# **MISCELLANEOUS TEXT (FEC Form 99)**

NAME OF COMMITTEE (In Full) Altria Group, Inc. Political Action Committee (AltriaPAC)



FEC IDENTIFICATION NUMBER

C00089136

Mailing Address	101 Constitution Ave Suite 400W	NW	
City		State	ZIP Code
Washington		DC	20001

In response to the FEC's RFAI letter dated April 30, 2019, the Altria Group, Inc. Political Action Committee (AltriaPAC) is submitting, via courier today, a copy of the loan agreement supporting Schedule C-1 of the 30-Day Post-General report. We apologize for neglecting to provide the loan agreement with our initial filing. We have instituted additional procedures to ensure this does not occur in the future.

Please let us know if you should require any additional information.

**PAGE 1/1** 

FEC FORM 3X	REPORT OF AND DISBUR For Other Than An Aut	RECEIPTS SEMENTS		PAGE 1 / 1142 EIVED IL CENTER 5 PM 2: 54 Office Use Only
1. NAME OF COMMITTEE (in full)	TYPE OR PRINT ▼	Example: If typing, type over the lines.	12FE4M5	
Altria Group, Inc. F	Political Action Committee	e (AltriaPAC)		
ADDRESS (number and stre	Suite 400W			
reported. (ACC)		<u>↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓ ↓</u> Y▲	STATE	
2. FEC IDENTIFICATIO	3. IS R			
<ul> <li>4. TYPE OF REPOR (Choose One)</li> <li>(a) Quarterly Reports</li> <li>April 15 Quarterly Re</li> <li>July 15 Quarterly Re</li> <li>October 15 Quarterly Re</li> </ul>	port (Q1) port (Q2) port (	20 (M2)       May 20         20 (M3)       Jun 20         20 (M4)       Jul 20 (I         Primary (12P)       Convention (12C)	(M6)	
January 31 Year-End Re July 31 Mid- Report (Non- Year Only) (f Termination F (TER)	fear (d) 30-Day election POST-Election AY) Report for the:	K General (30G)	, Runoff (30	in the State of Special (30S) in the State of
-	10 18 2018 ned this Report and to the best of Dimarob, Michelle, , ,	through	is true, correct and	2018 complete.
Type or Print Name of Tre Signature of Treasurer	Dimarob, Michelle, , ,	•	Date 11	/ <b>D D</b> / <b>Y T Y T Y</b> 28 2018
NOTE: Submission of false, Office Use Only	erroneous, or incomplete information	n may subject the person sigr	ning this Report to the	e penalties of 52 U.S.C. § 30109 FEC FORM 3X Rev. 05/2016

2019:05:15:0M:002795M

.

| | | |

.

1	LOAN NAME	ACCT. NUMBER	NOTE DATE	INITIALS
ل_` `	Altria Group, Inc. PAC		08/02/18	MAB
NOTE AMOUNT	INDEX (w/Margin)	RATE	MATURITY DATE	LOAN PURPOSI
\$100,000.00	Well Street Journal Prime plus	6.500%	08/02/19	Commercial
	1.500%	۰.		
		· Creditor Use Only	· · · · · · · · · · · · · · · · · · ·	
	Named - and a sum of the second s			
4			<b>5</b> ,	
·	31	PROMISSORY NOTE (Commercial - Revolving Draw)		
		, .	······································	
DATE AND PARTIES. The d	ate of this Promissory Note (Note) is	August 2, 2018. The parties an	d their addresses are:	
LENDER:		•		•
CHAIN BRIDGE BA	NK, N.A.			
1445-A Laughlin A				
McLean, VA 2210 Telephone: (703)		,		
			•:	
BORROWER:				с <sup>т</sup>
ALTRIA GROUP, IN	IC. PAC Ibia Political Action Committee			C
	Venue NW, Suite 400W			-
Washington, DC 20	0001			
:				
	this Note, the terms have the follow			
A. Pronouns. The prono	ouns "], " ("me," and "my" refer to ea	ch Borrower signing this Note, i	ndividually and together with their	heirs, successors and a
and each other person o	or legal entity (including guarantors, e ors, successors and assigns, or any pe	ndorsers, and survives) who agr	ees to pay this Note. "You" and	"Your" refer to the Lend
	this document, and any extensions, re			
A T	this transaction generally, including	- Contract Sector Secto		
	ications, security agreements, disclos		inclin the terms of all documents	prepared or submitted
D. Loan Documents, Loa	an Documents refer to all the docume	ints executed as a part of or in c	connection with the Loan.	•
•	any property, real, personal or intang			
	te change limitations are expressed a			
	follar amounts will be payable in lawf		r≺ f America	
DOMISE TO DAY For VE	un unu vou de la promise to pou vou o	r vour order et vour eddeere er	àt augh athas lasation as why may	
from time to time under the	alus received, I promise to pay you of a terms of this Note up to the max outstanding Principal balance until.	imum outstanding principal bala	ance of \$100,000.00 (Principal),	plus interest from the
from time to time under the disbursement, on the unpeid Loan.	a terms of this Note up to the max outstanding,Principal,balance.until.	imum outstanding principal bala	ance of \$100,000.00 (Principal),	plus interest from the
from time to time under the disbursement, on the unpaid Loan	a terms of this Note up to the max	imum outstanding principal bala this Note is paid in full and you	ance of \$100,000.00 (Principal),	plus interest from the
from time to time under the disbursement, on the unpeid Loan	a terms of this Note up to the max outstanding Principal balance until pal amount more than one time. ade subject to all other terms and con	imum outstanding principal bala this Note is paid in full and you ditions of the Loan.	nce of \$100,000.00 (Principal), 1 have no further obligations to m	plus interest from the d ake advances to me un
from time to time under the disbursement, on the unpeid Loan. may borrow up to the Princi All advances made will be ma 3. INTEREST. Interest will ac	a terms of this Note up to the max outstanding Principal balance until pal amount more than one time.	imum outstanding principal bala this Note is paid in full and you ditions of the Loan.	nce of \$100,000.00 (Principal), 1 have no further obligations to m	plus interest from the d ake advances to me un
from time to time under the disbursement, on the unpaid Loan. I may borrow up to the Princi All advances made will be ma 3. INTEREST. Interest will ac may change as described in t A. Interest After Default Rate payable on the outs	a terms of this Note up to the max outstanding Principal balance until pal amount more than one time. ade subject to all other terms and con scrue on the unpaid Principal balance	imum outstanding principal bala this Note is paid in full and you ditions of the Loan. of this Note at the rate of 6.500 terms of the Loan, including fo	once of \$100,000.00 (Principal), a have no further obligations to m o percent (Interest Rate) until Aug or failure to pay in full at maturity,	plus interest from the d ake advances to me un ust 3, 2018, after which you may increase the
from time to time under the disbursement, on the unpaid Loan. I may borrow up to the Princi All advances made will be ma 3. INTEREST. Interest will ac may change as described in t A. Interest After Default Rate payable on the outs paid in full. B. Maximum Interest Am	a terms of this Note up to the max outstanding Principal balance until pal amount more than one time. ade subject to all other terms and con scrue on the unpaid Principal balance he Variable Rate subsection. If you declare a default under the tanding Principal balance of this Note rount. Any amount assessed or coll	imum outstanding principal bala this Note is paid in full and you ditions of the Loan. of this Note at the rate of 6.500 terms of the Loan, including to a. In such event, interest will ac acted as interest under the term	ance of \$100,000.00 (Principal), a have no further obligations to m 0 percent (Interest Rate) until Augu In failure to pay in full at maturity, crue on the outstanding Principal Ins of this Note will be limited to f	plus interest from the d ake advances to me un ust 3, 2018, after which you may increase the I balance at 18,000 perce
from time to time under the disbursement, on the unpaid loan. may borrow up to the Princi All advances made will be ma 3. INTEREST. Interest will ac may change as described in t A. Interest After Default Rate payable on the outs paid in full. B. Maximum Interest Am interest allowed by appli	a terms of this Note up to the max outstanding Principal balance until pal amount more than one time. ade subject to all other terms and con scrue on the unpaid Principal balance he Variable Rate subsection. . If you declare a default under the tranding Principal balance of this Note rount. Any amount assessed or coll icable law. Amounts collected in ex	imum outstanding principal bala this Note is paid in full and you ditions of the Loan. of this Note at the rate of 6.500 terms of the Loan, including to a. In such event, interest will ac acted as interest under the term	ance of \$100,000.00 (Principal), a have no further obligations to m 0 percent (Interest Rate) until Augu In failure to pay in full at maturity, crue on the outstanding Principal Ins of this Note will be limited to f	plus interest from the d ake advances to me un ust 3, 2018, after which you may increase the I balance at 18,000 perce
from time to time under the disbursement, on the unpeid Loan. May borrow up to the Princi All advances made will be ma 3. INTEREST. Interest will ac may change as described in t A. Interest After Default Rate payable on the outs paid in full. B. Maximum Interest Am interest allowed by appli- remainder will be refunde	a terms of this Note up to the max outstanding Principal balance until, pal amount more than one time. ade subject to all other terms and con occue on the unpaid Principal balance he Variable Rate subsection. . If you declare a default under the standing Principal balance of this Note rount. Any amount assessed or coll icable law. Amounts collected in ex-	imum outstanding principal bala this Note is paid in full and you ditions of the Loan. of this Note at the rate of 6.504 terms of the Loan, including to a In such event, interest will ac acted as interest under the term icess of the maximum lawful ar	ance of \$100,000.00 (Principal), a have no further obligations to m O percent (Interest Rate) until Augu or failure to pay in full at maturity, scrue on the outstanding Principal I ns of this Note will be limited to f mount will be applied first to the	plus interest from the d ake sidvances to me un ust 3, 2018, after which you may increase the l balance at 18,000 perce the maximum lawful am unpaid Principal balance
from time to time under the disbursement, on the unpaid Loan. I may borrow up to the Princi All advances made will be me 3. INTEREST. Interest will ac may change as described in t A. Interest After Default Rate payable on the outs paid in full. B. Maximum Interest Am interest allowed by appli remainder will be refunde C. Statutory Authority.	a terms of this Note up to the max outstanding Principal balance until pal amount more than one time. ade subject to all other terms and con- corue on the unpaid Principal balance he Variable Rate subsection. If you declare a default under the tranding Principal balance of this Note tount. Any amount assessed or coll icable law. Amounts collected in ex- ed to me.	imum outstanding principal bala this Note is paid in full and you ditions of the Loan. of this Note at the rate of 6.500 terms of the Loan, including fo a. In such event, interest will ac acted as interest under the term cess of the maximum lawful ar this Note is authorized by the V	ance of \$100,000.00 (Principal), a have no further obligations to m O percent (Interest Rate) until Augu or failure to pay in full at maturity, scrue on the outstanding Principal I ns of this Note will be limited to f mount will be applied first to the	plus interest from the d ake sidvances to me un ust 3, 2018, after which you may increase the l balance at 18,000 perce the maximum lawful am unpaid Principal balance
from time to time under the disbursement, on the unpaid Loan. I may borrow up to the Princi All advances made will be me 3. INTEREST. Interest will ac may change as described in t A. Interest After Default Rate payable on the outs paid in full. B. Maximum Interest Am interest allowed by appli remainder will be refunde C. Statutory Authority. D. Accrual. Interest accr	a terms of this Note up to the max outstanding Principal balance until pal amount more than one time. ade subject to all other terms and con- scrue on the unpaid Principal balance he Variable Rate subsection. If you declare a default under the standing Principal balance of this Note tount. Any amount assessed or coll icable law. Amounts collected in ex- ed to me. The amount assessed or collected on rues using an Actual/360 days counti	imum outstanding principal bala this Note is paid in full and you ditions of the Loan. of this Note at the rate of 6.500 terms of the Loan, including fo a. In such event, interest will ac acted as interest under the term cess of the maximum lawful ar this Note is authorized by the V ng method.	ance of \$100,000.00 (Principal), a have no further obligations to m O percent (Interest Rate) until Augu or failure to pay in full at maturity, scrue on the outstanding Principal I ns of this Note will be limited to f mount will be applied first to the	plus interest from the d ake sidvances to me un ust 3, 2018, after which you may increase the l balance at 18,000 perce the maximum lawful am unpaid Principal balance
from time to time under the disbursement, on the unpaid Loan. I may borrow up to the Princi All advances made will be ma 3. INTEREST. Interest will ac may change as described in t A. Interest After Default Rate payable on the outs paid in full. B. Maximum Interest Am interest allowed by appli remainder will be refunde C. Statutory Authority. T D. Accrual. Interest accr E. Veriable Rate. The Int	a terms of this Note up to the max outstanding Principal balance until, pal amount more than one time, ade subject to all other terms and con- crue on the unpaid Principal balance he Variable Rate subsection. If you declare a default under the tranding Principal balance of this Note tount. Any amount assessed or coll icable law. Amounts collected in ex- ad to me. The amount assessed or collected on rues using an Actual/360 days counti- terest Rate may change during the ter	imum outstanding principal bala this Note is paid in full and you ditions of the Loan. of this Note at the rate of 6.500 terms of the Loan, including fo a. In such event, interest will ac acted as interest under the term cess of the maximum lawful ar this Note is authorized by the V ng method. m of this transaction.	ance of \$100,000.00 (Principal), a have no further obligations to m D percent (Interest Rate) until Augu or failure to pay in full at maturity, scrue on the outstanding Principal I mount will be applied first to the irginia usury laws under Va. Code	plus interest from the d ake sidvances to me un ust 3, 2018, after which you may increase the l balance at 18,000 perce the maximum lawful am unpeid Principal balance §§ 6.2 et. seq.
from time to time under the disbursement, on the unpeid Loan. May borrow up to the Princi All advances made will be ma 3. INTEREST. Interest will ac may change as described in t A. Interest After Default Rate payable on the outs paid in full. B. Maximum Interest Am interest allowed by appli remainder will be refunde C. Statutory Authority. D. Accrual. Interest accr E. Variable Rate. The Int (1) Index. Beginnin least 70% of the 10	a terms of this Note up to the max outstanding Principal balance until, pal amount more than one time. ade subject to all other terms and con- scrue on the unpaid Principal balance he Variable Rate subsection. If you declare a default under the standing Principal balance of this Note total principal balance of this Note total and the subsection of this Note standing Principal balance of this Note total and the subsection of the subsection icable law. Amount assessed or collected on rues using an Actual/360 days counti interst Rate may change during the ter- ng with the first Change Date, the In D largest U.S.; banks known as the W	imum outstanding principal bala this Note is paid in full and you ditions of the Loan. of this Note at the rate of 6.504 terms of the Loan, including to a In such event, interest will ac acted as interest under the term cess of the maximum lawful ar this Note is authorized by the V ng method. Im of this transaction. terest Rate will be based on the all Street Journal U.S. Prime Rate	ance of \$100,000.00 (Principal), a have no further obligations to m Opercent (Interest Rate) until Augu or failure to pay in full at maturity, scrue on the outstanding Principal I ns of this Note will be limited to f mount will be applied first to the firginia usury laws under Va. Code a following index: the base rate of te.	plus interest from the d ake sidvances to me un ust 3, 2018, after which you may increase the I balance at 18,000 perce the maximum lawful am unpaid Principal balance \$\$ 5.2 et. seq.
from time to time under the disbursement, on the unpeid Loan. I may borrow up to the Princi All advances made will be me 3. INTEREST. Interest will ac may change as described in t A. Interest After Default Rate payable on the outs paid in full. B. Maximum Interest Am interest allowed by appli remainder will be refunde C. Statutory Authority. D. Accrual. Interest accr E. Veriable Rate. The Int (1) Index. Beginnin least 70% of the 10 The Current Index i margin, that the Int	a terms of this Note up to the max outstanding Principal balance until, pal amount more than one time, ade subject to all other terms and con- crue on the unpaid Principal balance he Variable Rate subsection. If you declare a default under the tranding Principal balance of this Note tount. Any amount assessed or coll icable law. Amounts collected in ex- ad to me. The amount assessed or collected on rues using an Actual/360 days counti- ierest Rate may change during the ter- ng with the first Change Date, the In	imum outstanding principal bala this Note is paid in full and you ditions of the Loan. of this Note at the rate of 6.500 terms of the Loan, including to a In such event, interest will ac ected as interest under the term cess of the maximum lawful as this Note is authorized by the V ng method. I'm of this transaction. terest Rate will be based on the all Street Journal U.S. Prime Rat ble as of 45 days before each C arme rate you charge on any oth	ance of \$100,000.00 (Principal), a have no further obligations to m Opercent (Interest Rate) until Augu or failure to pay in full at maturity, corue on the outstanding Principal I ns of this Note will be limited to a mount will be applied first to the irginia usury laws under Va. Code a following index: the base rate of te.	plus interest from the d ake sidvances to me un ust 3, 2018, after which you may increase the l balance at 18,000 perce the maximum lawful am- unpeid Principal balance \$\$ 5.2 et. seq, in corporate loans poster by selecting this Index,
from time to time under the disbursement, on the unpeid Loan. I may borrow up to the Princi All advances made will be me 3. INTEREST. Interest will ac may change as described in t A. Interest After Default Rate payable on the outs paid in full. B. Maximum Interest Am interest allowed by apple c. Statutory Authority. D. Accrual. Interest accr E. Veriable Rate. The Int (1) Index. Beginnin least 70% of the 10 The Current Index i margin, that the Int this Index is no long	a terms of this Note up to the max outstanding Principal balance until, pal amount more than one time, ade subject to all other terms and con- scrue on the unpeid Principal balance he Variable Rate subsection. . If you declare a default under the tanding Principal balance of this Note neunt. Any amount assessed or coll icable law. Amount assessed or coll icable law. Amount science of the Note to me. The amount assessed or collected in ex- ed to me. The amount assessed or collected on rues using an Actual/360 days counti- ierest Rate may change during the ter ng with the first Change Date, the Im D largest U.S.; banks known as the W s the most recent index figure availa- terest Rate on this Note will be the science.	imum outstanding principal bail this Note is paid in full and you ditions of the Loan. of this Note at the rate of 6.504 terms of the Loan, including to a. In such event, interest will ac ected as interest under the term iccess of the maximum lawful as this Note is authorized by the V ng method. 'm of this transaction. terest Rate will be based on the all Street Journal U.S. Prime Rat ble as of 45 days before each C ame rate you charge on any oth nillar index. You will give me not	ance of \$100,000.00 (Principal), a have no further obligations to m 0 percent (Interest Rate) until Augu in failure to pay in full at maturity, crue on the outstanding Principal I mount will be applied first to the inginia usury laws under Va. Code e following index: the base rate of te. Change Date. You do not guaranty ier loans or class of loans you mak tice of your choice.	plus interest from the ake advances to me un ust 3, 2018, after which you may increase the balance at 18,000 perce the maximum lawful am unpeid Principal balance \$\$ 6.2 et. seq. In corporate loans poste by selecting this Index, is to me or other borrow
from time to time under the disbursement, on the unpeid Loan. I may borrow up to the Princi All advances made will be ma 3. INTEREST. Interest will ac may change as described in t A. Interest After Default Rate payable on the outs paid in full. B. Maximum Interest Am interest allowed by appli remainder will be refunde C. Statutory Authority. T D. Accrual. Interest accr E. Veriable Rate. The Int (1) Index. Beginnin least 70% of the 10 The Current Index i margin, that the Int this Index is no long (2) Change Date. E thereafter. {3} Calculation Of C	a terms of this Note up to the max outstanding Principal balance until, pal amount more than one time, ade subject to all other terms and con- scrue on the unpaid Principal balance he Variable Rate subsection. . If you declare a default under the tranding Principal balance of this Note transition of the subsection. . If you declare a default under the tranding Principal balance of this Note transition of the subsection. . If you declare a default under the transition of this Note transition of the subsection. . If you declare a default under the transition of the subsection. . If you declare a default under the transition of the subsection. . If you declare a default under the transition of the subsection. . If you declare a default under the transition of the subsection. . If you declare a default under the transition of the subsection. . If you declare a default under the transition of the subsection. . If you declare a default under the transition of the subsection. . If you declare a default under the transition of the subsection. . If you declare a default under the transition of the subsection. . If you declare a default under the transition of the subsection. . If you declare a default under the transition of the subsection. . If you declare a default under the transition of the subsection. . If you declare a default under the transition of the subsection. . If you declare a default under the transition of the subsection. . If you declare a default under the transition of the subsection. . If you declare a default under the transition of the subsection. . If you declare a default under the transition of the subsection. 	imum outstanding principal bail this Note is paid in full and you ditions of the Loan. of this Note at the rate of 6.504 terms of the Loan, including fo a In such event, interest will ac acted as interest under the term icess of the maximum lawful at this Note is authorized by the V og method. I'm of this transaction. terest Rate will be based on the all Street Journal U.S. Prime Rat ble as of 45 days before each C ame rate you charge on any oth allar index. You will give me not may change is called a Change wu will calculate the Interest Rate	ance of \$100,000.00 (Principal), a have no further obligations to m 0 percent (Interest Rate) until Augu or failure to pay in full at maturity, crue on the outstanding Principal I ns of this Note will be limited to a mount will be applied first to the firginia usury laws under Va. Code a following index: the base rate of te. Change Date. You do not guaranty isr loans or class of loans you mak tice of your choice. a Date. The Interest Rate may cha e, which will be the Current Index	plus interest from the d ake sidvances to me un ust 3, 2018, after which you may increase the l balance at 18.000 perce the maximum lawful am unpaid Principal balance \$\$ 5.2 et. seq. In corporate loans poste by selecting this Index, so to me or other borrow ange August 3, 2018 an plus 1.500 percent. The
from time to time under the disbursement, on the unpeid Loan. I may borrow up to the Princi All advances made will be ma 3. INTEREST. Interest will ac may change as described in t A. Interest After Default Rate payable on the outs paid in full. B. Maximum Interest Am interest allowed by appli remainder will be refunde C. Statutory Authority. T D. Accrual. Interest accr E. Veriable Rate. The Int (1) Index. Beginnin least 70% of the 10 The Current Index i margin, that the Int this Index is no long (2) Change Date. E thereafter. {3} Calculation Of C	a terms of this Note up to the max outstanding Principal balance until, pal amount more than one time. ade subject to all other terms and con- scrue on the unpaid Principal balance he Variable Rate subsection. If you declare a default under the tranding Principal balance of this Note nount. Any amount assessed or coll icable law. Amounts collected in ex- ed to me. The amount assessed or collected on rues using an Actual/360 days counti- inerst Rate may change during the ter og with the first Change Date, the In D largest U.S; banks known as the W s the most recent index figure availa- terest Rate on this Note will be the si- ger available, you will substitute a sin Each date on which the Interest Rate change. Before each Change Date you	imum outstanding principal bail this Note is paid in full and you ditions of the Loan. of this Note at the rate of 6.504 terms of the Loan, including fo a In such event, interest will ac acted as interest under the term icess of the maximum lawful at this Note is authorized by the V og method. I'm of this transaction. terest Rate will be based on the all Street Journal U.S. Prime Rat ble as of 45 days before each C ame rate you charge on any oth allar index. You will give me not may change is called a Change wu will calculate the Interest Rate	ance of \$100,000.00 (Principal), a have no further obligations to m 0 percent (Interest Rate) until Augu or failure to pay in full at maturity, crue on the outstanding Principal I ns of this Note will be limited to a mount will be applied first to the firginia usury laws under Va. Code a following index: the base rate of te. Change Date. You do not guaranty isr loans or class of loans you mak tice of your choice. a Date. The Interest Rate may cha e, which will be the Current Index	plus interest from the d ake sidvances to me un ust 3, 2018, after which you may increase the l balance at 18.000 perce the maximum lawful am unpaid Principal balance \$\$ 5.2 et. seq. In corporate loans poste by selecting this Index, so to me or other borrow ange August 3, 2018 an plus 1.500 percent. The

÷

a

.

•

2019 - 05- 15 - 0M - 00277954

inew interest Rate will become effective on each Change Date. The Interest Rate and other charges on this Note will never exceed the highest rate or, charge allowed by law for this Note.3

[14] Effect Of Variable Rate. A change in the Interest Rate will have the following effect on the payments: The amount of scheduled payments will ichange.

4. ADDITIONAL CHARGES. As additional consideration, | agree to pay, or have paid, these additional fees and charges.

A. Nonrefundable Fees and Charges. The following fees are earned when collected and will not be refunded if I prepay this Note before the scheduled maturity date.

Legal Opinion. A(n) Legal Opinion fee of \$500.00 payable from separate funds on or before today's date. Loan Fee. I agree to pay a nonrefundable loan fee of \$500.00. This fee will be earned on the date credit is extended. This fee will be paid in cash: Documentation. A(n) Documentation fee of \$150.00 payable from separate funds on or before today's date.

5. REMEDIAL CHARGES. In addition to interest or other finance charges, I agree that I will pay these additional fees based on my method and pattern of payment. Additional remedial charges may be described elsewhere in this Note.

A. Late Charge. If a payment is more than 10 days late, I will be charged 5.000 percent of the Amount of Payment. I will pay this late charge promptly but only once for each late payment.

B. Returned Payment Charge. I agree to pay a fee not to exceed \$35.00 for each check, electronic payment, negotiable order of withdrawal or draft I issue in connection with the Loan that is returned because it has been dishonored.

6. GOVERNING AGREEMENT. This Note is further governed by the Commercial Loan Agreement executed between you and me as a part of this Loan, as modified, amended or supplemented. The Commercial Loan Agreement states the terms and conditions of this Note, including the terms and conditions under which the maturity of this Note may be accelerated. When I sign this Note, I represent to you that I have reviewed and am in compliance with the terms contained in the Commercial Loan Agreement.

7. PAYMENT. I agree to pay all accrued interest on the balance outstanding from time to time in regular payments beginning September 2, 2018, then on the same day of each month thereafter. A final payment of the entire unpaid outstanding balance of Principal and interest will be due August 2, 2019.

Payments will be rounded down to the nearest \$.01. With the final payment I also agree to pay any additional fees or charges nwing and the amount of any advances you have made to others on my behalf. Payments scheduled to be paid on the 29th, 30th or 31st day of a month that contains no such day will, instead, be made on the last day of such month.

Interest payments will be applied first to any charges I owe other than late charges, then to accrued, but unpaid interest, then to late charges. Principal payments will be applied first to the outstanding Principal balance, then to any late charges. If you and I agree to a different application of payments, we will describe our agreement on this Note. The actual amount of my final payment will depend on my payment record.

8. PREPAYMENT. I may prepay this Loan in full or in part at any time. Any partial prepayment will not excuse any later scheduled payments until I pay in full.

9. LOAN PURPOSE. The purpose of this Loan is working capital expenditures.

10. SECURITY. The Loan is secured by separate security instruments prepared together with this Note as follows:

#### **Document Name**

Parties to Document Altria Group, Inc. PAC

Security Agreement - Altria Group, Inc. PAC

11. DUE ON SALE OR ENCUMBRANCE. You may, at your option, declare the entire balance of this Note to be immediately due and payable upon the creation of, or contract for the creation of, any lien, encumbrance, transfer or sale of all or any part of the Property. This right is subject to the restrictions imposed by federal law, as applicable.

12. WAIVERS AND CONSENT. To the extent not prohibited by law, I waive protest, presentment for payment, demand, notice of occeleration, notice of intent to accelerate and notice of dishonor.

A. Additional Waivers By Borrower: In addition, I, and any party to this Note and Loan, to the extent permitted by law, consent to certain actions you may take, and generally waive defenses that may be available based on these actions or based on the status of a party to this Note.

(1) You may renew or extend payments on this Note, regardless of the number of such renewals or extensions.

(2) You may release any Borrower, endorser, guarantor, surety, accommodation maker or any other co-signer.

(3) You may release, substitute or impair any Property securing this Note.

(4) You, or any institution participating in this Note, may invoke your right of set-off.

(5) You may enter into any sales, repurchases or participations of this Note to any person in any amounts and I waive notice of such sales, repurchases or perticipations.

(6) I agree that any of us signing this Note as a Borrower is authorized to modify the terms of this Note or any instrument securing, guarantying or relating to this Note.

B. No Weiver By Lender. Your course of dealing, or your forbearance from, or delay in, the exercise of any of your rights, remedies, privileges or right to insist upon my strict performance of any provisions contained in this Note, or any other Loan Document, shall not be construed as a waiver by you, unless any such waiver is in writing and is signed by you.

13. COMMISSIONS. I understand and agree that you (or your affiliate) will earn commissions or fees on any insurance products, and may earn such fees on other services that I buy through you or your affiliete.

14. APPLICABLE LAW. This Note is governed by the laws of Virginia, the United States of America, and to the extent required, by the laws of the jurisdiction where the Property is located, except to the extent such state laws are preempted by federal law. In the event of a dispute, the exclusive forum, venue and place of jurisdiction will be in Virginia, unless otherwise required by law.

15. JOINT AND INDIVIDUAL LIABILITY AND SUCCESSORS. My obligation to pay the Loan is independent of the obligation of any other person who has also agreed to pay it. You may sue me alone, or anyone else who is obligated on the Loan, or any number of us together, to collect the Loan. Extending the Loan or new obligations under the Loan, will not affect my duty under the Loan and I will still be obligated to pay the Loan. This Note shall inure to the benefit of and be

Altria Group, Inc. PAC Virginia Promissory Note VA/4RCOWHILL00000000001737013090618N

Wolters Kluwer Financial Services ©1996, 2018 Bankers Systems 1

Page 2

~

enforceable by you and your successors and assigns and shall be binding upon and enforceable against me and my personal representatives, successors, heirs and essigns

16. AMENDMENT, INTEGRATION AND SEVERABILITY. This Note may not be amended or modified by oral agreement. No amendment or modification of this Note is effective unless made in writing. This Note and the other Loan Documents are the complete and final expression of the agreement. If any provision of this Note is unenforceable, then the unenforceable provision will be severed and the remaining provisions will still be enforceable.

17. INTERPRETATION! Whenever used, the singular includes the plural and the plural includes the singular. The section headings are for convenience only and are not to be used to interpret or define the terms of this Note.

.18. NOTICE, FINANCIAL REPORTS AND ADDITIONAL DOCUMENTS. Unless otherwise required by law, any notice will be given by delivering it or mailing it by first class mail to the appropriate party's address listed in the DATE AND PARTIES section, or to any other address designated in writing. Notice to one Borrower will be deemed to be notice to all Borrowers. I will inform you in writing of any change in my name, address or other application information. I agree to sign, deliver, and file any additional documents or certifications that you may consider necessary to perfect, continue, and preserve my obligations under this Loan and to confirm your lien status on any Property. Time is of the essence.

19. CREDIT. INFORMATION. II agree to supply you with whatever information you reasonably feel you need to decide whether to continue this Loan. You will make requests for this information without undue frequency, and will give me reasonable time in which to supply the information.

20. ERRORS AND OMISSIONS I agree, if requested by you, to fully cooperate in the correction, if necessary, in the reasonable discretion of you of any and all loan closing documents so that all documents accurately describe the loan between you and me. I agree to assume all costs including by way of illustration and not limitation, actual expenses, legal fees and marketing losses for failing to reasonably comply with your requests within thirty (30) days

21. WAIVER OF JURY TRIAL: All of the partles to this Note knowingly and intentionally, irrevocably and unconditionally, waive any and all right to a trial by jury in any litigation arising out of or concerning this Note or any other Loan Document or related obligation. All of these partles acknowledge that this section has either been brought to the attention of each party's legal counsel or that each party had the opportunity to do so.

22. SIGNATURES, 'By signing under seal, I agree to the terms contained in this Note. I also acknowledge receipt of a copy of this Note.

# BORROWER:

4

05-

15

03-00277956

Attria Group, Inc. PAC

8/2/18 \_(Seal)

LENDER:

Chain Bridge Bank, N.A.

Bγ Marcia Bradford

Altria Group, Inc. PAC Virginia Promissory Note VA/4RCOWHILL0000000001737013072018N

Wolters Kluwer Financial Services 21996, 2018 Bankers Systems

Page 31

đ

DATE AND PARTIES. The date of this Security Agreement (Agreement) is August 2, 2018. The parties and their addresses are:

#### SECURED PARTY:

### CHAIN BRIDGE BANK, N.A. 1445-A Laughlin Avenue McLean, VA 22101-5737

#### DEBTOR:

2 Q

19

05

15

03

00277957

ALTRIA GROUP, INC. PAC a District Of Columbia Political Action Committee 101 Constitution Avenue NW, Suite 400W Washington, DC 20001

Definitions. For the purposes of this document, the following terms have the following meanings.

"Line of Credit" refers to this transaction generally, including obligations and duties arising from the terms of all documents prepared or submitted for this, transaction.

The pronouns "you" and "your" refer to the Secured Party. The pronouns "I," "me" and "my" refer to each person or entity signing this Agreement as Debtor and agreeing to give the Property described in this Agreement as security for the Secured Debts.

1. SECURED DEBTS. The term "Secured Debts" includes and this Agreement will secure each of the following:

A. Specific Debts. The following debts and all extensions, renewals, refinancings, modifications and replacements. A promissory note or other agreement, No. 730003427, dated August 2, 2018, from me to you, in the amount of \$100,000.00.

B. Sums Advanced. All sums advanced and expenses incurred by you under the terms of this Agreement.

Loan Documents refer to all the documents executed in connection with the Secured Debts.

2: SECURITY INTEREST. To secure the payment and performance of the Secured Debts, I grant you a security interest in all of the Property described in this Agreement that I own or have sufficient rights in which to transfer an interest, now or in the future; wherever the Property is or will be located, and all proceeds and products from the Property (including; but not limited to, all parts; accessories; repairs, replacements, improvements, and accessions to the Property). Property is all the collateral given as security for the Secured Debts and described in this Agreement, and includes all obligations that support the payment or performance of the Property. "Proceeds" includes cash proceeds, non-cash proceeds and anything acquired upon the sale, lease, license, exchange, or other disposition of the Property; any rights and claims arising from the Property; and any collections and distributions on account of the Property.

This Agreement remains in effect until terminated in writing, even if the Secured Debts are paid and you are no longer obligated to advance funds to me under any r loan or credit agreement.

3. PROPERTY DESCRIPTION. The Property is described as follows:

A. Specific Property. Assignment of Pledged Contributions from payroll deductions and Donations. Deposit/Share Accounts. Account Number 2100133699, which is held at Chain Bridge Bank, N.A. located at 1445-A Laughlin Avenue, McLean, Virginia 22101-5737, and additionally described: Operating Account/Control Account.

4. WARRANTIES AND REPRESENTATIONS. I have the right and authority to enter into this Agreement. The execution and delivery of this Agreement will not violate any agreement governing me or to which I am a party. My principal residence is located in District Of Columbia. I will provide you with at least 30 days notice prior to any change in my name or principal residence location.

A. Ownership of Property. I represent that I own all of the Property. Your claim to the Property is ahead of the claims of any other creditor, except as disclosed in writing to you prior to any advance on the Secured Debts. I represent that I am the original owner of the Property and, if I am not, that I have provided you with a list of prior owners of the Property.

#### 15. DUTIES TOWARD PROPERTY.

A. Protection of Secured Party's Interest. I will defend the Property against any other claim. I agree to do whatever you require to protect your security interest and to keep your claim in the Property ahead of the claims of other creditors. I will not do anything to harm your position.

I will keep books, records and accounts about the Property and my business in general. I will let you examine these and make copies at any reasonable time. I will prepare any report or accounting you request which deals with the Property.

8: Use, Location; and Protection of the Property. I will keep the Property in my possession and in good repair. I will use it only for commercial purposes: I will not change this specified use without your prior written consent. You have the right of reasonable access to inspect the Property and I will immediately inform you of any loss or damage to the Property. I will not cause or permit waste to the Property.

I will keep the Property at my address listed in the DATE AND PARTIES section unless we agree I may keep it at another location. If the Property is to be used in other states, I will give you a list of those states. The location of the Property is given to aid in the identification of the Property. It does not in any way limit the scope of the security interest granted to you. I will notify you in writing and obtain your prior written consent to any change in location of any of the Property. I will not use the Property in violation of any law. I will notify you in writing prior to any change in my name or address.

Until the Secured Debts are fully paid and this Agreement is terminated, I will not grant a security interest in any of the Property without your prior written consent. I will pay all taxes and assessments levied or assessed against me or the Property and provide timely proof of payment of these taxes and assessments upon request.

C. Selling, Leasing or Encumbering the Property. I will not sell, offer to sell, lease, or otherwise transfer or encumber the Property without your prior written permission. Any disposition of the Property contrary to this Agreement will violate your rights. Your permission to sell the Property may be reasonably withheld without regard to the creditworthiness of any buyer or transferee. I will not permit the Property to be the subject of any court order affecting my rights to the Property in any section by anyone other than you. If the Property includes chattel paper or instruments, either as original collateral or as proceeds of the Property, I will note your security interest on the face of the chattel paper or instruments.

D. Additional Duties Specific to Accounts. I will not settle any Account for less than its full value without your written permission. Until you tell me otherwise, I will collect all Accounts in the ordinary course of business. I will not dispose of the Accounts by assignment without your prior written consent. I

Altria Group, Inc. PA	C
Virginia Security Agr	ement
VA/4RCOWHILL0000	0000001737013090618N

### Wolters Kluwer Financial Services 91996, 2018 Bankers Systems

Page 1

n

ø

will keep the proceeds from all the Accounts and any goods which are returned to me or which I take back. I will not commingle them with any of my other property. I will deliver the Accounts to you at your request. If you ask me to pay you the full price on any returned items or items retaken by me, I will do so. I will make no material change in the terms of any Account, and I will give you any statements, reports, certificates, lists of Account Debtors (showing names, addresses and amounts owing), invoices applicable to each Account, and other data in any way pertaining to the Accounts as you may request.

.6. COLLECTION RIGHTS OF THE SECURED PARTY. Account Debtor means the person who is obligated on an account, chattel paper, or general intangible. I authorize you to notify my Account Debtors of your security interest and to deal with the Account Debtors' obligations at your discretion. You may enforce the obligations of an Account Debtor, exercising any of my rights with respect to the Account Debtors' obligations to make payment or otherwise render performance to me, including the enforcement of any security interest that secures such obligations. You may apply proceeds received from the Account Debtors to the Secured Debts or you may release such proceeds to me.

specifically and irrevocably authorize you to exercise any of the following powers at my expense, without limitation, until the Secured Debts are paid in full:

A. demand payment and enforce collection from any Account Debtor or Obligor by sult or otherwise.

B. enforce any security interest, lien or encumbrance given to secure the payment or performance of any Account Debtor or any obligation constituting Property.

C. file proofs of claim or similar documents in the event of bankruptcy. Insolvency or death of any person obligated as an Account Debtor.

D. compromise, release, extend, or exchange any indebtedness of an Account Debtor.

E. take control of any proceeds of the Account Debtors' obligations and any returned or repossessed goods.

F. endorse all payments by any Account Debtor which may come into your possession as payable to me.

G, deal in all respects as the holder and owner of the Account Debtors' obligations.

7. AUTHORITY TO PERFORM. I authorize you to do anything you deem reasonably necessary to protect the Property, and perfect and continue your security interest in the Property. If I fall to perform any of my duties under this Agreement or any other Loan Document, you are authorized, without notice to me, to perform the duties or cause them to be performed.

These authorizations include, but are not limited to, permission to:

A. pay and discharge taxes, liens, security interests or other encumbrances at any time levied or placed on the Property,

B. pay any rents or other charges under any lease affecting the Property.

- C. order and pay for the repair, maintenance and preservation of the Property.
- D. file any financing statements on my behalf and pay for filing and recording fees pertaining to the Property.
- E. place a note on any chattel paper indicating your interest in the Property.

F. take any action you feel necessary to realize on the Property, including performing any part of a contract or endorsing it in my name.

G. handle any suits or other proceedings involving the Property in my name.

H. prepare, file, and sign my name to any necessary reports or accountings.

I. make an entry on my books and records showing the existence of this Agreement.

J. notify any Account Debtor or Obligor of your interest in the Property and tell the Account Debtor or Obligor to make payments to you or someone else you name.

If you perform for me, you will use reasonable care. If you exercise the care and follow the procedures that you generally apply to the collection of obligations owed to you, you will be deemed to be using reasonable care. Reasonable care will not include: any steps necessary to preserve rights against prior parties; the duty to send notices, perform services or take any other action in connection with the management of the Property; or the duty to protect, preserve or maintain any security interest given to others by me or other parties. Your authorization to perform for me will not create an obligation to perform and your failure to perform will not preclude you from exercising any other rights under the law or this Loan Agreement. All cash and non-cash proceeds of the Property may be applied by you only upon your actual receipt of cash proceeds against such of the Secured Debts, matured or unmatured, as you determine in your sole discretion.

If you come into actual or constructive possession of the Property, you will preserve and protect the Property. For purposes of this paragraph, you will be in actual possession of the Property only when you have physical, immediate and exclusive control over the Property and you have affirmatively accepted that control. You will be in constructive possession of the Property only when you have both the prover and the intent to exercise control over the Property.

8. DEFAULT. I will be in default if any of the following events (known separately and collectively as an Event of Default) occur:

A. Payments.' I fail to make a payment in full when due.

8. Insolvency or Bankruptcy. The death, dissolution or insolvency of, appointment of a receiver, by or on behalf of, application of any debtor relief law, the assignment for the benefit of creditors by or on behalf of, the voluntary or involuntary termination of existence by, or the commencement of any proceeding under any present or future federal or state insolvency, bankruptcy, reorganization, composition or debtor relief law by or against me. Obligor, or any co-signer, endorser, surety or guarantor of this Agreement or any other obligations Obligor has with you.

C. Failure to Perform. I fail to perform any condition or to keep any promise or covenant of this Agreement.

D. Other Documents: A default occurs under the terms of any other Loan Document.

E. Other Agreements. I am in default on any other debt or agreement I have with you.

F. Misrepresentation. I make any verbal or written statement or provide any financial information that is untrue, inaccurate, or conceals a material fact at the) time it is made or provided.

G. Judgment. I fail to satisfy or appeal any judgment against me.

H. Forfeture. The Property is used in a manner or for a purpose that threatens confiscation by a legal authority.

1. Name Change. I change my name or assume an additional name without notifying you before making such a change.

J: Property Transfer. I transfer all or a substantial part of my money or property.

K: Property Value. You determine in good faith that the value of the Property has declined or is impaired.

L. Insecurity. You determine in good faith that a material adverse change has occurred in my financial condition from the conditions set forth in my most recent financial statement before the date of this Agreement or that the prospect for payment or performance of the Secured Debts is impaired for any reason.

9. DUE ON SALE OR ENCUMBRANCE. You may, at your option, declare the entire balance of this Agreement to be immediately due and payable upon the creation of, or contract for the creation of, any lien, encumbrance, transfer or sale of all or any part of the Property. This right is subject to the restrictions imposed by federal law, as applicable.

### Altria Group, Inc. PAC

Virginia Security Agreement

VA/4RCOWHILL00000000001737013072018N

Wolters Kluwer Financial Services 31996, 2018 Bankers Systems™

Page 2

c

Ð

10. REMEDIES. After I default, you may at your option do any one or more of the following.

A. Acceleration. You may make all or any part of the amount owing by the terms of the Secured Debts immediately due.

B. Sources. You may use any and all remedies you have under state or federal law or in any Loan Document.

C. Insurance Benefits. You may make a claim for any and all insurance benefits or refunds that may be available on my default.

D. Payments Made On My Behalf. Amounts advanced on my behalf will be immediately due and may be added to the Secured Debts.

E. Assembly of Property. You may require me to gather the Property and make it available to you in a reasonable fashion.

F. Repossession. You may repossess the Property so long as the repossession does not involve a breach of the peace. You may sell, lease or otherwise dispose of the Property as provided by law. You may apply what you receive from the disposition of the Property to your expenses, your reasonable attorneys' fees and legal expenses (where not prohibited by law), and any debt I owe you. If what you receive from the disposition of the Property does not satisfy the debt, I will be liable for the deficiency (where permitted by law). In some cases, you may keep the Property to satisfy the debt.

Where a notice is required, I agree that ten days prior written notice sent by first class mail to my address listed in this Agreement will be reasonable notice to me under the Virginia Uniform Commercial Code. If the Property is perishable or threatens to decline speedily in value, you may, without notice to me, dispose of any or all of the Property in a commercially reasonable manner at my expense following any commercially reasonable proparation or processing (where permitted by law).

If any items not otherwise subject to this Agreement an contained in the Property when you take possession, you may hold these items for me at my risk and you will not be liable for taking possession of them (where permitted by law).

G. Use and Operation. You may enter upon my premises and take possession of all or any part of my property for the purpose of preserving the Property or its value, so long as you do not breach the peace. You may use and operate my property for the length of time you feel is necessary to protect your interest, all without payment or compensation to me.

H. Waiver. By choosing any one or more of these remedles you do not give up your right to use any other remedy. You do not waive a default if you choose not to use a remedy. By electing not to use any remedy, you do not waive your right to later consider the event a default and to use any remedies if the default continues or occurs again.

11. WAIVER OF CLAIMS. I walve all claims for loss or damage caused by your acts or omissions where you acted reasonably and in good faith.

12. PERFECTION OF SECURITY INTEREST AND COSTS. I authorize you to file a financing statement and/or security agreement, as appropriate, covering the Property. I will comply with, facilitate, and otherwise assist you in connection with obtaining perfection or control over the Property for purposes of perfecting your security interest under the Uniform Commercial Code. I agree to pay all taxes, fees and costs you pay or incur/in connection with preparing, filing or recording any financing statements or other security interest filings on the Property. I agree to pay all actual costs of terminating your security interest.

13. APPLICABLE LAW.<sup>5</sup> This Agreement is governed by the laws of Virginia, the United States of America, and to the extent required, by the laws of the jurisdiction where the Property is located, except to the extent such state laws are preempted by federal law. In the event of a dispute, the exclusive forum, venue and place of jurisdiction will be in Virginia, unless otherwise required by law.

14. JOINT AND INDIVIDUAL LIABILITY AND SUCCESSORS. 'Each Debtor's obligations under this Agreement are independent of the obligations of any other Debtor. You may sue each Debtor individually or together with any other Debtor. You may release any part of the Property and I will still be obligated under this Agreement for the remaining Property. Debtor agrees that you and any party to this Agreement may extend, modify of make any change in the terms of this Agreement or any evidence of debt without Debtor's consent. Such a change will not release Debtor from the terms of this Agreement. If you assign any of the Secured Debts, you may assign all or any part of this Agreement will not release Debtor from the terms of the Secured Debts that are not assignee to the extent of such assignment. You will continue to have the unimpaired right to enforce this Agreement as to any of the Secured Debts that are not assigned. This Agreement shall inure to the benefit of and be enforceable by you and your successors and assigns and on the person to whom you may grant an interest in the Secured Debts and shall be binding upon and enforceable against me and my personal representatives, successors, heirs and assigns.

15. AMENDMENT, INTEGRATION AND SEVERABILITY. This Agreement may not be amended or modified by oral agreement. No amendment or modification of this Agreement is effective unless made in writing. This Agreement and the other Loan Documents are the complete and final expression of the understanding between you and me. If any provision of this Agreement is unenforceable, then the unenforceable provision will be severed and the remaining provisions will still be enforceable.

16. INTERPRETATION. Whenever used, the singular includes the plural and the plural includes the singular. The section headings are for convenience only and are not to be used to interpret or define the terms of this Agreement.

<sup>7</sup>17. NOTICE AND ADDITIONAL DOCUMENTS. Unless otherwise required by law, any notice will be given by delivering it or mailing it by first class mall to the appropriate party's address listed in the DATE AND PARTIES section, or to any other address designated in writing. Notice to one Debtor will be deemed to be notice to all Debtors. I will inform you in writing of any change in my name, address or other application information. I will provide you any other, correct and complete information you request to effectively grant a security interest on the Property. I agree to sign, deliver, and file any additional documents or cardifications that you may consider necessary to perfect, continue, and preserve my obligations under this Agreement and to confirm your lien status on any Property. Time is of the essence.

18. WAIVER OF JURY TRIAL. All of the parties to this Agreement knowingly and intentionally, irrevocably and unconditionally, wrive any and all right to a trial by jury in any litigation arising out of or concerning this Agreement or any other Loan Document or related obligation. All of these parties acknowledge that this section has either been brought to the attention of each party's legal counsel or that each party had the apportunity to do so.

Altria Group, Inc. PAC Virginia Security Agreement VA/4RCOWHILL00000000001737013072018N

2 0

1

9

0

5

---

1

**5**1

03

00277959

Wolters Kluwer Financial Services 21996, 2018 Bankers Systems\*\*

SIGNATURES. By signing under seal, I agree to the terms contained in this Agreement. I also acknowledge receipt of a copy of this Agreement.

DEBTOR:

Altria Group, Inc. PAC

Park Masure Consisto Date 8/3/17 (Seal) By\_\_\_\_\_ Phil W. Park, \_ Date\_

By 10 Gayle E. Drisco, Assistant Treasurer

SECURED PARTY:

2019 - 05 - 15 - 0M - 00277960

1 12 3

Chain Bridge Bank, N.A. :

9/18 (Seal) flas Br 8 Marcia Bradford, Senior Vice President

ನಾಂದು ಮಹಾದಾದರು ನರು ಮಾಡಿಸಿದ್ದರು ಬ

Aitria Group, Inc. PAC Virginia Security Agreement VA/4RCOWHILL00000000001737013072018N

Wolters Kluwer Financial Services @1996, 2018 Bankers Systems\*\*

2173

DATE AND PARTIES. The date of this Assignment Of Deposit/Share Account (Agreement) is August 02, 2018: The parties and their addresses are:

SECURED PARTY: CHAIN BRIDGE BANK, N.A. 1445-A Laughlin Avenue McLean, VA 22101-5737

#### OWNER:

ALTRIA GROUP, INC. PAC

a District Of Columbia Political Action Committee I 101 Constitution Avenue NW, Suite 400W Washington, DC 20001

a

1. DEFINITIONS. For the purposes of this document, the following terms have the following meanings.

"Line of Credit" refers to this transaction generally, including obligations and duties arising from the terms of all documents prepared or submitted for this p transaction

The pronouns "you" and "your" refer to the Secured Party. The pronouns "I," "me" and "my" refer to each person or entity signing this Agreement as Owner and agreeing to give the Property described in this Agreement as security for the Secured Debts. Depository is the financial institution holding or issuing the Property.

2. SECURED DEBTS. The term "Secured Debts" includes and this Agreement will secure each of the following:

The following debts and all extensions, renowals, refinancings, modifications and replacements. A promissory note or other agreement, ed August 2, 2018, from me to you, in the amount of \$100,000.00. 0 •

B. Sums Advanced. rAll sums advanced and expenses incurred by you under the terms of this Agreement.

Loan Documents refer to all the documents executed in connection with the Secured Debts.

3. ASSIGNMENT. To secure the payment and performance of the Secured Debts, I assign and grant a security interest to you in all of the Property described in this Agreement that I own or have sufficient rights in which to transfer an interest, now or In the future, wherever the Property is or will be located, and all additions, proceeds, and products of the Property (including, but not limited to, all replacements, modifications or substitutions to the Property). Property is all the collateral given as security for the Secured Debts and described in this Agreement, and includes all obligations that support the payment or performance of the Property. "Proceeds" includes anything acquired upon the sale, lease, license, exchange, or other disposition of the Property; any rights and claims arising from the Property, and any collections and distributions on account of the Property.

Property also includes any original evidence of ownership. I will deliver any evidence of ownership and properly execute all items as necessary to reflect your security interest.

This Agreement remains in effect until terminated in writing, even if the Secured Debts are paid and you are no longer obligated to advance funds to me under any Joan or credit agreement.

4. PROPERTY DESCRIPTION. The Property is described as follows: hich is held at Chain Bridge Bank, N.A. located at 1445-A Laughlin Avenue, McLean, Virginia

5. OWNER'S DUTY-TO MAINTAIN MINIMUM BALANCE. During the term of this Agreement, I must maintain a minimum balance of \$17,247.00 in Account Number 2100133699, described in Property Description, unless otherwise egreed to in writing by you and me.

6. WARRANTIES AND REPRESENTATIONS. I have the right and authority to enter into this Agreement. The execution and delivery of this Agreement will not violate any agreement governing me or to which I am a party.

My name indicated in the DATE AND PARTIES section is my exact legal name. If I am an individual, my address is my principal residence. If I am not an individual, my address is the location of my chief executive offices or sole place of business. If I am an entity organized and registered under state law, my address is located in the state in which I am registered, unless otherwise provided in writing to you. I will provide verification of registration and location upon your request. I will provide you with reasonable notice of any change in my name, address, or state of organization or registration.

I represent that I own all of the Property. Your claim to the Property is ahead of the claims of any other creditor, except as disclosed in writing to you prior to any advance on the Secured Debts.

While this Agreement is in effect, no one else but you will withdraw any part of the Property.

7. AUTHORITY TO PERFORM! I authorize you to indorse any evidence of the Property. You are authorized to take all necessary steps to secure the Property including, but not limited to, placing a hold or imposing a freeze on the Property.

Your authorization to perform for me will not create an obligation to perform and your failure to perform will not practude you from exercising any other rights under the law or this Agreement.

8. DEFAULT. I will be in default if any of the following events (known separately and collectively as an Event of Default) occur:

A. Payments. I fail to make a payment in full when due.

B. Insolvency or Benkruptcy. The death, dissolution or insolvency of, appointment of a receiver by or on behalf of, application of any debtor relief law, the assignment for the benefit of creditors by or on behalf of, the voluntary or involuntary termination of existence by, or the commencement of any proceeding under any present or future federal or state insolvency, benkruptcy, reorganization, composition or debtor relief law by or against me, Borrower, or any co-signer, endorser, surety or guarantor of this Agreement or any other obligations Borrower has with you.

C. Feilure to Perform. I fail to perform any condition or to keep any promise or covenant of this Agreement.

D. Other Documents. A default occurs under the terms of any other Loan Document.

E. Other Agreements: I am in default on any other debt or agreement I have with you.

Altria Group, Inc. PAC

Virginia Assignment Of Deposit/Share Account VA/4RCOWHILL0000000001737013090618N

Wolters Kluwer Financial Services @1996, 2018 Benkers Systems\*\*!

Page 1

D

ъ

F. Misrepresentation. I make any verbal or written statement or provide any financial information that is untrue, inaccurate, or conceals a material fact at the time it is made or provided.

G. Judgment. I fail to satisfy or appeal any judgment against me.

2 0

19

*...*,

05

15

03

0027796

H. Forfeiture. The Property is used in a manner or for a purpose that threatens confiscation by a legal authority.

I. Name Change. I change my name or assume an additional name without notifying you before making such a change.

J. Property Transfer. I transfer all or a substantial part of my money or property.

K. Property Value. You determine in good faith that the value of the Property has declined or is impaired.

L. Insecurity. You determine in good faith that a material adverse change has occurred in my financial condition from the conditions set forth in my most recent financial statement before the date of this Agreement or that the prospect for payment or performance of the Secured Debts is impaired for any reason."

9. REMEDIES. After I default, you may at your option do any one or more of the following.

A. Acceleration. You may make all or any part of the amount owing by the terms of the Secured Debts immediately due.

8. Sources. You may use any and all remedies you have under state or foderal law or in any Loan Document.

C. Payments Made On My Behalf. Amounts advanced on my behalf will be immediately due and may be added to the Secured Debts.

D. Withdrawal of Property. You may withdraw all or any part of the Property even if the withdrawal causes a penalty. You may apply what you receive from the withdrawal of the Property to your expenses, your reasonable attorneys' fees and legal expenses (where not prohibited by law), and any debt I owe you if what you receive from the withdrawal of the Property does not satisfy the debt, I will be liable for the deficiency (where permitted by law). In some cases, you may keep the Property to satisfy the debt.

Where a notice is required, I agree that ten days prior written notice sent by first class mail to my address listed in this Agreement will be reasonable notice to me under the Virginia Uniform Commercial Code.

E. Waiver. By choosing any one or more of these remedies you do not give up your right to use any other remedy. You do not waive a default if you choose not to use a remedy. By electing not to use any remedy, you do not waive your right to later consider the event a default and to use any remedies if the default continues or occurs again.

10. WAIVER OF CLAIMS. I waive all claims for loss or damage caused by your acts or omissions where you acted reasonably and in good faith.

11. APPLICABLE, LAW. This Agreement is governed by the laws of Virginia, the United States of America, and to the extent required, by the laws of the jurisdiction where the Property is located, except to the extent such state laws are preempted by federal law. In the event of a dispute, the exclusive forum, venue and place of jurisdiction will be in Virginia, unless otherwise required by law.

12. JOINT AND INDIVIDUAL LIABILITY AND SUCCESSORS. Each Owner's obligations under this Agreement are independent of the obligations of any other Owner. You may suc each Owner individually or together with any other Owner. You may release any part of the Property and I will still be obligated under this, Agreement for the remaining Property. I agree that you and any party to this Agreement may extend, modify or make any change in the terms of this Agreement or any evidence of debt without my consent. Such a change will not release me from the terms of this Agreement. If you assign any of the Secured Debts, you may assign all or any part of this Agreement without notice to me or my consent, and this Agreement will inure to the benefit of your assignee to the extent of such assignment. You will continue to have the unimpaired right to enforce this Agreement as to any of the Secured Debts that are not assigned. This Agreement shall inure to the benefit of and be enforceable by you and your successors and assigns and on your may grant an interest in the Secured Debts.

13. AMENDMENT, INTEGRATION AND SEVERABILITY. This Agreement may not be amended or modified by oral agreement. No amendment or modification of this Agreement is effective unless made in writing. This Agreement and the other Loan Documents are the complete and final expression of the understanding between you and me. If any provision of this Agreement is unenforceable, then the unenforceable provision will be severed and the remaining provisions will still be enforceable.

14. INTERPRETATION. Whenever used, the singular includes the plural and the plural includes the singular. The section headings are for convenience only and are not to be used to interpret or define the terms of this Agreement.

3.15. NOTICE AND ADDITIONAL DOCUMENTS. Unless otherwise required by law, any notice will be given by delivering it or mailing it by first class mail to the appropriate party's address listed in the DATE AND PARTIES section, or to any other address designated in writing. Notice to one Owner will be deemed to be notice to all Owners. I will inform you in writing of any change in my name, address or other application information. I will provide you any other, correct and complete information you request to effectively grant a security interest on the Property. I agree to sign, deliver, and file any additional documents or certifications that you may consider necessary to perfect, continue, and preserve my obligations under this Agreement and to confirm your lien status on any Property. Time is to first class the essence.

.18. WAIVER OF JURY TRIAL. All of the parties to this Agreement knowingly and intentionally, irrevocably and unconditionally, wrive any and all right to a triel by jury in any litigation arising out of or concerning this Agreement or any other Loan Document or related obligation. All of these parties acknowledge that this section has either been brought to the attention of each party's legal counsel or that each party had the opportunity to do so.

Altria Group, Inc. PAC Virginia Assignment Of Deposit/Share Account VA/4RCOWHILL0000000001737013072018N

Wolters Kluwer Financial Services 21996, 2018 Bankers Systems™

SIGNATURES. By signing under seal, lagree to the terms contained in this Agreement. Laiso acknowledge receipt of a copy of this Agreement.

OWNER:

Altria Group, Inc. PAC

8/2/18 (Seal) 8/2/18 (Seal) By\_\_\_\_\_ Phil W. Park, Treasurer Date Park, Treasurer Hayle & Drisco B Date Gayle E. Drisc Assistant Treasurer

SECURED PARTY:

2019:05:15:0M:00227964

Chain Bridge Bank, N.A.

By flare 9/18- (Seal) By flaten Brallask Marcia Bradford, Sentor Vice President \_\_\_\_\_Date\_\_\_\_

Altria Group, Inc. PAC Virginia Assignment Of Deposit/Share Account VA/4RCOWHILL0000000001737013072018N

Wolters Kluwer Financial Services 1996, 2018 Bankers Systems™

Page 3

a

LOAN NUMBER	LOAN NAME	ACCT. NUMBER	AGREEMENT DATE	INITIALS
	Altria Group, Inc. PAC		08/02/18	MAB
NOTE AMOUNT.	INDEX (w/Margin)	, RATE	MATURITY DATE	LOAN PURPOSE
\$100,000.00	Wall Street Journal Prime plus	6.500%	08/02/19	Commercial
	1. <u>50</u> 0%	Craditar Una Cala		
<u> </u>	· · · · · · · · · · · · · · · · · · ·	Creditor Use Only	· · · · · · · · · · · · · · · · · · ·	
•				0
	СОММ	ERCIAL LOAN AGRI Revolving Draw Loan	EEMENT	
ATE AND PARTIES. The	ate of this Commercial Loan Agreem	ent (Agreement) is August 2,'2(	218. The parties and their addresse	s are as follows:
LENDER:		• •		
CHAIN BRIDGE BAI	NK, N.A.	•	•	
1445-A Laughlin Av McLean, VA 2210				
			,	
BORROWER: ALTRIA GROUP, IN	C-84C			c
	bia Political Action Committee			-
101 Constitution A	venue NW, Suite 400W	•		
Washington, DC 20	0001			
DEFINITIONS For the pure	name of this Agreement, the followi	ing terms have the following -	-	
	poses of this Agreement, the following the the following te			, nings under generally accer
accounting principles:		international appointeding do		mingo dilbor generany acco
limitation any officer, en	ude those defined as insiders by th aplayee, stockholder or member, dir tly, controls, is controlled by or is un	ector, partner, or any immediat		
54 C	this transaction generally, including		g from the terms of all documents	prepared or submitted for
D. Loan Documents. Loa	n Documents refer to all the docume	ants executed as a part of or in	connection with the Loan.	
assigns, and each other	uns "I", "mé" and "my"/refer to ev person or legal entity,(including gua rticipants or syndicators, successors	rantors, endorsers, and sureties	s) who agrees to pay this Agreeme	nt. "You" and "your" refere
	any property, real, personal or intang			
ADVANCES. Advances un	der this Agreement are made accord	ling to the following terms and	conditions.	
A. Multiple Advances - R	evolving. In accordance with the te eborrow, one or more advances. Th	rms of this Agreement and oth	er Loan Documents, you will extend	d to me and i may from time
advance, my requests for that you require for the L All advances will be ma reasonably believe to be	a. My requests are a warranty that is an advance must specify the request oan. Any payment by you of any of de in United States dollars. I will genuine. To the extent permitted by son to request an advance even when the states advance even when the states and the states advance even when the states and the states are advance and the states advance even when the states are advance even when the states are advance and the states advance and the states are advance a	sted amount and the date and b heck, share draft or other char indemnify you and hold you h / law, I will indemnify you and I	be accompanied with any agreement ge may, at your option, constitute iarmless for your reliance on any hold you harmless when the person	s, documents, and instrume an advance on the Loan to request for advances that making any request represe
l or anyone I authorize to	act on my behalt may request adver	nces by the following methods.	~ -	
(1) I make a request	t in person.			
(2) ! make a request	by phone.			
(3) I make a request	t by màil.			
	by email, fax or online			
C.A.	In addition to any other Loan conditi		o, advances are subject to the follow	wing limitations.
•	lvances. You will make all Loan adv		_	
	ce. Subject to the terms and condit	-	•	
(3) Cut-Off Time. F the advance is requ	Requests for an advance received bi ested.	fore 4:30:00 PM will be made	on any day that you are open for	business, on the day for wh
(4), Dishuar (0)	f Advances. On my fulfillment of t	this Agreement's terms and co	onditions, you will disburse the adv	ance into my account num
than the Principal lin in addition to my rep	nderstand that you will not ordinari mit. You may, at your option, grant gularly scheduled paymenta. I will ro	such a request without obligates any overadvance by repay	ting yourselves to do so in the futur ing you in full within days after the	e. I will pay any overadvan overadvance occurs.
(6) Records. Your r	ecords will be coorlusive evidence a	s to the amount of advances, th	he Loan's unpaid principal balances	and the accrued interest.
tria Group, Inc. PAC				

α

7

,

D. Conditions. I will satisfy all of the following conditions before you either issue any promissory notes or make any advances under this Agreement. These are the minimum conditions under which you would consider making an advance, but satisfaction of these conditions does not commit you to advancing funds under this Agreement.

(1) No Default: There has not been a default under this Agreement or any other Loan Documents nor would a default result from making the Loan or any advance.

(2) Information. You have received all documents, information, certifications and warranties as you may require, all properly executed, if appropriate, on forms acceptable to you.

(3) Inspections. You have made all inspections that you consider necessary and are satisfied with this inspection.

(4) Conditions and Covenants. I will have performed and complied with all conditions required for an advance and all covenants in this Agreement and any other Loan Documents.

(5) Warranties and Representations. The warranties and representations contained in this Agreement are true and correct at the time of making the requested advance.

(6) Financial Statements. My most recent financial atatements and other financial reports, delivered to you, are current, complete, true and accurate in all material respects and fainly represent my financial condition.

(7) Bankruptcy Proceedings. No proceeding under the United States Bankruptcy Code has been commenced by or against me or any of my affiliates.

E. Additional Conditions. All advances should be made in writing by an authorized signer

3. MATURITY DATE. I agree to fully repay the Loan by August 2, 2019.

4. WARRANTIES AND REPRESENTATIONS. I represent and warrant that I have the right and authority to enter into this Agreement. The execution and delivery of this Agreement will not violate any agreement governing me or to which I am a party.

A. Hazardous Substances. Except as I previously disclosed in writing and you acknowledge in writing, no Hazardous Substance, underground tanks, private dumps or open wells are currently located at, on, in, under or about the Property.

B. Use of Property. After diligent inquiry, I do not know or have reason to know that any Hazardous Substance has been discharged, leached or disposed of, in violation of any Environmental Law, from the property onto, over or into any other property, or from any other property onto, over or into the property.

C. Environmental Laws. I have no knowledge or reason to believe that there is any pending or threatened investigation, claim, judgment or order, violation, lian, or other notice under any Environmental Law that concerns me or the property. The property and any activities on the property are in full compliance with all Environmental Law.

D. Loan Purpose. The purpose of this Loan is working capital expenditures.

E. No Other Liens. I own or lease all property that I need to conduct my business and activities. I have good and marketable title to all property that I own or lease. All of my Property is free and clear of all liens, security interests, encumbrances and other adverse claims and interests, except those to you or those you consent to in writing.

F. Compliance With Laws. I am not violating any laws, regulations, rules, orders, judgments or decrees applicable to me or my property, except for those which I am challenging in good faith through proper proceedings after providing adequate reserves to fully pay the claim and its challenge should I lose.

G. Lagal Disputes. There are no<sup>1</sup>pending or threatened lawsults, arbitrations or other proceedings against me or my property that singly or together may materially and adversely affect my property, operations, financial condition, or business.

H. Adverse Agreements. I am not a party to, nor am I bound by, any agreement that is now or is likely to become materially adverse to my business, Property or operations.

I. Other Claims. There are no outstanding claims or rights that would conflict with the execution, delivery or performance by me of the terms and conditions of this Agreement or the other Loan Documents. No outstanding claims or rights exist that may result in a lien on the Property, the Property's proceeds and the proceeds of proceeds, except liens that were disclosed to and agreed to by you in writing.

J. Solvency. I am able to pay my debts as they mature, my assets exceed my liabilities and I have sufficient capital for my current and planned business and other activities. I will not become insolvent by the execution or performance of this Loan.

K. Tax Status. At the time of closing the loan, any grant of federal tax status as a nonprofit organization is current and has not been terminated, either by my action or inadvertently.

5. FINANCIAL STATEMENTS. I will prepare and maintain my financial records using consistently applied generally accepted accounting principles then in effect. I will provide you with financial information in a form that you accept and under the following terms.

A. Certification. I represent and warrant that any financial statements that I provide you fairly represents my financial condition for the stated periods, is current, complete, true and accurate in all material respects, includes all of my direct or contingent liabilities and there has been no material adverse change in my financial condition, operations or business since the date the financial information was prepared.

B. Frequency. I will provide to you on an annual basis my financial statements, tax returns, annual internal audit reports or those prepared by independent accountants as soon as available or at least within days after the close of each of my fiscal years. Any annual financial statements that I provide you will be prepared statements.

C. SEC Reports. I will provide you with true and correct copies of all reports, notices of statements that I provide to the Securities and Exchange Commission, any securities exchange or my stockholders, owners, or the holders of any material indebtedness as soon as available or at least within days after issuance.

D. Requested Information. I will provide you with any other information about my operations, financial affairs and condition within days after your request.

6. COVENANTS. Until the Loan and all related debts, liabilities and obligations are paid and discharged, I will comply with the following terms, unless you waive compliance in writing.

A. Participation. I consent to you participating or syndicating the Loan and sharing any information that you decide is necessary about me and the Loan with the other participants or syndicators.

B. Inspection. Following your written request, I will immediately pay for all one-time and recurring out-of-pocket costs that are related to the inspection of my records, business or Property that secures the Loan. Upon reasonable notice, I will permit you or your agents to enter any of my premises and any location where my Property is located during regular business hours to do the following.

(1) You may inspect, audit, check, review and obtain copies from my books, records, journals, orders, receipts, and any correspondence and other business related data.

(2) You may discuss my affairs, finances and business with any one who provides you with evidence that they are a creditor of mine, the sufficiency of which will be subject to your sole discretion.

### Altria Group, Inc. PAC

2019

0

5

15

03

 $\overline{a}$ 

00277965

Virginia Commercial Loan Agreement VA/4RCOWHILL0000000001737013090618N

Wolters Kluwer Financial Services €1996, 2018 Bankers Systems™

T. Proparty Maintenance. I will keep all tangible and Intangible property that I consider necessary or useful in my business in good working condition by making all needed repairs, replacements and improvements and by making all reptal, lease or other payments due on this property.

U. Property Loss. I will immediately notify you, and the insurance company when appropriate, of any material casualty, loss or depreciation to the Property or to my other property that affects my business.

V. Accounts Receivable Collection. I will collect and otherwise enforce all of my unpaid Accounts Receivable at my cost and expanse, until you end my authority to do so, which you may do at any time to protect your best interests. I will not sell, assign or otherwise dispose of any Accounts Receivable without your written consent. I will not commingle the Accounts Receivable proceeds with any of my other property.

W. Reserves. You may set aside and reserve Loan proceeds for Loan interest, fees and expenses, taxes, and insurance. I grant you a security interest in the reserves.

No interest will accrue on any reserve Loan proceeds. Disbursement of reserves is disbursement of the Loan's proceeds. At my request, you will disburse the reserves for the purpose they were set aside for, as long as I am not in default under this Agreement. You may directly pay these reserved items, reimburse me for payments I made, or reduce the reserves and increase the Loan proceeds available for disbursement.

X. Deposit Accounts. I will maintain substantially all of my demand deposit/operating accounts with you.

Y. Additional Taxes. I will pay all filing and recording costs and fees, including any recordation, documentary or transfer taxes or stamps, that are required to be paid with respect to this Loan and Loan Documents.

Z. Additional Covenants. 1) The public financing payments, contributions and interest income shall be deposited into the separate deposit account for the purpose of retiring the debt according to the repayment requirements of the Loan.

2) A minimum amount equal to two (2) months amortizing payments shall be maintained in the separate collateral account during the term of the loan.

7. DEFAULT. I will be in default if any of the following events (known separately and collectively as an Event of Default) occur:

A. Payments: I fail to make a payment in full when due.

2 0

199

05

15

\_

03

0

0277966

B. Insolvency or Bankruptcy. The death, dissolution or insolvency of, appointment of a receiver by or on behalf of, application of any debtor relief law, the assignment for the benefit of creditors by or on behalf of, the voluntary or involuntary termination of existence by, or the commencement of any proceeding: under any present or future federal or state insolvency, bankruptcy, reorganization, composition or debtor relief law by or against me or any co-signer, endorser, surety or guarantor of this Agreement or any other obligations I have with you.

C. Failure to Perform. I fail to perform any condition or to keep any promise or covenant of this Agreement.

D. Other Documents. A default occurs under the terms of any other Loan Document.

E. Other Agreements. I am in default on any other debt or agreement I have with you.

F. Misrepresentation. I make any verbal or written statement or provide any financial information that is untrue, inaccurate, or conceals a material fact at the time it is made or provided.

G. Judgment. I fail to satisfy or appeal any judgment against me.

H. Forfeiture. The Property Is used in a manner or for a purpose that threatens confiscation by a legal authority.

I. Name Change. I change my name or assume an additional name without notifying you before making such a change.

J: Property Transfer. I transfer all or a substantial part of my money or property.

K. Property Value. You determine in good faith that the value of the Property has declined or is impaired.

L. Insecurity. You determine in good faith that a material adverse change has occurred in my financial condition from the conditions set forth in my most recent financial statement before the date of this Agreement or that the prospect for payment or performance of the Loan is impaired for any reason.

8. REMEDIES. After I default, you may at your option do any one or more of the following.

A. Acceleration. You may make all or any part of the amount owing by the terms of the Loan immediately due. If i am a debtor in a bankruptcy petition or in an application filed under section 5(a)(3) of the Securities investor Protection Act, the Loan is automatically accelerated and immediately due and payable without notice or demand upon filing of the petition or application.

B. Sources. You may use any and all remedies you have under state or federal law or in any Loan Document.

C. Insurance Benefits. You may make a claim for any and all insurance benefits or refunds that may be available on my default.

D. Payments Made On My Behalf. Amounts advanced on my behalf will be immediately due and may be added to the balance owing under, the terms of the Loan, and accrue interest at the highest post-maturity interest rate.

E. Termination. You may terminate my rights to obtain advances or other extensions of credit by any of the methods provided in this Agreement.

F. Set-Off. You may use the right of set-off. This means you may set-off any amount due and payable under the terms of the Loan against any right I have to receive money from you.

My right to receive money from you includes any deposit or share account balance I have with you; any money owed to me on an item presented to you or in your possession for collection or exchange; and any repurchase agreement or other non-deposit obligation. "Any amount due and payable under the terms of the Loan" means the total amount to which you are entitled to demand payment under the terms of the Loan at the time you set off.

Subject to any other written contract, if my right to receive money from you is also owned by someone who has not agreed to pay the Loan, your right of set-off will apply to my interest in the obligation and to any other amounts I could withdraw on my sole request or endorsement,

Your right of set-off does not apply to an account or other obligation where my rights arise only in a representative capacity. It also does not apply to any individual Retirement Account or other tax-deferred retirement account.

You will not be liable for the dishonor of any check when the dishonor occurs because you set-off against any of my accounts. I agree to hold you harmless from any such claims arising as a result of your exercise of your right of set-off.

G. Walver. Except as otherwise required by law, by choosing any one or more of these remedies you do not give up your right to use any other remedy. You do not waive a default if you choose not to use a remedy. By electing not to use any remedy, you do not waive your right to later consider the event a default and to use any remedies if the default continues or occurs again.

9. COLLECTION EXPENSES AND ATTORNEYS' FEES. On or after the occurrence of an Event of Default, to the extent permitted by law, I agree to pay all expenses of collection, enforcement or protection of your rights and remedies under this Agreement or any other Loan Document. Expenses include (unless prohibited by law) reasonable attorneys' fees, court costs, and other legal expenses. These expenses are due and payable immediately. If not paid immediately, these expenses will bear interest from the date of payment until paid in full at the highest interest rate in effect as provided for in the terms of this Loan. All fees

Altria Group, Inc. PAC

Virginia Commercial Loan Agreement VA/4RCOWHILL00000000001737013072018N

Wolters Kluwer Financial Services €1996, 2018 Bankers Systems™

10. APPLICABLE LAW. This Agreement is governed by the laws of Virginia, the United States of America, and to the extent required, by the laws of the Jurisdiction where the Property is located, except to the extent such state laws are preempted by federal law. In the event of a dispute, the exclusive forum, venue and place of jurisdiction will be in Virginia, unless otherwise required by law.

11. JOINT AND INDIVIDUAL LIABILITY AND SUCCESSORS. My obligation to pay the Loan is independent of the obligation of any other person who has also agreed to pay it. You may sue me alone, or anyone else who is obligated on the Loan, or any number of us together, to collect the Loan. Extending the Loan or new obligations under the Loan, will not affect my duty under the Loan and I will still be obligated to pay the Loan. You may assign all or part of your rights or duties under this Agreement or the Loan Documents without my consent. If you assign this Agreement, all of my covenants, agreements, representations and warranties contained in this Agreement or the Loan Documents will benefit your successors and assigns. I may not assign this Agreement or any of my rights under it without your prior written consent. The duties of the Loan will bind my successors and assigns.

12. AMENDMENT, INTEGRATION AND SEVERABILITY. This Agreement may not be amended or modified by oral agreement. No amendment or modification of this Agreement is effective unless made in writing. This Agreement and the other Loan Documents are the complete and final expression of the understanding between you and me. If any provision of this Agreement is unenforceable, then the unenforceable provision will be severed and the remaining provisions will still be enforceable

13. INTERPRETATION. Whenever used, the singular includes the plural and the plural includes the singular. The section headings are for convenience only and are not to be used to Interpret or define the terms of this Agreement.

14. NOTICE, FINANCIAL REPORTS AND ADDITIONAL DOCUMENTS. Unless otherwise required by law, any notice will be given by delivering it or mailing it by first class mail to the appropriate party's address listed in the DATE AND PARTIES section, or to any other address designated in writing. Notice to one Borrower will be deemed to be notice to all Borrowers. I will inform you in writing of any change in my name, address or other application information. I will provide you any correct and complete financial statements or other information you request. I agree to sign, deliver, and file any additional documents or certifications that you may consider necessary to perfect, continue, and preserve my obligations under this Loan and to confirm your lien status on any Property. Time is of the essence.

15. WAIVER OF JURY TRIAL. All of the parties to this Agreement knowingly and intentionally, inevocably and unconditionally, welve any and all right to a trial by jury in any litigation arising out of or concerning this Agreement or any other Loan Document or related obligation. All of these parties acknowledge that this section has either been brought to the attention of each party's legal counsel or that each party had the opportunity to do so.

16. SIGNATURES. By signing under seal, I agree to the terms contained in this Agreement. I also acknowledge receipt of a copy of this Agreement.

BORROWER:

2 0 1

ĝ

÷

05

15

03

00277

9 6

Altria Group, Inc. PAC

B

Treasurer

LENDER:

Chain Bridge Bank, N.A.

Marcia Bradford, Senior Vice President

Wolters Kluwer Financial Services C1996, 2018 Bankers Systems 1

# DISBURSEMENT AUTHORIZATION AND CASH PAYMENT SUMMARY

DATE AND PARTIES. The date of this Disbursement Authorization and Cash Payment Summary is August 2, 2018. The parties and their addresses are:

CHAIN BRIDGE BANK, N.A. 1445-A Laughlin Avenue McLean, VA 22101-5737 Telephone: (703) 748-2005

### BORROWER:

ALTRIA GROUP, INC. PAC a District Of Columbia Political Action Committee 101 Constitution Avenue NW, Suite 400W, Washington, DC 20001

DEFINITIONS: As used in this Disbursement Authorization and Cash Payment Summary, the terms have the following meanings:

 A. Pronouns, The pronouns "I", "me" and "my" refer to all Borrowers signing this Disbursement Authorization and Cash Payment Summary, individually and together: "You" and "Your" refer to the Lender.

B. Loan. "Loan" refers to this transaction generally, including obligations and duties arising from the terms of all documents prepared or submitted for this transaction such as applications, security agreements, disclosures or notes, and this Disbursement Authorization and Cash Payment Summary.

### 2. DISBURSEMENT SUMMARY. The following summarizes the disbursements from the Loan.

Initial Advance				\$0.00
Cash Paid In			\$1,150.00	
* Amount Contributed by Borrower			\$0.00	
Total Cash Received!				191;150.00
Disbursed to Borrowers			\$0.00	
Disbursed to Lender		<b>t</b> 0	\$650.00	
Disbursed to Other Payees	· · ·		\$500.00	
Total Amounts Disbursed	• •			\$1,150.00
Amount Remaining To Be Disbursed	2			\$0.00
Undisbursed Fees/Charges		、		\$0.00
	1			

### 3. DISBURSEMENT AUTHORIZATION. 1 authorize you to disburse the following amounts from my Loan.

DISBURSED TO:		DATE:		- AMOUNT DISBURSED:
Disbursements to Borrower:				\$0.00
Disbursements to Lender:				¢0.00
Disbursements to third parties:	•		•	\$0.00
TOTAL DISBURSED:	•			. \$0.00

# 4. CASH PAYMENT SUMMARY. The following loan charges are cash payments collected prior to or at settlement.

DISBURSED TO:	DATE:			AMOUN	T DISBURSED:
Cash Fees & Charges disbursed to Lender:	08/02/2018				¢650.00
Loan	1	· ·	[\$500.00	в]	
Documentation			<sup>1</sup> \$150.00	B:	
Cash Fees & Charges disbursed to third parties:	••				\$500.00
Chalmers Pak Burch & Adams LLC:	08/02/2018		\$500.00		
Legal Opinion	•	\$500.00 B			
Items marked with an asterisk (*) have been paid ou	tside of closing in whole	or in part			

Items marked with a (B) are paid by borrower, Items marked with a (S) are paid by seller,

Items marked with a (L) are paid by lander, Items marked with a (T) are paid by third,

party	. *	,	•
TOTAL OF CASH PAYMENTS:	•		\$1,150.00
Altria Group, Inc. PAC			•

Disbursement Authorization

. VA/4RCOWHILL0000000001737013090618N

Wolters Kluwer Financial Services ∰1996, 2018 Bankers Systems™

Page 1

ť

# Remaining Credit Line: \$100.000.00 5. ADDITIONAL INSTRUCTIONS. 0

lacknowledge receipt of a copy of this Disbursement Authorization and Cash Payment Summary on July 23, 2018.

ľ

BORROWER:

Altria Group, Inc. PAC

<u>8/3/18</u> 8/2/18 By\_\_\_\_ Phil W. Park, Date nisco

Dat

By, Assistant Treasurer Gavle E

Altrie Group, Inc. PAC Disbursement Authorization VA/4RCOWHILL0000000001737013072018N

Wolters Kluwer, Financial Services P1996, 2018 Bankers Systems

ję.

Page 2

Ω

a

n

DATE AND PARTIES. The date of this Automatic Transfer Authorization (Authorization) is August 2, 2018. The parties and their addresses are:

ACCOUNT HOLDER: ALTRIA GROUP, INC. PAC a District Of Columbia Political Action Committee 101 Constitution Avenue NW, Suite 400W Washington, DC 20001

### LENDER:

# CHAIN BRIDGE BANK, N.A. 1445-A Laughlin Avenue McLean, VA 22101-5737

The pronouns "you" or "your" refer to the Lender. The pronouns "I", "me" and "my" refer to the Account Holder.

TRANSFER AUTHORIZATION.

From Debited Account:

Account Title., Altria Group, Inc. PAC Account Type. Checking

\_To Credited Account (Loan):\_

Loan/Account Title. Altria Group, Inc. PAC

Loan/Account Type. Line of Credit

You will make transfers on the following basis: Amount to be Transferred: Effective Date. 09/02/2018 Termination Date: 08/02/2019 Frequency. Monthly

Altria Group, Inc. PAC Automatic Transfer Authorization: VA/4RCOWHILL00000000001737013090618N

Wolters Kluwer Financial Services \$1998, 2018 Bankers Systems

Page 1

### AMENDMENTS AND TERMINATION.

1

I authorize you to charge my Debited Account (Account) for all payments due on the above described Credited Account (Loan). You may continue to charge the Account until the Loan is paid or until I provide you with written notice of cancellation.

I understand and agree that if a payment due date falls on a non-business day, the payment amount will be debited from the Account and credited to the Loan as a loan payment on the next day you are open for regular business.

I further understand and agree that if the Account does not have a sufficient balance on a day that a payment is to be debited from the Account and credited to the Loan, you may, at your option, suspend further efforts to debit the Account and look to me for the payment and all subsequent payments until such time as all payments under the Loan are current. In no event will availability of any credit line that I may have with you be used in determining whether the Account has a sufficient balance.

At your option and sole discretion, you may resume charging the Account without further instruction from me once all payments are current. In the event that you do not resume charging to the Account, you will notify me in writing that this authorization has been cancelled. Such cancellation of this authorization does not excuse me from making timely payment under the terms of the Loan.

In any event, you, at your option, may cancel this authorization at any time.

SIGNATURES. By signing under seal, I agree to the terms contained in this Authorization. I also acknowledge receipt of a copy of this Authorization.

## ACCOUNT HOLDER:

Altria Group, Inc. PAC

By. Phil W. Park, Treasurer

Gayle E. Øfisco, Assistant Treasurer

LENDER:

Chain Bridge Bank, N.A.

Marcia Bradford; Senior Vice President

Date 8/9/18 (Seal)

8/2/18

\_ (Seal)

(Seal)

Wolters Kluwer Financial Services 51996, 2018 Bankers Systems™

Date

Date

1. ENTITY CERTIFICATIONS. I, Gayle Drisco, Assistant Treasurer of Altria Group, Inc. PAC, Phil W. Park, Treasurer of Altria Group, Inc. PAC certify that: A. I am designated to execute this Authorization on behalf of Altria Group, Inc. PAC, Federal Tax Identifying Number 13-3108280 (Corporation).

B. I am authorized and directed to execute an original or a copy of this Authorization to Financial Institution, and anyone else requiring a copy.

C. Corporation is properly formed and validly existing under the laws of District Of Columbia and that Corporation has the power and authority to conduct business and other activities as now being conducted.

D. Corporation has the power and authority to adopt and provide this Authorization and to confer the powers granted in this Authorization; the designated Agents have the power and authority to exercise the actions specified in this Authorization; and Corporation properly adopted these authorizations and appointed the Agents and me to act on its behalf.

E. Corporation will not use any trade name or fictitious name without Financial Institution's prior written consent and will preserve Corporation's existing name, trade names, fictitious names and franchises.

F, Corporation will notify Financial Institution before reorganizing, merging, consolidating, recapitalizing, dissolving or otherwise materially changing ownership, management or organizational form. Corporation will be fully liable for failing to notify Financial Institution of these material changes.

### 2. GENERAL AUTHORIZATIONS. I certify Corporation authorizes and agrees that:

2019-05-

15

~

03

002777

9 7

A: Chain Bridge Bank, N.A. (Financial Institution) is designated to provide Corporation the financial accommodations indicated in this Authorization.

B. All prior transactions obligating Corporation to Financial Institution by or on behalf of Corporation are ratified by execution of this Authorization.

C. Any Agent, while acting on behalf of Corporation, is authorized, subject to any expressed restrictions, to make all other arrangements with Financial Institution which are necessary for the effective exercise of the powers indicated within this Authorization.

23

D. The signatures of the Agents are conclusive evidence of their authority to act on behalf of Corporation.

٩,

E. Unless otherwise agreed to in writing, this Authorization replaces any earlier related Authorization and will remain effective until Financial Institution. receives and records an express written notice of its revocation, modification or replacement. Any revocation, modification or replacement of this Authorization must be accompanied by documentation, satisfactory to Financial Institution, establishing the authority for the change.

F. Corporation agrees not to combine proceeds from collateral securing any debts owed to Financial Institution with unrelated funds.

G. Financial Institution may verify credit history of Corporation by obtaining a credit report from a credit reporting agency or any other necessary means.

3. SPECIFIC AUTHORIZATIONS. Corporation agrees that the following persons (Agents) are authorized to act on behalf of Corporation in fulfilling the purposes of this Authorization:

		Cardena Sector 2 and 400 million	
Name and Title and, if Applicable, Representative Entity's Name and Relationship to Authorizing Entity	Signature	Facsimile Signature	
Gayle Drisco, Assistant Treasurer of Altria Group, Inc. PAC	Dayled nesto	N/A	
Phil W. Park, Treasurer of Altria Group, Inc. PAC	All	N/A	· _ ]
			and the other designs of the local division of the local divisiono

Corporation authorizes and directs the designated Agents to act, as indicated, on Corporation's behalf to:

A. Open or close any share or deposit accounts in Corporation's name, including, (without limitation, accounts such as share draft, checking, savings, certificates of deposit or term share accounts, escrow, demand deposit, reserve, and overdraft line-of-credit accounts.

This power may only be exercised by Gayle Drisco and Phil W. Park and requires one authorized signature.

3. Enter into and execute any preauthorized electronic transfer agreements for automatic withdrawals, deposits or transfers initiated through an electronic ATM or point-of-sale terminal, telephone, computer or magnetic tape using an access device like an ATM or debit card, a code or other similar means. This power may only be exercised by Gayle Drisco and Phil W. Park and requires one authorized signature.

C. Enter into and execute commercial wire transfer agreements that authorize transfers by telephone or other communication systems through the network chosen by Financial Institution.

This power may only be exercised by Gayle Drisco and Phil W. Park and requires one authorized signature.

D. Endorse and deposit checks, share drafts and orders for the payment of money.

This power may only be exercised by Gayle Drisco and Phil W. Park and regulaes one authorized signature;

E. Sign checks or orders for the payment of money, withdraw or transfer funds on deposit with Financial Institution.

This power may only be exercised by Gayle Drisco and Phil W. Park and requires one authorized signature.

F. Enter into and execute a written night depository agreement, a lock-box agreement or a safe deposit box lease agreement:

This power may only be exercised by Gayle Drisco and Phil W. Park and requires one authorized signature.

G. Borrow money or obtain other credit or financial accommodation from Financial Institution on behalf of and in the name of Corporation, up to a maximum outstanding principal amount of \$100,000.00 on the terms agreed to with Financial Institution. The designated agents may execute and endorse promissory. notes, acceptances or other evidences of indebtedness.

This power may only be exercised by Gayle Drisco and Phil W. Park and requires one authorized signature.

H. Grant a security interest, lien or other encumbrance to Financial Institution In any or all real or personal property that Corporation now owns or may acquire in the future for the payment or performance of all debts, liabilities and obligations of every type and description owed now or in the future by Corporation to Financial Institution

This power may only be exercised by Gayle Drisco and Phil W. Park and requires one authorized signature.

<u>-</u>		
Aitria Group, Inc. PAC		· · · · · · · · · · · · · · · · · · ·
Virginia Authorization VA/4RCOWHILL0000000001658014070618N	Wolters Kluwer Financial Services	996, 2018 Bankers Systems <sup>™</sup> . Page 1
	· ••	•
,	.* .	

I. Receive and acknowledge receipt for funds, whether payable to the order of Corporation or an Agent, without additional certification as to the use of the proceeds.

This power may only be exercised by Gayle Drisco and Phil W. Park and requires one authorized signature.

'n

J. Periodically amend, restructure, renew, extend, modify, substitute or terminate any agreements or arrangements with Financial Institution that relate to this Authonization.

This power may only be exercised by Gayle Drisco and Phil W. Park and requires one authorized signature.

K. Execute other agreements that Financial Institution may require, and perform or cause to be performed any further action necessary to carry out the purposes of this Authorization.

This power may only be exercised by Gayle Drisco and Phil W. Park and requires one authorized signature.

L. Sign or endorse using facsimile signatures adopted by Corporation. Financial Institution may rely on those facsimile signatures that resemble the specimens within this Authorization or the specimens that Corporation periodically files with Financial Institution, regardless of by whom or by what means the signatures were affixed.

4. INTERPRETATION. Whenever used, the singular includes the plural and the plural includes the singular. The section headings are for convenience only and are not to be used to Interpret or define the terms of this Authorization.

SIGNATURES. By signing under seal, I certify and agree to the terms contained in this Authorization on behalf of Corporation on July 6, 2018.

I also acknowledge receipt of a copy of this Authorization.

AUTHORIZATION'S SIGNER:

Altria Group, Inc. PAC

Ricio (Seal) Assistant Treasure

(Seal) TEASUME

Notary or Acknowledgment Here (Optional)

Γ		FOR FINANCIAL INSTITUTION USE ONLY	
	Acct/Loan #	Authorization and agreement completed and effective by	for the
L			

Altria Group, Inc. PAC Virginia Authorization

VA/4RCOWHILL00000000001658014070618N

Wolters Kluwer Financial Services ©1996, 2018 Bankers Systems™

J

The undersigned:

1. Represents, covenants, and states that:

A. The organization is a Corporation organized, established, and existing under the laws of the State of District Of Columbia.

B. The organization has furnished to Chain Bridge Bank, N.A. ("Lender") copies of all Public Organic Records (as defined by Article 9, Uniform Commercial Code, together with all amendments, of the state specified in A above).

C. The name stated below in the signature section of this Agreement is the organization's most current name and is the name set forth in the organization's most current Public Organic Record.

2. Agrees:

A. To give Lender a thirty (30) day written notice prior to any change in the organization's name.

清

B. To give Lender a thirty (30) day written notice prior to any change in the status of the organization's structure. A change includes but is not limited to mergers and reorganizations.

C. To provide Lender with copies of any and all documents evidencing proposed changes to the organization's Public Organic Record or status.

D. Nothing herein shall create any duty for the Lender to act or refrain from acting.

This Agreement is entered into as of July 6, 2018.

### Organization

2019-05-15-0M-00277974

Altría Group, Inc. PAC

8/2/18 8/3/18

By Phil W. Park, Treasure

Altria Group, Inc. PAC VirgInia UCC Agreement Regarding Owner Name (Organization) VAV4RCOWHILL0000000001658014070618N

Wolters Kluwer Financial Services <sup>©</sup>1996, 2018 Bankers Systems™

# **Certification of Beneficial Owners of Legal Entities**

Ĩ

Financial Institution Name: Chain Bridge Bank, N.A.	Financial Institution Location: 1445-A Laughlin Avenue, McLean, Virginia 22101-5737
Financial Institution Contact Person: Marcia Bradford	Contact Phone Number: Customer Portfolio/Identifier:

### I. GENERAL INSTRUCTIONS

### What is this form?

To help the government fight financial crime, Federal regulation requires certain financial institutions to obtain, verify, and record information about the beneficial owners of legal entity customers. Legal entities can be abused to disguise involvement in terrorist financing, money laundering, tax evasion, corruption, fraud, and other financial crimes. Requiring the disclosure of key individuals who own or control a legal entity (i.e., the beneficial owners) helps lawn enforcement investigate and prosecute these crimes.

### Who has to complete this form?

This form must be completed by the person opening a new account on behalf of a legal entity with any of the following U.S. financial institutions: (i) a bank or credit union; (ii) a broker or dealer in securities; (iii) a mutual fund; (iv) a futures commission merchant; or (v) an introducing broker in commodities.

For the purposes of this form, a legal entity includes a corporation, limited liability company, or other entity that is created by a filing of a public document with a Secretary of State or similar office, a general partnership, and any similar business entity formed in the United States or a foreign country. Legal entity does not include sole proprietorships; unincorporated associations, or natural persons opening accounts on their own behalf.

### What information do I have to provide?

This form requires you to provide the name, address, date of birth and Social Security number (or passport number or other similar information, in the case of Non-U.S. persons) for the following individuals (*i.e.*, the beneficial owners):

(i) Each individual, if any, who owns, directly or indirectly, 25 percent or more of the equity interests of the legal entity customer (e.g., each natural person that owns 25 percent or more of the shares of a corporation); and \_\_\_\_\_\_

(ii) An individual with significant responsibility for managing the legal entity customer (e.g., a Chief Executive Officer, Chief Financial Officer, Chief Operating Officer, Managing Member, General Partner, President, Vice President, or Treasurer).

The number of individuals that satisfy this definition of "beneficial owner" may vary. Under section (i), depending on the factual circumstances, up to four individuals (but as few as zero) may need to be identified. Regardless of the number of individuals identified under section (i), you must provide the identifying information of one individual under section (ii). It is possible that in some circumstances the same individual might be identified under both sections (*e.g.*, the President of Acme, Inc. who also holds a 30% equity interest). Thus, a completed form will contain the identifying information of at least one individual (under section (ii)), and up to five individuals (*i.e.*, one individual under section (ii) and four 25 percent equity holders under section (i)). The financial institution may also ask to see  $\tilde{a}$  copy of a driver's license or other identifying document for each beneficial owner listed on this form.

Certification of Beneficial Owners with Verification Bankers Systems TM VMP® Wolters Kluwer Financial Services (2) 2017

CERT-BEN-V 10/1/2017 Page 1 of 3

L

# II. CERTIFICATION OF BENEFICIAL OWNER(S)

å

Persons opening an account on behalf of a legal entity must provide the following information:

Name of Natural Person Opening Account: Phil W Park	Title of Natural Person Opening Account: Treasurer
Type of Legal Entity for Which the Account is Being Opened: Non-Profit Political Action Committee	Legal Entity Identifier (Optional):
Name of Legal Entity for Which the Account is Being Opened: Altria Group, Inc. PAC	
Physical Address of Legal Entity for Which the Account'is Being Opener 101 Constitution Avenue NW, Suite 400W, Washington, DC 20001	d:

Ï

Provide the following information for each individual, if any, who, directly or indirectly, through any contract, arrangement, understanding, relationship or otherwise, owns 25 percent or more of the equity interests of the legal entity listed above:

Name (Beneficial Owner)	Date of Birth	Address (Residential or Business Street Address)	For U.S. Persons: Social Security Number	For Non-U.S. Persons Social Security Number, Passport Number and country of issuance, or other similar identification number1
First .		Street		Number
Last	_	City State & 'Zip		Country of Issuance
First		Street		Number.
Last	· · ·	City State & Zip		Country of Issuance
First ·		Street	· · · · · · · · · · · · · · · · · · ·	Number
Last	· .	City State & Zip		Country of Issuance
First	,	Street		Number
Last	•	City State & Zip		Country.of Issuance

If checked, Beneficial Owner listing requirement is Not Applicable

Certification of Beneficial Owners with Verification Bankers Systems TL V MP® Wolters Kluwer Financial Services @ 2017 CERT-BEN-V 10/1/2017 Page 2 of 3 Provide the following information for one individual with significant responsibility for managing the legal entity listed above, such as:

♦ An executive officer or senior manager (e.g., Chief Executive Officer, Chief Financial Officer, Chief Operating Officer, Managing Member, General Partner, President, Vice President, Treasurer); or

1

• Any other individual who regularly performs similar functions.

"J

(If appropriate, an individual listed under the ownership section above may also be listed in the section below).

Name/Title (of Person with Control)	Date of Birth	Address (Residential or Business Street Address)	For U.S. Persons: Social Security Number	For Non-U.S. Persons: Social Security Number, Passport Number and country of issuance, or other similar identification number <sup>1</sup>
First Phil	03/10/1977	Street 1601 Maddux Lane		Number
Last				
Park		City McLean		Country of Issuance
Title Treasurer		State & Zip VA 22101		

<sup>1</sup> In lieu of a passport number, Non-U.S. Persons may also provide a Social Security Number, an alien identification card number, or number and country of issuance of any other government-issued document evidencing nationality or residence and bearing a photograph or similar safeguard.

I, (name of natural person opening account), hereby certify, to the best of my knowledge, that the information provided above is complete and correct.

F/3/18 Date: \_\_\_ Signature:

# For institution Use Only:

	Type of Document	Document ID Number	• Place of Issuance	Date of Issuance	Expiration Date
Owner 1					
Owner 2		· · · · · · · · · · · · · · · · · · ·			<u>}.</u>
Owner 3		· · · · · · · · · · · · · · · · · · ·			
Owner 4					
Control Person	DL	A69687487	VA.	3/10/2013	3/0/202

Certification of Benaficial Owners with Verification Bankers Systems™ VMP® Wolters Kluwer Financial Services & 2017

CERT-BEN-V 10/1

Hand Delivered

2019:05:15:0M:0027978

Date of Receipt 5/15/19 Date of Receipt Postmarked (R/C Postmarked Postmarked
Postmarked (R/C Postmarked Postmarked
Postmarked (R/C Postmarked Postmarked
Postmarked
Postmarked
Postmarked
Shipping Date
Shipping Date
Shipping Date
Day Delivery
Date of Receipt
•
Date of Receipt
·
Date of Receipt
eipt or Postmarked

I

---

.

2019-05-15-08-00277979