

**APPENDIX G**  
**List of Designated States**

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**Procedure for Amending Designated States List**

OLAF may seek to amend the list of Designated States by adding a State to, or deleting a State from, the list of Designated States, based upon a reasonable belief that the addition or deletion of a State from that list is consistent with the purpose and intent of this Agreement. OLAF shall notify Philip Morris International of any proposed change to the list. If Philip Morris International objects to the proposed change, Philip Morris International shall state its objection in writing within 30 days of receiving the notice. Philip Morris International and OLAF shall meet and confer within 60 days of Philip Morris International sending its objection in an attempt to reach agreement on any changes to the list of Designated States. If Philip Morris International and OLAF cannot reach agreement, either of them may seek arbitration pursuant to article 12.02 of this Agreement.

If a State is added to the list of Designated States by agreement between Philip Morris International and OLAF, Philip Morris International shall have one year from the date a State is added to the Designated States list in which to comply with all its obligations pursuant to this Agreement and the Appendices thereto in connection with that Designated State. If a State is added to the list of Designated States by the Arbitrator, Philip Morris International shall make commercially reasonable efforts to comply with its obligations pursuant to this Agreement and the Appendices in connection with that Designated State within 30 days of the Arbitrator’s order to that effect.