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1 AN ACT concerning revenue.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

4 Section 5. The Cigarette Tax Act is amended by changing 5 Sections 1, 3, 3-10, 4, 4b, 4d, 9c, 18, 18a, 18b, 18c, 20, and 6 24 and by adding Section 28a as follows:

7 (35 ILCS 130/1) (from Ch. 120, par. 453.1)

8 Sec. 1. For the purposes of this Act:

9 "Brand Style" means a variety of cigarettes distinguished 10 by the tobacco used, tar and nicotine content, flavoring used, 11 size of the cigarette, filtration on the cigarette or 12 packaging.

"Cigarette", means any roll for smoking made wholly or in part of tobacco irrespective of size or shape and whether or not such tobacco is flavored, adulterated or mixed with any other ingredient, and the wrapper or cover of which is made of paper or any other substance or material except tobacco.

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"Contraband cigarettes" means:

(a) cigarettes that do not bear a required tax stampunder this Act;

(b) cigarettes for which any required federal taxeshave not been paid;

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(c) cigarettes that bear a counterfeit tax stamp;

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1 (d) cigarettes that are manufactured, fabricated, 2 assembled, processed, packaged, or labeled by any person 3 other than (i) the owner of the trademark rights in the 4 cigarette brand or (ii) a person that is directly or 5 indirectly authorized by such owner;

6 (e) cigarettes imported into the United States, or 7 otherwise distributed, in violation of the federal 8 Imported Cigarette Compliance Act of 2000 (Title IV of 9 Public Law 106-476); or

10 (f) cigarettes that have false manufacturing labels; 11 (g) cigarettes identified in Section 3-10(a)(1) of
12 this Act; or

(h) cigarettes that are improperly tax stamped,
 including cigarettes that bear a tax stamp of another state
 or taxing jurisdiction.

16 "Person" means any natural individual, firm, partnership, 17 association, joint stock company, joint adventure, public or 18 private corporation, however formed, limited liability 19 company, or a receiver, executor, administrator, trustee, 20 guardian or other representative appointed by order of any 21 court.

"Prior Continuous Compliance Taxpayer" means any person who is licensed under this Act and who, having been a licensee for a continuous period of 5 years, is determined by the Department not to have been either delinquent or deficient in the payment of tax liability during that period or otherwise in SB0451 Engrossed - 3 - LRB096 06559 RCE 16643 b

violation of this Act. Also, any taxpayer who has, as verified 1 2 by the Department, continuously complied with the condition of his bond or other security under provisions of this Act for a 3 period of 5 consecutive years shall be considered to be a 4 5 "Prior continuous compliance taxpayer". In calculating the consecutive period of time described herein for qualification 6 as a "prior continuous compliance taxpayer", a consecutive 7 8 period of time of qualifying compliance immediately prior to 9 the effective date of this amendatory Act of 1987 shall be 10 credited to any licensee who became licensed on or before the 11 effective date of this amendatory Act of 1987.

12

"Department" means the Department of Revenue.

"Sale" means any transfer, exchange or barter in any manner or by any means whatsoever for a consideration, and includes and means all sales made by any person.

16 "Original Package" means the individual packet, box or 17 other container whatsoever used to contain and to convey 18 cigarettes to the consumer.

19

"Distributor" means any and each of the following:

20 (1)Any person engaged in the business of selling cigarettes in this State who brings or causes to be brought 21 22 into this State from without this State any original packages 23 of cigarettes, on which original packages there is no authorized evidence underneath a sealed transparent wrapper 24 25 showing that the tax liability imposed by this Act has been 26 paid or assumed by the out-of-State seller of such cigarettes,

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1 for sale or other disposition in the course of such business.

2 (2) Any person who makes, manufactures or fabricates 3 cigarettes in this State for sale in this State, except a 4 person who makes, manufactures or fabricates cigarettes as a 5 part of a correctional industries program for sale to residents 6 incarcerated in penal institutions or resident patients of a 7 State-operated mental health facility.

8 (3) Any person who makes, manufactures or fabricates 9 cigarettes outside this State, which cigarettes are placed in 10 original packages contained in sealed transparent wrappers, 11 for delivery or shipment into this State, and who elects to 12 qualify and is accepted by the Department as a distributor 13 under Section 4b of this Act.

14 "Place of business" shall mean and include any place where 15 cigarettes are sold or where cigarettes are manufactured, 16 stored or kept for the purpose of sale or consumption, 17 including any vessel, vehicle, airplane, train or vending 18 machine.

19 "Business" means any trade, occupation, activity or 20 enterprise engaged in for the purpose of selling cigarettes in 21 this State.

22 "Retailer" means any person who engages in the making of 23 transfers of the ownership of, or title to, cigarettes to a 24 purchaser for use or consumption and not for resale in any 25 form, for a valuable consideration. "Retailer" does not include 26 a person: SB0451 Engrossed - 5 - LRB096 06559 RCE 16643 b

1 (1) who transfers to residents incarcerated in penal 2 institutions or resident patients of a State-operated 3 mental health facility ownership of cigarettes made, 4 manufactured, or fabricated as part of a correctional 5 industries program; or

6 (2) who transfers cigarettes to a not-for-profit 7 research institution that conducts tests concerning the 8 health effects of tobacco products and who does not offer 9 the cigarettes for resale.

10 "Retailer" shall be construed to include any person who 11 engages in the making of transfers of the ownership of, or 12 title to, cigarettes to a purchaser, for use or consumption by any other person to whom such purchaser may transfer the 13 14 cigarettes without a valuable consideration, except a person 15 who transfers to residents incarcerated in penal institutions 16 or resident patients of a State-operated mental health facility 17 ownership of cigarettes made, manufactured or fabricated as part of a correctional industries program. 18

19 "Stamp" or "stamps" mean the indicia required to be affixed 20 on a pack of cigarettes that evidence payment of the tax on 21 cigarettes under Section 2 of this Act (35 ILCS 130/2), or the 22 indicia used to indicate that the cigarettes are intended for a 23 sale or distribution within this State that is exempt from 24 State tax under any applicable provision of law.

25 "Within this State" means within the exterior limits of the
 26 State of Illinois and includes all territory within these

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limits owned by or ceded to the United States of America. 1

- "Related party" means any person that is associated with 2 any other person because he or she: 3
- 4
- 5

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(a) is an officer or director of a business; or

(b) is legally recognized as a partner in business. + 6 or

7 (c) is directly or indirectly controlled by another. (Source: P.A. 95-462, eff. 8-27-07; 95-1053, eff. 1-1-10.) 8

(35 ILCS 130/3) (from Ch. 120, par. 453.3)

10 Sec. 3. Affixing tax stamp; remitting tax to the 11 Department. Payment of the taxes imposed by Section 2 of this 12 Act shall (except as hereinafter provided) be evidenced by revenue tax stamps affixed to each original package of 13 14 cigarettes. Each distributor of cigarettes, before delivering 15 or causing to be delivered any original package of cigarettes 16 in this State to a purchaser, shall firmly affix a proper stamp or stamps to each such package, or (in case of manufacturers of 17 cigarettes in original packages which are contained inside a 18 19 sealed transparent wrapper) shall imprint the required 20 language on the original package of cigarettes beneath such 21 outside wrapper, as hereinafter provided. Any stamp required by 22 this Act shall note whether the State tax under Section this Act (35 ILCS 130/2) was paid. 23

24 No stamp or imprint may be affixed to, or made upon, any 25 package of cigarettes unless that package complies with all SB0451 Engrossed - 7 - LRB096 06559 RCE 16643 b

requirements of the federal Cigarette Labeling and Advertising 1 Act, 15 U.S.C. 1331 and following, for the placement of labels, 2 3 warnings, or any other information upon a package of cigarettes 4 that is sold within the United States. Under the authority of 5 Section 6, the Department shall revoke the license of any distributor that is determined to have violated this paragraph. 6 7 A person may not affix a stamp on a package of cigarettes, 8 cigarette papers, wrappers, or tubes if that individual package 9 has been marked for export outside the United States with a 10 label or notice in compliance with Section 290.185 of Title 27 11 of the Code of Federal Regulations. It is not a defense to a 12 proceeding for violation of this paragraph that the label or 13 notice has been removed, mutilated, obliterated, or altered in 14 any manner.

15 Onlv distributors licensed under this Act and 16 transporters, as defined in Section 9c of this Act, may possess 17 or out of state manufacturers holding a permit under this Act may receive unstamped original packages packs of cigarettes. 18 19 Prior to shipment to an Illinois retailer, a stamp shall be 20 applied to each original package of cigarettes sold to the 21 retailer. A distributor may apply tax stamps only to original 22 packages of cigarettes purchased or obtained directly from an 23 in-state maker, manufacturer, or fabricator licensed as a 24 distributor under Section 4 of this Act or an out-of-state 25 maker, manufacturer, or fabricator holding a permit under 26 Section 4b of this Act. A another person, each licensed

distributor or out-of-state manufacturer holding a permit 1 2 shall apply a stamp to each pack of cigarettes imported, distributed, or sold whether or not such eigarettes are subject 3 to State tax under Section 2 of this Act (35 ILCS 130/2) or any 4 5 other provision of State law, provided that a distributor or 6 out of state manufacturer may only apply a tax stamp to a pack 7 of cigarettes purchased or obtained directly from a licensed 8 distributor or an out of state manufacturer holding a permit. 9 Only a licensed distributor or an out of state manufacturer 10 holding a permit may ship or otherwise cause to be delivered unstamped original packages packs of cigarettes in, into, or 11 12 from this State. A , provided that a licensed distributor or an 13 out-of-state manufacturer holding a permit may transport 14 unstamped original packages packs of cigarettes to a facility, wherever located, owned or controlled by such distributor; 15 16 however, a distributor may not transport unstamped original 17 packages of cigarettes to a facility where retail sales of cigarettes take place or manufacturer. Any 18 licensed 19 distributor person that ships or otherwise causes to be 20 delivered unstamped original packages packs of cigarettes into, within, or from this State shall ensure that the invoice 21 22 or equivalent documentation and the bill of lading or freight 23 bill for the shipment identifies the true name and address of the consignor cosignor or seller, the true name and address of 24 25 the consignee cosignee or purchaser, and the quantity by brand style of the cigarettes so transported, provided that this 26

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Section shall not be construed as to impose any requirement or
 liability upon any common or contract carrier.

3 The Department, or any person authorized by the Department, shall sell such stamps only to persons holding valid licenses 4 5 as distributors under this Act. On and after July 1, 2003, payment for such stamps must be made by means of electronic 6 7 funds transfer. The Department may refuse to sell stamps to any 8 person who does not comply with the provisions of this Act. 9 Beginning on the effective date of this amendatory Act of the 10 92nd General Assembly and through June 30, 2002, persons 11 holding valid licenses as distributors may purchase cigarette 12 tax stamps up to an amount equal to 115% of the distributor's 13 average monthly cigarette tax stamp purchases over the 12 calendar months prior to the effective date of this amendatory 14 15 Act of the 92nd General Assembly.

Prior to December 1, 1985, the Department shall allow a 16 17 distributor 21 days in which to make final payment of the amount to be paid for such stamps, by allowing the distributor 18 19 to make payment for the stamps at the time of purchasing them 20 with a draft which shall be in such form as the Department 21 prescribes, and which shall be payable within 21 davs 22 thereafter: Provided that such distributor has filed with the 23 Department, and has received the Department's approval of, a bond, which is in addition to the bond required under Section 4 24 25 of this Act, payable to the Department in an amount equal to 26 80% of such distributor's average monthly tax liability to the SB0451 Engrossed - 10 - LRB096 06559 RCE 16643 b

Department under this Act during the preceding calendar year or 1 2 \$500,000, whichever is less. The Bond shall be joint and several and shall be in the form of a surety company bond in 3 such form as the Department prescribes, or it may be in the 4 5 form of a bank certificate of deposit or bank letter of credit. 6 The bond shall be conditioned upon the distributor's payment of amount of any 21-day draft which the Department accepts from 7 8 that distributor for the delivery of stamps to that distributor 9 under this Act. The distributor's failure to pay any such 10 draft, when due, shall also make such distributor automatically 11 liable to the Department for a penalty equal to 25% of the 12 amount of such draft.

13 On and after December 1, 1985 and until July 1, 2003, the 14 Department shall allow a distributor 30 days in which to make 15 final payment of the amount to be paid for such stamps, by 16 allowing the distributor to make payment for the stamps at the 17 time of purchasing them with a draft which shall be in such form as the Department prescribes, and which shall be payable 18 19 within 30 days thereafter, and beginning on January 1, 2003 and 20 thereafter, the draft shall be payable by means of electronic funds transfer: Provided that such distributor has filed with 21 22 the Department, and has received the Department's approval of, 23 a bond, which is in addition to the bond required under Section 4 of this Act, payable to the Department in an amount equal to 24 25 150% of such distributor's average monthly tax liability to the 26 Department under this Act during the preceding calendar year or SB0451 Engrossed - 11 - LRB096 06559 RCE 16643 b

\$750,000, whichever is less, except that as to bonds filed on 1 2 or after January 1, 1987, such additional bond shall be in an amount equal to 100% of such distributor's average monthly tax 3 liability under this Act during the preceding calendar year or 4 5 \$750,000, whichever is less. The bond shall be joint and 6 several and shall be in the form of a surety company bond in such form as the Department prescribes, or it may be in the 7 form of a bank certificate of deposit or bank letter of credit. 8 9 The bond shall be conditioned upon the distributor's payment of 10 the amount of any 30-day draft which the Department accepts 11 from that distributor for the delivery of stamps to that 12 distributor under this Act. The distributor's failure to pay 13 any such draft, when due, shall also make such distributor 14 automatically liable to the Department for a penalty equal to 15 25% of the amount of such draft.

16 Every prior continuous compliance taxpayer shall be exempt 17 from all requirements under this Section concerning the furnishing of such bond, as defined in this Section, as a 18 condition precedent to his being authorized to engage in the 19 20 business licensed under this Act. This exemption shall continue for each such taxpayer until such time as he may be determined 21 22 by the Department to be delinguent in the filing of any 23 returns, or is determined by the Department (either through the Department's issuance of a final assessment which has become 24 25 final under the Act, or by the taxpayer's filing of a return 26 which admits tax to be due that is not paid) to be delinquent SB0451 Engrossed - 12 - LRB096 06559 RCE 16643 b

or deficient in the paying of any tax under this Act, at which 1 2 time that taxpayer shall become subject to the bond requirements of this Section and, as a condition of being 3 allowed to continue to engage in the business licensed under 4 5 this Act, shall be required to furnish bond to the Department in such form as provided in this Section. Such taxpayer shall 6 7 furnish such bond for a period of 2 years, after which, if the 8 taxpayer has not been delinquent in the filing of any returns, 9 or delinquent or deficient in the paying of any tax under this 10 Act, the Department may reinstate such person as a prior 11 continuance compliance taxpayer. Any taxpayer who fails to pay 12 an admitted or established liability under this Act may also be 13 required to post bond or other acceptable security with the Department guaranteeing the payment of such admitted or 14 15 established liability.

16 Any person aggrieved by any decision of the Department 17 under this Section may, within the time allowed by law, protest and request a hearing, whereupon the Department shall give 18 notice and shall hold a hearing in conformity with the 19 20 provisions of this Act and then issue its final administrative decision in the matter to such person. In the absence of such a 21 22 protest filed within the time allowed by law, the Department's 23 decision shall become final without any further determination being made or notice given. 24

The Department shall discharge any surety and shall release and return any bond or security deposited, assigned, pledged, SB0451 Engrossed - 13 - LRB096 06559 RCE 16643 b

1 or otherwise provided to it by a taxpayer under this Section
2 within 30 days after:

3 (1) Such taxpayer becomes a prior continuous compliance 4 taxpayer; or

5 (2) Such taxpayer has ceased to collect receipts on which 6 he is required to remit tax to the Department, has filed a 7 final tax return, and has paid to the Department an amount 8 sufficient to discharge his remaining tax liability as 9 determined by the Department under this Act. The Department 10 shall make a final determination of the taxpayer's outstanding 11 tax liability as expeditiously as possible after his final tax 12 return has been filed. If the Department cannot make such final 13 determination within 45 days after receiving the final tax return, within such period it shall so notify the taxpayer, 14 15 stating its reasons therefor.

16 The Department may authorize distributors to affix revenue 17 tax stamps by imprinting tax meter stamps upon original packages of cigarettes. The Department shall adopt rules and 18 19 regulations relating to the imprinting of such tax meter stamps 20 as will result in payment of the proper taxes as herein imposed. No distributor may affix revenue tax stamps to 21 22 original packages of cigarettes by imprinting tax meter stamps 23 thereon unless such distributor has first obtained permission from the Department to employ this method of affixation. The 24 25 Department shall regulate the use of tax meters and may, to 26 assure the proper collection of the taxes imposed by this Act,

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revoke or suspend the privilege, theretofore granted by the
 Department to any distributor, to imprint tax meter stamps upon
 original packages of cigarettes.

Illinois cigarette manufacturers who place 4 their 5 cigarettes in original packages which are contained inside a sealed transparent wrapper, and similar out-of-State cigarette 6 7 manufacturers who elect to qualify and are accepted by the 8 Department as distributors under Section 4b(a) of this Act, 9 shall pay the taxes imposed by this Act by remitting the amount 10 thereof to the Department by the 5th day of each month covering 11 cigarettes shipped or otherwise delivered in Illinois to 12 during the preceding calendar month. purchasers Such 13 manufacturers of cigarettes in original packages which are 14 contained inside a sealed transparent wrapper, before 15 delivering such cigarettes or causing such cigarettes to be delivered in this State to purchasers, shall evidence their 16 17 obligation to remit the taxes due with respect to such cigarettes by imprinting language to be prescribed by the 18 19 Department on each original package of such cigarettes 20 underneath the sealed transparent outside wrapper of such original package, in such place thereon and in such manner as 21 22 the Department may designate. Such imprinted language shall 23 acknowledge the manufacturer's payment of or liability for the tax imposed by this Act with respect to the distribution of 24 25 such cigarettes.

26

A distributor shall not affix, or cause to be affixed, any

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stamp or imprint to a package of cigarettes, as provided for in 1 this Section, if the tobacco product manufacturer, as defined 2 in Section 10 of the Tobacco Product Manufacturers' Escrow Act, 3 that made or sold the cigarettes has failed to become a 4 participating manufacturer, as defined in subdivision (a)(1) 5 of Section 15 of the Tobacco Product Manufacturers' Escrow Act, 6 7 or has failed to create a qualified escrow fund for any 8 cigarettes manufactured by the tobacco product manufacturer 9 and sold in this State or otherwise failed to bring itself into 10 compliance with subdivision (a) (2) of Section 15 of the Tobacco 11 Product Manufacturers' Escrow Act.

12 (Source: P.A. 95-1053, eff. 1-1-10.)

13 (35 ILCS 130/3-10)

14 Sec. 3-10. Cigarette enforcement.

15

(a) Prohibitions. It is unlawful for any person:

16 (1) to sell or distribute in this State; to acquire,
17 hold, own, possess, or transport, for sale or distribution
18 in this State; or to import, or cause to be imported into
19 this State for sale or distribution in this State:

20

(A) any cigarettes the package of which:

21 (i) any statement, bears label, stamp, 22 notice sticker, or indicating that the 23 manufacturer did not intend the cigarettes to be 24 sold, distributed, or used in the United States, 25 including but not limited to labels stating "For SB0451 Engrossed - 16 - LRB096 06559 RCE 16643 b

Export Only", "U.S. Tax Exempt", "For Use Outside
 U.S.", or similar wording; or

(ii) does not comply with:

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all requirements imposed by or 4 (aa) 5 pursuant to federal law regarding warnings and other information on packages of cigarettes 6 manufactured, packaged, or imported for sale, 7 8 distribution, or use in the United States, 9 including but not limited to the precise warning labels specified in 10 the federal 11 Cigarette Labeling and Advertising Act, 15 12 U.S.C. 1333; and

13 (bb) all federal trademark and copyright 14 laws;

(B) any cigarettes imported into the United States
in violation of 26 U.S.C. 5754 or any other federal
law, or implementing federal regulations;

18 (C) any cigarettes that such person otherwise
19 knows or has reason to know the manufacturer did not
20 intend to be sold, distributed, or used in the United
21 States; or

(D) any cigarettes for which there has not been submitted to the Secretary of the U.S. Department of Health and Human Services the list or lists of the ingredients added to tobacco in the manufacture of the cigarettes required by the federal Cigarette Labeling SB0451 Engrossed - 17 - LRB096 06559 RCE 16643 b

and Advertising Act, 15 U.S.C. 1335a;
 (2) to alter the package of any cigarettes, prior to
 sale or distribution to the ultimate consumer, so as to
 remove, conceal, or obscure:

5 (A) any statement, label, stamp, sticker, or 6 notice described in subdivision (a)(1)(A)(i) of this 7 Section;

8 (B) any health warning that is not specified in, or 9 does not conform with the requirements of, the federal 10 Cigarette Labeling and Advertising Act, 15 U.S.C. 11 1333; <u>or</u>

12 (3) to affix any stamp required pursuant to this Act to 13 the package of any cigarettes described in subdivision 14 (a)(1) of this Section or altered in violation of 15 subdivision (a)(2).; or

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(4) to knowingly possess, or possess for sale, contraband cigarettes.

(b) Documentation. On the first business day of each month, each person licensed to affix the State tax stamp to cigarettes shall file with the Department, for all cigarettes imported into the United States to which the person has affixed the tax stamp in the preceding month:

(1) a copy of:

(A) the permit issued pursuant to the Internal
 Revenue Code, 26 U.S.C. 5713, to the person importing
 the cigarettes into the United States allowing the

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person to import the cigarettes; and

2 (B) the customs form containing, with respect to 3 the cigarettes, the internal revenue tax information 4 required by the U.S. Bureau of Alcohol, Tobacco and 5 Firearms;

6 (2) a statement, signed by the person under penalty of 7 perjury, which shall be treated as confidential by the 8 Department and exempt from disclosure under the Freedom of 9 Information Act, identifying the brand and brand styles of 10 all such cigarettes, the quantity of each brand style of 11 such cigarettes, the supplier of such cigarettes, and the 12 person or persons, if any, to whom such cigarettes have been conveyed for resale; and a separate statement, signed 13 14 by the individual under penalty of perjury, which shall not 15 be treated as confidential or exempt from disclosure, 16 separately identifying the brands and brand styles of such 17 cigarettes; and

18 (3) a statement, signed by an officer of the 19 manufacturer or importer under penalty of perjury, 20 certifying that the manufacturer or importer has complied 21 with:

(A) the package health warning and ingredient
reporting requirements of the federal Cigarette
Labeling and Advertising Act, 15 U.S.C. 1333 and 1335a,
with respect to such cigarettes; and

(B) the provisions of Exhibit T of the Master

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Settlement Agreement entered in the case of People of the State of Illinois v. Philip Morris, et al. (Circuit Court of Cook County, No. 96-L13146), including a statement indicating whether the manufacturer is, or is not, a participating tobacco manufacturer within the meaning of Exhibit T.

(c) Administrative sanctions.

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8 (1) Upon finding that a distributor or person has 9 committed any of the acts prohibited by subsection (a), 10 knowing or having reason to know that he or she has done 11 so, or has failed to comply with any requirement of 12 subsection (b), the Department may revoke or suspend the license or licenses of any distributor pursuant to the 13 14 procedures set forth in Section 6 and impose on the 15 distributor, or on the person, a civil penalty in an amount 16 not to exceed the greater of 500% of the retail value of 17 the cigarettes involved or \$5,000.

18 (2)Cigarettes that are acquired, held, owned, 19 possessed, transported in, imported into, or sold or 20 distributed in this State in violation of this Section 21 shall be deemed contraband under this Act and are subject 22 to seizure and forfeiture as provided in this Act, and all 23 such cigarettes seized and forfeited shall be destroyed or 24 maintained and used in an undercover capacity. Such 25 cigarettes shall be deemed contraband whether the 26 violation of this Section is knowing or otherwise.

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1 (d) Unfair trade practices. <u>In addition to any other</u> 2 <u>penalties provided for in this Act, a</u> A violation of subsection 3 (a) or subsection (b) of this Section shall constitute an 4 unlawful practice as provided in the Consumer Fraud and 5 Deceptive Business Practices Act.

6 <u>(d-1) Retailers shall not be liable under subsections</u> 7 <u>(c)(1) and (d) of this Section for unknowingly possessing,</u> 8 <u>selling, or distributing to consumers or users cigarettes</u> 9 <u>identified in subsection (a)(1) of this Section if the</u> 10 <u>cigarettes possessed, sold, or distributed by the retailer were</u> 11 <u>obtained from a distributor licensed under this Act.</u>

12 (e) Unfair cigarette sales. For purposes of the Trademark 13 Registration and Protection Act and the Counterfeit Trademark 14 Act, cigarettes imported or reimported into the United States 15 for sale or distribution under any trade name, trade dress, or 16 trademark that is the same as, or is confusingly similar to, 17 any trade name, trade dress, or trademark used for cigarettes manufactured in the United States for sale or distribution in 18 19 the United States shall be presumed to have been purchased 20 outside of the ordinary channels of trade.

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(f) General provisions.

(1) This Section shall be enforced by the Department;
provided that, at the request of the Director of Revenue or
the Director's duly authorized agent, the State police and
all local police authorities shall enforce the provisions
of this Section. The Attorney General has concurrent power

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with the State's Attorney of any county to enforce this
 Section.

(2) For the purpose of enforcing this Section, the
Director of Revenue and any agency to which the Director
has delegated enforcement responsibility pursuant to
subdivision (f)(1) may request information from any State
or local agency and may share information with and request
information from any federal agency and any agency of any
other state or any local agency of any other state.

10 (3) In addition to any other remedy provided by law, 11 including enforcement as provided in subdivision (a)(1), 12 any person may bring an action for appropriate injunctive or other equitable relief for a violation of this Section; 13 14 actual damages, if any, sustained by reason of the 15 violation; and, as determined by the court, interest on the 16 damages from the date of the complaint, taxable costs, and 17 reasonable attorney's fees. If the trier of fact finds that the violation is flagrant, it may increase recovery to an 18 19 amount not in excess of 3 times the actual damages 20 sustained by reason of the violation.

21 (g) Definitions. As used in this Section:

22 "Importer" means that term as defined in 26 U.S.C. 5702(1).

23 "Package" means that term as defined in 15 U.S.C. 1332(4).

24 (h) Applicability.

25 26 (1) This Section does not apply to:

(A) cigarettes allowed to be imported or brought

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into the United States for personal use; and

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2 (B) cigarettes sold or intended to be sold as 3 duty-free merchandise by a duty-free sales enterprise 4 in accordance with the provisions of 19 U.S.C. 1555(b) 5 and any implementing regulations; except that this 6 Section shall apply to any such cigarettes that are 7 brought back into the customs territory for resale 8 within the customs territory.

9 (2) The penalties provided in this Section are in 10 addition to any other penalties imposed under other 11 provision of law.

12 (Source: P.A. 95-1053, eff. 1-1-10.)

13 (35 ILCS 130/4) (from Ch. 120, par. 453.4)

14 Sec. 4. Distributor's license. No person may engage in 15 business as a distributor of cigarettes in this State within 16 the meaning of the first 2 definitions of distributor in Section 1 of this Act without first having obtained a license 17 18 therefor from the Department. Application for license shall be 19 made to the Department in form as furnished and prescribed by the Department. Each applicant for a license under this Section 20 21 shall furnish to the Department on the form signed and verified 22 by the applicant under penalty of perjury the following information: 23

24 (a) The name and address of the applicant;25 (b) The address of the location at which the applicant

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proposes to engage in business as a distributor of cigarettes in this State;

3 (c) Such other additional information as the 4 Department may lawfully require by its rules and 5 regulations.

6 The annual license fee payable to the Department for each 7 distributor's license shall be \$250. The purpose of such annual 8 license fee is to defray the cost, to the Department, of 9 serializing cigarette tax stamps. Each applicant for license 10 shall pay such fee to the Department at the time of submitting 11 his application for license to the Department.

12 Every applicant who is required to procure a distributor's 13 license shall file with his application a joint and several 14 bond. Such bond shall be executed to the Department of Revenue, with good and sufficient surety or sureties residing or 15 16 licensed to do business within the State of Illinois, in the 17 amount of \$2,500, conditioned upon the true and faithful compliance by the licensee with all of the provisions of this 18 19 Act. Such bond, or a reissue thereof, or a substitute therefor, 20 shall be kept in effect during the entire period covered by the 21 license. A separate application for license shall be made, a 22 separate annual license fee paid, and a separate bond filed, 23 for each place of business at which a person who is required to procure a distributor's license under this Section proposes to 24 25 engage in business as a distributor in Illinois under this Act. 26 The following are ineligible to receive a distributor's SB0451 Engrossed - 24 - LRB096 06559 RCE 16643 b

1 license under this Act:

2 (1) a person who is not of good character and 3 reputation in the community in which he resides;

4 (2) a person who has been convicted of a felony
5 under any Federal or State law, if the Department,
6 after investigation and a hearing, if requested by the
7 applicant, determines that such person has not been
8 sufficiently rehabilitated to warrant the public
9 trust;

10 (3) a corporation, if any officer, manager or 11 director thereof, or any stockholder or stockholders 12 owning in the aggregate more than 5% of the stock of 13 such corporation, would not be eligible to receive a 14 license under this Act for any reason<u>;</u>.

(4) a person, or any person who owns more than 15
percent of the ownership interests in a person or a
related party who:

(a) owes, at the time of application, any $\frac{500}{500}$ 18 19 or more in delinquent cigarette taxes that have 20 been determined by law to be due and unpaid, unless 21 the license applicant has entered into an 22 agreement approved by the Department to pay the 23 amount due:

(b) had a license under this Act revoked within
the past two years by the Department for willful
misconduct relating to stolen or contraband

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cigarettes or has been convicted of a State or federal crime, punishable by imprisonment of one year or more, relating to stolen or contraband cigarettes;

5 (C) is a distributor who manufactures 6 cigarettes, whether in this State or out of this 7 State, and who is neither (i) a participating 8 manufacturer as defined in subsection II(jj) of 9 the "Master Settlement Agreement" as defined in 10 Sections 10 of the Tobacco Products Manufacturers' 11 Escrow Act and the Tobacco Products Manufacturers' 12 Escrow Enforcement Act of 2003 (30 ILCS 168/10 and 13 30 ILCS 167/10); nor (ii) in full compliance with Tobacco Products Manufacturers' Escrow Act and the 14 Tobacco Products Manufacturers' Escrow Enforcement 15 16 Act of 2003 (30 ILCS 168/ and 30 ILCS 167/);

> (d) has been found <u>by the Department, after</u> <u>notice and a hearing</u>, to have willfully imported or caused to be imported into the United States for sale or distribution any cigarette in violation of 19 U.S.C. 1681a;

(e) has been found <u>by the Department, after</u>
<u>notice and a hearing</u>, to have willfully imported or
caused to be imported into the United States for
sale or distribution or manufactured for sale or
distribution in the United States any cigarette

1 that does not fully comply with the Federal 2 Cigarette Labeling and Advertising Act (15 U.S.C. 3 1331, et seq.); or

4 (f) has <u>been found by the Department, after</u> 5 <u>notice and a hearing, to have</u> willfully made a 6 material false statement in the application or has 7 willfully failed to produce records required to be 8 maintained by this Act.

9 The Department, upon receipt of an application, license fee 10 and bond in proper form, from a person who is eligible to 11 receive a distributor's license under this Act, shall issue to 12 such applicant a license in form as prescribed by the Department, which license shall permit the applicant to which 13 14 it is issued to engage in business as a distributor at the 15 place shown in his application. All licenses issued by the 16 Department under this Act shall be valid for not to exceed one 17 year after issuance unless sooner revoked, canceled or suspended as provided in this Act. No license issued under this 18 Act is transferable or assignable. Such license shall be 19 20 conspicuously displayed in the place of business conducted by the licensee in Illinois under such license. No distributor 21 22 licensee acquires any vested interest or compensable property 23 right in a license issued under this Act.

A licensed distributor shall notify the Department of any change in the information contained on the application form, including any change in ownership and shall do so within 30 SB0451 Engrossed - 27 - LRB096 06559 RCE 16643 b

1 days after any such change.

2 Any person aggrieved by any decision of the Department 3 under this Section may, within 20 days after notice of the decision, protest and request a hearing. Upon receiving a 4 5 request for a hearing, the Department shall give notice to the person requesting the hearing of the time and place fixed for 6 the hearing and shall hold a hearing in conformity with the 7 provisions of this Act and then issue its final administrative 8 9 decision in the matter to that person. In the absence of a 10 protest and request for a hearing within 20 days, the 11 Department's decision shall become final without any further 12 determination being made or notice given.

13 (Source: P.A. 95-1053, eff. 1-1-10; revised 4-17-09.)

14 (35 ILCS 130/4b) (from Ch. 120, par. 453.4b)

15 Sec. 4b.

16 may, in its (a) The Department discretion, upon application, issue permits authorizing the payment of the tax 17 18 herein imposed by out-of-State cigarette manufacturers who are not required to be licensed as distributors of cigarettes in 19 20 this State, but who elect to qualify under this Act as 21 distributors of cigarettes in this State, and who, to the 22 satisfaction of the Department, furnish adequate security to insure payment of the tax, provided that any such permit shall 23 extend only to cigarettes which such permittee manufacturer 24 25 places in original packages that are contained inside a sealed SB0451 Engrossed - 28 - LRB096 06559 RCE 16643 b

1 transparent wrapper. Such permits shall be issued without 2 charge in such form as the Department may prescribe and shall 3 not be transferable or assignable.

4 The following are ineligible to receive a distributor's 5 permit under this <u>subsection</u> Act:

6 (1) a person who is not of good character and reputation in7 the community in which he resides;

8 (2) a person who has been convicted of a felony under any 9 Federal or State law, if the Department, after investigation 10 and a hearing, if requested by the applicant, determines that 11 such person has not been sufficiently rehabilitated to warrant 12 the public trust;

(3) a corporation, if any officer, manager or director thereof, or any stockholder or stockholders owning in the aggregate more than 5% of the stock of such corporation, would not be eligible to receive a permit under this Act for any reason.

With respect to cigarettes which come within the scope of 18 such a permit and which any such permittee delivers or causes 19 20 to be delivered in Illinois to licensed distributors 21 purchasers, such permittee shall remit the tax imposed by this 22 Act at the times provided for in Section 3 of this Act. Each 23 such remittance shall be accompanied by a return filed with the 24 Department on a form to be prescribed and furnished by the 25 Department and shall disclose such information as the 26 Department may lawfully require. The Department may promulgate SB0451 Engrossed - 29 - LRB096 06559 RCE 16643 b

rules to require that the permittee's return be accompanied by 1 appropriate computer-generated magnetic media supporting 2 schedule data in the format prescribed by the Department, 3 unless, as provided by rule, the Department grants an exception 4 5 upon petition of the permittee. Each such return shall be accompanied by a copy of each invoice rendered by the permittee 6 to any <u>licensed distributor</u> purchaser to whom the permittee 7 8 delivered cigarettes of the type covered by the permit (or 9 caused cigarettes of the type covered by the permit to be 10 delivered) in Illinois during the period covered by such 11 return.

12 Such permit may be suspended, canceled or revoked when, at 13 any time, the Department considers that the security given is 14 inadequate, or that such tax can more effectively be collected 15 from distributors located in this State, or whenever the 16 permittee violates any provision of this Act or any lawful rule 17 or regulation issued by the Department pursuant to this Act or is determined to be ineligible for a distributor's permit under 18 19 this Act as provided in this Section, whenever the permittee 20 shall notify the Department in writing of his desire to have 21 the permit canceled. The Department shall have the power, in 22 its discretion, to issue a new permit after such suspension, 23 cancellation or revocation, except when the person who would receive the permit is ineligible to receive a distributor's 24 25 permit under this Act.

26

All permits issued by the Department under this Act shall

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be valid for not to exceed one year after issuance unless
 sooner revoked, canceled or suspended as in this Act provided.

3 (b) Out-of-state cigarette manufacturers who are not required to be licensed as distributors of cigarettes in this 4 5 State and who do not elect to obtain approval under subsection 4b(a) to pay the tax imposed by this Act, but who elect to 6 qualify under this Act as distributors of cigarettes in this 7 State for purposes of shipping and <u>delivering unstamped</u> 8 9 original packages of cigarettes into this State to licensed 10 distributors, shall obtain a permit from the Department. These 11 permits shall be issued without charge in such form as the 12 Department may prescribe and shall not be transferable or 13 assignable.

14 <u>The following are ineligible to receive a distributor's</u> 15 permit under this subsection:

16 <u>(1) a person who is not of good character and</u> 17 <u>reputation in the community in which he or she resides;</u>

18 (2) a person who has been convicted of a felony under 19 any federal or State law, if the Department, after 20 investigation and a hearing, if requested by the applicant, 21 determines that the person has not been sufficiently 22 rehabilitated to warrant the public trust; and

(3) a corporation, if any officer, manager, or director
 thereof, or any stockholder or stockholders owning in the
 aggregate more than 5% of the stock of the corporation,
 would not be eligible to receive a permit under this Act

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1 <u>for any reason.</u>

2 With respect to original packages of cigarettes that such 3 permittee delivers or causes to be delivered in Illinois and 4 distributes to the public for promotional purposes without 5 consideration, the permittee shall pay the tax imposed by this 6 Act by remitting the amount thereof to the Department by the 7 5th day of each month covering cigarettes shipped or otherwise 8 delivered in Illinois for those purposes during the preceding 9 calendar month. The permittee, before delivering those 10 cigarettes or causing those cigarettes to be delivered in this 11 State, shall evidence his or her obligation to remit the taxes 12 due with respect to those cigarettes by imprinting language to be prescribed by the Department on each original package of 13 14 cigarettes, in such place thereon and in such manner also to be prescribed by the Department. The imprinted language shall 15 16 acknowledge the permittee's payment of or liability for the tax 17 imposed by this Act with respect to the distribution of those 18 cigarettes. 19 With respect to cigarettes that the permittee delivers or

20 <u>causes to be delivered in Illinois to Illinois licensed</u> 21 <u>distributors or distributed to the public for promotional</u> 22 <u>purposes, the permittee shall, by the 5th day of each month,</u> 23 <u>file with the Department, a report covering cigarettes shipped</u> 24 <u>or otherwise delivered in Illinois to licensed distributors or</u> 25 <u>distributed to the public for promotional purposes during the</u> 26 <u>preceding calendar month on a form to be prescribed and</u> SB0451 Engrossed - 32 - LRB096 06559 RCE 16643 b

1	furnished by the Department and shall disclose such other
2	information as the Department may lawfully require. The
3	Department may promulgate rules to require that the permittee's
4	report be accompanied by appropriate computer-generated
5	magnetic media supporting schedule data in the format
6	prescribed by the Department, unless, as provided by rule, the
7	Department grants an exception upon petition of the permittee.
8	Each such report shall be accompanied by a copy of each invoice
9	rendered by the permittee to any purchaser to whom the
10	permittee delivered cigarettes of the type covered by the
11	permit (or caused cigarettes of the type covered by the permit
12	to be delivered) in Illinois during the period covered by such
13	report.
14	Such permit may be suspended, canceled, or revoked whenever

15 the permittee violates any provision of this Act or any lawful 16 rule or regulation issued by the Department pursuant to this 17 Act, is determined to be ineligible for a distributor's permit under this Act as provided in this Section, or notifies the 18 19 Department in writing of his or her desire to have the permit 20 canceled. The Department shall have the power, in its 21 discretion, to issue a new permit after such suspension, 22 cancellation, or revocation, except when the person who would 23 receive the permit is ineligible to receive a distributor's 24 permit under this Act.

All permits issued by the Department under this Act shall be valid for a period not to exceed one year after issuance

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1 <u>unless sooner revoked, canceled, or suspended as provided in</u> 2 <u>this Act.</u>

- 3 (Source: P.A. 79-387.)
- 4 (35 ILCS 130/4d)

5 Sec. 4d. Sales of cigarettes to and by retailers. 6 Transactions only with licensed distributors, out of state 7 manufacturers holding a permit, and retailers holding a certificate of registration. In-state makers, manufacturers, 8 9 and fabricators licensed as distributors under Section 4 of 10 this Act and out-of-state makers, manufacturers, and 11 fabricators holding permits under Section 4b of this Act may 12 not sell original packages of cigarettes to retailers. A 13 retailer may sell only original packages of cigarettes obtained from licensed distributors other than in-state makers, 14 manufacturers, or fabricators licensed as distributors under 15 16 Section 4 of this Act and out-of-state makers, manufacturers, or fabricators holding permits under Section 4b of this Act. A 17 18 distributor or manufacturer may sell or distribute cigarettes 19 to a person located or doing business within this State only if 20 such person is a licensed distributor or a retailer holding a 21 certificate of registration. A retailer mav -only from a licensed 22 obtained -distributor cigarettes 23 out-of-state manufacturer holding a permit.

24 (Source: P.A. 95-1053, eff. 1-1-10.)

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1	(35 ILCS 130/9c) (from Ch. 120, par. 453.9c)
2	(Section scheduled to be repealed on January 1, 2010)
3	Sec. 9c. "Transporter" means any person transporting into
4	or within this State original packages of cigarettes that are
5	not tax stamped as required by this Act, except:
6	(a) a person transporting into this State unstamped
7	original packages containing a total of not more than 2,000
8	cigarettes in any single lot or shipment;
9	(b) a licensed cigarette distributor under this Act;
10	(c) a common carrier;
11	(d) a person transporting cigarettes under federal
12	internal bond or custom control that are non-tax paid under
13	Chapter 52 of the Internal Revenue Code of 1954, as amended;
14	(e) a person engaged in transporting cigarettes to a
15	licensed distributor under the Illinois Cigarette Tax Act or
16	the Illinois Cigarette Use Tax Act, or under the laws of any
17	other state, and who has in his or her possession during the
18	course of transporting those cigarettes a bill of lading,
19	waybill, or other similar commercial document that was issued
20	by or for a manufacturer of cigarettes who holds a valid permit
21	as a cigarette manufacturer under Chapter 52 of the Internal
22	Revenue Code of 1954, as amended, and that shows that the
23	cigarettes are being transported by or at the direction of that
24	manufacturer to that licensed distributor.
25	Any transporter desiring to possess or acquire for
26	transportation or transport upon the highways, roads, or

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streets of this State more than 2,000 cigarettes that are not 1 contained in original packages that are Illinois tax stamped 2 3 shall obtain a permit from the Department authorizing that 4 transporter to possess or acquire for transportation or 5 transport the cigarettes, and he or she shall have the permit in the transporting vehicle during the period of transportation 6 7 of the cigarettes. The application for the permit shall be in such form and shall contain such information as may be 8 9 prescribed by the Department. The Department may issue a permit for a single load or shipment or for a number of loads or 10 11 shipments to be transported under specified conditions.

Any cigarettes transported on the highways, roads, or streets of this State under conditions that violate any requirement of this Section, and the vehicle containing those cigarettes, are subject to seizure by the Department, and to confiscation and forfeiture in the same manner as is provided for in Section 18a of this Act.

18 Any person who violates any requirement of this Section is 19 guilty of a Class 4 felony.

Any transporter who, with intent to defeat or evade or with intent to aid another to defeat or evade the tax imposed by this Act, at any given time, transports 40,000 or more cigarettes upon the highways, roads, or streets of this State under conditions that violate any requirement of this Section is guilty of a Class 3 felony.

26 "Transporter" means any person transporting into or within this

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1 2 State original packages of cigarettes which are not tax stamped as required by this Act, except:

3 (a) A person transporting into this State unstamped 4 original packages containing a total of not more than 2000 5 cigarettes in any single lot or shipment;

6 7 (b) a licensed cigarette distributor under this Act;

(c) a common carrier;

8 (d) a person transporting cigarettes under Federal 9 internal bond or custom control that are non tax paid under 10 Chapter 52 of the Internal Revenue Code of 1954, as amended;

11 (e) a person engaged in transporting eigarettes to a 12 cigarette dealer who is properly licensed as a distributor under the Illinois Cigarette Tax Act or the Illinois Cigarette 13 Use Tax Act, or under the laws of any other state, and who has 14 in his possession during the course of transporting such 15 cigarettes a bill of lading, waybill, or other similar 16 17 commercial document which was issued by or for a manufacturer of cigarettes who holds a valid permit as a cigarette 18 manufacturer under Chapter 52, Internal Revenue Code of 1954, 19 as subsequently amended, and which shows that the cigarettes 20 are being transported by or at the direction of such 21 22 manufacturer to such licensed cigarette dealer.

23 Any transporter desiring to possess or acquire for 24 transportation or transport upon the highways, roads or streets 25 of this State more than 2000 cigarettes which are not contained 26 in original packages that are Illinois tax stamped shall obtain SB0451 Engrossed - 37 - LRB096 06559 RCE 16643 b

a permit from the Department authorizing such transporter to 1 2 possess or acquire for transportation or transport the cigarettes, and he shall have the permit in the transporting 3 vehicle during the period of transportation of the cigarettes. 4 5 The application for the permit shall be in such form and shall contain such information as may be prescribed by the 6 7 Department. The Department may issue a permit for a single load or shipment or for a number of loads or shipments 8 to 9 transported under specified conditions.

10 Any cigarettes transported on the highways, roads or 11 streets of this State under conditions which violate any 12 requirement of this Section, and the vehicle containing such cigarettes, are subject to seizure by the Department, and to 13 confiscation and forfeiture in the same manner as is provided 14 for in Section 18a of this Act. Any such confiscated and 15 16 forfeited property shall be sold in the same manner and under 17 the same conditions as provided for in Section 21 of this Act, with the proceeds from any such sale being deposited in 18 the 19 State Treasury.

20 Any person who violates any requirement of this Section is
21 guilty of a Class 4 felony.

Any transporter who, with intent to defeat or evade or with intent to aid another to defeat or evade the tax imposed by this Act, at any given time, transports 40,000 or more cigarettes upon the highways, roads or streets of this State under conditions which violate any requirement of this Section SB0451 Engrossed - 38 - LRB096 06559 RCE 16643 b

1 shall be quilty of a Class 3 felony.

2 (Source: P.A. 83-1428. Repealed by P.A. 95-1053, eff. 1-1-10.)

3 (35 ILCS 130/18) (from Ch. 120, par. 453.18)

4 Sec. 18. Any duly authorized employee of the Department may 5 arrest without warrant any person committing in his presence a violation of any of the provisions of this Act, and may without 6 7 a search warrant inspect all cigarettes located in any place of 8 business and seize any original packages of contraband cigarettes not tax stamped or tax imprinted underneath the 9 10 sealed transparent wrapper of such original packages in 11 accordance with the provisions of this Act and any vending 12 device in which such packages may be found, and such original packages or vending devices so seized shall be subject to 13 14 confiscation and forfeiture as hereinafter provided.

15 (Source: P.A. 82-1009.)

16 (35 ILCS 130/18a) (from Ch. 120, par. 453.18a)

After seizing any original packages 17 Sec. 18a. of cigarettes, or cigarette vending devices, as provided in 18 Section 18 of this Act, the Department shall hold a hearing and 19 20 shall determine whether such original packages of cigarettes, 21 at the time of their seizure by the Department, were contraband cigarettes not tax stamped or tax imprinted underneath the 22 23 sealed transparent wrapper of such original packages in 24 accordance with this Act, or whether such cigarette vending

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devices, at the time of their seizure by the Department, 1 2 contained original packages of contraband cigarettes not tax stamped or tax imprinted underneath the sealed transparent 3 wrapper of such original packages as required by this Act. The 4 5 Department shall give not less than 7 days' notice of the time and place of such hearing to the owner of such property if he 6 7 is known, and also to the person in whose possession the 8 property so taken was found, if such person is known and if 9 such person in possession is not the owner of said property. In 10 case neither the owner nor the person in possession of such 11 property is known, the Department shall cause publication of 12 the time and place of such hearing to be made at least once in 13 each week for 3 weeks successively in a newspaper of general 14 circulation in the county where such hearing is to be held.

15 If, as the result of such hearing, the Department shall 16 determine that the original packages of cigarettes seized were 17 at the time of seizure contraband cigarettes not tax stamped or tax imprinted underneath the sealed transparent wrapper of such 18 19 original packages as required by this Act, or that any 20 cigarette vending device at the time of its seizure contained 21 original packages of contraband cigarettes not tax stamped or 22 tax imprinted underneath the sealed transparent wrapper of such 23 original packages as required by this Act, the Department shall enter an order declaring such original packages of cigarettes 24 25 or such cigarette vending devices confiscated and forfeited to 26 the State, and to be held by the Department for disposal by it SB0451 Engrossed - 40 - LRB096 06559 RCE 16643 b

as provided in Section 21 of this Act. The Department shall 1 2 give notice of such order to the owner of such property if he 3 is known, and also to the person in whose possession the property so taken was found, if such person is known and if 4 5 such person in possession is not the owner of said property. In case neither the owner nor the person in possession of such 6 7 property is known, the Department shall cause publication of such order to be made at least once in each week for 3 weeks 8 9 successively in a newspaper of general circulation in the 10 county where such hearing was held.

11 (Source: P.A. 76-684.)

12 (35 ILCS 130/18b) (from Ch. 120, par. 453.18b)

13 Sec. 18b. Possession of more than 100 original packages of contraband cigarettes; penalty. With the exception of licensed 14 15 distributors and transporters, as defined in Section 9c of this 16 Act, possessing unstamped original packages of cigarettes, and licensed distributors possessing original packages of 17 18 cigarettes that bear a tax stamp of another state or taxing 19 jurisdiction, anyone possessing contraband cigarettes 20 contained in original packages is which are not tax stamped as 21 required by this Act, or which are improperly tax stamped, 22 shall be liable to pay, to the Department for deposit in the 23 Tax Compliance and Administration Fund State Treasury, a 24 penalty of \$25 \$15 for each such package of cigarettes in excess of 100 packages, unless reasonable cause can be 25

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1 established by the person upon whom the penalty is imposed.
2 This penalty is in addition to the taxes imposed by this Act.
3 Reasonable cause shall be determined in each situation in
4 accordance with rules adopted by the Department. The provisions
5 of the Uniform Penalty and Interest Act do not apply to this
6 Section. Such penalty may be recovered by the Department in a
7 civil action.

8 (Source: P.A. 83-1428.)

9 (35 ILCS 130/18c)

10 Sec. 18c. Possession of not less than 10 and not more than 11 100 original packages of contraband cigarettes not tax stamped 12 or improperly tax stamped; penalty. With the exception of licensed distributors and transporters, as defined in Section 13 9c of this Act, possessing unstamped original packages of 14 15 cigarettes, and licensed distributors possessing original 16 packages of cigarettes that bear a tax stamp of another state or taxing jurisdiction, anyone possessing not less than 10 and 17 not more than 100 packages of contraband cigarettes contained 18 in original packages that are not tax stamped as required by 19 20 this Act, or that are improperly tax stamped, is liable to pay 21 to the Department, for deposit into the Tax Compliance and 22 Administration Fund, a penalty of \$10 for each such package of cigarettes, unless reasonable cause can be established by the 23 24 person upon whom the penalty is imposed. Reasonable cause shall be determined in each situation in accordance with rules 25

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adopted by the Department. <u>The provisions of the Uniform</u>
 <u>Penalty and Interest Act do not apply to this Section.</u>

3 (Source: P.A. 92-322, eff. 1-1-02.)

4 (35 ILCS 130/20) (from Ch. 120, par. 453.20)

5 Sec. 20. Whenever any peace officer of the State or any duly authorized officer or employee of the Department shall 6 7 have reason to believe that any violation of this Act has 8 occurred and that the person so violating the Act has in his, 9 her or its possession any original package of contraband 10 cigarettes, not tax stamped or tax imprinted underneath the 11 sealed transparent wrapper of such original package as required 12 by this Act, or any vending device containing such original 13 packages of contraband cigarettes to which stamps have not been affixed, or on which an authorized substitute for stamps has 14 15 not been imprinted underneath the sealed transparent wrapper of 16 such original packages, as required by this Act, he may file or cause to be filed his complaint in writing, verified by 17 affidavit, with any court within whose jurisdiction the 18 premises to be searched are situated, stating the facts upon 19 20 which such belief is founded, the premises to be searched, and 21 the property to be seized, and procure a search warrant and 22 execute the same. Upon the execution of such search warrant, the peace officer, or officer or employee of the Department, 23 24 executing such search warrant shall make due return thereof to 25 the court issuing the same, together with an inventory of the

property taken thereunder. The court shall thereupon issue 1 2 process against the owner of such property if he is known; otherwise, such process shall be issued against the person in 3 whose possession the property so taken is found, if such person 4 5 is known. In case of inability to serve such process upon the owner or the person in possession of the property at the time 6 of its seizure, as hereinbefore provided, notice of the 7 8 proceedings before the court shall be given as required by the 9 statutes of the State governing cases of Attachment. Upon the 10 return of the process duly served or upon the posting or 11 publishing of notice made, as hereinabove provided, the court 12 or jury, if a jury shall be demanded, shall proceed to 13 determine whether or not such property so seized was held or possessed in violation of this Act, or whether, if a vending 14 device has been so seized, it contained at the time of its 15 16 seizure original packages of contraband cigarettes not tax 17 stamped or tax imprinted underneath the sealed transparent wrapper of such original packages as required by this Act. In 18 19 case of a finding that the original packages seized were 20 contraband cigarettes not tax stamped or tax imprinted 21 underneath the sealed transparent wrapper of such original 22 packages in accordance with the provisions of this Act, or that 23 any vending device so seized contained at the time of its seizure original packages of contraband cigarettes not tax 24 25 stamped or tax imprinted underneath the sealed transparent wrapper of such original packages in accordance with the 26

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provisions of this Act, judgment shall be entered confiscating and forfeiting the property to the State and ordering its delivery to the Department, and in addition thereto, the court shall have power to tax and assess the costs of the proceedings.

6 When any original packages or any cigarette vending device 7 shall have been declared forfeited to the State by any court, 8 as hereinbefore provided, and when such confiscated and 9 forfeited property shall have been delivered to the Department, 10 as provided in this Act, the said Department shall destroy or 11 maintain and use such property in an undercover capacity. The 12 Department may, prior to any destruction of cigarettes, permit 13 the true holder of the trademark rights in the cigarette brand to inspect such contraband cigarettes, in order to assist the 14 15 Department in any investigation regarding such cigarettes.

16 (Source: P.A. 95-1053, eff. 1-1-10.)

17 (35 ILCS 130/24) (from Ch. 120, par. 453.24)

Sec. 24. Punishment for sale or possession of unstamped packages of contraband cigarettes.

(a) Possession or sale of 100 or less packages of
 contraband cigarettes. With the exception of licensed
 distributors or transporters, as defined in Section 9c of this
 Act, any person who has in his or her possession or sells 100
 or less original packages of contraband cigarettes is guilty of
 a Class A misdemeanor.

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1	(b) Possession or sale of more than 100 but less than 251
2	packages of contraband cigarettes. With the exception of
3	licensed distributors or transporters, as defined in Section 9c
4	of this Act, any person who has in his or her possession or
5	sells more than 100 but less than 251 original packages of
6	contraband cigarettes is guilty of a Class A misdemeanor for a
7	first offense and a Class 4 felony for each subsequent offense.
8	(c) Possession or sale of more than 250 but less than 1,001
9	packages of contraband cigarettes. With the exception of
10	licensed distributors or transporters, as defined in Section 9c
11	of this Act, any person who has in his or her possession or
12	sells more than 250 but less than 1,001 original packages of
13	contraband cigarettes is guilty of a Class 4 felony.
14	(d) Possession or sale of more than 1,000 packages of
15	contraband cigarettes. With the exception of licensed
16	distributors or transporters, as defined in Section 9c of this
17	Act, any person who has in his or her possession or sells more
18	than 1,000 original packages of contraband cigarettes is guilty
19	<u>of a Class 3 felony.</u>

(e) Any person licensed as a distributor or transporter, as
 defined in Section 9c of this Act, who has in his or her
 possession or sells 100 or less original packages of contraband
 cigarettes is guilty of a Class A misdemeanor.

(f) Any person licensed as a distributor or transporter, as
 defined in Section 9c of this Act, who has in his or her
 possession or sells more than 100 original packages of

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1 <u>contraband cigarettes is guilty of a Class 4 felony.</u>

2 (g) Notwithstanding subsections (e) through (f), licensed 3 distributors and transporters, as defined in Section 9c of this 4 Act, may possess unstamped packages of cigarettes. Notwithstanding subsections (e) through (f), licensed 5 distributors may possess cigarettes that bear a tax stamp of 6 7 another state or taxing jurisdiction. Notwithstanding subsections (e) through (f), a licensed distributor may possess 8 9 contraband cigarettes returned to the distributor by a retailer 10 if the distributor immediately conducts an inventory of the 11 cigarettes being returned, the distributor and the retailer 12 returning the contraband cigarettes sign the inventory, the distributor provides a copy of the signed inventory to the 13 14 retailer, and the distributor retains the inventory in its books and records and promptly notifies the Department of 15 16 Revenue.

17 (h) Notwithstanding subsections (a) through (d) of this Section, a retailer unknowingly possessing contraband 18 19 cigarettes obtained from a licensed distributor or knowingly 20 possessing contraband cigarettes obtained from a licensed distributor is not subject to penalties under this Section if 21 22 the retailer, within 48 hours after discovering that the 23 cigarettes are contraband cigarettes, excluding Saturdays, 24 Sundays, and holidays: (i) notifies the Department and the 25 licensed distributor from whom the cigarettes were obtained, orally and in writing, that he or she possesses contraband 26

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cigarettes obtained from a licensed distributor; (ii) places
the contraband cigarettes in one or more containers and seals
those containers; and (iii) places on the containers the
following or similar language: "Contraband Cigarettes. Not For
Sale." All contraband cigarettes in the possession of a
retailer remain subject to forfeiture under the provisions of
this Act.

8 (a) Any person other than a licensed distributor who sells, 9 offers for sale, or has in his possession with intent to sell 10 or offer for sale, more than 100 original packages, not tax 11 stamped or tax imprinted underneath the sealed transparent 12 wrapper of such original package in accordance with this Act, 13 shall be guilty of a Class 4 felony.

14 (a-5) Any person other than a licensed distributor who 15 sells, offers for sale, or has in his possession with intent to 16 sell or offer for sale, 100 or fewer original packages, not tax 17 stamped or tax imprinted underneath the sealed transparent 18 wrapper of the original package in accordance with this Act, is 19 guilty of a Class A misdemeanor for the first offense and a 20 Class 4 felony for each subsequent offense.

(b) Any distributor who sells an original package of cigarettes, not tax stamped or tax imprinted underneath the sealed transparent wrapper of such original package in accordance with this Act, except when the sale is made under such circumstances that the tax imposed by this Act may not legally be levied because of the Constitution or laws of the SB0451 Engrossed - 48 - LRB096 06559 RCE 16643 b

United States, shall be quilty of a Class 3 felony. 1 2 (Source: P.A. 92-322, eff. 1-1-02.) 3 (35 ILCS 130/28a new) 4 Sec. 28a. If, at the time of terminating his or her 5 business, any licensed distributor has on hand unused stamps, 6 the distributor or his or her legal representative may, after Department approval, transfer or sell those unused stamps to 7 8 another distributor licensed under this Act. The transferring 9 distributor, or his or her legal representative, shall report 10 to the Department in writing an intention to so sell or 11 transfer the stamps and the name and address of the distributor 12 to whom the sale or transfer is to be made, together with the 13 total of the face amount of each denomination of stamps to be so sold or transferred. The Department shall approve or 14 15 disapprove the requested transfer within 48 hours after 16 receiving the report. Approval shall be deemed granted if not received by the distributor within 5 business days after the 17 18 Department's receipt of the report.

19 (35 ILCS 130/3-15 rep.)

20 Section 10. The Cigarette Tax Act is amended by repealing 21 Section 3-15.

22 Section 15. The Cigarette Use Tax Act is amended by 23 changing Sections 1, 3, 3-10, 4, 7, 24, 25, 25a, 25b, and 30 SB0451 Engrossed - 49 - LRB096 06559 RCE 16643 b

Sec. 1. For the purpose of this Act, unless otherwise

1 and by adding Section 4d as follows:

2

3

4 required by the context: 5 "Use" means the exercise by any person of any right or power over cigarettes incident to the ownership or possession 6 7 thereof, other than the making of a sale thereof in the course 8 of engaging in a business of selling cigarettes and shall 9 include the keeping or retention of cigarettes for use, except 10 that "use" does not include the use of cigarettes by a 11 not-for-profit research institution conducting tests 12 concerning the health effects of tobacco products, provided the 13 cigarettes are not offered for resale.

(35 ILCS 135/1) (from Ch. 120, par. 453.31)

14 "Brand Style" means a variety of cigarettes distinguished 15 by the tobacco used, tar and nicotine content, flavoring used, 16 size of the cigarette, filtration on the cigarette or 17 packaging.

"Cigarette" means any roll for smoking made wholly or in part of tobacco irrespective of size or shape and whether or not such tobacco is flavored, adulterated or mixed with any other ingredient, and the wrapper or cover of which is made of paper or any other substance or material except tobacco.

23 "Contraband cigarettes" means:

24 (a) cigarettes that do not bear a required tax stamp25 under this Act;

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(b) cigarettes for which any required federal taxes
 have not been paid;

3

(c) cigarettes that bear a counterfeit tax stamp;

4 (d) cigarettes that are manufactured, fabricated, 5 assembled, processed, packaged, or labeled by any person 6 other than (i) the owner of the trademark rights in the 7 cigarette brand or (ii) a person that is directly or 8 indirectly authorized by such owner;

9 (e) cigarettes imported into the United States, or 10 otherwise distributed, in violation of the federal 11 Imported Cigarette Compliance Act of 2000 (Title IV of 12 Public Law 106-476); or

13 (f) cigarettes that have false manufacturing labels; 14 (g) cigarettes identified in Section 3-10(a)(1) of
15 this Act; or

(h) cigarettes that are improperly tax stamped,
 including cigarettes that bear a tax stamp of another state
 or taxing jurisdiction.

19 "Person" means any natural individual, firm, partnership, 20 association, joint stock company, joint adventure, public or 21 private corporation, however formed, limited liability 22 company, or a receiver, executor, administrator, trustee, 23 guardian or other representative appointed by order of any 24 court.

25 "Department" means the Department of Revenue.

26 "Sale" means any transfer, exchange or barter in any manner

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or by any means whatsoever for a consideration, and includes
 and means all sales made by any person.

3 "Original Package" means the individual packet, box or
4 other container whatsoever used to contain and to convey
5 cigarettes to the consumer.

6

"Distributor" means any and each of the following:

7 a. Any person engaged in the business of selling 8 cigarettes in this State who brings or causes to be brought 9 into this State from without this State any original 10 packages of cigarettes, on which original packages there is 11 no authorized evidence underneath a sealed transparent 12 wrapper showing that the tax liability imposed by this Act has been paid or assumed by the out-of-State seller of such 13 14 cigarettes, for sale in the course of such business.

b. Any person who makes, manufactures or fabricates
cigarettes in this State for sale, except a person who
makes, manufactures or fabricates cigarettes for sale to
residents incarcerated in penal institutions or resident
patients or a State-operated mental health facility.

20 c. Any person who makes, manufactures or fabricates 21 cigarettes outside this State, which cigarettes are placed 22 in original packages contained in sealed transparent 23 wrappers, for delivery or shipment into this State, and who 24 elects to qualify and is accepted by the Department as a 25 distributor under Section 7 of this Act.

26 "Distributor" does not include any person who transfers

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cigarettes to a not-for-profit research institution that conducts tests concerning the health effects of tobacco products and who does not offer the cigarettes for resale.

"Distributor maintaining a place of business in this 4 5 State", or any like term, means any distributor having or maintaining within this State, directly or by a subsidiary, an 6 7 office, distribution house, sales house, warehouse or other 8 place of business, or any agent operating within this State 9 under the authority of the distributor or its subsidiary, 10 irrespective of whether such place of business or agent is 11 located here permanently or temporarily, or whether such 12 distributor or subsidiary is licensed to transact business 13 within this State.

14 "Business" means any trade, occupation, activity or 15 enterprise engaged in or conducted in this State for the 16 purpose of selling cigarettes.

17 "Prior Continuous Compliance Taxpayer" means any person who is licensed under this Act and who, having been a licensee 18 for a continuous period of 5 years, is determined by the 19 20 Department not to have been either delinquent or deficient in the payment of tax liability during that period or otherwise in 21 22 violation of this Act. Also, any taxpayer who has, as verified 23 by the Department, continuously complied with the condition of his bond or other security under provisions of this Act of a 24 period of 5 consecutive years shall be considered to be a 25 "prior continuous compliance taxpayer". In calculating the 26

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1 consecutive period of time described herein for qualification 2 as a "prior continuous compliance taxpayer", a consecutive 3 period of time of qualifying compliance immediately prior to 4 the effective date of this amendatory Act of 1987 shall be 5 credited to any licensee who became licensed on or before the 6 effective date of this amendatory Act of 1987.

7 "Stamp" or "stamps" mean the indicia required to be affixed 8 on a pack of cigarettes that evidence payment of the tax on 9 cigarettes under Section 2 of this Act (35 ILCS 130/2), or the 10 indicia used to indicate that the cigarettes are intended for a 11 sale or distribution within this State that is exempt from 12 State tax under any applicable provision of law.

13 "Within this State" means within the exterior limits of the 14 State of Illinois and includes all territory within these 15 limits owned by or ceded to the United States of America.

16 "Related party" means any person that is associated with 17 any other person because he or she:

18

19

25

(a) is an officer or director of a business; <u>or</u> (b) is legally recognized as a partner in business<u>.</u> ;

collected by a distributor maintaining a place of business in

20

or

21 (c) is directly or indirectly controlled by another.
22 (Source: P.A. 95-462, eff. 8-27-07; 95-1053, eff. 1-1-10.)

23 (35 ILCS 135/3) (from Ch. 120, par. 453.33)
24 Sec. 3. Stamp payment. The tax hereby imposed shall be

1 this State or a distributor authorized by the Department 2 pursuant to Section 7 hereof to collect the tax, and the amount of the tax shall be added to the price of the cigarettes sold 3 by such distributor. Collection of the tax shall be evidenced 4 5 by a stamp or stamps affixed to each original package of 6 cigarettes or by an authorized substitute for such stamp 7 each original package of such cigarettes imprinted on 8 underneath the sealed transparent outside wrapper of such 9 original package, except as hereinafter provided. Each 10 distributor who is required or authorized to collect the tax 11 herein imposed, before delivering or causing to be delivered 12 any original packages of cigarettes in this State to any 13 purchaser, shall firmly affix a proper stamp or stamps to each such package, or (in the case of manufacturers of cigarettes in 14 15 original packages which are contained inside а sealed 16 transparent wrapper) shall imprint the required language on the 17 original package of cigarettes beneath such outside wrapper as hereinafter provided. Such stamp or stamps need not be affixed 18 19 to the original package of any cigarettes with respect to which 20 the distributor is required to affix a like stamp or stamps by virtue of the Cigarette Tax Act, however, and no tax imprint 21 22 need be placed underneath the sealed transparent wrapper of an 23 original package of cigarettes with respect to which the 24 distributor is required or authorized to employ a like tax 25 imprint by virtue of the Cigarette Tax Act.

26

No stamp or imprint may be affixed to, or made upon, any

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package of cigarettes unless that package complies with all 1 2 requirements of the federal Cigarette Labeling and Advertising Act, 15 U.S.C. 1331 and following, for the placement of labels, 3 4 warnings, or any other information upon a package of cigarettes 5 that is sold within the United States. Under the authority of 6 Section 6, the Department shall revoke the license of any 7 distributor that is determined to have violated this paragraph. 8 A person may not affix a stamp on a package of cigarettes, 9 cigarette papers, wrappers, or tubes if that individual package 10 has been marked for export outside the United States with a 11 label or notice in compliance with Section 290.185 of Title 27 12 of the Code of Federal Regulations. It is not a defense to a proceeding for violation of this paragraph that the label or 13 notice has been removed, mutilated, obliterated, or altered in 14 15 any manner.

16 Only distributors licensed under this Act and 17 transporters, as defined in Section 9c of the Cigarette Tax Act, may possess unstamped original packages of cigarettes. 18 19 Prior to shipment to an Illinois retailer, a stamp shall be 20 applied to each original package of cigarettes sold to the 21 retailer. A distributor may apply a tax stamp only to an 22 original package of cigarettes purchased or obtained directly 23 from an in-state maker, manufacturer, or fabricator licensed as 24 a distributor under Section 4 of this Act or an out-of-state 25 maker, manufacturer, or fabricator holding a permit under Section 7 of this Act. A licensed distributor may ship or 26

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otherwise cause to be delivered unstamped original packages of 1 2 cigarettes in, into, or from this State. A licensed distributor 3 may transport unstamped original packages of cigarettes to a 4 facility, wherever located, owned or controlled by such distributor; however, a distributor may not transport 5 unstamped original packages of cigarettes to a facility where 6 7 retail sales of cigarettes take place. Any licensed distributor that ships or otherwise causes to be delivered unstamped 8 9 original packages of cigarettes into, within, or from this 10 State shall ensure that the invoice or equivalent documentation 11 and the bill of lading or freight bill for the shipment 12 identifies the true name and address of the consignor or 13 seller, the true name and address of the consignee or 14 purchaser, and the quantity by brand style of the cigarettes so transported, provided that this Section shall not be construed 15 16 as to impose any requirement or liability upon any common or 17 contract carrier.

Stamps, when required hereunder, shall be purchased from 18 the Department, or any person authorized by the Department, by 19 20 distributors. On and after July 1, 2003, payment for such stamps must be made by means of electronic funds transfer. The 21 22 Department may refuse to sell stamps to any person who does not 23 comply with the provisions of this Act. Beginning on June 6, 2002 and through June 30, 2002, persons holding valid licenses 24 as distributors may purchase cigarette tax stamps up to an 25 26 amount equal to 115% of the distributor's average monthly

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cigarette tax stamp purchases over the 12 calendar months prior
 to June 6, 2002.

Prior to December 1, 1985, the Department shall allow a 3 distributor 21 days in which to make final payment of the 4 5 amount to be paid for such stamps, by allowing the distributor to make payment for the stamps at the time of purchasing them 6 with a draft which shall be in such form as the Department 7 8 prescribes, and which shall be payable within 21 days 9 thereafter: Provided that such distributor has filed with the 10 Department, and has received the Department's approval of, a 11 bond, which is in addition to the bond required under Section 4 12 of this Act, payable to the Department in an amount equal to 13 80% of such distributor's average monthly tax liability to the 14 Department under this Act during the preceding calendar year or 15 \$500,000, whichever is less. The bond shall be joint and 16 several and shall be in the form of a surety company bond in 17 such form as the Department prescribes, or it may be in the form of a bank certificate of deposit or bank letter of credit. 18 19 The bond shall be conditioned upon the distributor's payment of 20 the amount of any 21-day draft which the Department accepts from that distributor for the delivery of stamps to that 21 22 distributor under this Act. The distributor's failure to pay 23 any such draft, when due, shall also make such distributor automatically liable to the Department for a penalty equal to 24 25 25% of the amount of such draft.

26

On and after December 1, 1985 and until July 1, 2003, the

Department shall allow a distributor 30 days in which to make 1 2 final payment of the amount to be paid for such stamps, by 3 allowing the distributor to make payment for the stamps at the time of purchasing them with a draft which shall be in such 4 5 form as the Department prescribes, and which shall be payable 6 within 30 days thereafter, and beginning on January 1, 2003 and 7 thereafter, the draft shall be payable by means of electronic funds transfer: Provided that such distributor has filed with 8 9 the Department, and has received the Department's approval of, 10 a bond, which is in addition to the bond required under Section 11 4 of this Act, payable to the Department in an amount equal to 12 150% of such distributor's average monthly tax liability to the Department under this Act during the preceding calendar year or 13 14 \$750,000, whichever is less, except that as to bonds filed on or after January 1, 1987, such additional bond shall be in an 15 16 amount equal to 100% of such distributor's average monthly tax 17 liability under this Act during the preceding calendar year or \$750,000, whichever is less. The bond shall be joint and 18 several and shall be in the form of a surety company bond in 19 20 such form as the Department prescribes, or it may be in the form of a bank certificate of deposit or bank letter of credit. 21 22 The bond shall be conditioned upon the distributor's payment of 23 the amount of any 30-day draft which the Department accepts from that distributor for the delivery of stamps to that 24 25 distributor under this Act. The distributor's failure to pay any such draft, when due, shall also make such distributor 26

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automatically liable to the Department for a penalty equal to
 25% of the amount of such draft.

Every prior continuous compliance taxpayer shall be exempt 3 from all requirements under this Section concerning the 4 5 furnishing of such bond, as defined in this Section, as a 6 condition precedent to his being authorized to engage in the business licensed under this Act. This exemption shall continue 7 8 for each such taxpayer until such time as he may be determined 9 by the Department to be delinguent in the filing of any 10 returns, or is determined by the Department (either through the 11 Department's issuance of a final assessment which has become 12 final under the Act, or by the taxpayer's filing of a return 13 which admits tax to be due that is not paid) to be delinquent or deficient in the paying of any tax under this Act, at which 14 15 time that taxpayer shall become subject to the bond 16 requirements of this Section and, as a condition of being 17 allowed to continue to engage in the business licensed under this Act, shall be required to furnish bond to the Department 18 19 in such form as provided in this Section. Such taxpayer shall 20 furnish such bond for a period of 2 years, after which, if the 21 taxpayer has not been delinquent in the filing of any returns, 22 or delinquent or deficient in the paying of any tax under this 23 Act, the Department may reinstate such person as a prior 24 continuance compliance taxpayer. Any taxpayer who fails to pay 25 an admitted or established liability under this Act may also be 26 required to post bond or other acceptable security with the

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Department guaranteeing the payment of such admitted or
 established liability.

Any person aggrieved by any decision of the Department 3 under this Section may, within the time allowed by law, protest 4 5 and request a hearing, whereupon the Department shall give 6 notice and shall hold a hearing in conformity with the provisions of this Act and then issue its final administrative 7 8 decision in the matter to such person. In the absence of such a 9 protest filed within the time allowed by law, the Department's 10 decision shall become final without any further determination 11 being made or notice given.

12 The Department shall discharge any surety and shall release 13 and return any bond or security deposited, assigned, pledged, 14 or otherwise provided to it by a taxpayer under this Section 15 within 30 days after:

16 17 (1) such Taxpayer becomes a prior continuous compliance taxpayer; or

(2) such taxpayer has ceased to collect receipts on 18 19 which he is required to remit tax to the Department, has 20 filed a final tax return, and has paid to the Department an 21 amount sufficient to discharge his remaining tax liability 22 as determined by the Department under this Act. The 23 shall make a final determination of Department the taxpayer's outstanding tax liability as expeditiously as 24 25 possible after his final tax return has been filed. If the 26 Department cannot make such final determination within 45 SB0451 Engrossed - 61 - LRB096 06559 RCE 16643 b

days after receiving the final tax return, within such
 period it shall so notify the taxpayer, stating its reasons
 therefor.

At the time of purchasing such stamps from the Department 4 5 when purchase is required by this Act, or at the time when the tax which he has collected is remitted by a distributor to the 6 7 Department without the purchase of stamps from the Department 8 when that method of remitting the tax that has been collected 9 is required or authorized by this Act, the distributor shall be 10 allowed a discount during any year commencing July 1 and ending 11 the following June 30 in accordance with the schedule set out 12 hereinbelow, from the amount to be paid by him to the 13 Department for such stamps, or to be paid by him to the 14 Department on the basis of monthly remittances (as the case may 15 be), to cover the cost, to such distributor, of collecting the 16 tax herein imposed by affixing such stamps to the original 17 packages of cigarettes sold by such distributor or by placing tax imprints underneath the sealed transparent wrapper of 18 19 original packages of cigarettes sold by such distributor (as 20 the case may be): (1) Prior to December 1, 1985, a discount equal to 1-2/3% of the amount of the tax up to and including 21 22 the first \$700,000 paid hereunder by such distributor to the 23 Department during any such year; 1-1/3% of the next \$700,000 of tax or any part thereof, paid hereunder by such distributor to 24 25 the Department during any such year; 1% of the next \$700,000 of 26 tax, or any part thereof, paid hereunder by such distributor to SB0451 Engrossed - 62 - LRB096 06559 RCE 16643 b

the Department during any such year; and 2/3 of 1% of the 1 2 amount of any additional tax paid hereunder by such distributor to the Department during any such year or (2) On and after 3 December 1, 1985, a discount equal to 1.75% of the amount of 4 5 the tax payable under this Act up to and including the first 6 \$3,000,000 paid hereunder by such distributor to the Department 7 during any such year and 1.5% of the amount of any additional 8 tax paid hereunder by such distributor to the Department during 9 any such year.

10 Two or more distributors that use a common means of 11 affixing revenue tax stamps or that are owned or controlled by 12 the same interests shall be treated as a single distributor for 13 the purpose of computing the discount.

Cigarette manufacturers who are distributors under Section 14 15 7(a) of this Act, and who place their cigarettes in original 16 packages which are contained inside a sealed transparent 17 wrapper, shall be required to remit the tax which they are required to collect under this Act to the Department by 18 19 remitting the amount thereof to the Department by the 5th day 20 of each month, covering cigarettes shipped or otherwise delivered to points in Illinois to purchasers during the 21 22 preceding calendar month, but a distributor need not remit to 23 the Department the tax so collected by him from purchasers under this Act to the extent to which such distributor is 24 25 required to remit the tax imposed by the Cigarette Tax Act to 26 the Department with respect to the same cigarettes. All taxes SB0451 Engrossed - 63 - LRB096 06559 RCE 16643 b

upon cigarettes under this Act are a direct tax upon the retail 1 2 consumer and shall conclusively be presumed to be precollected 3 for the purpose of convenience and facility only. Cigarette manufacturers that are distributors licensed under Section 4 5 7(a) of this Act and Distributors who place their are 6 manufacturers of cigarettes in original packages which are 7 inside a sealed transparent contained wrapper, before 8 delivering such cigarettes or causing such cigarettes to be 9 delivered in this State to purchasers, shall evidence their 10 obligation to collect and remit the tax due with respect to 11 such cigarettes by imprinting language to be prescribed by the 12 Department on each original package of such cigarettes 13 underneath the sealed transparent outside wrapper of such 14 original package, in such place thereon and in such manner as 15 the Department may prescribe; provided (as stated 16 hereinbefore) that this requirement does not apply when such 17 distributor is required or authorized by the Cigarette Tax Act to place the tax imprint provided for in the last paragraph of 18 Section 3 of that Act underneath the sealed transparent wrapper 19 20 of such original package of cigarettes. Such imprinted language shall acknowledge the manufacturer's collection and payment of 21 22 or liability for the tax imposed by this Act with respect to 23 such cigarettes.

The Department shall adopt the design or designs of the tax stamps and shall procure the printing of such stamps in such amounts and denominations as it deems necessary to provide for SB0451 Engrossed - 64 - LRB096 06559 RCE 16643 b

1 the affixation of the proper amount of tax stamps to each 2 original package of cigarettes.

3 Where tax stamps are required, the Department may authorize distributors to affix revenue tax stamps by imprinting tax 4 5 meter stamps upon original packages of cigarettes. The 6 Department shall adopt rules and regulations relating to the imprinting of such tax meter stamps as will result in payment 7 8 of the proper taxes as herein imposed. No distributor may affix 9 revenue tax stamps to original packages of cigarettes by 10 imprinting meter stamps thereon unless such distributor has 11 first obtained permission from the Department to employ this 12 method of affixation. The Department shall regulate the use of 13 tax meters and may, to assure the proper collection of the 14 taxes imposed by this Act, revoke or suspend the privilege, 15 theretofore granted by the Department to any distributor, to 16 imprint tax meter stamps upon original packages of cigarettes.

The tax hereby imposed and not paid pursuant to this Section shall be paid to the Department directly by any person using such cigarettes within this State, pursuant to Section 12 hereof.

A distributor shall not affix, or cause to be affixed, any stamp or imprint to a package of cigarettes, as provided for in this Section, if the tobacco product manufacturer, as defined in Section 10 of the Tobacco Product Manufacturers' Escrow Act, that made or sold the cigarettes has failed to become a participating manufacturer, as defined in subdivision (a)(1) SB0451 Engrossed - 65 - LRB096 06559 RCE 16643 b

of Section 15 of the Tobacco Product Manufacturers' Escrow Act, or has failed to create a qualified escrow fund for any cigarettes manufactured by the tobacco product manufacturer and sold in this State or otherwise failed to bring itself into compliance with subdivision (a) (2) of Section 15 of the Tobacco Product Manufacturers' Escrow Act.

7 (Source: P.A. 92-322, eff. 1-1-02; 92-536, eff. 6-6-02; 92-737, 8 eff. 7-25-02; 93-22, eff. 6-20-03.)

9 (35 ILCS 135/3-10)

16

25

10 Sec. 3-10. Cigarette enforcement.

11 (a) Prohibitions. It is unlawful for any person:

(1) to sell or distribute in this State; to acquire,
hold, own, possess, or transport, for sale or distribution
in this State; or to import, or cause to be imported into
this State for sale or distribution in this State:

(A) any cigarettes the package of which:

17 (i) bears any statement, label, stamp, 18 sticker, notice indicating that or the 19 manufacturer did not intend the cigarettes to be 20 sold, distributed, or used in the United States, 21 including but not limited to labels stating "For 22 Export Only", "U.S. Tax Exempt", "For Use Outside 23 U.S.", or similar wording; or 24 (ii) does not comply with:

(aa) all requirements imposed by or

pursuant to federal law regarding warnings and 1 2 other information on packages of cigarettes 3 manufactured, packaged, or imported for sale, distribution, or use in the United States, 4 including but not limited to the precise 5 warning labels 6 specified in the federal 7 Cigarette Labeling and Advertising Act, 15 U.S.C. 1333; and 8

9 (bb) all federal trademark and copyright 10 laws;

(B) any cigarettes imported into the United States
in violation of 26 U.S.C. 5754 or any other federal
law, or implementing federal regulations;

14 (C) any cigarettes that such person otherwise 15 knows or has reason to know the manufacturer did not 16 intend to be sold, distributed, or used in the United 17 States; or

18 (D) any cigarettes for which there has not been 19 submitted to the Secretary of the U.S. Department of 20 Health and Human Services the list or lists of the 21 ingredients added to tobacco in the manufacture of the 22 cigarettes required by the federal Cigarette Labeling 23 and Advertising Act, 15 U.S.C. 1335a;

(2) to alter the package of any cigarettes, prior to
sale or distribution to the ultimate consumer, so as to
remove, conceal, or obscure:

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(A) any statement, label, stamp, sticker, or
 notice described in subdivision (a) (1) (A) (i) of this
 Section;

4 (B) any health warning that is not specified in, or
5 does not conform with the requirements of, the federal
6 Cigarette Labeling and Advertising Act, 15 U.S.C.
7 1333; or

8 (3) to affix any stamp required pursuant to this Act to 9 the package of any cigarettes described in subdivision 10 (a)(1) of this Section or altered in violation of 11 subdivision (a)(2).; or

12 (4) to knowingly possess, or possess for sale,
 13 contraband cigarettes.

(b) Documentation. On the first business day of each month, each person licensed to affix the State tax stamp to cigarettes shall file with the Department, for all cigarettes imported into the United States to which the person has affixed the tax stamp in the preceding month:

19 (1) a copy of:

20 (A) the permit issued pursuant to the Internal 21 Revenue Code, 26 U.S.C. 5713, to the person importing 22 the cigarettes into the United States allowing the 23 person to import the cigarettes; and

(B) the customs form containing, with respect to
the cigarettes, the internal revenue tax information
required by the U.S. Bureau of Alcohol, Tobacco and

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1 Firearms;

2 (2) a statement, signed by the person under penalty of 3 perjury, which shall be treated as confidential by the Department and exempt from disclosure under the Freedom of 4 5 Information Act, identifying the brand and brand styles of all such cigarettes, the quantity of each brand style of 6 such cigarettes, the supplier of such cigarettes, and the 7 8 person or persons, if any, to whom such cigarettes have 9 been conveyed for resale; and a separate statement, signed 10 by the individual under penalty of perjury, which shall not 11 be treated as confidential or exempt from disclosure, 12 separately identifying the brands and brand styles of such 13 cigarettes; and

14 (3) a statement, signed by an officer of the 15 manufacturer or importer under penalty of perjury, 16 certifying that the manufacturer or importer has complied 17 with:

18 (A) the package health warning and ingredient
19 reporting requirements of the federal Cigarette
20 Labeling and Advertising Act, 15 U.S.C. 1333 and 1335a,
21 with respect to such cigarettes; and

(B) the provisions of Exhibit T of the Master
Settlement Agreement entered in the case of People of
the State of Illinois v. Philip Morris, et al. (Circuit
Court of Cook County, No. 96-L13146), including a
statement indicating whether the manufacturer is, or

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is not, a participating tobacco manufacturer within
 the meaning of Exhibit T.

(c) Administrative sanctions.

3

(1) Upon finding that a distributor or a person has 4 5 committed any of the acts prohibited by subsection (a), knowing or having reason to know that he or she has done 6 so, or has failed to comply with any requirement of 7 8 subsection (b), the Department may revoke or suspend the 9 license or licenses of any distributor pursuant to the 10 procedures set forth in Section 6 and impose on the 11 distributor, or on the person, a civil penalty in an amount 12 not to exceed the greater of 500% of the retail value of the cigarettes involved or \$5,000. 13

14 Cigarettes that are acquired, held, owned, (2)15 possessed, transported in, imported into, or sold or 16 distributed in this State in violation of this Section 17 shall be deemed contraband under this Act and are subject to seizure and forfeiture as provided in this Act, and all 18 19 such cigarettes seized and forfeited shall be destroyed or 20 maintained and used in an undercover capacity. Such 21 cigarettes shall be deemed contraband whether the 22 violation of this Section is knowing or otherwise.

(d) Unfair trade practices. <u>In addition to any other</u>
<u>penalties provided for in this Act, a</u> A violation of subsection
(a) or subsection (b) of this Section shall constitute an
unlawful practice as provided in the Consumer Fraud and

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1 Deceptive Business Practices Act.

2 (d-1) Retailers shall not be liable under subsections
3 (c) (1) and (d) of this Section for unknowingly possessing,
4 selling, or distributing to consumers or users cigarettes
5 identified in subsection (a) (1) of this Section if the
6 cigarettes possessed, sold, or distributed by the retailer were
7 obtained from a distributor licensed under this Act or the
8 Cigarette Tax Act.

9 (e) Unfair cigarette sales. For purposes of the Trademark 10 Registration and Protection Act and the Counterfeit Trademark 11 Act, cigarettes imported or reimported into the United States 12 for sale or distribution under any trade name, trade dress, or 13 trademark that is the same as, or is confusingly similar to, 14 any trade name, trade dress, or trademark used for cigarettes manufactured in the United States for sale or distribution in 15 16 the United States shall be presumed to have been purchased 17 outside of the ordinary channels of trade.

18

(f) General provisions.

(1) This Section shall be enforced by the Department; provided that, at the request of the Director of Revenue or the Director's duly authorized agent, the State police and all local police authorities shall enforce the provisions of this Section. The Attorney General has concurrent power with the State's Attorney of any county to enforce this Section.

26

(2) For the purpose of enforcing this Section, the

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Director of Revenue and any agency to which the Director has delegated enforcement responsibility pursuant to subdivision (f)(1) may request information from any State or local agency and may share information with and request information from any federal agency and any agency of any other state or any local agency of any other state.

7 (3) In addition to any other remedy provided by law, 8 including enforcement as provided in subdivision (a)(1), 9 any person may bring an action for appropriate injunctive or other equitable relief for a violation of this Section; 10 11 actual damages, if any, sustained by reason of the 12 violation; and, as determined by the court, interest on the 13 damages from the date of the complaint, taxable costs, and 14 reasonable attorney's fees. If the trier of fact finds that 15 the violation is flagrant, it may increase recovery to an amount not in excess of 3 times the actual damages 16 17 sustained by reason of the violation.

18 (g) Definitions. As used in this Section:

"Importer" means that term as defined in 26 U.S.C. 5702(1).
"Package" means that term as defined in 15 U.S.C. 1332(4).

21 (h) Applicability.

22

(1) This Section does not apply to:

(A) cigarettes allowed to be imported or brought
 into the United States for personal use; and

(B) cigarettes sold or intended to be sold as
 duty-free merchandise by a duty-free sales enterprise

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in accordance with the provisions of 19 U.S.C. 1555(b)
 and any implementing regulations; except that this
 Section shall apply to any such cigarettes that are
 brought back into the customs territory for resale
 within the customs territory.

6 (2) The penalties provided in this Section are in 7 addition to any other penalties imposed under other 8 provision of law.

9 (Source: P.A. 95-1053, eff. 1-1-10.)

10 (35 ILCS 135/4) (from Ch. 120, par. 453.34)

Sec. 4. Distributor's license. A distributor maintaining a place of business in this State, if required to procure a license or allowed to obtain a permit as a distributor under the Cigarette Tax Act, need not obtain an additional license or permit under this Act, but shall be deemed to be sufficiently licensed or registered by virtue of his being licensed or registered under the Cigarette Tax Act.

18 Every distributor maintaining a place of business in this State, if not required to procure a license or allowed to 19 20 obtain a permit as a distributor under the Cigarette Tax Act, 21 shall make a verified application to the Department (upon a 22 form prescribed and furnished by the Department) for a license to act as a distributor under this Act. In completing such 23 application, the applicant shall furnish such information as 24 25 the Department may reasonably require.

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1 The annual license fee payable to the Department for each 2 distributor's license shall be \$250. The purpose of such annual 3 license fee is to defray the cost, to the Department, of 4 serializing cigarette tax stamps. The applicant for license 5 shall pay such fee to the Department at the time of submitting 6 the application for license to the Department.

7 Such applicant shall file, with his application, a joint 8 and several bond. Such bond shall be executed to the Department 9 of Revenue, with good and sufficient surety or sureties 10 residing or licensed to do business within the State of 11 Illinois, in the amount of \$2,500, conditioned upon the true 12 and faithful compliance by the licensee with all of the provisions of this Act. Such bond, or a reissue thereof, or a 13 14 substitute therefor, shall be kept in effect during the entire 15 period covered by the license. A separate application for 16 license shall be made, a separate annual license fee paid, and 17 a separate bond filed, for each place of business at or from which the applicant proposes to act as a distributor under this 18 19 Act and for which the applicant is not required to procure a 20 license or allowed to obtain a permit as a distributor under the Cigarette Tax Act. 21

The following are ineligible to receive a distributor's license under this Act:

(1) a person who is not of good character and
 reputation in the community in which he resides;

26

(2) a person who has been convicted of a felony under

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1 any Federal or State law, if the Department, after 2 investigation and a hearing, if requested by the applicant, 3 determines that such person has not been sufficiently 4 rehabilitated to warrant the public trust;

(3) a corporation, if any officer, manager or director
thereof, or any stockholder or stockholders owning in the
aggregate more than 5% of the stock of such corporation,
would not be eligible to receive a license hereunder for
any reason<u>;-</u>

10 (4) a person, or any person who owns more than 15 11 percent of the ownership interests in a person or a related 12 party who:

(a) owes, at the time of application, <u>any</u> \$500 or
more in delinquent cigarette taxes that have been
determined by law to be due and unpaid, unless the
license applicant has entered into an agreement
approved by the Department to pay the amount due;

(b) had a license under this Act revoked within the past 2 years by the Department for willful misconduct relating to stolen or contraband cigarettes or has been convicted of a State or federal crime, punishable by imprisonment of one year or more, relating to stolen or contraband cigarettes;

(c) is a distributor who manufactures cigarettes,
 whether in this State or out of this State, and who is
 neither (i) a participating manufacturer as defined in

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subsection II(jj) of the "Master Settlement Agreement" 1 2 as defined in Sections 10 of the Tobacco Products Manufacturers' Escrow Act and the Tobacco Products 3 Manufacturers' Escrow Enforcement Act of 2003 (30 ILCS 4 5 168/10 and 30 ILCS 167/10); nor (ii) in full compliance with Tobacco Products Manufacturers' Escrow Act and 6 the Tobacco Products Manufacturers' Escrow Enforcement 7 Act of 2003 (30 ILCS 168/ and 30 ILCS 167/); 8

9 (d) has been found <u>by the Department, after notice</u> 10 <u>and a hearing,</u> to have willfully imported or caused to 11 be imported into the United States for sale or 12 distribution any cigarette in violation of 19 U.S.C. 13 1681a;

14 (e) has been found by the Department, after notice and a hearing, to have willfully imported or caused to 15 16 be imported into the United States for sale or 17 distribution or manufactured for sale or distribution in the United States any cigarette that does not fully 18 19 comply with the Federal Cigarette Labeling and 20 Advertising Act (15 U.S.C. 1331, et seq.); or

(f) has <u>been found by the Department</u>, after notice and a hearing, to have willfully made a material false statement in the application or has willfully failed to produce records required to be maintained by this Act. Upon approval of such application and bond and payment of the required annual license fee, the Department shall issue a SB0451 Engrossed - 76 - LRB096 06559 RCE 16643 b

1 license to the applicant. Such license shall permit the 2 applicant to engage in business as a distributor at or from the place shown in his application. All licenses issued by the 3 Department under this Act shall be valid for not to exceed one 4 5 vear after issuance unless sooner revoked, canceled or 6 suspended as in this Act provided. No license issued under this Act is transferable or assignable. Such license shall be 7 8 conspicuously displayed at the place of business for which it 9 is issued.

No distributor licensee acquires any vested interest or
 compensable property right in a license issued under this Act.

12 <u>A licensed distributor shall notify the Department of any</u> 13 <u>change in the information contained on the application form,</u> 14 <u>including any change in ownership, and shall do so within 30</u> 15 <u>days after any such change.</u>

16 Any person aggrieved by any decision of the Department 17 under this Section may, within 20 days after notice of the decision, protest and request a hearing. Upon receiving a 18 19 request for a hearing, the Department shall give notice to the 20 person requesting the hearing of the time and place fixed for 21 the hearing and shall hold a hearing in conformity with the 22 provisions of this Act and then issue its final administrative 23 decision in the matter to that person. In the absence of a and request for a hearing within 20 days, the 24 protest Department's decision shall become final without any further 25 26 determination being made or notice given.

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(35 ILCS 135/4d new) 2 3 Sec. 4d. Sales of cigarettes to and by retailers. In-state 4 makers, manufacturers, or fabricators licensed as distributors 5 under Section 4 of this Act and out-of-state makers, 6 manufacturers, or fabricators holding permits under Section 7 of this Act may not sell original packages of cigarettes to 7 8 retailers. A retailer may sell only original packages of cigarettes obtained from licensed distributors other than 9 10 in-state makers, manufacturers, or fabricators licensed as 11 distributors under Section 4 of this Act and out-of-state 12 makers, manufacturers, or fabricators holding permits under 13 Section 7 of this Act.

14 (35 ILCS 135/7) (from Ch. 120, par. 453.37)

15 Sec. 7. <u>Distributor's permits.</u>

1

16 Department may, in its discretion, upon (a) The application, issue permits authorizing the collection of the 17 18 tax herein imposed by those out-of-State cigarette 19 manufacturers who are not required to be licensed as 20 distributors of cigarettes in this State, but who elect to 21 qualify under this Act as distributors of cigarettes in this 22 State, and who, to the satisfaction of the Department, furnish 23 adequate security to insure collection and payment of the tax, 24 provided that any such permit shall extend only to cigarettes

which such permittee manufacturer places in original packages 1 2 that are contained inside a sealed transparent wrapper, and provided that no such permit shall be issued under this Act to 3 such a manufacturer who has obtained the permit provided for in 4 5 Section 4b(a) of the Cigarette Tax Act. Such distributor shall 6 be issued, without charge, a permit to collect such tax in such manner, and subject to such reasonable regulations 7 and 8 agreements as the Department shall prescribe. When SO 9 authorized, it shall be the duty of such distributor to collect 10 the tax upon all cigarettes which he delivers (or causes to be 11 delivered) within this State to licensed distributors 12 purchasers, in the same manner and subject to the same 13 requirements as a distributor maintaining a place of business within this State. Such permit shall be in such form as the 14 15 Department may prescribe and shall not be transferable or 16 assignable.

17 The following are ineligible to receive a distributor's 18 permit under this Act:

(1) a person who is not of good character and reputation inthe community in which he resides;

(2) a person who has been convicted of a felony under any Federal or State law, if the Department, after investigation and a hearing, if requested by the applicant, determines that such person has not been sufficiently rehabilitated to warrant the public trust;

26 (3) a corporation, if any officer, manager or director

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thereof, or any stockholder or stockholders owning in the 1 2 aggregate more than 5% of the stock of such corporation, would 3 not be eligible to receive a permit under this Act for any reason. 4

5 With respect to cigarettes which come within the scope of 6 such a permit and which any such permittee delivers or causes Illinois to licensed <u>distributors</u> 7 be delivered in to 8 purchasers, such permittee shall collect the tax imposed by 9 this Act and shall remit such tax to the Department by the 5th 10 day of each month for the preceding calendar month. Each such 11 remittance shall be accompanied by a return filed with the 12 Department on a form to be prescribed and furnished by the 13 shall disclose such information Department and as the 14 Department may lawfully require. The Department may promulgate 15 rules to require that the permittee's return be accompanied by 16 appropriate computer-generated magnetic media supporting 17 schedule data in the format prescribed by the Department, unless, as provided by rule, the Department grants an exception 18 19 upon petition of the permittee. Each such return shall be 20 accompanied by a copy of each invoice rendered by the permittee 21 to any licensed distributor purchaser to whom the permittee 22 delivered cigarettes of the type covered by the permit (or 23 caused cigarettes of the type covered by the permit to be delivered) in Illinois during the period covered by such 24 25 return.

26 Such authority and permit may be suspended, canceled or

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revoked when, at any time, the Department considers that the 1 2 security given is inadequate, or that such tax can more effectively be collected from the person using such cigarettes 3 in this State or through distributors located in this State, or 4 5 whenever the permittee violates any provision of this Act or any lawful rule or regulation issued by the Department pursuant 6 7 to this Act or is determined to be ineligible for a 8 distributor's permit under this Act as provided in this 9 Section, or whenever the permittee shall notify the Department 10 in writing of his desire to have the permit canceled. The 11 Department shall have the power, in its discretion, to issue a 12 new permit after such suspension, cancellation or revocation, 13 except when the person who would receive the permit is ineligible to receive a distributor's permit under this Act. 14

15 All permits issued by the Department under this Act shall 16 be valid for not to exceed one year after issuance unless 17 sooner revoked, canceled or suspended as in this Act provided.

(b) Out-of-state cigarette manufacturers who are not 18 19 required to be licensed as distributors of cigarettes in this 20 State and who do not elect to obtain approval under subsection (a) to pay the tax imposed by this Act, but who elect to 21 22 qualify under this Act as distributors of cigarettes in this 23 State for purposes of shipping and delivering unstamped 24 original packages of cigarettes into this State to licensed 25 distributors, shall obtain a permit from the Department, provided that no such permit shall be issued under this 26

SB0451 Engrossed - 81 - LRB096 06559 RCE 16643 b subsection to a manufacturer who has obtained the permit 1 2 provided for in Section 4b(b) of the Cigarette Tax Act. These 3 permits shall be issued without charge in such form as the 4 Department may prescribe and shall not be transferable or 5 assignable. The following are ineligible to receive a distributor's 6 7 permit under this subsection: 8 (1) a person who is not of good character and 9 reputation in the community in which he or she resides; 10 (2) a person who has been convicted of a felony under 11 any federal or State law, if the Department, after 12 investigation and a hearing, if requested by the applicant, 13 determines that the person has not been sufficiently 14 rehabilitated to warrant the public trust; and 15 (3) a corporation, if any officer, manager or director thereof, or any stockholder or stockholders owning in the 16 17 aggregate more than 5% of the stock of the corporation, would not be eligible to receive a permit under this Act 18 for any reason. 19 20 With respect to original packages of cigarettes such permittee delivers or causes to be delivered in Illinois and 21 22 distributed to the public for promotional purposes without 23 consideration, the permittee shall pay the tax imposed by this 24 Act by remitting the amount thereof to the Department by the 25 5th day of each month covering cigarettes shipped or otherwise 26 delivered in Illinois for those purposes during the preceding

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1	calendar month. The permittee, before delivering those
2	cigarettes or causing those cigarettes to be delivered in this
3	State, shall evidence his or her obligation to remit the taxes
4	due with respect to those cigarettes by imprinting language to
5	be prescribed by the Department on each original package of
6	cigarettes, in such place thereon and in such manner also to be
7	prescribed by the Department. The imprinted language shall
8	acknowledge the permittee's payment of or liability for the tax
9	imposed by this Act with respect to the distribution of those
10	cigarettes.
11	With respect to cigarettes such permittee delivers or
12	causes to be delivered in Illinois to Illinois licensed
13	distributors or distributed to the public for promotional
14	purposes, the permittee shall, by the 5th day of each month,
15	file with the Department, a report covering cigarettes shipped
16	or otherwise delivered in Illinois to licensed distributors or
17	distributed to the public for promotional purposes during the
18	preceding calendar month on a form to be prescribed and
19	furnished by the Department and shall disclose such other
20	information as the Department may lawfully require. The
21	Department may promulgate rules to require that the permittee's
22	report be accompanied by appropriate computer-generated
23	magnetic media supporting schedule data in the format
24	prescribed by the Department, unless, as provided by rule, the
25	Department grants an exception upon petition of the permittee.
26	Each such report shall be accompanied by a copy of each invoice

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rendered by the permittee to any purchaser to whom the 1 permittee delivered cigarettes of the type covered by the 2 3 permit (or caused cigarettes of the type covered by the permit 4 to be delivered) in Illinois during the period covered by such 5 report. 6 Such permit may be suspended, canceled, or revoked whenever 7 the permittee violates any provision of this Act or any lawful rule or regulation issued by the Department pursuant to this 8 9 Act, is determined to be ineligible for a distributor's permit 10 under this Act as provided in this Section, or notifies the 11 Department in writing of his or her desire to have the permit 12 canceled. The Department shall have the power, in its 13 discretion, to issue a new permit after such suspension, 14 cancellation, or revocation, except when the person who would receive the permit is ineligible to receive a distributor's 15 16 permit under this Act.

All permits issued by the Department under this Act shall be valid for not to exceed one year after issuance unless sooner revoked, canceled, or suspended as in this Act provided. (Source: P.A. 79-387.)

21 (35 ILCS 135/24) (from Ch. 120, par. 453.54)
22 Sec. 24. Any duly authorized employee of the Department may
23 arrest without warrant any person committing in his presence a
24 violation of any of the provisions of this Act, and may without
25 a search warrant seize any original packages <u>of contraband</u>

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1 <u>cigarettes</u> not tax stamped or tax imprinted underneath the 2 sealed transparent wrapper of such original packages in 3 accordance with the provisions of this Act and any vending 4 device in which such packages may be found, and such original 5 packages or vending devices so seized shall be subject to 6 confiscation and forfeiture as hereinafter provided.

7 (Source: Laws 1953, p. 265.)

8 (35 ILCS 135/25) (from Ch. 120, par. 453.55)

9 Sec. 25. After seizing any original packages of cigarettes, 10 or cigarette vending devices, as provided in Section 24 of this 11 Act, the Department shall hold a hearing and shall determine 12 whether such original packages of cigarettes, at the time of their seizure by the Department, were contraband cigarettes not 13 14 tax stamped or tax imprinted underneath the sealed transparent 15 wrapper of such original packages in accordance with this Act, 16 or whether such cigarette vending devices, at the time of their seizure by the Department, contained original packages of 17 18 contraband cigarettes not tax stamped or tax imprinted underneath the sealed transparent wrapper of such original 19 20 packages as required by this Act. The Department shall give not 21 less than 7 days' notice of the time and place of such hearing 22 to the owner of such property if he is known, and also to the person in whose possession the property so taken was found, if 23 24 such person is known and if such person in possession is not 25 the owner of said property. In case neither the owner nor the person in possession of such property is known, the Department shall cause publication of the time and place of such hearing to be made at least once in each week for 3 weeks successively in a newspaper of general circulation in the county where such hearing is to be held.

6 If, as the result of such hearing, the Department shall 7 determine that the original packages of cigarettes seized were 8 at the time of seizure contraband cigarettes not tax stamped or 9 tax imprinted underneath the sealed transparent wrapper of such 10 original packages as required by this Act, or that any 11 cigarette vending device at the time of its seizure contained 12 original packages of contraband cigarettes not tax stamped or tax imprinted underneath the sealed transparent wrapper of such 13 original packages as required by this Act, the Department shall 14 15 enter an order declaring such original packages of cigarettes 16 or such cigarette vending devices confiscated and forfeited to 17 the State, and to be held by the Department for disposal by it as provided in Section 27 of this Act. The Department shall 18 give notice of such order to the owner of such property if he 19 20 is known, and also to the person in whose possession the property so taken was found, if such person is known and if 21 22 such person in possession is not the owner of said property. In 23 case neither the owner nor the person in possession of such 24 property is known, the Department shall cause publication of 25 such order to be made at least once in each week for 3 weeks 26 successively in a newspaper of general circulation in the

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1 county where such hearing was held.

2 (Source: P.A. 76-685.)

3 (35 ILCS 135/25a) (from Ch. 120, par. 453.55a) 4 Sec. 25a. Possession of more than 100 original packages of 5 contraband cigarettes; penalty. With the exception of licensed 6 distributors or transporters, as defined in Section 9c of the 7 Cigarette Tax Act, possessing unstamped original packages of 8 cigarettes, and licensed distributors possessing original 9 packages of cigarettes that bear a tax stamp of another state 10 or taxing jurisdiction, anyone possessing more than 100 11 packages of contraband cigarettes contained in original 12 packages is which are not tax stamped as required by this Act, 13 or which are improperly tax stamped, shall be liable to pay, to 14 the Department for deposit into in the Tax Compliance and 15 Administration Fund State Treasury, a penalty of \$25 \$15 for 16 each such package of cigarettes in excess of 100 packages, unless reasonable cause can be established by the person upon 17 whom the penalty is imposed. Reasonable cause shall be 18 determined in each situation in accordance with rules adopted 19 by the Department. The provisions of the Uniform Penalty and 20 21 Interest Act do not apply to this Section. Such penalty may be 22 recovered by the Department in a civil action.

23 (Source: P.A. 83-1428.)

24 (35 ILCS 135/25b)

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Sec. 25b. Possession of not less than 10 and not more than 1 2 100 original packages not tax stamped or improperly tax 3 stamped; penalty. With the exception of licensed distributors and transporters, as defined in Section 9c of the Cigarette Tax 4 5 Act, possessing unstamped packages of cigarettes, and licensed distributors possessing original packages of cigarettes that 6 7 bear a tax stamp of another state or taxing jurisdiction, anyone possessing not less than 10 and not more than 100 8 9 packages of contraband cigarettes contained in original 10 packages that are not tax stamped as required by this Act, or 11 that are improperly tax stamped, is liable to pay to the 12 Department, for deposit into the Tax Compliance and 13 Administration Fund, a penalty of \$20 \$10 for each such package of cigarettes, unless reasonable cause can be established by 14 15 the person upon whom the penalty is imposed. Reasonable cause 16 shall be determined in each situation in accordance with rules 17 adopted by the Department. Any person who purchases and possesses a total of 9 or fewer original packages of unstamped 18 19 cigarettes per month is exempt from the penalties of this 20 Section. The provisions of the Uniform Penalty and Interest Act 21 do not apply to this Section. 22 (Source: P.A. 92-322, eff. 1-1-02.)

23 (35 ILCS 135/30) (from Ch. 120, par. 453.60)

24 Sec. 30. Punishment for sale or possession of unstamped 25 packages <u>of cigarettes</u>, <u>other than by a licensed distributor or</u> SB0451 Engrossed - 88 - LRB096 06559 RCE 16643 b

1 <u>transporter</u>.

2	(a) Possession or sale of more than 9 but less than 101
3	unstamped packages of cigarettes. With the exception of
4	licensed distributors or transporters, as defined in Section 9c
5	of the Cigarette Tax Act, any person who has in his or her
6	possession or sells more than 9 but less than 101 original
7	packages of contraband cigarettes is guilty of a Class A
8	misdemeanor.
9	(b) Possession or sale of more than 100 but less than 251
10	unstamped packages of cigarettes. With the exception of
11	licensed distributors or transporters, as defined in Section 9c
12	of the Cigarette Tax Act, any person who has in his or her
13	possession or sells more than 100 but less than 251 original
14	packages of contraband cigarettes is guilty of a Class A
15	misdemeanor for the first offense and a Class 4 felony for each
16	subsequent offense.
17	(c) Possession or sale of more than 250 but less than 1,001
18	unstamped packages of cigarettes. With the exception of
19	licensed distributors or transporters, as defined in Section 9c
20	of the Cigarette Tax Act, any person who has in his or her
21	possession or sells more than 250 but less than 1,001 original
22	packages of contraband cigarettes is guilty of a Class 4
23	felony.
24	(d) Possession or sale of more than 1,000 contraband
25	packages of cigarettes. With the exception of licensed
26	distributors or transporters, as defined in Section 9c of the

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<u>Cigarette Tax Act, any person who has in his or her possession</u>
 <u>or sells, more than 1,000 original packages of contraband</u>
 cigarettes is guilty of a Class 3 felony.

4 (e) Any person licensed as a distributor or transporter, as
5 defined in Section 9c of the Cigarette Tax Act, who has in his
6 or her possession or sells 100 or less original packages of
7 contraband cigarettes is guilty of a Class A misdemeanor.

8 <u>(f) Any person licensed as a distributor or transporter, as</u> 9 <u>defined in Section 9c of the Cigarette Tax Act, who has in his</u> 10 <u>or her possession or sells more than 100 original packages of</u> 11 <u>contraband cigarettes is guilty of a Class 4 felony.</u>

12 (g) Notwithstanding subsections (e) through (f), licensed distributors and transporters, as defined in Section 9c of the 13 14 Cigarette Tax Act, may possess unstamped packages of cigarettes. Notwithstanding subsections (e) through (f), 15 16 licensed distributors may possess cigarettes that bear a tax 17 stamp of another state or taxing jurisdiction. Notwithstanding subsections (e) through (f), a licensed distributor may possess 18 19 contraband cigarettes returned to the distributor by a retailer 20 if the distributor immediately conducts an inventory of the cigarettes being returned, the distributor and the retailer 21 22 returning the contraband cigarettes sign the inventory, the 23 distributor provides a copy of the signed inventory to the 24 retailer, and the distributor retains the inventory in its 25 books and records and promptly notifies the Department of 26 Revenue.

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1	(h) Notwithstanding subsections (a) through (d) of this
2	Section, a retailer unknowingly possessing contraband
3	cigarettes obtained from a licensed distributor or knowingly
4	possessing contraband cigarettes obtained from a licensed
5	distributor is not subject to penalties under this Section if
6	the retailer, within 48 hours after discovering that the
7	cigarettes are contraband cigarettes, excluding Saturdays,
8	Sundays, and holidays: (i) notifies the Department and the
9	licensed distributor from whom the cigarettes were obtained,
10	orally and in writing, that he or she possesses contraband
11	cigarettes obtained from a licensed distributor; (ii) places
12	the contraband cigarettes in one or more containers and seals
13	those containers; and (iii) places on the containers the
14	following or similar language: "Contraband Cigarettes. Not For
15	Sale." All contraband cigarettes in the possession of a
16	retailer remain subject to forfeiture under the provisions of
17	this Act.
17	<u>this Act.</u> Any person other than a licensed distributor who sells, offers
18	Any person other than a licensed distributor who sells, offers
18 19	Any person other than a licensed distributor who sells, offers for sale, or has in his possession with intent to sell or offer
18 19 20	Any person other than a licensed distributor who sells, offers for sale, or has in his possession with intent to sell or offer for sale, more than 100 original packages, not tax stamped or
18 19 20 21	Any person other than a licensed distributor who sells, offers for sale, or has in his possession with intent to sell or offer for sale, more than 100 original packages, not tax stamped or tax imprinted underneath the sealed transparent wrapper of such

25 offers for sale, or has in his possession with intent to sell

26 or offer for sale, 100 or fewer original packages, not tax

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stamped or tax imprinted underneath the sealed transparent wrapper of the original package in accordance with this Act, is guilty of a Class A misdemeanor for the first offense and a Class 4 felony for each subsequent offense.

5 Any distributor who sells an original package of 6 cigarettes, not tax stamped or tax imprinted underneath the 7 sealed transparent wrapper of such original package in 8 accordance with this Act, except when the sale is made under 9 such circumstances that the tax imposed by this Act may not 10 legally be levied because of the Constitution or laws of the 11 United States, shall be guilty of a Class 3 felony.

12 (Source: P.A. 92-322, eff. 1-1-02.)

13 (35 ILCS 135/3-15 rep.)

Section 20. The Cigarette Use Tax Act is amended by repealing Section 3-15.

Section 25. The Prevention of Cigarette Sales to Minors Act is amended by changing Sections 2, 5, 6, 7, 8, and 10 and by adding Section 33 as follows:

19 (720 ILCS 678/2)

20 (This Section may contain text from a Public Act with a 21 delayed effective date)

22 Sec. 2. Definitions. For the purpose of this Act:

23 "Cigarette", when used in this Act, means any roll for

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1 smoking made wholly or in part of tobacco irrespective of size
2 or shape and whether or not the tobacco is flavored,
3 adulterated, or mixed with any other ingredient, and the
4 wrapper or cover of which is made of paper or any other
5 substance or material except whole leaf tobacco.

6 "Clear and conspicuous statement" means the statement is of 7 sufficient type size to be clearly readable by the recipient of 8 the communication.

9 "Consumer" means an individual who acquires or seeks to 10 acquire cigarettes for personal use.

11 "Delivery sale" means any sale of cigarettes to a consumer 12 if:

(a) the consumer submits the order for such sale by
means of a telephone or other method of voice transmission,
the mails, or the Internet or other online service, or the
seller is otherwise not in the physical presence of the
buyer when the request for purchase or order is made; or

(b) the cigarettes are delivered by use of a common carrier, private delivery service, or the mails, or the seller is not in the physical presence of the buyer when the buyer obtains possession of the cigarettes.

"Delivery service" means any person (other than a person that makes a delivery sale) who delivers to the consumer the cigarettes sold in a delivery sale.

25 "Department" means the Department of Revenue.

26 "Government-issued identification" means a State driver's

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license, State identification card, passport, a military identification or an official naturalization or immigration document, such as an alien registration recipient card (commonly known as a "green card") or an immigrant visa.

5 "Legal minimum age" means the minimum age at which an 6 individual may legally purchase cigarettes within this State, 7 as determined by either State or local government.

8 "Mails" or "mailing" mean the shipment of cigarettes 9 through the United States Postal Service.

10 "Out-of-state sale" means a sale of cigarettes to a 11 consumer located outside of this State where the consumer 12 submits the order for such sale by means of a telephonic or 13 other method of voice transmission, the mails or any other 14 delivery service, facsimile transmission, or the Internet or 15 other online service and where the cigarettes are delivered by 16 use of the mails or other delivery service.

17 "Person" means any individual, corporation, partnership, 18 limited liability company, association, or other organization 19 that engages in any for-profit or not-for-profit activities.

20 "Shipping package" means a container in which packs or 21 cartons of cigarettes are shipped in connection with a delivery 22 sale.

23 "Shipping documents" means bills of lading, air bills, or 24 any other documents used to evidence the undertaking by a 25 delivery service to deliver letters, packages, or other 26 containers. SB0451 Engrossed - 94 - LRB096 06559 RCE 16643 b

1	"Within this State" means within the exterior limits of the
2	State of Illinois and includes all territory within these
3	limits owned by or ceded to the United States of America.
4	(Source: P.A. 95-1053, eff. 1-1-10.)
5	(720 ILCS 678/5)
6	Sec. 5. Unlawful shipment or transportation of cigarettes.
7	(a) It is unlawful for any person engaged in the business
8	of selling cigarettes to ship or cause to be shipped any
9	cigarettes unless the person shipping the cigarettes:
10	(1) is licensed as a distributor under either the
11	Cigarette Tax Act, or the Cigarette Use Tax Act; or
12	delivers the cigarettes to a distributor licensed under
13	either the Cigarette Tax Act or the Cigarette Use Tax Act;
14	or
15	(2) ships them to an export warehouse proprietor
16	pursuant to Chapter 52 of the Internal Revenue Code, or an
17	operator of a customs bonded warehouse pursuant to Section
18	1311 or 1555 of Title 19 of the United States Code.
19	For purposes of this subsection (a), a person is a licensed
20	distributor if the person's name appears on a list of licensed
21	distributors published by the Illinois Department of Revenue.
22	The term cigarette has the same meaning as defined in Section 1
23	of the Cigarette Tax Act and Section 1 of the Cigarette Use Tax
24	Act. Nothing in this Act prohibits a person licensed as a
25	distributor under the Cigarette Tax Act or the Cigarette Use

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Tax Act from shipping or causing to be shipped any cigarettes to a registered retailer under the Retailers' Occupation Tax Act and the Cigarette Tax Act provided the cigarette tax or cigarette use tax has been paid.

5 (b) A common or contract carrier may transport cigarettes to any individual person in this State only if the carrier 6 7 reasonably believes such cigarettes have been received from a 8 person described in paragraph (a) (1). Common or contract 9 carriers may make deliveries of cigarettes to licensed 10 distributors described in paragraph (a)(1) of this Section. 11 Nothing in this subsection (b) shall be construed to prohibit a 12 person other than a common or contract carrier from 13 transporting not more than 1,000 cigarettes at any one time to 14 any person in this State.

15 (c) A common or contract carrier may not complete the 16 delivery of any cigarettes to persons other than those 17 described in paragraph (a) (1) of this Section without first official 18 obtaining from the purchaser an written 19 identification from any state or federal agency that displays 20 the person's date of birth or a birth certificate that includes 21 a reliable confirmation that the purchaser is at least 18 years 22 of age; that the cigarettes purchased are not intended for 23 consumption by an individual who is younger than 18 years of 24 age; and a written statement signed by the purchaser that 25 certifies the purchaser's address and that the purchaser is at 26 least 18 years of age. The statement shall also confirm: (1)

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that the purchaser understands that signing another person's name to the certification is illegal; (2) that the sale of cigarettes to individuals under 18 years of age is illegal; and (3) that the purchase of cigarettes by individuals under 18 years of age is illegal under the laws of Illinois.

6 (d) When a person engaged in the business of selling 7 cigarettes ships or causes to be shipped any cigarettes to any 8 in this State, other than in the person cigarette 9 manufacturer's or tobacco products manufacturer's original container or wrapping, the container or wrapping must be 10 11 plainly and visibly marked with the word "cigarettes".

12 (e) When a peace officer of this State or any duly 13 authorized officer or employee of the Illinois Department of 14 Public Health or Department of Revenue discovers any cigarettes 15 which have been or which are being shipped or transported in 16 violation of this Section, he or she shall seize and take 17 possession of the cigarettes, and the cigarettes shall be subject to a forfeiture action pursuant to the procedures 18 19 provided under the Cigarette Tax Act or Cigarette Use Tax Act. 20 (Source: P.A. 95-1053, eff. 1-1-10.)

21 (720 ILCS 678/6)
22 (This Section may contain text from a Public Act with a
23 delayed effective date)
24 Sec. 6. Prevention of delivery sales to minors.

25 (a) No person shall make a delivery sale of cigarettes to

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1 any individual who is under 18 years of the legal minimum age.

2 (b) Each person accepting a purchase order for a delivery 3 sale shall comply with the provisions of this Act and all other 4 laws of this State generally applicable to sales of cigarettes 5 that occur entirely within this State, including, but not 6 limited to, those laws imposing: (i) excise taxes; (ii) sales 7 taxes; (iii) license and revenue stamping requirements; and 8 (iv) escrow payment obligations.

9 (Source: P.A. 95-1053, eff. 1-1-10.)

10 (720 ILCS 678/7)

11 (This Section may contain text from a Public Act with a 12 delayed effective date)

Sec. 7. Age verification and shipping requirements to prevent delivery sales to minors.

(a) No person, other than a delivery service, shall mail,
ship, or otherwise cause to be delivered a shipping package in
connection with a delivery sale unless the person:

18 (1) prior to the first delivery sale to the prospective 19 consumer, obtains from the prospective consumer a written 20 certification which includes a statement signed by the 21 prospective consumer that certifies:

(A) the prospective consumer's current address;and

24 (B) that the prospective consumer is at least the25 legal minimum age;

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(2) informs, in writing, such prospective consumer that:

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(A) the signing of another person's name to the certification described in this Section is illegal;

(B) sales of cigarettes to individuals under <u>18</u> <u>years of</u> the legal minimum age are illegal;

7 (C) the purchase of cigarettes by individuals
8 under <u>18 years of the legal minimum</u> age is illegal; and

9 (D) the name and identity of the prospective 10 consumer may be reported to the state of the consumer's 11 current address under the Act of October 19, 1949 (15 12 U.S.C. § 375, et seq.), commonly known as the Jenkins 13 Act;

14 (3) makes a good faith effort to verify the date of
15 birth of the prospective consumer provided pursuant to this
16 Section by:

17 (A) comparing the date of birth against a
 18 commercially available database; or

(B) obtaining a photocopy or other image of a
valid, government-issued identification stating the
date of birth or age of the prospective consumer;

(4) provides to the prospective consumer a notice thatmeets the requirements of subsection (b);

(5) receives payment for the delivery sale from the
prospective consumer by a credit or debit card that has
been issued in such consumer's name, or by a check or other

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written instrument in such consumer's name; and

2 (6) ensures that the shipping package is delivered to 3 the same address as is shown on the government-issued 4 identification or contained in the commercially available 5 database.

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(b) The notice required under this Section shall include:

7 (1) a statement that cigarette sales to consumers below
 8 <u>18 years of</u> the legal minimum age are illegal;

9 (2) a statement that sales of cigarettes are restricted 10 to those consumers who provide verifiable proof of age in 11 accordance with subsection (a);

(3) a statement that cigarette sales are subject to tax
under Section 2 of the Cigarette Tax Act (35 ILCS 130/2),
Section 2 of the Cigarette Use Tax Act, and Section 3 of
the Use Tax Act and an explanation of how the correct such
tax has been, or is to be, paid with respect to such
delivery sale.

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(c) A statement meets the requirement of this Section if:

(1) the statement is clear and conspicuous;

(2) the statement is contained in a printed box set
 apart from the other contents of the communication;

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(3) the statement is printed in bold, capital letters;

(4) the statement is printed with a degree of color contrast between the background and the printed statement that is no less than the color contrast between the background and the largest text used in the communication; SB0451 Engrossed

and

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2 (5) for any printed material delivered by electronic 3 means, the statement appears at both the top and the bottom 4 of the electronic mail message or both the top and the 5 bottom of the Internet website homepage.

6 (d) Each person, other than a delivery service, who mails,
7 ships, or otherwise causes to be delivered a shipping package
8 in connection with a delivery sale shall:

9 (1) include as part of the shipping documents a clear 10 and conspicuous statement stating: "Cigarettes: Illinois 11 Law Prohibits Shipping to Individuals Under 18 and Requires 12 the Payment of All Applicable Taxes";

13 (2) use a method of mailing, shipping, or delivery that 14 requires a signature before the shipping package is 15 released to the consumer; and

16 (3) ensure that the shipping package is not delivered17 to any post office box.

18 (Source: P.A. 95-1053, eff. 1-1-10; revised 4-17-09.)

19 (720 ILCS 678/8)

20 (This Section may contain text from a Public Act with a 21 delayed effective date)

Sec. 8. Registration and reporting requirements to preventdelivery sales to minors.

24 (a) Not later than the 15th day of each month, each person
 25 making a delivery sale during the previous calendar month shall

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1 <u>file a report with the Department containing the following</u> 2 <u>information:</u> Each person who makes a delivery sale of 3 <u>cigarettes to a consumer located within this State shall file</u> 4 <u>with the Department for each individual sale:</u>

5 (1) <u>the seller's</u> a statement setting forth such 6 person's name, trade name, and the address of such person's 7 principal place of business and any other place of 8 business; and

9 (2) not later than the tenth day of each calendar 10 month, a memorandum or copy of the invoice for each and 11 every such delivery sale made during the previous calendar 12 month, which includes the following information:

13 <u>(2)</u> (A) the name and address of the consumer to whom 14 such delivery sale was made;

15 <u>(3)</u> (B) the brand style or brand styles of the 16 cigarettes that were sold in such delivery sale;

17 <u>(4)</u> (C) the quantity of cigarettes that were sold in 18 such delivery sale; and

19 (5) (D) an indication of whether or not the cigarettes 20 sold in the delivery sale bore a tax stamp evidencing 21 payment of the tax under Section 2 of the Cigarette Tax Act 22 (35 ILCS 130/2); and.

(b) Each person engaged in business within this State who
makes an out-of-state sale shall, for each individual sale,
submit to the appropriate tax official of the state in which

(6) such other information the Department may require.

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1 the consumer is located the information required in subsection 2 (a).

3 (c) Any person that satisfies the requirements of 15 U.S.C.
4 Section 376 shall be deemed to satisfy the requirements of
5 subsections (a) and (b).

6 (d) The Department is authorized to disclose to the 7 Attorney General any information received under this title and 8 requested by the Attorney General. The Department and the 9 Attorney General shall share with each other the information 10 received under this title and may share the information with 11 other federal, State, or local agencies for purposes of 12 enforcement of this title or the laws of the federal government 13 or of other states.

(e) This Section shall not be construed to impose liability upon any delivery service, or officers or employees thereof, when acting within the scope of business of the delivery service.

18 (f) The Department may establish procedures requiring 19 electronic transmission of the information required by this 20 Section directly to the Department on forms prescribed and 21 furnished by the Department.

22 (Source: P.A. 95-1053, eff. 1-1-10.)

23 (720 ILCS 678/10)

24 Sec. 10. Violation.

25 (a) A person who violates subsection (a), (b), or (c) of

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Section 5 or Section 6, 7, 8, or 9 is guilty of a Class A
 misdemeanor. A second or subsequent violation of subsection
 (a), (b), or (c) of Section 5 or Section 6, 7, 8, or 9 is a
 Class 4 felony.

5 (b) The Department of Revenue shall impose a civil penalty not to exceed \$5,000 on any person who violates subsection (a), 6 7 (b), or (c) of Section 5 or Section 6, 7, 8, or 9. The Department of Revenue shall impose a civil penalty not to 8 9 exceed \$5,000 on any person engaged in the business of selling 10 cigarettes who ships or causes to be shipped any such 11 cigarettes to any person in this State in violation of 12 subsection (d) of Section 5. Civil penalties imposed and 13 collected by the Department shall be deposited into the Tax 14 Compliance and Administration Fund.

15 (c) All cigarettes sold or attempted to be sold in a 16 delivery sale that does not meet the requirements of this Act 17 shall be forfeited to the State. All cigarettes forfeited to this State under this Act shall be destroyed or maintained and 18 19 used in an undercover capacity. The Department may, prior to any destruction of cigarettes, permit the true holder of the 20 trademark rights in the cigarette brand to inspect such 21 22 contraband cigarettes, in order to assist the Department in any 23 investigation regarding such cigarettes.

(d) Any person aggrieved by any decision of the Department
of Revenue may, within 60 days after notice of that decision,
protest in writing and request a hearing. The Department of

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1 Revenue shall give notice to the person of the time and place 2 for the hearing and shall hold a hearing before it issues a 3 final administrative decision. Absent a written protest within 4 60 days, the Department's decision shall become final without 5 any further determination made or notice given.

6 <u>(e) The penalties provided for in this Section are in</u> 7 <u>addition to any other penalties provided for by law.</u>

8 (Source: P.A. 95-1053, eff. 1-1-10.)

9 (720 ILCS 678/33 new)

Sec. 33. Rulemaking. The Department may adopt rules to implement and administer this Act.

Section 90. "An Act concerning revenue", approved April 10, 2009, Public Act 95-1053, is amended by changing Section 10 as follows:

15 (P.A. 95-1053, Sec. 10)

Sec. 10. The Cigarette Tax Act is amended by repealing
Section Sections 9c and 28.

18 (Source: P.A. 95-1053, eff. 1-1-10.)

Section 99. Effective date. This Act takes effect January 1, 2010, except that Sections 90 and 99 take effect upon becoming law.