Assurance of Voluntary Compliance Snapshot for:

ConocoPhillips

WHO?
Conoco Phillips entered into an Assurance of Voluntary Compliance (AVC) in 2005 with the State Attorney General Offices.

WHAT?
Conoco Phillips is required to abide by terms of this agreement to ensure elimination of youth access to tobacco.

WHERE?
AZ, AR, CA, CO, CT, FL, HI, ID, IL, IA, KS, KY, LA, ME, MD, MA, MI, MN, MS, MO, MT, NE, NV, NH, NJ, NY, OK, OR, RI, SC, SD, TN, TX, UT, VT, VA, WA, WV, WI, & WY.

WHEN?
This is an ongoing obligation which all stores in applicable States must follow.

WHY?
Reduce Youth Access to Tobacco Products!

Important Provisions for the Retail Stores to be Aware of:

- No one under the legal age for purchasing tobacco may sell tobacco.
- No tobacco products in vending machines.
- Tobacco products must not be in self-service displays.
- No one under the legal smoking age permitted to purchase smoking paraphernalia.
- Employees must ask for ID from any customer who appears to be under the age of 35.
- Age verification under 35 signs required on every entrance door, on the counter, on the registers, on each tobacco display and on the door by which employees leave the employee break area.
- Corporate minimum age verification may exceed the requirements of the AVC. Please consult corporate policies. The AVC requirements are a minimum requirement.
- Register prompts to stop tobacco sales and remind/require clerk to ask for ID.
- Sign displayed at or near the register stating that security cameras are in use to detect underage tobacco buys.
- No sales of cigarettes in quantities less than 20 per pack.
- No “look-alike” products allowed, such as candy cigarettes.
- Indoor advertising limited to brand name, logo, other trademarks, and price.
- No free samples of any tobacco product on premises.
- *Franchises may be bound to different requirements-check with corporate offices for required compliance policies.
ConocoPhillips entered into an Assurance of Voluntary Compliance (AVC) in 2005 with the State Attorney General Offices. ConocoPhillips is required to abide by terms of this agreement to ensure elimination of youth access to tobacco.

Important Provisions for the Retail Stores to be Aware of:

- No tobacco products in vending machines.
- Tobacco sales are restricted to one primary area and no more than two secondary areas. Secondary areas may contain limited advertising.
- Tobacco products must not be in self-service displays.
- No one under the legal smoking age permitted to purchase smoking paraphernalia.
- Employees must ask for ID from any customer who appears to be under the age of 30.
- Age verification under 30 signs required on every entrance door, register, and tobacco display.
- Age of sale reminders, stickers, day by day calendars, or similar devices at registers.
- Corporate minimum age verification may exceed the requirements of the AVC. Please consult corporate policies. The AVC requirements are a minimum requirement.
- Register prompts to stop tobacco sales and remind/require clerk to ask for ID.
- No sales of cigarettes in quantities less than 20 per pack.
- No “look-alike” products allowed, such as candy cigarettes, bubble gum cigars, etc.
- All outdoor tobacco advertising must be consistent with the MSA.
- Indoor advertising must not target or appeal to youth. Tobacco signage limited to brand name, logo, other trademarks, and price, when it is not displayed in a manner that appeals to youth, does not violate this policy.
- Any violating advertising will be removed following written notice by an AG.
- No tobacco signage within two feet of candy, toys, or other products typically purchased by or for children.
- No outward facing tobacco advertising within 500 feet of a playground or school.
- *Franchises may be bound to different requirements- check with corporate offices for required compliance policies.
Assurance of Voluntary Compliance Snapshot for:

Chevron entered into an Assurance of Voluntary Compliance (AVC) in 2006 with the State Attorney General Offices.

Important Provisions for the Retail Stores to be Aware of:

- No one under the legal age to purchase tobacco products may sell tobacco products.
- Signs shall be displayed at or near the cash register informing customers that security cameras are in use to detect underage sales.
- No tobacco products in vending machines.
- Tobacco products must not be in self-service displays.
- No one under the legal smoking age permitted to purchase smoking paraphernalia.
- Employees must ask for ID from any customer who appears to be under the age of 30.
- Age verification under 30 signs required on door, counter, registers, each tobacco display, and on the door through which employees leave the employee break area.
- Corporate minimum age verification may exceed the requirements of the AVC. Please consult corporate policies. The AVC requirements are a minimum requirement.
- Registers must have register prompts stopping sales and asking for ID.
- No sales of cigarettes in quantities less than 20 per pack.
- No “look-alike” products allowed, such as candy cigarettes.
- In-store tobacco advertising limited to brand name, logo, other trademarks, and price.
- All tobacco advertising limited to tobacco sales area and store entrance.
- No tobacco signage within two feet of candy, toys, or other products typically purchased by or for children.
- No free samples of any tobacco product on premises.
- *Franchises may be bound to different requirements- check with corporate offices for required compliance policies.
Assurance of Voluntary Compliance Snapshot for:

Shell entered into an Assurance of Voluntary Compliance (AVC) in 2008 with the State Attorney General Offices

Shell, and its branded stores, are required to abide by terms of this agreement to ensure elimination of youth access to tobacco

AL, AK, AZ, AR, CA, CO, CT, DE, DC, FL, GA, HI, ID, IL, IA, KS, KY, LA, ME, MD, MA, MI, MN, MS, MO, MT, NE, NV, NH, NJ, NM, NY, OH, OK, OR, PA, RI, SC, SD, TN, TX, UT, VT, VA, WA, WV & WY

This is an ongoing obligation which all stores in applicable States must follow.

Reduce Youth Access to Tobacco Products!

Important Provisions for the Retail Stores to be Aware of:

- No tobacco products in vending machines
- Cigarettes must not be in self-service displays.
- No one under the legal smoking age permitted to purchase smoking paraphernalia.
- Employees must ask for ID from any customer who appears to be under the age of 27.
- Corporate minimum age verification may exceed the requirements of the AVC. Please consult corporate policies. The AVC requirements are a minimum requirement.
- In-store tobacco advertising limited to brand name, logo, other trademarks, and price.
- No free samples of any tobacco product on premises.
- *Franchises may be bound to different requirements- check with corporate offices for required compliance policies
### Assurance of Voluntary Compliance Snapshot for:

![Kroger Logo](image)

<table>
<thead>
<tr>
<th>WHO?</th>
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<tbody>
<tr>
<td>Kroger, and its trademark stores, entered into an Assurance of Voluntary Compliance (AVC) in 2007 with the State Attorney General Offices</td>
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<td>Reduce Youth Access to Tobacco Products!</td>
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#### Important Provisions for the Retail Stores to be Aware of:

- No tobacco products in vending machines.
- Tobacco sales are restricted to one area of each convenience store and one primary area and no more than two secondary areas in grocery and mass-merchandise stores.
- Tobacco products AND smoking paraphernalia must not be in self-service displays.
- No one under the legal smoking age permitted to purchase smoking paraphernalia.
- Employees must ask for ID from any customer who appears to be under the age of 27.
- Age verification signs required on door, register, tobacco display, and in employee break area.
- **Corporate minimum age verification may exceed the requirements of the AVC. Please consult corporate policies. The AVC requirements are a minimum requirement.**
- Grocery location must have register prompts stopping sales and asking for ID.
- No free samples of any tobacco product on premises.
- No sales of cigarettes in quantities less than 20 per pack.
- No “look-alike” products allowed, such as candy cigarettes, bubble gum cigars, etc.
- Tobacco signage limited to brand name, logo, and price.
- All tobacco advertising limited to tobacco sales area(s).
- No outward facing tobacco advertising within 500 feet of a playground or school.
- *Franchises may be bound to different requirements- check with corporate offices for required compliance policies*
Assurance of Voluntary Compliance Snapshot for:

**WHO?**
Wal-Mart entered into an Assurance of Voluntary Compliance (AVC) in 2003 with the State Attorney General Offices

**WHAT?**
Wal-Mart is required to abide by terms of this agreement to ensure elimination of youth access to tobacco

**WHERE?**
AL, AZ, AR, CA, CO, CT, DE, FL, GA, HI, ID, IL, IA, KS, KY, LA, ME, MD, MA, MI, MN, MS, MT, NE, NV, NH, NJ, NM, NY, OK, OR, RI, SC, SD, TN, TX, UT, VA, WA, WV, WI, & WY

**WHEN?**
This is an ongoing obligation which all stores in applicable States must follow.

**WHY?**
Reduce Youth Access to Tobacco Products!

**Important Provisions for the Retail Stores to be Aware of:**

- No tobacco products or paraphernalia in vending machine.
- Tobacco products AND smoking paraphernalia must not be in self-service displays.
- No one under the legal smoking age permitted to purchase smoking paraphernalia.
- Employees must ask for ID from any customer who appears to be under the age of 27.
- Minimum age verification signs required on each entry door and at each register where tobacco is sold.
- Corporate minimum age verification may exceed the requirements of the AVC. Please consult corporate policies. The AVC requirements are a minimum requirement.
- Must have register prompts for cashier to obtain ID and confirm age of purchaser.
- No sales of cigarettes in quantities less than 20 per pack.
- No “look-alike” products allowed, such as candy cigarettes, bubble gum cigars, etc.
- Tobacco signage limited to brand name, logos and other trademarks, and price.
- All tobacco advertising limited to tobacco sales area(s).
- No free samples of any tobacco product on store property.
Assurance of Voluntary Compliance Snapshot for:

Walgreens entered into an Assurance of Voluntary Compliance (AVC) in 2002 with the State Attorney General Offices.

Important Provisions for the Retail Stores to be Aware of:

- No tobacco products in vending machines.
- Cigarettes and smokeless tobacco must not be in self-service displays.
- No one under the legal smoking age permitted to purchase smoking paraphernalia.
- Employees must ask for ID from any customer who appears to be under the age of 27.
- Age verification signs required signs required on door at each entrance and at each check-out where tobacco is sold.
- **Corporate minimum age verification may exceed the requirements of the AVC. Please consult corporate policies. The AVC requirements are a minimum requirement.**
- Must have register prompts requiring age information from ID to be entered.
- Tobacco signage limited to brand name, logos and other trademarks, and price.
- All tobacco advertising limited to tobacco sales area(s).
- No free samples of any tobacco product on store property.

Walgreens is required to abide by terms of this agreement to ensure elimination of youth access to tobacco.

AL, AZ, AR, CA, CO, CT, FL, GA, ID, IL, IA, KS, KY, LA, ME, MD, MA, MI, MN, MS, NH, NJ, NM, NY, OH, OK, OR, PA, RI, SC, SD, TN, TX, UT, VT, VA, WA, WV, WI, & WY.

This is an ongoing obligation which all stores in applicable States must follow.

Reduce Youth Access to Tobacco Products!
ASSURANCE OF VOLUNTARY COMPLIANCE

Safeway entered into an Assurance of Voluntary Compliance (AVC) in 2004 with the State Attorney General Offices. Safeway, and its branded stores, are required to abide by terms of this agreement to ensure elimination of youth access to tobacco.

Importantly, the AVC includes provisions designed to prevent youth access to tobacco products.

**Important Provisions for the Retail Stores to be Aware of:**

- No tobacco products in vending machines.
- Tobacco products displayed for sale in only one area of each store.
- No self-service display or sale of tobacco products.
- No one under the legal smoking age permitted to purchase smoking paraphernalia.
- Employees must ask for ID from any customer who appears to be under the age of 27.
- Age verification signs required on door, register, tobacco display, and in employee break area.
- Corporate minimum age verification may exceed the requirements of the AVC. Please consult corporate policies. The AVC requirements are a minimum requirement.
- Grocery location must have register prompts stopping sales and asking for ID.
- Only permissible forms of ID: current and valid driver’s license, state-issued ID document, U.S. passport, military ID card, or U.S. immigration card.
- No sales of cigarettes in quantities less than 20 per pack.
- No “look-alike” products allowed, such as candy cigarettes, bubble gum cigars, etc.
- Tobacco signage limited to brand name, logo, and price.
- All tobacco advertising limited to tobacco sales area(s).
- No free samples of any tobacco product on premises, walkways, parking areas.
- *Franchises may be bound to different requirements - check with corporate offices for required compliance policies

**WHO?**

Safeway entered into an Assurance of Voluntary Compliance (AVC) in 2004 with the State Attorney General Offices.

**WHAT?**

Safeway, and its branded stores, are required to abide by terms of this agreement to ensure elimination of youth access to tobacco.

**WHERE?**

California and the City of Los Angeles

**WHEN?**

This is an ongoing obligation which all stores in applicable States must follow.

**WHY?**

Reduce Youth Access to Tobacco Products!
Assurance of Voluntary Compliance Snapshot for:

BP/ARCO entered into an Assurance of Voluntary Compliance (AVC) in 2002 with the State Attorney General Offices.

BP/ARCO, and its branded stores, are required to abide by terms of this agreement to ensure elimination of youth access to tobacco.

AZ, CA, NV, OR, & WA.

This is an ongoing obligation which all stores in applicable States must follow.

Reduce Youth Access to Tobacco Products!

Important Provisions for the Retail Stores to be Aware of:

- No tobacco products in vending machines.
- No self-service display or access of tobacco products.
- No one under the legal smoking age permitted to purchase smoking paraphernalia.
- No sale of single cigarettes.
- Employees must ask for ID from any customer who appears to be under the age of 35.
- Registers have prompts to stop sales and ask for ID.
- Age verification under 35 or sign on front door, employee buttons, counter card, and register topper.
- **Corporate minimum age verification may exceed the requirements of the AVC. Please consult corporate policies. The AVC requirements are a minimum requirement.**
- No free samples of any tobacco product on premises.
- *Franchises may be bound to different requirements- check with corporate offices for required compliance policies*
Assurance of Voluntary Compliance Snapshot for:

Rite Aid entered into an Assurance of Voluntary Compliance (AVC) in 2004 with the State Attorney General Offices.

Important Provisions for the Retail Stores to be Aware of:

- No tobacco products in vending machines.
- Tobacco products displayed for sale in only one area.
- No self-service display or access of tobacco products.
- No one under the legal smoking age permitted to purchase smoking paraphernalia.
- Employees must ask for ID from any customer who appears to be under the age of 27.
- Age verification under 27 signs required on front door or window, cash register, and each tobacco product display.
- Corporate minimum age verification may exceed the requirements of the AVC. Please consult corporate policies. The AVC requirements are a minimum requirement.
- Registers have prompts to stop sales and ask for ID.
- No "look-alike" products allowed, such as candy cigarettes, bubble gum cigars, etc.
- Tobacco signage limited to brand name, logo, trademarks, and price.
- Interior tobacco signage confined to area where tobacco products are sold.
- No free samples of any tobacco product on premises, walkways, parking areas.
- *Franchises may be bound to different requirements- check with corporate offices for required compliance policies.
Valero entered into an Assurance of Voluntary Compliance (AVC) in 2010 with the State Attorney General Offices.

Valero, and its branded stores, are required to abide by terms of this agreement to ensure elimination of youth access to tobacco.

AL, AK, AZ, AR, CA, CO, CT, DE, DC, FL, GA, HI, ID, IL, IA, KS, KY, LA, ME, MD, MA, MI, MT, NE, NV, NH, NJ, NM, OH, OK, OR, PA, TN, TX, UT, VT, VA, WA, WV, WI, & WY

This is an ongoing obligation which all stores in applicable States must follow.

Reduce Youth Access to Tobacco Products!

Important Provisions for the Retail Stores to be Aware of:

- No tobacco products in vending machines.
- No self-service display or access of tobacco products.
- No one under the legal smoking age permitted to purchase smoking paraphernalia.
- Employees must ask for ID from any customer who appears to be under the age of 27.
- Age verification under 27 signs required on door and counter.
- Corporate minimum age verification may exceed the requirements of the AVC. Please consult corporate policies. The AVC requirements are a minimum requirement.
- Registers should have prompts to stop sales and ask for ID.
- No sales of cigarettes in quantities less than 20 per pack.
- No “look-alike” products allowed, such as candy cigarettes, bubble gum cigars, etc.
- Tobacco signage limited to brand name, logo, trademarks, and price.
- To extent possible, all tobacco advertising limited to tobacco sales area and at store entrance, and not within 2 feet of candy, toys, etc.
- Sign at front of store stating “All In-Store Activities Are Being Monitored by Close Circuit Television & Audio Recording.”
- No free samples of any tobacco product on premises, walkways, parking areas.
- No one under 18 selling tobacco products.
- *Franchises may be bound to different requirements- check with corporate offices for required compliance policies.
Conoco Phillips entered into an Assurance of Voluntary Compliance (AVC) in 2005 with the State Attorney General Offices.

Important Provisions for the Retail Stores to be Aware of:

- No tobacco products in vending machines.
- No self-service display or access of tobacco products.
- No one under the legal smoking age permitted to purchase smoking paraphernalia.
- Registers should have prompts to stop sales and ask for ID.
- No sales of cigarettes in quantities less than 20 per pack.
- No “look-alike” products allowed, such as candy cigarettes, bubble gum cigars, etc.
- Check ID of everyone appearing under 27.
- Age verification under 27 signs required on each door, each counter where tobacco sold, each tobacco display, and employee lunchroom door.
- **Corporate minimum age verification may exceed the requirements of the AVC. Please consult corporate policies. The AVC requirements are a minimum requirement.**
- Continuous video monitoring of cash registers where tobacco is sold.
- Conspicuous sign at or near cash register informing customers that security cameras are used to detect underage attempts to buy tobacco.
- No free samples of any tobacco product on premises.
- No one under legal age may sell tobacco.
- *Franchises may be bound to different requirements- check with corporate offices for required compliance policies.

WHO?

- Exxon Mobil entered into an Assurance of Voluntary Compliance (AVC) in 2002 with the State Attorney General Offices.

WHAT?

- Exxon Mobil, and its branded stores, are required to abide by terms of this agreement to ensure elimination of youth access to tobacco.

WHERE?

- AZ, AR, CA, CT, DE, FL, GA, HI, ID, IL, IN, IA, KS, KY, LA, ME, MD, MA, MI, MN, MS, MT, NE, NV, NH, NJ, NY, NM, Mariana Islands, OH, OK, OR, PA, RI, SC, SD, TN, TX, UT, VT, Virgin Islands, VA, WA, WV, WI, & WY.

WHEN?

- This is an ongoing obligation which all stores in applicable States must follow.

WHY?

- Reduce Youth Access to Tobacco Products!
Assurance of Voluntary Compliance Snapshot for:

7-ELEVEN

WHO?
7-Eleven entered into an Assurance of Voluntary Compliance (AVC) in 2005 with the State Attorney General Offices

WHAT?
7-Eleven, and its branded stores, are required to abide by terms of this agreement to ensure elimination of youth access to tobacco

WHERE?
AZ, AR, CA, CO, CT, DC, DE, FL, HI, ID, IL, IA, KS, KY, LA, ME, MD, MA, MI, MO, MT, NE, NV, NH, NJ, NY, OH, OK, OR, PA, RI, SC, SD, TX, UT, VT, VA, WA, WV, WI, & WY

WHEN?
This is an ongoing obligation which all stores in applicable States must follow.

WHY?
Reduce Youth Access to Tobacco Products!

Important Provisions for the Retail Stores to be Aware of:

- No tobacco products in vending machines.
- Tobacco products displayed in only one area of the store.
- No self-service display or access of tobacco products.
- No one under the legal smoking age permitted to purchase smoking paraphernalia.
- Registers should have prompts to stop sales and ask for ID.
- Ready access to calendars marking age eligibility to purchase.
- No sales of cigarettes in quantities less than 20 per pack.
- No “look-alike” products allowed, such as candy cigarettes, bubble gum cigars, etc.
- Check ID of everyone appearing under 27.
- Age verification under 27 signs required on each door, each register where tobacco sold, each tobacco display.
- No exterior tobacco ads with cartoons or ads targeting youth.
- Corporate minimum age verification may exceed the requirements of the AVC. Please consult corporate policies. The AVC requirements are a minimum requirement.
- No exterior tobacco ads if store is within 500 feet of playground or school.
- No interior tobacco ads that target youth.
- No ads within 2 feet of candy, toys, etc.
- Interior signs limited to brand names, logos, other trademarks, and pricing, and must not be displayed in format that appeals to youth.
- No free samples of any tobacco product on premises.
- *Franchises may be bound to different requirements- check with corporate offices for required compliance policies