Regular Session, 2013

HOUSE BILL NO. 641

### BY REPRESENTATIVE THOMPSON

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana. SALES/TOBACCO DEALERS: Provides relative to tobacco enforcement

1	AN ACT
2	To amend and reenact R.S.13:5072, 5073(A)(3)(a)(v), (B)(2)(a), (3), and (4), and (C), 5075,
3	5076(A) and (B), and 5077, R.S. 26:904(A), 916(H), 918(B), and 921 and R.S.
4	47:843(A)(2), (C)(3) and (4), and (D), 847(A) and (B), 849, 851(B), 857, 862,
5	865(C)(3)(b) and (c)(introductory paragraph) and (i), 871, 872, 876 through 878, and
6	1508(B)(11), to enact R.S. 13:5073(A)(3)(a)(vi), (4)(e) and (f), (B)(5) and (6),
7	5074(D), and 5078, R.S. 26:901(19) through (26), 902(5), 904(D), 906(H), (I), and
8	(J), 908(D), 916(I) through (N), and 918(C) and (D), R.S. 47:842(16) through (22),
9	843(A)(3), 847(C), and 851(E) and (F), and 1520(A)(1)(g), and to repeal
10	R.S. 47: 873 through 875, relative to tobacco enforcement; to provide restrictions on
11	transactions in unstamped cigarettes; to provide for definitions; to provide
12	requirements for stamping agent licenses; to provide escrow requirements for
13	nonparticipating manufacturers; to require stamping agent reporting; to require
14	manufacturer and importer reporting; to require reports on out-of-state cigarette
15	sales; to provide for the disclosure of information; to prohibit delivery sales; to
16	provide for violations and penalties; to require that nonparticipating manufacturers
17	post bond; to provide for a directory of stamping agents and exporter licensees; to
18	authorize the promulgation of rules; to provide for disclosure of information between
19	agencies relative to tobacco enforcement; and to provide for related matters.
20	Do it expected by the Legislature of Levisiana.

20 Be it enacted by the Legislature of Louisiana:

### Page 1 of 41

1	Section 1. R.S.13:5072, 5073(A)(3)(a)(v), (B)(2)(a), (3), and (4), and (C), 5075,
2	5076(A) and (B), and 5077 are hereby amended and reenacted and R.S.
3	13:5073(A)(3)(a)(vi), (4)(e) and (f), (B)(5) and (6), 5074(D), and 5078 are hereby enacted
4	to read as follows:
5	§5072. Definitions
6	As used in this Part, the following words and phrases shall have the following
7	meanings ascribed to them:
8	(1) "Brand family" means all styles of cigarettes sold under the same trade
9	mark and differentiated from one another by means of additional modifiers or
10	descriptors, including but not limited to "menthol", "lights", "kings", and "100s", and
11	includes any brand name (alone or in conjunction with any other word), trademark,
12	logo, symbol, motto, selling message, recognizable pattern of colors, or any other
13	indicia of product identification identical or similar to, or identifiable with, a
14	previously known brand of cigarettes.
15	(2) "Cigarette" has the same meaning as defined in R.S. 13:5062(4) and R.S.
16	47:842(2).
17	(3) "Commissioner" means the commissioner of alcohol and tobacco control.
18	(4) "Days" means calendar days unless otherwise specified.
19	(3) (5) "Dealer" has the same meaning as defined in R.S. 47:842(4).
20	(4) "Department" means the Department of Revenue for the state of
21	Louisiana.
22	(6) "Importer" means any person in the United States to whom non-tax-paid
23	cigarettes manufactured in a foreign country are shipped or consigned; any person
24	who removes cigarettes for sale or consumption in the United States from a customs
25	bonded manufacturing warehouse and any person who smuggles or otherwise
26	unlawfully brings cigarettes into the United States.
27	(7) "Manufacturer" has the same meaning as provided in R.S. 47:842.
28	(5) (8) "Master Settlement Agreement" has the same meaning as defined
29	provided in R.S. 13:5062(5).

1	(6) (9) "Nonparticipating manufacturer" means any tobacco product
2	manufacturer that is not a participating manufacturer.
3	(10) "Package" means any pack or other container on which a stamp could
4	be applied consistent with and as required by R.S. 47:841 et seq., that contains one
5	or more individual cigarettes for sale. Nothing in this Chapter shall alter any other
6	applicable requirement with respect to the minimum number of cigarettes that may
7	be contained in a pack or other container of cigarettes. References to "package" shall
8	not include a container of multiple packages.
9	(7) (11) "Participating manufacturer" has the meaning given that term in
10	section II (ii) of the Master Settlement Agreement and all amendments thereto.
11	(12) "Person" means any natural person, trustee, company, partnership,
12	corporation, or other legal entity.
13	(13) "Purchase" means acquisition in any manner, for any consideration.
14	The term shall include transporting or receiving product in connection with a
15	purchase.
16	(8) (14) "Qualified escrow fund" has the same meaning as defined in R.S.
17	13:5062(6).
18	(15) "Retailer" means "retail dealer" as defined in R.S. 26:901 and R.S.
19	<u>47:842.</u>
20	(16) "Sale" or "sell" means any transfer, exchange, or barter in any manner
21	or by any means for any consideration. The term shall include distributing or
22	shipping product in connection with a sale. References to a sale "in" or "into" a state
23	refer to the state of the destination point of the product in the sale, without regard to
24	where title was transferred. References to sale "from" a state refer to the sale of
25	cigarettes that are located in that state to the destination in question without regard
26	to where title was transferred.
27	(17) "Sales Entity Affiliate" means an entity that sells cigarettes that it
28	acquires directly from a manufacturer or importer and is affiliated with that
29	manufacturer or importer. Entities are affiliated with each other if one, directly or

1	indirectly through one or more intermediaries, controls or is controlled by or is under
2	common control with the other.
3	(9) (18) "Secretary" means the head of the Department of Revenue, which
4	is the agency responsible for collection of the excise tax on cigarettes.
5	(10) (19) "Stamping agent" means a dealer that is authorized to affix tax
6	stamps to packages or other containers of cigarettes under R.S. 47:843 et seq. or any
7	dealer that is required to pay the excise tax or tobacco tax imposed pursuant to R.S.
8	47:841 et seq. on cigarettes.
9	(20) "State directory" or "directory" means the directory compiled by the
10	attorney general under R.S. 13:5073, or, in the case of reference to another state's
11	directory, the directory compiled under the similar law in that other state.
12	(11)(21) "Tobacco product manufacturer" has the same meaning as defined
13	in R.S. 13:5062(9).
14	(12)(22) "Units sold" has the same meaning as defined in R.S. 13:5062(10)
15	and shall include (a) cigarettes that are required to be sold in a package bearing a
16	stamp as well as (b) roll-your-own tobacco.
17	§5073. Certifications; directory; tax stamps
18	Α.
19	* * *
20	(3)(a) A nonparticipating manufacturer shall include in its certification:
21	* * *
22	(v) Any other information required under R.S. 13:5075(D) R.S. 13:5075(F).
23	(vi) As a condition precedent to being listed and having its brand families
24	listed on the state directory, a manufacturer must certify annually that it holds a valid
25	permit under 26 USC 5713 and provide a copy of such permit to the attorney general.
26	* * *
27	(4) In the case of a nonparticipating manufacturer, such certification shall
28	further certify:
29	* * *

## Page 4 of 41

1	(e) Sufficient information to establish that such nonparticipating
2	manufacturer has posted the appropriate bond of cash equivalent pursuant to R.S.
3	<u>13:5078.</u>
4	(f) In the case of a nonparticipating manufacturer located outside of the
5	United States, the nonparticipating manufacturer shall provide a declaration from
6	each of its importers into the United States of any of its brand families to be sold in
7	this state. The declaration shall be on a form prescribed by the attorney general and
8	shall state the following:
9	(i) The importer accepts joint and several liability with the nonparticipating
10	manufacturer for all obligations to place funds into a qualified escrow fund for
11	payment of all civil penalties and for payment of all reasonable costs and expenses
12	of investigation and prosecution, including attorney fees.
13	(ii) The importer consents to personal jurisdiction in Louisiana for the
14	purposes of claims by the state for any obligation to place funds into a qualified
15	escrow fund for payment of any civil penalties and for payment of any reasonable
16	costs and expenses of investigation or prosecution, including attorney fees.
17	(iii) The importer has appointed a registered agent for service of process in
18	Louisiana according to the same requirements as established in this Part for any
19	nonresident or foreign nonparticipating manufacturer that has not yet registered to
20	do business in this state as a foreign corporation or business entity.
21	* * *
22	B. Not later than ninety days after June 25, 2004, the attorney general shall
23	develop and make available for public inspection or publish on its website a
24	directory listing all tobacco product manufacturers that have provided current and
25	accurate certifications conforming to the requirements of Subsection A and all brand
26	families, including country of origin, that are listed in such certifications (the
27	directory), except as noted below.
28	* * *

1	(2) Neither a tobacco product manufacturer nor brand family shall be
2	included or retained in the directory if the attorney general concludes, in the case of
3	a nonparticipating manufacturer, that:
4	(a) Any escrow payment required pursuant to R.S. 13:5061 et seq., for any
5	period by the date due for any quarter for any brand family, whether or not listed by
6	such nonparticipating manufacturer, has not been fully paid into a qualified escrow
7	fund governed by a qualified escrow agreement that has been approved by the
8	attorney general; or
9	(b) Any outstanding final judgment, including interest thereon, for a
10	violation of R.S. 13:5061 et seq. has not been fully satisfied for such brand family
11	or such manufacturer.
12	(3) A manufacturer and its brand families may be removed from the state
13	directory if it is removed from the directory of another state based on acts or
14	omissions that if, they had occurred in this state, would be grounds for removal from
15	the state directory under this Section, unless the manufacturer demonstrates that its
16	removal from the other state's directory was effected without due process. Procedure
17	for removal from the state directory shall be governed by the procedure set forth in
18	R.S. 13:5077(A). A manufacturer that is removed from the state directory under this
19	Subsection shall be eligible for reinstatement upon the earlier of the date on which
20	it cures the violation or is reinstated to the directory in the other state.
21	(4) Failure to submit complete and accurate reports as required pursuant to
22	R.S. 13:5075 shall result in the manufacturer and its brand families being removed
23	from the state directory under the procedure set forth in R.S. 13:5077(A).
24	(3) (5) The attorney general shall update the directory as necessary in order
25	to correct mistakes and to list or de-list a tobacco product manufacturer or brand
26	family to keep the directory in conformity with the requirements of this Part. Fifteen
27	days prior to the listing or de-listing of a tobacco product manufacturer or brand
28	family, the attorney general shall transmit a notification to every stamping agent.

## Page 6 of 41

1	(4) (6) Every stamping agent shall provide and update as necessary an
2	electronic mail address or facsimile telephone number to the secretary and the
3	attorney general for the purpose of receiving any notifications as may be required by
4	this Part.
5	C. It shall be unlawful for any person:
6	(1) To affix a Louisiana tax stamp to a package or other container of
7	cigarettes of a tobacco product manufacturer or brand family not included in the
8	directory.
9	(2) To sell, offer, or possess for sale, in this state, or import for personal
10	consumption in this state, cigarettes of a tobacco product manufacturer or brand
11	family not included in the state directory; or, in the event of cigarettes subject to a
12	de-listing notice described in this Section, sell, offer, or possess for sale, in this state,
13	or import for personal consumption in this state, cigarettes received, or imported, or
14	stamped whether stamped or unstamped, for sale in this state more than sixty days
15	after the date of de-listing from the state directory.
16	(3) To order, purchase, or offer to purchase cigarettes of a tobacco product
17	manufacturer or brand family identified by the attorney general to be de-listed from
18	the directory, after receipt of the notice described in this Section.
19	§5074. Agent for service of process
20	* * *
21	D. This Section shall be applicable to importers, as defined in this Part, with
22	regard to the appointment and continuous retention of an agent for service of process
23	as well as related notice requirements and obligations detailed in this Section.
24	§5075. Reporting of information; escrow installments
25	A. Not later than twenty calendar days after the end of each calendar month,
26	and more frequently if so directed by the secretary or the attorney general, each
27	stamping agent shall submit such information as the secretary and attorney general
28	require to facilitate compliance with this Part, including but not limited to a list by
29	brand family of the total number of cigarettes, or, in the case of roll your own, the

1	equivalent stick count, that they purchased from tobacco product manufacturers
2	during the previous calendar month or otherwise paid the tax due for such cigarettes.
3	The stamping agent shall maintain and make available to the secretary and the
4	attorney general all invoices and documentation of purchases and sales of all tobacco
5	product manufacturer cigarettes and any other information relied upon in reporting
6	to the secretary and the attorney general for a period of three years.
7	B. The requirements of Subsection A of this Section shall be satisfied if the
8	stamping agent timely submits to the secretary and attorney general reports required
9	generally under R.S. 47:841 et seq. and this Chapter and certifies that the reports are
10	complete and accurate.
11	C. Each manufacturer and importer that sells any cigarettes in or into the
12	state shall, within twenty days following the end of the month, file a report on a form
13	to be prescribed by the attorney general and certify that the report is complete and
14	accurate. The report shall contain the following information: (1) The total number
15	of cigarettes sold by that manufacturer or importer in or into the state during that
16	month, and identifying by name and number of cigarettes. (2) The manufacturers of
17	those cigarettes. (3) The brand families of those cigarettes. (4) The purchasers of
18	those cigarettes. A manufacturer's or importer's report shall include cigarettes sold
19	in or into the state through its sales entity affiliate.
20	D. The requirements of Subsection C of this Section shall be satisfied and
21	no further report shall be required under this Section with respect to cigarettes if the
22	manufacturer or importer timely submits to the attorney general and secretary the
23	report or reports required to be submitted by it with respect to those cigarettes under
24	15 USC 376 to the attorney general and certifies that the reports are complete and
25	accurate.
26	E. Upon request by the attorney general, a manufacturer or importer shall
27	provide copies of reports filed in other states containing information similar to those
28	provided by Subsections A and C of this Section.

1	F. Any reports submitted to the secretary or commissioner under R.S. 47:841
2	et seq. or R.S. 26:901 et seq. shall also be submitted contemporaneously to the
3	attorney general.

4 G. The secretary is authorized to disclose to the attorney general any 5 information received under this Part and requested by the attorney general for purposes of determining compliance with and enforcing the provisions of this Part. 6 7 The secretary, and attorney general, and commissioner shall share with each other 8 the information received under this Part and may share such information with other 9 federal, state, or local agencies taxing agencies or law enforcement authorities only 10 for purposes of enforcement of this Part, R.S. 13:5061 et seq., or corresponding laws 11 of other states. Additionally, the sharing of information by the secretary under this 12 Part Chapter shall not constitute a violation of R.S. 47:1508.

13 C: <u>H.</u> The attorney general may require at any time from the nonparticipating
14 manufacturer, proof from the financial institution in which such manufacturer has
15 established a qualified escrow fund for the purpose of compliance with R.S. 13:5061
16 et seq., of the amount of money in such fund, exclusive of interest, the amount and
17 date of each deposit to such fund, and the amount and date of each withdrawal from
18 such fund.

19D: I. In addition to the information required to be submitted pursuant to this20Part and R.S. 13:5061 et seq. or R.S. 47:843 et seq., the secretary and the attorney21general may require a stamping agent or tobacco product manufacturer to submit any22additional information including but not limited to samples of the packaging or23labeling of each brand family, as is necessary to enable the attorney general to24determine whether a tobacco product manufacturer is in compliance with this Part.

E. J. To promote compliance with this Part, the attorney general may require
 a tobacco product manufacturer subject to the requirements of R.S. 13:5073(A)(2)
 to make the escrow deposits required in annual, quarterly, or monthly installments
 during the year in which the sales covered by such deposits are made. <u>All escrow</u>
 deposits under R.S. 13:5061 et seq. shall be made on a quarterly basis, no later than

#### Page 9 of 41

1 forty-five days after the end of each calendar quarter in which the sales are made. 2 Each failure to make a full quarterly installment deposit shall constitute a separate 3 violation of the state's escrow laws. The secretary and the attorney general may 4 require production of information sufficient to enable the attorney general to determine the adequacy of the amount of the installment deposit. The attorney 5 general shall promptly review the amount deposited by each nonparticipating 6 7 manufacturer for each calendar quarter against the reports received and other 8 information, and shall provide notice to each nonparticipating manufacturer for 9 which it concludes that an additional deposit was owed.

10K. Importers of any brand families of a nonparticipating manufacturer in or11into the state shall be jointly and severally liable with the nonparticipating12manufacturer for all obligations to place funds into a qualified escrow fund for13payment of all civil penalties and for payment of all reasonable costs and expenses14of investigation and prosecution, including attorney fees, and shall consent to15personal jurisdiction in Louisiana for the purposes of claims by the state for payment16of such obligations.

17 §5076. Penalties; other remedies

18 A. In addition to or in lieu of any other civil or criminal remedy provided by 19 law, upon a determination that a stamping agent has violated R.S. 13:5073(C) or any 20 regulation adopted pursuant to this Part, the secretary may revoke or suspend the 21 license of the dealer in the manner provided by R.S. 47:844 and R.S. 26:916. Each 22 stamp affixed and each sale, offer to purchase, or offer to sell cigarettes in violation 23 of R.S. 13:5073(C) shall constitute a separate violation. For each violation hereof, 24 the secretary may also impose a civil penalty in an amount not to exceed the greater of five hundred percent of the retail value of the cigarettes or five thousand dollars 25 26 upon a determination of violation of R.S. 13:5073(C) or any regulations adopted 27 pursuant thereto. Such penalty shall be imposed in the manner provided by R.S. 28 47:843 et seq. and R.S. 26:901 et seq.

#### Page 10 of 41

1	B. Any cigarettes that have been sold, offered for sale, or possessed for sale,
2	in this state, or imported for personal consumption in this state, in violation of R.S.
3	13:5073(C) shall be deemed contraband under R.S. 47:865 and R.S. 13:5061 et seq.,
4	and such cigarettes shall be subject to seizure and forfeiture as provided in such
5	section those provisions, and all such cigarettes so seized and forfeited shall be
6	destroyed and not resold.
7	* * *
8	§5077. Miscellaneous provisions
9	A. The attorney general shall provide a notice of removal to any
10	manufacturer that it determines should be removed or have any of its brand families
11	removed from the state directory. The notice shall state the grounds for the removal
12	and inform the manufacturer that it or its brand families will be removed from the
13	state directory thirty days following the date of the notice. During the thirty days
14	following the date of the notice, the manufacturer may (i) fully cure the failure or
15	violation or (ii) submit documentation to the attorney general demonstrating that its
16	determination described in the notice was incorrect. Unless the attorney general
17	determines that the manufacturer has satisfied either (i) or (ii), it or its brand families
18	will be removed from the state directory thirty days following the date of the notice.
19	A determination of the attorney general to not include or to remove from the
20	directory a brand family or tobacco product manufacturer shall be subject to review
21	in the manner prescribed by the Administrative Procedure Act. A manufacturer that
22	unsuccessfully challenges a decision not to include or to remove from the directory
23	a brand family or manufacturer shall pay the state's reasonable costs and attorney
24	fees incurred in contesting the challenge.
25	B. Each person may provide a name and address to which notices under this
26	Section are to be sent. Notice periods under this Section run from the date of notice
27	sent to such name and address or, in the case of a person that does not provide a
28	name and address, the last known company address.

1	$\underline{B}$ . C. No person shall be issued a license or granted a renewal of a license
2	to act as a stamping agent unless such person has certified in writing, under penalty
3	of perjury, that such person will comply fully with this Section.
4	C. D. For the year 2004, because the effective date of this Part is later than
5	April 15, 2004, the first report of stamping agents required by R.S. 13:5075(A) shall
6	be due thirty calendar days after June 25, 2004; the certifications by a tobacco
7	product manufacturer described in R.S. 13:5073(A) shall be due forty-five calendar
8	days after June 25, 2004; and the directory described in R.S. 13:5073(B) shall be
9	published or made available within ninety calendar days after June 25, 2004.
10	E. The secretary, commissioner, and attorney general shall each designate
11	employees who shall oversee the administration and enforcement of the laws and
12	regulations regarding the tobacco Master Settlement Agreement for its office and
13	who shall confer monthly to establish and monitor practices to promote ongoing
14	compliance under the Master Settlement Agreement. A tri-agency summit shall be
15	held on an annual basis for agency representatives and staff.
16	$\overline{\mathbf{D}}$ . <u>F.</u> The secretary <u>or the commissioner</u> in conjunction with the attorney
17	general may promulgate regulations necessary to effect the purpose of this Part.
18	E. G. In any action brought by the state to enforce this Part, the attorney
19	general, the commissioner, and secretary shall be entitled to recover the costs of the
20	investigation, expert witness fees, the action, and reasonable attorney fees.
21	F. <u>H.</u> If a court determines that a person has violated this Part, the court shall
22	order any profits, gains, gross receipts, or other benefits from the violation to be
23	disgorged and paid to the state treasurer for deposit in the tobacco control special
24	fund, which is hereby created. The tobacco control special fund shall be used by the
25	attorney general for tobacco enforcement and control matters. Unless otherwise
26	expressly provided, the remedies or penalties provided by this Part are cumulative
27	to each other and to the remedies or penalties available under all other laws of this
28	state.

1	G. I. If a court of competent jurisdiction finds that the provisions of this Part
2	and of R.S. 13:5061 et seq. conflict and cannot be harmonized, then the provisions
3	in R.S. 13:5061 et seq. shall control. If any Section, Subsection, Paragraph,
4	Subparagraph, Item, sentence, clause, phrase, or word of this Part causes R.S.
5	13:5061 et seq. to no longer constitute a qualifying or model statute, as those terms
6	are defined in the Master Settlement Agreement, then that portion of this Part shall
7	not be valid. If any Section, Subsection, Paragraph, Subparagraph, Item, sentence,
8	clause, phrase, or word of this Part is for any reason held to be invalid, unlawful, or
9	unconstitutional, such decision shall not affect the validity of the remaining portions
10	of this Part.
11	<u>§5078. Bond</u>
12	A. All nonparticipating manufacturers shall post a bond or its cash
13	equivalent for the benefit of the state which is subject to execution under Subsection
14	C of this Section. The bond shall be posted by corporate surety located within the
15	United States or the cash equivalent of the bond shall be posted by the
16	nonparticipating manufacturer in an account approved by the state. The bond or its
17	cash equivalent shall be posted and evidence of such posting shall be provided to the
18	attorney general at least ten days in advance of each calendar quarter as a condition
19	to the nonparticipating manufacturer and its brand families being included in the
20	directory for that quarter.
21	B. The amount of the bond shall be determined as follows:
22	(1) Unless Paragraph (3) of this Subsection is applicable, for a
23	nonparticipating manufacturer which has been listed on Louisiana's state directory
24	for at least three years, the amount of the bond required shall be fifty thousand
25	dollars or the highest amount owed for any quarter over the past three years,
26	whichever is greater;
27	(2) Unless Paragraph (3) of this Subsection is applicable, for a
28	nonparticipating manufacturer which has not been listed on Louisiana's state
29	directory for at least three years, the amount of the bond required shall be determined

1	by the attorney general based on any prior history in any state, as well any other
2	considerations the attorney general deems relevant, but shall not be less than one
3	hundred thousand dollars in any event; and
4	(3) For a nonparticipating manufacturer which has failed, in the past three
5	years, to make a full and timely escrow deposit due under R.S. 13:5063, unless the
6	failure was not knowing or intentional and was promptly cured upon notice, or for
7	any nonparticipating manufacturer which was involuntarily removed from any state's
8	directory, unless the removal was determined to have been erroneous, the amount of
9	the bond required shall be the greater of one hundred thousand dollars or the greatest
10	amount of escrow owed by the nonparticipating manufacturer or its predecessor in
11	any calendar year in any state within the preceding five calendar years.
12	C. If a nonparticipating manufacturer that posted a bond has failed to make,
13	or have made on its behalf by an entity with joint and several liability, escrow
14	deposits equal to the full amount owed for a quarter within fifteen days following the
15	due date for the quarter under R.S. 13:5063, the state may execute upon the bond,
16	first to recover delinquent escrow, which amount shall be deposited into a qualified
17	escrow account under R.S. 13:5063, and then to recover civil penalties and costs
18	authorized under such section. Escrow obligations above the amount collected on
19	the bond remain due from that nonparticipating manufacturer and from the importers
20	that sold its cigarettes during that calender quarter.
21	* * *
22	Section 2. R.S. 26:904(A), 916(H), 918(B), and 921 are hereby amended and
23	reenacted and R.S. 26:901(19) through (26), 902(5), 904(D), 906(H), (I), and (J), 908(D),
24	916(I) through (N), and 918(C) and (D) are hereby enacted to read as follows:
25	§901. Definitions
26	* * *
27	(19) "Brand family" has the meaning as set forth in R.S. 13:5072(1).
28	(20) "Exporter license" means the stamping agent designation as set forth in
29	<u>R.S. 26:902(5)(b).</u>

# Page 14 of 41

1	(21) A "knowing violation or failure" is where the person knowingly or
2	intentionally engaged in conduct without a good faith belief that the conduct was
3	consistent with the provisions of this Chapter.
4	(22) "Person" means any natural person, trustee, company, partnership,
5	corporation, or other legal entity.
6	(23) "Purchase" means acquisition in any manner, for any consideration.
7	The term shall include transporting or receiving product in connection with a
8	purchase.
9	(24) "Sale" or "sell" means any transfer, exchange, or barter in any manner
10	or by any means for any consideration. The term shall include distributing or
11	shipping product in connection with a sale. References to a sale "in" or "into" a state
12	refer to the state of the destination point of the product in the sale, without regard to
13	where title was transferred. References to sale "from" a state refer to the sale of
14	cigarettes that are located in that state to the destination in question without regard
15	to where title was transferred.
16	(25) "Sales entity affiliate" means an entity that (i) sells cigarettes that it
17	acquires directly from a manufacturer or importer and (ii) is affiliated with that
18	manufacturer or importer. Entities are affiliated with each other if one, directly or
19	indirectly through one or more intermediaries, controls or is controlled by or is under
20	common control with the other.
21	(26) "Stamping agent" means a dealer that is authorized to affix tax stamps
22	to packages or other containers of cigarettes under R.S. 47:843 et seq. or any dealer
23	that is required to pay the excise tax or tobacco tax imposed pursuant to R.S. 47:841
24	et seq. on cigarettes.
25	(27) "State directory" or "directory" means the directory compiled by the
26	attorney general under R.S. 13:5073, or, in the case of reference to another state's
27	directory, the directory compiled under the similar law in that other state.

1	§902. Permits
2	The commissioner shall issue as authorized by this Section the following
3	types of permits and shall adopt rules and regulations that specify the identifying
4	information that is required to appear on the face of each type of permit:
5	* * *
6	(5)(a) Stamping Agent Designation: A stamping agent designation shall be
7	issued to a dealer that engages in the business of purchasing unstamped or non-tax
8	paid cigarettes that meets all requirements of a wholesale dealer as defined by this
9	Chapter, the provision of R.S. 26:906(H), and any rules or regulations issued in
10	connection therewith.
11	(b) The holder of a valid stamping agent designation that engages in
12	interstate business or affixes tax stamps of another state shall first apply for an
13	exporter license allowing it to purchase or possess unstamped or non-tax paid
14	cigarettes.
15	* * *
16	§904. Permit terms
17	A. Except as otherwise provided in Subsection B of this Section, each permit
18	shall be valid for the designated time period unless suspended or revoked. The
19	commissioner may issue permits which are valid for two years to applicants in good
20	standing with the office of alcohol and tobacco control.
21	* * *
22	D. An exporter license issued pursuant to R.S. 26:902(5)(b) shall remain in
23	effect for a period of one year.
24	* * *
25	§906. General requirements
26	* * *
27	H. Applicants for a stamping agent designation shall certify on a form
28	provided by the commissioner that they will do the following:
29	(1) Affix stamps as set forth in R.S. 47:843(D).

# Page 16 of 41

1	(2) Pay to the state all taxes applicable under R.S. 47:841 et seq. on
2	cigarettes it sells or present documentation demonstrating that such taxes were paid
3	prior to the sale.
4	(3) Provide complete and accurate reports as required by this Chapter, R.S.
5	13:5071 et seq., or R.S. 47:841 et seq. and certify monthly that it has complied with
6	all requirements therein.
7	(4) Comply generally with all other provisions set forth in R.S. 47:841 et
8	<u>seq.</u>
9	(5) Consent to the jurisdiction of the state to enforce the requirements of this
10	Chapter, and will waive any claim of sovereign immunity to the contrary.
11	(6) Waive all confidentiality laws as necessary to permit the commissioner
12	to create and make available the list described in R.S. 26:921(B) and to share
13	information reported under this Chapter with the taxing or law enforcement
14	authorities of other states.
15	I. Applicants for a stamping agent designation located outside of the state
16	shall appoint an agent in the state for service of process in connection with
17	enforcement of the provisions of this Chapter and the provisions of R.S. 13:5061 et
18	seq., and R.S. 47:841 et seq.
19	J. An exporter license shall be issued upon the applicant's meeting the
20	following requirements:
21	(1) Demonstrates that it holds a valid stamping agent designation.
22	(2) Certifies on a form provided by the commissioner that any cigarettes of
23	a manufacturer or brand family not listed on the state directory will be purchased or
24	possessed solely for sale or transfer into another state as permitted by R.S. 47:849.
25	(3) Maintains such cigarette inventory pursuant to Paragraph (2) of this
26	Subsection, in a separate and distinct area within its warehouse.
27	(4) Waives any confidentiality laws as necessary to permit the commissioner
28	to create and make available a list as provided in R.S. 26:921(C).
29	* * *

# Page 17 of 41

1	§908. Issuance of permit
2	* * *
3	D. No exporter license may be issued to a person that violated a certification
4	it previously made under R.S. 26:906(J)(2).
5	* * *
6	§916. Suspensions or revocations
7	* * *
8	H. The designation of a stamping agent shall be subject to termination if a
9	permittee does any of the following:
10	(1) Fails to provide a report or certification as required by this Chapter, R.S.
11	<u>13:5061 et seq., or R.S. 47:841 et seq.</u>
12	(2) Knowingly files an incomplete or inaccurate report or certification.
13	(3) Fails to pay taxes as provided in R.S. 47:841 et seq.
14	(4) Fails to sell cigarettes in or into the state pursuant to R.S. 47:843 or sells
15	unstamped cigarettes of a manufacturer or brand family that is not at the time listed
16	on the state directory, or possesses such cigarettes more than sixty days after
17	receiving notice that the manufacturer or brand family is not on the state directory,
18	except as expressly permitted in R.S. 47:841 et seq.
19	(5) Purchases or sells cigarettes in violation of the provisions of this Chapter
20	<u>or R.S. 47:841 et seq.</u>
21	I. In the case of a first failure under R.S. 26:916(H)(4) and (5), the stamping
22	agent may be entitled to cure the failure within thirty days of being notified of the
23	violation. The designation of a stamping agent that fully cures the failure during the
24	prescribed period shall not be terminated on account of that failure.
25	J. The license of a stamping agent may be subject to termination if its similar
26	license is terminated in any other state based on acts or omissions that would be
27	grounds for license termination under this Section, unless the stamping agent
28	demonstrates that its license termination in the other state was terminated without
29	due process. A stamping agent whose license is terminated under this Subsection

1	shall be eligible for reinstatement upon the earlier date specified by Subsection L of
2	this Section for the omission in question or reinstatement of its license by the other
3	state.
4	K. The commissioner shall promptly remove any stamping agent whose
5	designation is terminated from the list required by R.S. 26:921(B) and shall publish
6	a notice of the termination on its website and send notice of the termination to all
7	wholesale dealers, the attorney general, and the secretary. The attorney general shall
8	send notice of the termination to all persons listed on the state directory.
9	(1) Beginning five days following the publication and sending of such
10	notice, no person may sell cigarettes nor purchase cigarettes from the stamping agent
11	whose designation has been terminated.
12	(2) A stamping agent whose designation has been terminated may, within
13	thirty days from the date of the publication, return any unaffixed stamps to the
14	secretary for a refund equal to the current value of each stamp returned. No refunds
15	shall be issued after thirty days from the date of the publication of the termination.
16	L.(1) A stamping agent whose designation is terminated shall be removed
17	from the list required by R.S. 26:921(B). (2) Any person that sells cigarettes to or
18	purchases cigarettes from a terminated stamping agent after the stamping agent has
19	been removed from the directory by R.S. 26:921(B), shall be jointly and severally
20	liable for any taxes applicable to such cigarettes under R.S. 47:841 and for any
21	escrow due on such cigarettes under R.S. 13:5063 during the period of the
22	termination.
23	M. A stamping agent whose license is terminated shall be eligible for
24	reinstatement no less than ninety days and no more than three years following date
25	of termination.
26	N. In addition to any other causes enumerated in this Chapter, the
27	commissioner shall suspend or revoke any permit of any dealer that fails to pay taxes
28	due to the state.
29	* * *

# Page 19 of 41

1	§918. Civil penalties
2	* * *
3	B. In the case of a second violation pursuant to R.S. 26:916(H)(4) or (5) or
4	of a first violation of R.S. 26:916(H)(1) through (3) or (6), the stamping agent shall
5	be subject to a civil penalty of up to one thousand dollars.
6	C. In the case of a third or subsequent violation under R.S. 26:916(H)(4) or
7	(5) or of a second or subsequent violation of R.S. 26:916(H)(1) through (3) or (6),
8	the stamping agent shall be subject to a civil penalty of up to five thousand dollars
9	per violation. In the case of R.S. 26:916(H)(4) through (6), each sale shall constitute
10	<u>a separate offense.</u>
11	<u>D.</u> Any fine imposed upon any permittee or the revocation or suspension of
12	a permit is in addition to and is not in lieu of or a limitation upon any other penalty
13	imposed by law and not contained in this Chapter.
14	* * *
15	§921. Public records
16	<u>A.</u> The commissioner shall maintain a list of all wholesale and retail dealers
17	who hold a permit in this state. Nothing contained in this Chapter shall be construed
18	to prevent the commissioner from disclosing to any person upon request the name
19	and address of any dealer who holds a permit, but the commissioner shall not
20	disclose any tax information the disclosure of which is otherwise prohibited by law.
21	B. The commissioner shall provide on its website the list of all persons
22	licensed as stamping agents pursuant to R.S. 26:902(5)(a).
23	C. The commissioner shall provide on its website the list of all persons
24	holding an exporter license pursuant to R.S. 26:902(5)(b).
25	* * *
26	Section 3. R.S. 47:843(A)(2), (C)(3) and (4), and (D), 847(A) and (B), 849, 851(B),
27	857, 862, 865(C)(3)(b) and (c)(introductory paragraph), 871, 872, 876 through 878, and
28	1508(B)(11) are hereby amended and reenacted and R.S. 47:842(16) through (22),
29	843(A)(3), 847(C), 851(E) and (F), and 1520(A)(1)(g) are hereby enacted to read as follows:

## Page 20 of 41

1	§842. Definitions
2	As used in this Chapter, the following terms have the meaning ascribed to
3	them in this Section, unless the context clearly indicates otherwise:
4	* * *
5	(16) "Brand family" has the meaning as set for in R.S. 13:5072(1).
6	(17) "Person" means any natural person, trustee, company, partnership,
7	corporation or other legal entity.
8	(18) "Purchase" means acquisition in any manner, for any consideration.
9	The term includes transporting or receiving product in connection with a purchase.
10	(19) "Sales" or "sell" means any transfer, exchange, or barter in any manner
11	or by any means for any consideration. The term includes distributing or shipping
12	product in connection with a sale. References to a sale "in" or "into" a state refer to
13	the state of the destination point of the product in the sale, without regard to where
14	title was transferred. References to sale "from" a state refer to the sale of cigarettes
15	that are located in that state to the destination in question without regard to where
16	title was transferred.
17	(20) "Sales entity affiliate" means an entity that sells cigarettes that it
18	acquires directly from a manufacturer or importer and is affiliated with that
19	manufacturer or importer. Entities are affiliated with each other if one, directly or
20	indirectly through one or more intermediaries, controls or is controlled by or is under
21	common control with the other.
22	(21) "Stamping agent" means a dealer that is authorized to affix tax stamps
23	to packages or other containers of cigarettes under R.S. 47:843 et seq. or any dealer
24	that is required to pay the excise tax or tobacco tax imposed pursuant to R.S. 47:841
25	et seq. on cigarettes.
26	(22) "State directory" or "directory" means the directory compiled by the
27	attorney general under R.S. 13:5073, or, in the case of reference to another state's
28	directory, the directory compiled under the similar law in that other state.
29	* * *

Page 21 of 41

1	§843. Use of stamps or meter impression required and limitations
2	A. Cigarette tax stamps.
3	* * *
4	(2) No individual package of cigarettes shall be sold or distributed in, into,
5	or from the state in individual packages containing fewer than twenty cigarettes. No
6	smoking tobacco intended for use as roll-your-own smoking tobacco for cigarettes
7	shall be sold or distributed in individual packages containing less than six-tenths of
8	one ounce of smoking tobacco.
9	(3) Except as otherwise provided in this Chapter, all packages of cigarettes
10	sold in or into the state shall bear a stamp as required by this Chapter and no person
11	may sell, transport, or cause to be transported unstamped cigarettes in, into, or from,
12	or possess unstamped cigarettes in the state.
13	* * *
14	C. Purchase of stamps.
15	* * *
16	(3) Cigarette tax stamps shall be sold by the secretary of the Department of
17	Revenue to bonded registered Louisiana tobacco dealers in the state of Louisiana
18	who hold a valid stamping agent license in accordance with R.S. 26:902(5)(a) and
19	who have a direct purchasing contract with a manufacturer at a discount of six
20	percent from the face value, when purchased in quantities of not less than one
21	hundred dollars face value, and the same provisions and discount shall apply where
22	the metered stamping machine or device is used.
23	(4) Except as otherwise provided in this Section, the stamps shall be sold by
24	the secretary of the Department of Revenue in less quantity at face value to any and
25	all persons, firms, partnerships, corporations, and associations of person who hold
26	a valid stamping agent license in accordance with R.S. 26:902(5)(a) and are qualified
27	to purchase stamps hereunder.
28	* * *

1	D. Affixing Stamps. (1) No person other than a dealer holding a valid
2	stamping agent license under R.S. 26:902(5) may affix a stamp to any package of
3	cigarettes. Stamps shall be affixed by the dealer, on the smallest container or
4	package of cigarettes that is subject to the tax, to permit the secretary to readily
5	ascertain by an inspection of any dealer's stock on hand, whether or not the tax has
6	been paid. The dealer shall cause to be affixed on every package of cigarettes on
7	which a tax is due, stamps of an amount equaling the tax due thereon, before any
8	person, firm, partnership, corporation, or association of persons sells, offers for sale,
9	handles, removes, or otherwise disturbs or distributes the same. The stamps shall be
10	affixed in such a manner that their removal will require continued application of
11	steam or water and shall be canceled by placing thereon the license number of the
12	dealer.
13	* * *
14	§847. Dealers required to affix stamps
15	A. General requirement. Every registered tobacco dealer holding a valid
16	stamping agent license pursuant to R.S. 26:902(5)(a) shall immediately after receipt
17	of any unstamped cigarettes unless sooner offered for sale, cause the same to have
18	the requisite denominations and amount of stamp or stamps to represent the tax
19	affixed as stated herein. The stamping of the unstamped cigarettes shall actually
20	begin as soon as practicable after receipt of the cigarettes in the premises of the
21	tobacco dealer and shall be continued with reasonable diligence by the dealer until
22	all of the unstamped cigarettes have been stamped as provided by law.
23	B. Stamping agents may sell cigarettes in or into the state, may purchase
24	cigarettes for resale in or into the state and may affix a stamp required by this
25	Chapter only if the manufacturer and brand family of the cigarettes are listed on the
26	state directory at the time of stamping.
27	C. Unstamped cigarettes. If and whenever any of the cigarettes taxed in this
28	Chapter are found in the place of business of any tobacco dealer or any other person,
29	except bonded interstate tobacco dealers, without the stamps affixed as herein

1	provided, the prima facie presumption shall arise that such cigarettes are kept therein
2	in violation of the provisions of this Chapter.
3	(1) A manufacturer, importer, or sales entity affiliate may, in accordance
4	with R.S. 47:862, possess, transport, or cause to be transported unstamped cigarettes
5	in or into the state to a stamping agent under any of the following circumstances:
6	(a) The manufacturer and brand family of the cigarettes are at the time of
7	sale listed on the state directory.
8	(b) The manufacturer and brand family of cigarettes are not at the time of
9	sales listed on the state directory, but any of following conditions apply:
10	(i) The stamping agent is authorized to affix the stamp or, where permitted
11	by Paragraph (2) of this Subsection, pays the taxes imposed by another state on
12	whose directory the manufacturer and brand family of the cigarettes are listed at the
13	time of the sales.
14	(ii) The stamping agent would be permitted to resell the cigarettes from this
15	state into that other state as provided in R.S. 47:849.
16	(iii) The stamping agent receiving the cigarettes holds an exporter license
17	pursuant to R.S. 26:902(5)(b) and submits a report pursuant to R.S. 47:851(E).
18	* * *
19	§849. Interstate business of tobacco dealers
20	A. A registered tobacco dealer holding a valid stamping agent license as
21	provided in R.S. 26:902(5)(a) may sell its cigarettes from this state into another state
22	only if it first affixes the stamp required by the other state to the package containing
23	the cigarettes. If the law of the other state permits the sale of the cigarettes to
24	consumers in a package not bearing a stamp, the dealer may sell cigarettes into the
25	other state without a stamp only if it first pays an excise, use, or similar tax imposed
26	on the cigarettes by the other state.
27	B. A dealer may not purchase or possess unstamped cigarettes in this state
28	for sale into another state where the manufacturer and brand family of the cigarettes

1	are not at the time of sale listed on this state's directory unless it holds an exporter
2	license pursuant to R.S. 26:902(5)(b).
3	C. Any registered tobacco dealer desiring to engage in interstate business
4	shall furnish a bond for that purpose. This bond shall be in addition to the bond
5	provided for in R.S. 47:848, in an amount and of tenor and solvency satisfactory to
6	the collector. He shall then be permitted to set aside such part of his stock as may
7	be absolutely necessary for the conduct of such interstate business, without affixing
8	the stamps required by this Chapter. Such interstate stock shall be kept in an entirely
9	separate part of the building, separate and apart from stamped stock, and the
10	interstate business shall be conducted by the dealer in accordance with rules and
11	regulations to be promulgated by the collector.
12	D. Notwithstanding Subsections A, B, or C of this Section, a person may not
13	sell cigarettes from this state into another state if the sale would violate the law of
14	the other state, or affix the stamp required by the other state or pay the excise, use
15	or similar tax imposed by the other state if doing so would violate the law of the
16	other state.
17	* * *
18	§851. Dealers receiving unstamped and/or nontax paid cigarettes, cigars, and
19	smoking tobaccos required to file monthly reports and maintain records
20	vending machine restrictions
21	* * *
22	B. Registered tobacco dealers and stamping agents.
23	(1) Each and every registered tobacco dealer stamping agent licensed in
24	accordance with R.S. 26:902(5)(a) receiving unstamped cigarettes shall file a report
25	with the secretary of the Department of Revenue on forms prescribed and furnished
26	by the secretary showing the purchase, receipt and sale of unstamped taxable
27	cigarettes, and the purchase and use of cigarette tax stamps. The report shall be
28	submitted to cover the calendar month and shall be filed with the secretary not later
29	than the 20th twentieth day of the month following the end of the previous calendar

## Page 25 of 41

1	month. The report shall certify that the report is complete and accurate and shall
2	contain, in addition to any further information that the secretary or the attorney
3	general may reasonably require, the following:
4	(a) The total number of cigarettes acquired by the stamping agent during that
5	month for sale into the state or for sale from this state into another state, sold in or
6	into the state by the stamping agent during that month, and held in inventory in the
7	state or for the sale into the state by the stamping agent pursuant to this Chapter and
8	<u>R.S. 13:5075.</u>
9	(b) The total number of stamps it affixed during that month, and identifying
10	(i) how many of each type of stamp it affixed by number and dollar amount of tax
11	paid; (ii) the total number of cigarettes contained in the packages to which it affixed
12	each respective type of tax stamp; and (iii) by name and number of cigarettes, the
13	manufacturers and brand families of the packages to which it affixed each respective
14	type of tax stamp.
15	(c) In the case of a stamping agent that is an importer, reports under
16	Subparagraph (a) of this Paragraph shall not include cigarettes it sold to a stamping
17	agent as permitted under R.S. 26:902(5)(a) and that it separately reports pursuant to
18	<u>R.S. 13:5075.</u>
19	(2) Any person that during a month acquired, purchased, sold, possessed,
20	transferred, transported, or caused to be transported in or into the state cigarettes of
21	a manufacturer or brand family that were not on the state directory at the time shall
22	file, not later than the twentieth day of the month following the end of the previous
23	calendar month, a report on a form provided by the secretary and certify that the
24	report is complete and accurate. The report shall contain, in addition to any further
25	information that the secretary or the attorney general may reasonably require, the
26	following information:
27	(a) The total number of those cigarettes, in each case identifying by name
28	and number of cigarettes (i) the manufacturer of those cigarettes, (ii) the brand
29	families of those cigarettes, (iii) in the case of a sale or transfer, the state in which

1	the recipient of those cigarettes is located, and (iv) in the case of an acquisition or
2	purchase, the state of the seller or sender of those cigarettes.
3	(b) The following shall be provided to the attorney general or secretary upon
4	request: in the case of acquisition, purchase, or possession, the detail of the person's
5	subsequent sale or transfer of those cigarettes, identifying by name and number of
6	cigarettes (i) the brand families of those cigarettes, (ii) the date of the sale or transfer,
7	(iii) the name and address of the recipient, (iv) the number of stamps of each other
8	state that the person affixed to the packages containing those cigarettes during that
9	month, (v) the total number of cigarettes contained in the packages to which it
10	affixed respective other state's stamp, (vi) by name and number of cigarettes that
11	manufacturers and brand families of the packages to which it affixed each respective
12	other state's stamp and (vii) a certification that it reported each sale or transfer to the
13	taxing authority of the other state not later than the twentieth day of the month
14	following the end of the previous calendar month.
15	(3) The secretary may share the information reported under this Section with
16	any federal, state, or local taxing agency or law enforcement authorities of this state
17	or other states.
18	(2)(4)(a) Every registered tobacco dealer receiving and handling cigars and
19	smoking tobaccos in Louisiana upon which the tax has not been previously paid
20	shall, within twenty days after the expiration of each calendar month, file with the
21	secretary a report, under oath, of the total amount of such cigars and smoking
22	tobaccos received and handled during the preceding month, and shall pay the taxes
23	due thereon, and all out of state Louisiana registered tobacco dealers shall file a
24	report, under oath, disclosing all sales of cigars and smoking tobaccos in Louisiana
25	during the preceding calendar month, and shall pay the taxes due thereon. This
26	report shall be made on forms prescribed and furnished by the secretary and shall
27	show such other information as the secretary may require so that the taxes levied in
28	R.S. 47:841 can be reported and computed.

1	(b) A six percent discount is allowable for timely and accurately filing such
2	report only on those purchases made by registered tobacco dealers in Louisiana who
3	have a direct purchasing contract with a manufacturer. The secretary shall allow
4	wholesale tobacco dealers of other states serving a trade area of retail dealers in this
5	state who have a direct purchasing contract with a manufacturer to sell in this state
6	with the benefit of the discount provided, however, in no instance shall the discount
7	be greater than that which is received by such wholesale tobacco dealers in their state
8	of domicile and further provided that regardless of the discount extended by other
9	states, such discount shall not exceed six percent, provided said dealers meet the
10	requirements of a wholesale dealer as set forth in R.S. 47:842(5). The transfer or
11	disposal by a qualified dealer of any benefit herein conferred is prohibited except in
12	the case of the original recipient.
13	(3)(5) Failure to file the monthly report on or before the 20th twentieth day
14	of the following month will subject the dealer to forfeiture of the discounts as
15	authorized in R.S. 47:843, R.S. 47:851 and all other penalties as provided in the
16	administrative provisions in Chapter 18, Title 47, however, the collector can upon
17	timely application extend this date in his discretion upon cause shown.
18	* * *
19	E. Out of state sales reports. Any person that sells cigarettes from this state
20	into another state shall, by the twentieth day of the month following the month in
21	which the sales were made, file a report on a form to be prescribed by the secretary
22	and shall provide a duplicate report to the attorney general and certify that the report
23	is complete and accurate.
24	(1) The report shall contain the following information:
25	(a) The total number of cigarettes sold from this state into another state by
26	the dealer during that month, identifying by name and number of cigarettes (i) the
27	manufacturer of those cigarettes, (ii) the brand families of those cigarettes, and (iii)
28	the name and address of each recipient of those cigarettes;

1	(b) The number of stamps of each other state the dealer affixed to the
2	packages containing those cigarettes during that month, the total number of
3	cigarettes contained in packages to which it affixed each respective other state's
4	stamp and, by name and number of cigarettes, the manufacturers and brand families
5	of the packages to which it affixed each respective other state's stamp; and
6	(c) If the dealer sold cigarettes during that month from this state into another
7	state in packages not bearing a stamp of the other state, (i) the total number of
8	cigarettes contained in such packages, identifying by names and number of
9	cigarettes, the manufacturers of those cigarettes, the brand families of those
10	cigarettes and the name and address of each recipient of those cigarettes; (ii) the
11	dealer's basis for belief that such state permits the sale of the cigarettes to consumers
12	in a package not bearing a stamp; (iii) and the amount of excise, use or similar tax
13	imposed on the cigarettes and paid by the dealer to such state.
14	F. The secretary may share the information provided in Subsection E of this
15	Section, upon request, with any federal, state, or local taxing agency or law
16	enforcement authorities of this state or other states.
17	* * *
18	§857. Refunds
19	A. The collector may promulgate rules and regulations providing for the
20	refund to dealer for the cost of stamps affixed to goods which by reason of damage
21	become unfit for sale and are destroyed by dealer or returned to manufacturer or
22	jobber.
23	B. The collector may refund a dealer for the cost of stamps affixed to goods,
24	which were listed on the state directory at the time the stamps were affixed but have
25	been subsequently removed from the state directory, upon proof that the goods have
26	been destroyed, the date and location of the destruction, and must be signed by the
27	individuals who witnessed the destruction. The collector may promulgate rules and
28	regulations related to the destruction of the goods and the procedures for refund.

\$862. Importation of unstamped articles, except by common carrier, without permit
 prohibited

A.(1) It is unlawful for any person to ship or transport or cause to be shipped or transported into this state by any automobile, truck, boat, conveyance, vehicle, or any means of transportation other than a common carrier of any article or articles on which the tax is levied by this Chapter upon which article or articles the tax as levied by this Chapter has not been paid, without first obtaining a permit from the collector, authorizing the transportation, carriage or movement in this state of the article or articles taxed under this Chapter.

10 (2) A common carrier may possess and transport unstamped cigarettes in 11 connection with a sale or other transfer permitted under this Chapter if the common 12 carrier has in its possession documents establishing that title to the unstamped 13 cigarettes remains with the manufacturer, importer, or stamping agent or bills of lading or other shipping documents establishing that it is delivering the cigarettes on 14 15 behalf of a person authorized by this Chapter to sell or transfer the unstamped 16 cigarettes and, in each case, such documents list the name and address of the person 17 to whom the cigarettes are being delivered.

18  $\underline{B.(1)}$  The person or dealer who desires to import tobacco into this state, upon 19 which a tax has not been paid, by vehicles other than a common carrier, must apply 20 to the collector for a permit, stating the name of the driver, the make and number of 21 the vehicle, the date, name, and address of the consignee, and any other information 22 the collector may deem necessary; provided that, failure to obtain a permit as 23 provided in this Section shall render the automobile, truck, boat, conveyance, 24 vehicle, or other means of transportation so transporting any said article or articles 25 subject to seizure and forfeiture and sale in the manner hereinafter provided.

26 (2) Any person or dealer transporting tobacco pursuant to this Subsection
 27 shall report the quantity and brand of the cigarettes to the collector and to the

1	attorney general and the taxing authority of the other state by the twentieth day of the
2	month following the month in which the transfer was made.
3	* * *
4	§865. Seizure and forfeiture of unstamped taxable articles
5	* * *
6	С.
7	* * *
8	(3)
9	* * *
10	(b) If cigarettes are seized and such cigarettes are in packages described in
11	R.S. 47:843(D)(2) or are stamped in violation of R.S. 47:843(D)(2), the secretary
12	may not sell the cigarettes, but shall destroy such cigarettes or dedicate them to be
13	used for law enforcement purposes and then destroyed.
14	(c) Cigarettes Any cigarettes that are acquired, held, owned, possessed,
15	transported in, imported into, or sold or distributed in this state in violation of
16	R.S.47:843(D)(4) this Chapter or R.S. 13:5061 et seq. shall be deemed contraband
17	and are subject to seizure and forfeiture as provided in this Chapter.
18	(i) Any cigarettes so seized and forfeited shall be destroyed or used by law
19	enforcement and then destroyed. Such cigarettes shall be deemed contraband
20	whether the violations of R.S. 47:843(D)(4) this Chapter or R.S. 13:5061 et seq. are
21	knowing or otherwise.
22	* * *
23	§ 871. Definitions
24	For purposes of this Chapter:
25	(1) "Adult" means a person who is at least the legal minimum purchase age.
26	(1) "Cigarettes" shall have the meaning as set forth in R.S. 13:5062(4)(a)
27	through (d).
28	(2) "Consumer" means an individual who is not licensed as a cigarette
29	wholesale dealer or cigarette retail dealer as defined in R.S. 47:842.

# Page 31 of 41

1	(3) "Delivery sale" means any sale of cigarettes to a consumer in this state
2	where either (a) the purchaser submits the order for such sale by means of a
3	telephonic or other method of voice transmission, the mails or any other delivery
4	service, or the Internet or other online service, or (b) the cigarettes are delivered by
5	use of the mails or of a delivery service. A sale of cigarettes shall be a delivery sale
6	regardless of whether the seller is located within or without this state. A sale of
7	cigarettes not for personal consumption to a person who is a cigarette wholesale
8	dealer or a cigarette retail dealer shall not be a delivery sale.
9	(4) "Delivery service" means any person who is engaged in the commercial
10	delivery of letters, packages, or other containers.
11	(5) "Secretary" means the secretary of the Department of Revenue for the
12	state of Louisiana or his duly authorized representatives.
13	(6) "Legal minimum purchase age" is the minimum age at which an
14	individual may legally purchase cigarettes in this state as provided in R.S.
15	<del>26:911(A)(1).</del>
16	(7) (5) "Mails" or "mailing" means the shipment of cigarettes through the
17	United States Postal Office.
18	(8) (6) "Person" means the same as that term is defined in R.S. 1:10, except
19	that a delivery service that is a motor carrier of property registered with the U.S.
20	Department of Transportation and/or an air carrier certified by the U.S. Department
21	of Transportation to provide all-cargo air transportation, when engaged in the
22	business of the commercial delivery of letters, packages, or other containers, is not
23	a person for purposes of this Chapter. any natural person, trustee, company,
24	partnership, corporation, or other legal entity.
25	(9) "Shipping container" means a container in which cigarettes are shipped
26	in connection with a delivery sale.
27	(10) "Shipping documents" means bills of lading, airbills, or any other
28	documents used to evidence the undertaking by a delivery service to deliver letters,
29	packages, or other containers.

1	(5) $(7)$ "Secretary means the secretary of the Department of Revenue for the
2	state of Louisiana or his duly authorized representatives.
3	§872. Requirements for delivery sales Prohibition against delivery sales
4	A. No person shall make a delivery sale of cigarettes to any individual who
5	is under the legal minimum purchase age in this state.
6	B. Each person accepting a purchase order for a delivery sale shall comply
7	with:
8	(1) The age verification requirements set forth in R.S. 47:873.
9	(2) The disclosure requirements set forth in R.S. 47:874.
10	(3) The shipping requirements set forth in R.S. 47:874.
11	(4) The registration and reporting requirements set forth in R.S. 47:875.
12	(5) The tax collection requirements set forth in R.S. 47:876.
13	(6) All other laws of this state generally applicable to sales of cigarettes that
14	occur entirely within this state, including but not limited to those laws imposing: (a)
15	excise taxes, (b) sales taxes, (c) permit and revenue-stamping requirement, and (d)
16	escrow payment obligations as set forth in R.S. 13:5063.
17	No person who is engaged in the business of selling or distributing cigarettes
18	may ship or transport, or cause to be shipped or transported, cigarettes to any
19	consumer in the state. The provisions of this Section shall apply regardless of
20	whether the person engaged in the business of selling or distributing cigarettes is
21	located within or without the state.
22	* * *
23	§ 876. Collection of Taxes
24	<u>A.</u> Each person accepting placing a purchase order for a delivery sale shall
25	collect and remit to the secretary all cigarette taxes imposed by this state with respect
26	to such delivery sale, except that such collection and remission shall not be required
27	to the extent such person has obtained proof, in the form of the presence of
28	applicable tax stamps or otherwise, that such taxes already have been paid to the
29	state.

1	B. In addition to the obligations to pay any taxes above, the person placing
2	a purchase order for delivery sale shall also be obligated to pay any interest, costs,
3	and attorney fees incurred in obtaining payment of the taxes imposed by this state
4	as well as any penalties assessed under this Chapter.
5	§ 877. Penalties
6	A. Except as otherwise provided in this Section, a first violation of any
7	provision of this Chapter R.S. 47:872 shall be punishable by a fine of one thousand
8	dollars or five times the retail value of the cigarettes involved, whichever is greater.
9	A second or subsequent violation of this Chapter R.S. 47:872 shall be punishable by
10	a fine of five thousand dollars or five times the retail value of the cigarettes involved,
11	whichever is greater.
12	B. Any person who knowingly violates any provision of this Chapter R.S.
13	47:872, shall for each such offense be fined ten thousand dollars or five times the
14	retail value of the cigarettes involved, whichever is greater, or imprisoned not more
15	than five years, or both.
16	C. Any person failing to collect or remit to the secretary any tax required in
17	connection with a delivery sale shall be assessed, in addition to any other penalty, a
18	penalty of five times the retail value of the cigarettes involved.
19	<del>D.<u>C.</u></del> Forfeiture
20	(1) Any cigarettes sold or attempted to be sold in a delivery sale that do not
21	meet requirements of this Chapter shall be forfeited to the state and destroyed.
22	(2) All fixtures, equipment, and all other materials and personal property on
23	the premises of any person who, with the intent to defraud the state, violates any of
24	the requirements of this Chapter, shall be forfeited to the state.
25	§878. Enforcement
26	The attorney general of the Louisiana Office of Alcohol and Tobacco
27	Control, or his either agency's designee, or any person who holds a valid permit
28	under 26 USC 5712, may bring an action in the appropriate court in this state to

29

1	prevent or restrain violations of this Chapter by any person or any person controlling
2	such person.
3	* * *
4	§1508. Confidential character of tax records
5	* * *
6	B. Nothing herein contained shall be construed to prevent:
7	* * *
8	(11) The secretary from disclosing to any person upon request the name and
9	address of any registered wholesale tobacco dealer who holds a license or permit to
10	operate within this state, but the secretary shall not disclose any tax data whatsoever
11	with respect to the wholesaler, except for information provided to the tobacco
12	settlement enforcement unit of the Louisiana Department of Justice for the
13	enforcement of Part Parts XIII and XIII-A of Chapter 32 and Title 13 of the
14	Louisiana Revised Statutes of 1950 or to the Louisiana Office Alcohol and Tobacco
15	Control for the enforcement of Chapter 7 of Title 26 of the Louisiana Revised
16	Statutes of 1950. Such disclosure shall include any and all data with respect to
17	dealers, including but not limited to any wholesaler or retailer, as well as
18	manufacturer, sales entity affiliate, or importer. Neither the Louisiana Department
19	of Justice nor the Louisiana Office Alcohol and Tobacco Control shall disclose or
20	be required to disclose any information obtained under this Paragraph unless the
21	disclosure is ordered by a court of competent jurisdiction or agreed upon in writing
22	by the registered wholesale or retail tobacco dealer, sales entity affiliate, importer,
23	or manufacturer. The secretary, attorney general, and commissioner shall share with
24	each other the information received under the provisions of R.S. 13:5061 et seq.,
25	13:5071 et seq., 26:901 et seq., and R.S. 47:841 et seq. and may share such
26	information with other federal, state, or local taxing agencies or law enforcement
27	authorities only for purposes of enforcement of those Sections and the corresponding
28	laws of other states.
29	* * *

Page 35 of 41

\* \*

1	§1520. Electronically filed returns; signatures
2	A.(1) The secretary may require electronic filing of tax returns or reports
3	under any of the following circumstances:
4	* * *
5	(g) Persons required to file a report pursuant to R.S. 47:843 et seq.
6	* * *
7	Section 4. R.S. 47:873 through 875 are hereby repealed in their entirety.

### DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

#### Thompson

HB No. 641

**Abstract:** Relative to tobacco enforcement, includes restrictions on transactions of unstamped cigarettes, adds requirements for manufacturers not participating in the tobacco Master Settlement Agreement, and provides for the duties of the attorney general, secretary of the Dept. of Revenue, and the commissioner of the office of alcohol and tobacco control.

### TITLE 13 PROVISIONS

<u>Present law</u> (R.S. 13:5071 et seq.) establishes procedural enhancements to prevent violations and to aid in the enforcement of the Master Settlement Agreement between the state and leading United States tobacco product manufacturers.

Proposed law provides for the following substantive changes:

- (1) Provides for the expansion of requirements for Nonparticipating Manufacturers ("NPMs") which will now include: proof that the NPM holds a valid permit under 26 USC 5713; sufficient information that it has posted an appropriate bond; and, a declaration from importers – wherein the NPM is a foreign company, consenting to the personal jurisdiction of Louisiana, accepting joint and several liability with the NPM, and appointing a registered agent for service of process within the state of Louisiana.
- (2) Provides for an enumerated list of reasons which prohibits a tobacco manufacturer from being included on the attorney general state directory: any violation of 13:5061 et seq. (which are now included as only quarterly whereas <u>present law</u> allowed it as annual, monthly, or quarterly); and, reciprocity to other states' laws allowing La. to remove a manufacturer should its conduct in another state be cause for removal in this state; failure to submit (new) reports to the attorney general (monthly reports of the manufacturer's sales under 13:5075).
- (3) Provides relative to manufacturers and its brand families to be removed from the state directory in certain circumstances and further provides for reinstatement eligibility requirements.

- (4) Provides relative to the reporting requirements pursuant to Titles 13, 26, and 47 by stamping agents.
- (5) Provides relative to the unlawful selling, offering, or possessing for sale or import for personal consumption in Louisiana for cigarettes not included in the directory and cigarettes that are subject to a de-listing notice.
- (6) Provides for the provisions of <u>present law</u> regarding agent for service of process to be applicable to importers with regard to the appointment and continuous retention of an agent of process and related notice requirements and obligations.
- (7) Provides relative to reporting requirements for manufacturers and importers that sell into the state to submit monthly reports of total quantity of cigarettes and roll-your-own cigarettes sold into the state, including manufacturer and brand names. This section also includes reciprocity provisions allowing the attorney general to request copies of reports from manufacturers or importers that they have filed in other states which include sales information (quantity, manufacturer, and brand). This language is entirely new as <u>present law</u> does not encompass manufacturer and importers in the reporting requirements.
- (8) Provides relative to the general authority of the attorney general to receive copies of any reports received by the commissioner and the sharing of information with the attorney general, the commissioner, and other federal, state, or local taxing agencies or law enforcement authorities for purposes of enforcement without violating any taxpayer confidentiality laws (pursuant to 47:1508).
- (9) Provides relative to escrow installments and reporting of information which mandates escrow payments on a quarterly basis no later than 45 days after the end of each calendar quarterly in which the sales are made and further provides that failure to make a full quarterly installment deposit will constitute a separate violation of the state's escrow laws. Further requires the attorney general to compare reports received from NPMs against the escrow deposits received and provide notice to each nonparticipating manufacturer when it concludes additional escrow is owed.
- (10) Provides relative to requirements for importers of any brand families of nonparticipating manufactures to be jointly and severally liable with the nonparticipating manufacturer for all obligations to place funds into a qualified escrow fund for payment of all civil penalties and for payment of all reasonable costs and expenses of investigation and prosecution, including attorney fees and consent to personal jurisdiction in Louisiana for purposes of claims by the state for payment of the obligations.
- (11) Specifies the procedures for notifying a manufacturer prior to the manufacturer's removal from the state directory by requiring a 30-day notice letter from the attorney general to the manufacturer; a manufacturer can attempt to fully cure such violation or refute the removal and detailed reasons for such removal during the 30-day notice period; allows the attorney general to recuperate reasonable costs and attorney fees for an unsuccessful challenge of a decision to not include or remove from the directory of a brand family or manufacturer; and, each person may provide a specific name/address for such notices to be sent.
- (12) Provides relative to the requirement that NPM post a bond or cash equivalent for the benefit of the state; evidence of such bond shall be provided to the attorney general at least 10 days prior to each calendar quarter as a condition to the NPM and its brand families' inclusion on the state directory. Further provides for the bond amounts.

#### TITLE 26 PROVISIONS

<u>Present law</u> (R.S. 26:901 et seq.) provides for the regulation of tobacco products and the issuance of permits by the commissioner of the office of alcohol and tobacco control.

<u>Proposed law</u> provides for the following substantive changes:

- (1) Provides for the addition of a new permit designation, a stamping agent designation (as a particular permit other than a general wholesale dealer) to dealers that engage in the business of purchasing unstamped or non-tax paid cigarettes (or roll-yourown). In addition, a second new designation is created and classified as an exporter permit for any person/dealer that intends to carry and possess tobacco products not listed as approved on the attorney general directory.
- (2) Codifies current practices and expands detailing what stamping agents shall certify and submit to the commissioner; such certification shall include an enumerated list of obligations including providing accurate reports under <u>present law</u> and <u>proposed</u> <u>law</u>, paying all state taxes, complying generally with Title 47, consenting to the jurisdiction of the state to enforce <u>proposed law</u>, and waiver of sovereign immunity and confidentiality laws, allowing this state to share obtained information with other states.
- (3) Requires stamping agents located outside of the state to appoint an agent for service of process and codifies current practices and details the steps for the removal of a stamping agent; and lists the enumerated reasons a stamping agent's license to be subject to termination. Further provides for reciprocity for a stamping agent's conduct in another state.
- (4) Provides for certain publication requirements by the commissioner and notice requirements for the attorney general.
- (5) Provides relative to current practices not previously detailed and states the enumerated time line for eligibility of stamping agent status for any stamping agent whose license has been terminated, including a reinstatement time line of no less than 90 days and no more than three years following the termination date.
- (6) Provides relative to civil penalties for certain violations.

#### TITLE 47 PROVISIONS

<u>Present law</u> (R.S. 47:841 et seq.) provides for levy of tobacco taxes. R.S. 47:871 et seq. provides for the delivery sales of cigarettes.

<u>Proposed law</u> provides for the following substantive changes:

- (1) Requires that all packages of cigarettes sold in or into the state shall bear a tax stamp as required under Title 47 and that transporting or possession of unstamped cigarettes in the state is prohibited unless otherwise provided in law.
- (2) Provides relative to the affixing of tax stamps, stating that no person other than a dealer holding a valid stamping agent license under R.S. 26:902 may affix a tax stamp and further requires that all dealers shall immediately, upon receipt of unstamped cigarettes, affix a tax stamp on the product.
- (3) Provides relative to requirements for stamping agents to affix tax stamps and the time delay to affix the tax stamp.

- (4) Authorizes a manufacturer, importer, or sales entity affiliate to, in accordance with R.S. 47:862, possess, transport, or cause to be transported unstamped cigarettes if the product is on the attorney general directory or if not listed on the attorney general directory, under specific enumerated circumstances, including but not limited to submitting a report.
- (5) Requires that only dealers holding an exporter permit under Title 26 be allowed to sell cigarettes from this state into another state, if it first affixes a tax stamp required by the other state or if the law of the other state does not require tax stamps, to first pay the excise tax of the other state. Further prohibits a dealer to purchase or possess unstamped cigarettes in this state for sale into another state if the brand and manufacturer are not at the time listed on the other state's directory, and that a person may not sell cigarettes into another state if such a sale would violate the laws of the other state.
- (6) Provides for the addition of stamping agents to the designation of registered tobacco dealers, including the requirement to file monthly reports with the Department of Revenue of monthly purchases, receipt and sale of unstamped taxable cigarettes, and the purchase and use of cigarette tax stamps.
- (7) Provides relative to certification by dealers, stamping agents, and importers that certain reports are complete and accurate and provide for certain identifying information as required by the commissioner or attorney general. Further requires certain persons to submit monthly reports to the secretary who is authorized to share reports with certain agencies of this state and other states.
- (8) Authorizes a common carrier to possess and transport unstamped cigarettes if the common carrier has in its possession documents establishing the title of the unstamped product remains with the manufacturer, importer, or stamping agent or bills of lading or other shipping documents establishing it is delivering the cigarettes pursuant to law.
- (9) Provides relative to the seizure and use of cigarettes by law enforcement and the destruction of the seized cigarettes.
- (10) Requires any person placing a purchase order (the consumer) to remit to the secretary all applicable taxes imposed by the state on such sale and to pay interest, costs, and attorney fees incurred in obtaining payment of the taxes imposed by this state as well as any penalties assessed.
- (11) Provides relative to penalties for violations of delivery sales of cigarettes and further authorizes the commissioner or his designee to bring an action for any violation regarding delivery sales.
- (12) Expands disclosure of tax records to the attorney general to encompass but not be limited to any and all data with respect to any dealer, wholesaler, retailers, manufacturer, sales entity affiliate, or importer. Further permits disclosure to the commissioner.
- (13) Provides that the secretary, commissioner, and attorney general shall share with each other information received under each respective title and may share such information with other federal, state, or local agencies for enforcement purposes.

(Amends R.S. 13:5072, 5073(A)(3)(a)(v), (B)(2)(a), (3), and (4), and (C), 5075, 5076(A) and (B), and 5077; R.S. 26:904(A), 916(H), 918(B), and 921; R.S. 47:843(A)(2), (C)(3) and (4), and (D), 847(A) and (B), 849, 851(B), 857, 862, 865(C)(3)(b) and (c)(intro. para.) and (i), 871, 872, 876-878, and 1508(B)(11); Adds R.S. 13:5073(A)(3)(a)(vi), (4)(e) and (f), (B)(5) and (6), 5074(D), and 5078, R.S. 26:901(19)-(26) 902(5), 904(D), 906(H), (I), and (J), 908(D), 916(I)-(N), and 918(C) and (D), R.S. 47:842(16)-(22), 843(A)(3), 847(C), and 851(E) and (F) and 1520(A)(1)(g); Repeals R.S. 47:873-875)

Summary of Amendments Adopted by House

Committee Amendments Proposed by House Committee on Judiciary to the original bill.

- 1. Retained current law which allows for the importation for personal consumption in this state.
- 2. Increased the time frame for possession of de-listed products <u>from 15 days to 60 days</u>.
- 3. Clarified the term "local agencies" to mean local taxing agencies or law enforcement agencies relative to the sharing of information.
- 4. Changed the requirement <u>from</u> the attorney general invoicing each nonparticipating manufacturer for additional deposit owed <u>to</u> requiring the attorney general to provide notice to the nonparticipating manufacturer for additional deposit owed.
- 5. Added the definition for the term "knowing violation or failure" to mean that the person knowingly or intentionally engaged in conduct without good faith belief that the conduct was consistent with the law.
- 6. Added the requirement for the holder of a valid stamping agent designation that affixes tax stamps of another state to apply for an exporter license to purchase or possess unstamped or non-tax paid cigarettes.
- 7. Added that the designation of a stamping agent shall be subject to termination if a permittee "knowingly" files an incomplete or inaccurate report or certification.
- 8. Removed the penalty for the designation of a stamping agent to be terminated for failure to deposit escrow.
- 9. Removed the changes regarding the appropriation for the Tobacco Settlement Enforcement Fund.
- 10. Removed the requirement for every registered tobacco dealer holding a valid stamping license, prior to selling any unstamped cigarettes in or into the state, to have the requisite denominations and amount of stamp or stamps to represent the tax affixed.
- 11 Removed the requirement for the stamping agent to purchase the cigarettes directly from the manufacturer or importer of the cigarettes.
- 12. Added authority for a sales entity affiliate to possess, transport, or cause to be transported unstamped cigarettes in or into the state in certain circumstances.
- 13. Changed the requirement for a stamping agent to give five days notice to the attorney general for transfer of in state to out of state cigarettes to submitting an out of state report in accordance with the requirements of <u>proposed law</u>.

- 14. Changed certain provisions relative to the information required by the attorney general in the report and further required certain information to be provided to the attorney general or secretary upon request.
- 15. Added authorization for the collector (Dept. of Revenue) to refund the dealer for the cost of stamps affixed to goods that were listed in the directory but subsequently removed upon proof that the product was destroyed.
- 16. Removed provisions that prohibited a person from being penalized for possession of up to 600 cigarettes bearing the stamp of another state for consumption by that person or person's family if the cigarettes are physically brought into the state by the person or family.
- 17. Provided for the definition of "cigarettes" and removed the definition of "tobacco products".
- 18. Changed all references <u>from</u> "tobacco products" <u>to</u> "cigarettes" relative to the prohibition against delivery sales and collection of taxes.
- 19. Changed authority to bring actions in the appropriate court for certain violations <u>from</u> the attorney general <u>to</u> the commissioner of the office of alcohol and tobacco control.
- 20. Removed and clarified certain provisions relative to wholesaler reporting.
- 21. Added a provision that authorizes the Department of Revenue to require electronic filing of tax returns or reports for persons required to file a report relative to cigarette tax stamps.