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SENATE BILL NO. 81–COMMITTEE ON REVENUE AND ECONOMIC DEVELOPMENT

(ON BEHALF OF THE DEPARTMENT OF TAXATION)

PREFILED NOVEMBER 20, 2018

Referred to Committee on Revenue and Economic Development

SUMMARY—Revises various provisions relating to tobacco products. (BDR 32-190)

FISCAL NOTE: Effect on Local Government: No. Effect on the State: No.

EXPLANATION - Matter in *bolded italics* is new; matter between brackets [omitted material] is material to be omitted.

AN ACT relating to tobacco products; revising provisions governing the licensing of persons engaged in the manufacturing, distribution and sale of tobacco products; requiring wholesale dealers of other tobacco products to keep on hand at all times a certain inventory of other tobacco products; establishing procedures to claim a refund for any amount, penalty or interest erroneously paid in connection with taxes on tobacco products; revising provisions governing the possession, transfer and sale of cigarettes and the reports filed by wholesale dealers of cigarettes; revising provisions governing revenue stamps; requiring manufacturers and retail dealers of cigarettes to maintain certain information on file with the Department of Taxation; revising requirements for wholesale dealers of cigarettes and distributors to report certain information to the Department; revising civil penalties imposed for certain violations of law governing tobacco products; revising provisions governing the imposition and payment of the tax on other tobacco products; revising requirements for wholesale dealers and retail dealers of other tobacco products to retain certain records; revising provisions governing changes to the directory of cigarette manufacturers and brand families maintained by the Department; and providing other matters properly relating thereto.





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Legislative Counsel's Digest:

1 Existing law authorizes the Department of Taxation to regulate and collect a tax 234567 on cigarettes and other tobacco products. Existing law also provides for the licensing of persons engaged in the manufacture, distribution and sale of cigarettes and other tobacco products, including cigarette manufacturers, wholesale dealers of cigarettes, retail dealers of cigarettes, wholesale dealers of other tobacco products and retail dealers of other tobacco products. Existing law regulates licenses related to cigarettes separately from licenses related to other tobacco products. (Chapter 8 370 of NRS) Sections 2-34 of this bill establish uniform provisions for the 9 licensing of persons engaged in the manufacture, distribution and sale of cigarettes 10 and other tobacco products and establish new licenses for logistics companies and 11 warehouse or distribution centers. Sections 46, 47, 53, 54, 58, 61-65, 67, 69, 71, 75, 12 13 79 and 81 of this bill make conforming changes.

Sections 36-45 of this bill establish procedures for a person to claim a refund for any amount, penalty or interest that was erroneously or illegally collected or computed in connection with the taxes on tobacco products.

Existing law requires a wholesale dealer of cigarettes to keep on hand at all times cigarettes of a wholesale value of at least \$10,000. (NRS 370.090) Section 35 of this bill requires a wholesale dealer of other tobacco products to keep on hand at all times other tobacco products of a wholesale value of at least \$5,000.

Existing law provides for the collection of tax on cigarettes through the use of revenue stamps. (NRS 370.170) Existing law contemplates the sale of unstamped packages of cigarettes to a wholesale dealer of cigarettes in this State by the manufacturer or by another wholesale dealer. (NRS 370.055) **Section 48** of this bill revises the activities that cause a person to be considered a wholesale dealer of cigarettes and provides that the activities of a wholesale dealer of cigarettes do not include the purchase of unstamped cigarettes from anyone other than the manufacturer. Existing law requires a person who ships unstamped cigarette packages into

Existing law requires a person who ships unstamped cigarette packages into this State to a person other than a wholesale dealer to file a notice of that shipment with the Department. (NRS 370.175) Section 51 of this bill removes this requirement. Section 51 also authorizes a person engaged in the manufacturing, testing, investigation or research of cigarettes or other tobacco products to possess unstamped cigarette packages.

Existing law requires a retail dealer of cigarettes to ensure that a package of cigarettes has a revenue stamp or metered stamping machine indicia affixed at the time of sale to a consumer. (NRS 370.270) Section 59 of this bill requires a retail dealer to ensure that the revenue stamp is affixed not later than 5 days after the dealer takes possession of the package of cigarettes.

39 Existing law authorizes the Department to issue a refund to a manufacturer or 40 wholesale dealer of cigarettes on any revenue stamp tax paid, less any discount 41 previously allowed, upon cigarettes which are destroyed because the cigarettes had 42 become stale. (NRS 370.280) Section 60 of this bill authorizes the Department to 43 issue a refund for revenue stamp tax paid on cigarettes which are damaged. Section 44 60 also requires a wholesale dealer who ceases operations in this State to return 45 unused tribal revenue stamps to the Department not later than 10 days after the 46 wholesale dealer ceases operations in this State.

47 Existing law prohibits a wholesale dealer of cigarettes from affixing a revenue 48 stamp or metered stamping machine indicia to packages of cigarettes which: (1) 49 violate or fail to meet certain federal requirements; (2) were not intended for 50 export; or (3) have been altered through the unauthorized addition or removal of 51 certain wording. (NRS 370.385) **Section 68** of this bill prohibits a wholesale dealer 52 or retail dealer from accepting or possessing such packages of cigarettes.

53 Existing law requires each wholesale dealer of cigarettes to maintain on file 54 with the Department a permanent mailing address and an electronic mail address.





(NRS 370.073) Section 49 of this bill requires a retail dealer of cigarettes and a manufacturer to maintain on file with the Department a permanent mailing address and electronic mail address.

58 Section 57 of this bill revises and consolidates into one section requirements 59 for a wholesale dealer of cigarettes to make a monthly report to the Department 60 regarding the inventory and activities of the wholesale dealer.

61 Section 72 of this bill revises the civil penalties which the Department is 62 authorized to impose for the violation of certain provisions governing the 63 manufacture, sale and distribution of cigarettes or other tobacco products.

64 Existing law imposes a tax upon the purchase or possession of other tobacco 65 products by a customer in this State at a rate of 30 percent of the wholesale price of 66 those products. (NRS 370.450) Under existing law, the tax is required to be 67 collected and paid by the wholesale dealer of other tobacco products after the sale 68 or distribution of such products by the wholesale dealer, and the wholesale dealer is 69 required to submit a report to the Department of the other tobacco products that 70 were sold by the wholesale dealer during the previous month. (NRS 370.450, 71 370.465) Section 73 of this bill revises the definition of a "wholesale dealer of 72 other tobacco products" and the definition of "wholesale price" used to calculate ź3 the tax owed. Section 73.3 of this bill revises provisions governing the collection 74 and payment of the tax to require the tax to be imposed: (1) at the time the other 75 tobacco products are first possessed or received by a wholesale dealer who 76 maintains a place of business in this State for sale or disposition in this State; (2) at 77 the time the other tobacco products are sold by a wholesale dealer who does not 78 maintain a place of business in this State to a retail dealer or ultimate consumer in 79 this State; or (3) for other tobacco products manufactured, produced, fabricated, 80 assembled, processed, labeled or finished in this State, at the time the other tobacco 81 products are sold in this State to a wholesale dealer of other tobacco products, a 82 retail dealer or an ultimate consumer. Under sections 73.3 and 73.7 of this bill, the 83 tax is required to be paid to the Department not later than 20 days after the end of 84 the month in which the tax is imposed. Sections 82.5 and 84 of this bill provide 85 that the revisions to the provisions governing the imposition and payment of the tax 86 on other tobacco products become effective on January 1, 2020, and apply to any 87 other tobacco products purchased, received or sold by a wholesale dealer before 88 January 1, 2020, if the tax on those products has not been paid before January 1, 89 2020. Under section 82.5, a wholesale dealer is required to remit the tax on those 90 products to the Department at the time the wholesale dealer remits to the 91 Department the taxes due for the January 2020 period.

92 Existing law requires a wholesale dealer of other tobacco products to obtain 93 itemized invoices for any other tobacco products purchased from a manufacturer or 94 wholesale dealer who is not licensed in this State. (NRS 370.470) Section 74 of this 95 bill requires a wholesale dealer of other tobacco products to obtain an itemized 96 invoice from every manufacturer or wholesale dealer from whom the wholesale 97 dealer purchases other tobacco products. Section 74 also requires a retail dealer of 98 other tobacco products to obtain an itemized invoice from each wholesale dealer 99 from whom the retail dealer purchases other tobacco products.

100 Existing law requires the Department to maintain a directory of all 101 manufacturers of tobacco products who have complied with certain certification 102 requirements and all brand families listed in those certifications. (NRS 370.675) 103 Existing law prohibits the sale of cigarettes not listed in the directory. (NRS 104 370.695) Under existing law, the Department is required to notify each wholesale 105 dealer of cigarettes when a manufacturer or brand family is added to or removed 106 from the directory. A wholesale dealer is then required to notify each retail dealer 107 who is a customer of the wholesale dealer of any such change. (NRS 370.677) 108 Section 76 of this bill requires the Department to notify wholesale dealers and retail 109 dealers of cigarettes of any change to the directory including the addition or





110 removal of a style of cigarettes. Section 76 also removes the authority of the 111 Department to notify wholesale dealers and retail dealers by mailing notice to a 112 physical address and, instead, requires the Department to notify wholesale dealers 113 and retail dealers by electronic mail. Finally, section 76 requires a wholesale dealer 114 of cigarettes to identify and set aside for sale outside of this State any products from 115 a manufacturer, style or brand family that has been removed from the directory 116 within 20 days after receiving the notice of the removal of the manufacturer or 117 brand family.

Existing law requires each distributor of cigarettes to submit certain information to the Department 20 calendar days after the end of each calendar quarter. (NRS 370.685) Section 78 of this bill requires this information to be reported on or before the 25th day of each calendar month.

Sections 52-54, 56, 59, 60, 61, 66, 68 and 70 of this bill remove references to metered machine impressions as evidence of payment of the tax on cigarettes.

Section 80 of this bill provides that the Department will not accept bonds, savings certificates, certificates of deposit or investment certificates in lieu of the surety bond required to be filed by wholesale dealers of cigarettes and wholesale dealers of other tobacco products.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 **Section 1.** Chapter 370 of NRS is hereby amended by adding 2 thereto the provisions set forth as sections 1.3 to 45, inclusive, of 3 this act.

4 **Sec. 1.3.** As used in this chapter, unless the context otherwise 5 requires, the words and terms defined in sections 1.5 and 1.7 of 6 this act have the meanings ascribed to them in those sections.

7 Sec. 1.5. "Knowingly" means actual knowledge that the facts 8 exist which constitute an act or omission, or such knowledge as an 9 ordinarily prudent person would possess using reasonable care 10 and diligence.

11 Sec. 1.7. "Negligently" means a want of such attention to the 12 nature or probable consequences of an act or omission as an 13 ordinarily prudent person usually exercises in his or her own 14 business.

15 Sec. 2. As used in sections 2 to 34, inclusive, of this act, 16 unless the context otherwise requires, the words and terms defined 17 in sections 3 to 18, inclusive, of this act have the meanings 18 ascribed to them in those sections.

19 Sec. 3. "Cigarette" has the meaning ascribed to it in 20 NRS 370.010.

21 Sec. 4. "Cigarette rolling machine" has the meaning 22 ascribed to it in NRS 370.014.

23 Sec. 5. "Cigarette vending machine operator" has the 24 meaning ascribed to it in NRS 370.015.

25 Sec. 5.5. "Commission" means the Nevada Tax Commission.





1 Sec. 6. "Consumer" means any person who comes into 2 possession of cigarettes or other tobacco products in this State as a 3 final user for any purpose other than offering them for sale as a 4 wholesale or retail dealer.

5 Sec. 7. "License" means a license issued pursuant to sections 6 2 to 34, inclusive, of this act that authorizes the holder of the 7 license to operate a warehouse or distribution center or to conduct 8 business as a manufacturer, a wholesale dealer of cigarettes, a 9 wholesale dealer of other tobacco products, a tobacco retail dealer 10 or a logistics company.

11 Sec. 8. "Licensee" means the holder of a license.

12 Sec. 9. 1. "Logistics company" means a person who is:

(a) Not licensed as a manufacturer, a wholesale dealer of
 cigarettes, a wholesale dealer of other tobacco products or a
 tobacco retail dealer; and

16 (b) Authorized by a manufacturer, a wholesale dealer of 17 cigarettes or a wholesale dealer of other tobacco products to 18 temporarily store, fulfill orders for and coordinate the transport or 19 delivery of cigarettes or other tobacco products from a facility in 20 this State on behalf of and at the direction of the manufacturer, 21 wholesale dealer of cigarettes or wholesale dealer of other tobacco 22 products.

23 2. The term does not include a common carrier who 24 undertakes for hire, as a regular business, the transportation of 25 cigarettes or other tobacco products from place to place, and who 26 offers its services to all who choose to employ it and to pay its 27 charges therefor.

28 Sec. 10. "Manufacturer" has the meaning ascribed to it in 29 NRS 370.0315.

30 Sec. 11. "Other tobacco product" has the meaning ascribed 31 to it in NRS 370.0318.

32 Sec. 12. "Place of business" has the meaning ascribed to it 33 in NRS 370.032.

34 Sec. 13. "Sale" and "to sell" have the meaning ascribed to 35 them in NRS 370.035.

36 Sec. 14. "Stamp" has the meaning ascribed to it in 37 NRS 370.048.

38 Sec. 15. *"Tobacco retail dealer" has the meaning ascribed* 39 to:

40 1. "Retail dealer" in NRS 370.033; and

41 2. "Retail dealer" in NRS 370.440.

42 Sec. 16. "Warehouse or distribution center" means a 43 building in this State which is owned, leased or rented and 44 operated by a manufacturer, wholesale dealer of cigarettes,





1 wholesale dealer of other tobacco products or tobacco retail dealer 2 for the temporary storage of cigarettes or other tobacco products.

3 Sec. 17. "Wholesale dealer of cigarettes" has the meaning ascribed to "wholesale dealer" in NRS 370.055. 4

5 Sec. 18. "Wholesale dealer of other tobacco products" has the meaning ascribed to "wholesale dealer" in NRS 370.440. 6

7 Sec. 19. 1. A person shall not engage in business as a 8 wholesale dealer of cigarettes, a wholesale dealer of other tobacco products or a tobacco retail dealer in this State unless that person 9 first secures a license to engage in that activity from the 10 11 Department.

12 2. A person shall not engage in business as a cigarette 13 vending machine operator in this State unless that person first 14 secures a license to engage in that activity from the Department.

15 3. A person shall not engage in business as a logistics 16 company unless that person first secures a license to engage in 17 that activity from the Department.

18 4. A person shall not operate a warehouse or distribution 19 center unless that person first secures a license to engage in that 20 activity from the Department. 21

5. A manufacturer shall not:

22 (a) Sell any cigarettes to a wholesale dealer of cigarettes in this 23 State:

24 (b) Temporarily store, fulfill orders for or coordinate the 25 transport or delivery of cigarettes by using a logistics company; or

26 (c) Operate or permit any person other than the manufacturer 27 to operate a cigarette rolling machine for the purpose of 28 producing, filling, rolling, dispensing or otherwise manufacturing 29 cigarettes,

30 → unless that manufacturer first secures a license to engage in 31 that activity from the Department.

6. A separate license is required to engage in each of the 32 33 activities described in this section.

7. A person may be licensed as a wholesale dealer of 34 cigarettes, a wholesale dealer of other tobacco products, a tobacco 35 36 retail dealer and as an operator of a warehouse or distribution 37 center.

Sec. 20. 38 The Department shall create and maintain on its 39 Internet website and otherwise make available for public 40 *inspection a list of all:*

1. Currently valid licenses and the identity of the licensees 41 42 holding those licenses; and

43 2. Indian tribes on whose reservations or colonies cigarettes 44 or other tobacco products are sold and, pursuant to NRS 370.515, 45 from which the Department does not collect the tax imposed by





1 this chapter on such cigarettes or other tobacco products sold on 2 the reservations or colonies. 3 → The Department shall update the list at least once each month. Sec. 21. 1. No license may be issued, maintained or 4 5 renewed if: 6 (a) The applicant for the license or any combination of 7 persons directly or indirectly owning, in the aggregate, more than 8 10 percent of the ownership interests in the applicant: 9 (1) Is delinquent in the payment of any tax, penalty or fee 10 administered by the Department; 11 (2) Is delinquent in any return that is required to be filed 12 with the Department: 13 (3) Had a license revoked or had an equivalent license 14 revoked in another jurisdiction within the past 2 years; (4) Has been convicted of a crime relating to the 15 manufacture, distribution or sale of cigarettes or other tobacco 16 17 products or a crime relating to the avoidance or evasion of taxes; 18 (5) Is a manufacturer who has: (I) Imported any cigarettes into the United States in 19 20 violation of 19 U.S.C. § 1681a; or 21 (II) Imported or manufactured any cigarettes that do not 22 fully comply with the Federal Cigarette Labeling and Advertising 23 Act, 15 U.S.C. §§ 1331 et seq.; or 24 (6) Is a nonparticipating manufacturer who is not in full 25 compliance with subsection 2 of NRS 370A.140. 26 (b) Except as otherwise provided in this paragraph, the issuance of the license would result in the applicant conducting 27 28 operations in the same physical location as another licensee. This 29 paragraph does not apply to a licensee if: 30 (1) The licensee is licensed or is applying to be licensed as: (I) A wholesale dealer of cigarettes or a wholesale 31 32 dealer of other tobacco products; and 33 (II) A tobacco retail dealer: (2) The licensee would conduct operations under both 34 35 licenses at the same location; and 36 (3) Each licensee has the same ownership. 37 The issuance would result in the applicant conducting (**c**) 38 operations from a residential address, storage facility, mailbox or post office box. 39 2. As used in this section: 40 41 (a) "Nonparticipating manufacturer" means anv 42 manufacturer of tobacco products that is not a participating 43 manufacturer. 44 (b) "Participating manufacturer" has the meaning ascribed to it in NRS 370A.080. 45





1 Sec. 22. An application for a license must:

2 1. Be made to the Department on forms prescribed by the 3 Department.

4 2. Include the name and address of the applicant. If the 5 applicant is a firm, association or partnership, the application 6 must include the name and address of each of its members. If the 7 applicant is a corporation, the application must include the names 8 and addresses of the president, vice president, secretary and 9 managing officer or officers.

10 3. Specify the location, by street and number, of the principal 11 place of business of the applicant. In addition to specifying the 12 principal place of business of the applicant pursuant to this 13 subsection, an application for a license as a cigarette vending 14 machine operator must list all cigarette vending machine locations 15 for which the license is sought.

16 4. Specify the location, by street and number, of any place 17 used by the applicant to distribute, ship, affix stamps to, 18 warehouse or store cigarettes or other tobacco products and for 19 which the license is sought.

20 5. Specify any other information the Department may require 21 to carry out the provisions of this chapter.

6. Except as otherwise provided in NRS 370.001 to 370.430, inclusive, and sections 2 to 34, inclusive, of this act, if the application is for a license as a wholesale dealer of cigarettes, be accompanied by the license fee required by section 28 of this act.

26 7. Be accompanied by a certified copy of the certificate 27 required by NRS 602.010 or any renewal certificate required by 28 NRS 602.035.

Sec. 23. 1. Except as otherwise provided in subsection 2, a licensee shall not operate from any location other than the location listed on the face of the license of the licensee. A person who is licensed as a cigarette vending machine operator shall provide the Department with an updated list of all cigarette vending machines maintained by that person whenever there is a change or addition to the list.

36 2. Upon application by a licensee other than a manufacturer, 37 the Department may issue a temporary license authorizing the 38 licensee to operate at a convention or trade show. A licensee who 39 has been issued a temporary license may operate pursuant to that 40 license only on the specific dates of the convention or trade show 41 for which the temporary license was issued.

42 Sec. 24. The Department may issue a license without 43 payment of fees to any applicant who is authorized to do business 44 on an Indian reservation or Indian colony or upon a military or 45 other federal reservation.





1 Sec. 25. Each license must set forth:

2 The name of the person to whom it is issued. If the license 1.

is issued under a fictitious name, the license must also set forth 3 the name of each of the persons conducting the business under the 4 5 fictitious name.

6 2. The location, by street and number, of the premises for 7 which the license is issued.

8 Sec. 26. Each holder of a license shall:

9 Sign the license or cause an authorized representative to 1. sign it. 10

2. Post the license in a conspicuous place in the premises for 11 12 which it was issued.

13 - Licenses issued under the provisions of this chapter are 14 nontransferable, except that upon prior written notice to the Department the location of the premises for which it was issued 15 16 may be changed. 17

Sec. 27. A current license as a:

18

1. Manufacturer authorizes the holder thereof to:

(a) Sell cigarettes from the premises for which the license was 19 20 issued to a licensed wholesale dealer of cigarettes in this State;

21 (b) Ship cigarettes to a licensed logistics company; and

22 (c) Temporarily store, fulfill orders for or coordinate the transport or delivery of cigarettes by using a licensed warehouse 23 24 or distribution center.

Wholesale dealer of cigarettes authorizes the holder 25 2. 26 thereof to:

27 (a) Purchase unstamped cigarettes from any manufacturer 28 who holds a current license;

29 (b) Purchase stamped cigarettes from a licensed wholesale 30 dealer of cigarettes;

(c) Sell stamped cigarettes from the premises for which the 31 32 license was issued to any Indian tribe or colony listed by the Department pursuant to section 20 of this act, to any licensed 33 wholesale dealer of cigarettes or to any licensed tobacco retail 34 35 dealer; and

(d) Temporarily store and fulfill orders for stamped cigarettes 36 37 at a licensed warehouse or distribution center or through a 38 licensed logistics company.

Wholesale dealer of other tobacco products authorizes the 39 3. 40 *holder thereof to:*

(a) Purchase other tobacco products from any manufacturer 41 42 of other tobacco products or wholesale dealer of other tobacco 43 products;

44 (b) Sell other tobacco products from the premises for which 45 the license was issued to any Indian tribe or colony listed by the





Department pursuant to section 20 of this act, to any wholesale 1 2 dealer of other tobacco products who holds a current license or to 3 any tobacco retail dealer who holds a current license; and

(c) Temporarily store and fulfill orders for other tobacco 4 5 products at a licensed warehouse or distribution center or through 6 a licensed logistics company. 7

Tobacco retail dealer authorizes the holder thereof to: *4*.

8 (a) Purchase stamped cigarettes from any wholesale dealer of 9 cigarettes who holds a current license;

10 (b) Sell cigarettes from the premises for which the license was issued to any consumer in this State; 11

12 (c) Purchase other tobacco products from a wholesale dealer 13 of other tobacco products who holds a current license;

14 (d) Sell other tobacco products to any consumer in this State; 15 and

(e) Temporarily store and fulfill orders for cigarettes or other 16 17 tobacco products at a licensed warehouse or distribution center.

18 Cigarette vending machine operator authorizes the holder 5. thereof to sell Nevada stamped cigarettes by means of coin-19 20 operated machines within the borders of this State.

21 Sec. 28. 1. Each license issued by the Department is valid 22 only for the calendar year for which it is issued, and must be 23 renewed annually.

24 The Department shall not charge any license fees to 2. operate a warehouse or distribution center or for a license as a 25 26 manufacturer, wholesale dealer of other tobacco products, tobacco 27 retail dealer or logistics company.

28 3. An annual license fee of \$150 must be charged for each 29 license as a wholesale dealer of cigarettes. If such a license is 30 issued at any time during the year other than on January 1, except for the renewal of a delinquent license pursuant to subsection 5, 31 32 the licensee shall pay a proportionate part of the annual fee for the remainder of the year, but not less than 25 percent of the 33 34 annual license fee.

35 4. The fees for a license as a wholesale dealer of cigarettes are due and payable on January 1 of each year. If the annual 36 37 license fee is not paid by January 15, the license is cancelled 38 automatically.

5. A license as a wholesale dealer of cigarettes which is 39 cancelled for nonpayment of the annual license fee may be 40 renewed at any time by the payment of the fee plus a 5 percent 41 42 penalty thereon.

Sec. 29. 1. Except as otherwise provided in this section, 43 each licensed wholesale dealer of cigarettes and licensed 44 45 wholesale dealer of other tobacco products shall furnish a bond





1 executed by the wholesale dealer as principal, and by a 2 corporation qualified under the laws of this State as surety, 3 payable to the State of Nevada and conditioned upon the payment 4 of all excise taxes required to be precollected by the wholesale 5 dealer under the provisions of this chapter. Each bond must be in 6 a principal sum equal to:

7 (a) For a wholesale dealer of cigarettes, the largest amount of 8 tax precollected by the wholesale dealer in any quarter of the 9 preceding year; or

10 (b) For a wholesale dealer of other tobacco products, the 11 largest amount of tax paid by the wholesale dealer in any quarter 12 of the preceding year.

13 → If the information to establish that amount is not available,
14 then in a sum required from a licensee operating under conditions
15 deemed comparable by the Department. No bond may be for less
16 than \$1,000. When cash is used, the amount must be rounded up
17 to the next larger integral multiple of \$100.

18 2. Except as otherwise provided in this section, each licensed wholesale dealer of cigarettes who wishes to defer payment on the 19 20 purchase of revenue stamps shall furnish a bond executed by the 21 wholesale dealer of cigarettes as principal, and by a corporation 22 qualified under the laws of this State as surety, payable to the 23 State of Nevada and conditioned upon the payment of all deferred 24 payments for revenue stamps. Each bond must be in a principal sum equal to the maximum amount of revenue stamps which the 25 26 wholesale dealer of cigarettes may have unpaid at any time. No 27 bond may be for less than \$1,000. When cash is used, the amount 28 must be rounded up to the next larger integral multiple of \$100.

29 3. Upon application and a satisfactory showing, the 30 Department may increase or decrease the amount of a bond 31 required by subsection 1 or 2, based on the record of taxes 32 remitted by the wholesale dealer of cigarettes or wholesale dealer 33 of other tobacco products.

4. The Department may waive the requirement of the bond required by subsection 1 or 2, whenever a licensed wholesale dealer of cigarettes or wholesale dealer of other tobacco products has maintained a satisfactory record of payment of excise taxes or deferred payments, respectively, for a period of 5 consecutive years.

40 5. A wholesale dealer of cigarettes and a wholesale dealer of 41 other tobacco products are not entitled to a refund of any portion 42 of money paid as a bond pursuant to this section if the wholesale 43 dealer of cigarettes or wholesale dealer of other tobacco products 44 has failed to file a report required by this chapter or owes the 45 Department any fee, payment or penalty.





1 Sec. 30. 1. Except as otherwise provided in subsection 2, a 2 licensee shall retain for not less than 5 years all receipts, invoices, 3 records, inventory records and financial statements necessary to 4 substantiate information submitted by the licensee to the 5 Department in any report or return required pursuant to this 6 chapter.

7 2. If a licensee fails to submit a return or report which is 8 required by this chapter, the licensee shall retain for not less than 9 8 years all receipts, invoices, records, inventory records and 10 financial statements necessary to substantiate any information 11 which the licensee was required to include in the report or return 12 which the licensee failed to submit.

13 3. Upon request, a licensee shall provide access to and permit 14 the Department to inspect, examine, photocopy and audit all 15 receipts, invoices, records, inventory records and financial 16 statements retained by the licensee pursuant to subsections 1 and 2 17 and all records and financial statements relating to the gross 18 income of the licensee.

4. Upon request, a licensee shall provide verification of his or
her gross income and any other matters affecting the enforcement
of the provisions of this chapter.

22 5. The Department may demand access to and inspect, examine, photocopy and audit all receipts, invoices, records, 23 24 inventory records and financial statements of any affiliate of a licensee who the Department knows or reasonably believes is 25 26 involved in the financing, operation or management of the 27 licensee. The inspection, examination, photocopying or audit may 28 take place on the premises of the affiliate or another location, as 29 practicable.

30 6. The Executive Director or any person authorized in writing 31 by the Executive Director may issue a subpoena to compel the 32 attendance of witnesses at a hearing held by the Department or to 33 compel the production of records.

Sec. 31. This chapter does not prohibit any county, city or town in the State of Nevada from requiring licenses before a person engages in business as a wholesale dealer of cigarettes, a wholesale dealer of other tobacco products or a tobacco retail dealer.

39 Sec. 32. 1. After notice to the licensee and a hearing as 40 prescribed by the Department, the Department may suspend or 41 revoke the license of a licensee who:

42 (a) Fails to file a report or certification required by this 43 chapter or files an incomplete or inaccurate report or certification 44 required by this chapter;





1 (b) Fails to pay any tax owed upon cigarettes or other tobacco 2 products required by this chapter;

3 (c) Is licensed as a wholesale dealer of cigarettes and fails to 4 cure any shortfall for which the wholesale dealer of cigarettes is 5 liable pursuant to NRS 370.683;

6 (d) Sells in this State, purchases or possesses any cigarettes,
7 cigarette packages or other tobacco products in violation of any
8 provision of this chapter;

9 (e) Imports into or exports from this State any cigarettes, 10 cigarette packages or other tobacco products in violation of any 11 provision of this chapter; or

12 (f) Otherwise violates, or causes or permits to be violated, the 13 provisions of this chapter or any regulation adopted thereunder.

14 2. Except as otherwise provided by subsection 4, the 15 Department, upon a finding that the licensee has knowingly or 16 negligently failed to comply with any provision of this chapter or 17 any regulation adopted by the Commission, may:

18 (a) Impose on the licensee a civil penalty pursuant to 19 NRS 370.425;

(b) In the case of a first violation of a provision of this chapter
or any regulation adopted by the Commission, suspend the license
of the licensee for not more than 60 consecutive calendar days;

(c) In the case of a second or subsequent violation of the same
provision of this chapter or any regulation adopted by the
Commission, suspend the license of the licensee for not more than
180 consecutive calendar days or permanently revoke the license
of the licensee; or

28 (d) Take any combination of the actions authorized by 29 paragraphs (a), (b) and (c).

30 3. A person whose license has been suspended or revoked 31 shall not purchase or sell cigarettes or other tobacco products or 32 permit cigarettes or other tobacco products to be sold during the 33 period of suspension or revocation:

(a) On the premises in this State occupied or controlled by the
 person; or

36 (b) From any premises located outside this State if the 37 cigarettes or other tobacco products are purchased or sold for 38 distribution in this State.

39 4. The expiration, transfer, surrender, continuance, renewal
40 or extension of a license issued pursuant to this chapter does not
41 bar or abate any disciplinary proceedings or action.

42 5. The Department shall permanently revoke the license of 43 any licensee who knowingly or negligently:





1 (a) Sells or otherwise disposes of cigarettes or other tobacco 2 products that are in the constructive possession of the 3 Department; or

4 (b) Is convicted of any felony relating to the manufacture, 5 distribution or sale of cigarettes or other tobacco products.

6 6. In determining the penalty to be imposed on a licensee for 7 a violation of paragraph (a) of subsection 1, the Department shall 8 consider:

9 (a) The documented reporting and discipline record of the 10 licensee with the Department from the immediately preceding 24 11 months;

(b) The timeliness of the licensee in correcting any inaccurate
 information included in a report or certification required by this
 chapter;

(c) The efforts of the licensee to provide an explanation of the
reason for any inaccurate information included in a report or
certification required by this chapter or the basis for the omission
of information from such a report or certification;

19 (d) If a report or certification is inaccurate because of a 20 variance between the inventory of cigarettes provided in the report 21 or certification and the actual inventory of cigarettes, the quantity 22 of the variance, the materiality of the variance and the extent to 23 which the licensee accounts for the variance by brand or by 24 whether tax has been paid on the cigarettes;

(e) Any remedial measures initiated by the licensee to prevent
 future violations of a similar nature; and

27 (f) Any other mitigating factors offered by the licensee or 28 aggravating or mitigating factors identified by the Department.

7. For the purposes of this section, a report or certification required by this chapter is:

(a) Inaccurate if the report or certification does not correctly
 record factual information or there is a discrepancy in the
 information included in the report and the factual information.

(b) Incomplete if the report or certification does not include all
 necessary or responsive information.

36 Sec. 33. The Department shall adopt regulations establishing 37 a procedure for the suspension and revocation of any license issued pursuant to sections 2 to 34, inclusive, of this act. In 38 adopting the regulations required by this section, the Department 39 shall consider the effect of any suspension or revocation of a 40 license on the inventory of cigarettes or other tobacco products 41 42 that are in the stream of distribution at the time of suspension or 43 revocation.

44 Sec. 34. The provisions of sections 2 to 34, inclusive, of this 45 act do not apply to:





1 1. Common carriers while engaged in interstate commerce 2 which sell or furnish cigarettes or other tobacco products on their 3 trains, buses or airplanes;

4 2. A person entering this State with a quantity of cigarettes or 5 other tobacco products for household or personal use which is 6 exempt from federal import duty; and

7 3. A duty-free sales enterprise as defined in 19 U.S.C. § 8 1555(b)(8)(D) that:

9 (a) Operates pursuant to the provisions of 19 U.S.C. § 1555(b); 10 and

(b) To the extent it sells cigarettes or other tobacco products,
only sells cigarettes or other tobacco products that are duty-free
merchandise as defined in 19 U.S.C. § 1555(b)(8)(E).

14 Sec. 35. Each person licensed as a wholesale dealer of other 15 tobacco products shall keep on hand at all times other tobacco 16 products of a wholesale value of at least \$5,000.

Sec. 36. If the Department determines that any amount, 17 penalty or interest has been paid more than once or has been 18 erroneously or illegally collected or computed, the Department 19 20 shall set forth that fact in the records of the Department and 21 certify to the State Board of Examiners the amount collected in 22 excess of the amount legally due and the person from whom it was 23 collected or by whom it was paid. If approved by the State Board of 24 Examiners, the excess amount collected or paid must, after being credited against any amount then due from the person in 25 26 accordance with NRS 360.236, be refunded to the person, or his or 27 her successors, administrators or executors.

28 Sec. 37. 1. Except as otherwise provided in NRS 360.235 29 and 360.395:

30 (a) No refund may be allowed unless a claim for it is filed with 31 the Department within 3 years after the close of the period for 32 which the tax was due.

(b) No credit may be allowed after the expiration of the period
specified for filing claims for refund unless a claim for credit is
filed with the Department within that period, or unless the credit
relates to a period for which a waiver is given pursuant to
NRS 360.355.

2. Every claim for a credit or refund must be in writing and must state the specific grounds upon which the claim is founded.

40 3. Failure to file a claim within the time prescribed in this 41 chapter constitutes a waiver of any demand against the State on 42 account of overpayment.

43 **4.** Within 30 days after disallowing any claim in whole or in 44 part, the Department shall serve notice of its action on the





1 claimant in the manner prescribed for service of notice of a 2 deficiency determination.

3 Sec. 38. 1. Except as otherwise provided in this section, 4 NRS 360.320 or any other specific statute, interest must be paid 5 upon any overpayment of any amount of the taxes imposed by this 6 chapter at the rate set forth in, and in accordance with the 7 provisions of, NRS 360.2937.

8 2. If the Department determines that any overpayment has 9 been made intentionally or by reason of carelessness, it may not 10 allow any interest on the overpayment.

11 Sec. 39. 1. No injunction, writ of mandate or other legal or 12 equitable process may issue in any suit, action or proceeding in 13 any court against this State or against any officer of the State to 14 prevent or enjoin the collection under this chapter of any tax or 15 any amount of tax required to be collected.

16 2. No suit or proceeding may be maintained in any court for 17 the recovery of any amount alleged to have been erroneously or 18 illegally determined or collected unless a claim for refund or credit 19 has been filed.

20 Sec. 40. 1. Within 90 days after a final decision upon a 21 claim filed pursuant to this chapter is rendered by the Nevada Tax 22 Commission, the claimant may bring an action against the 23 Department on the grounds set forth in the claim in a court of 24 competent jurisdiction in Carson City, the county of this State 25 where the claimant resides or maintains his or her principal place 26 of business or a county in which any relevant proceedings were 27 conducted by the Department, for the recovery of the whole or any 28 part of the amount with respect to which the claim has been 29 disallowed.

30 2. Failure to bring an action within the time specified 31 constitutes a waiver of any demand against the State on account of 32 alleged overpayments.

33 Sec. 41. 1. If the Department fails to mail notice of action on a claim within 6 months after the claim is filed, the claimant 34 may consider the claim disallowed and file an appeal with a 35 hearing officer within 45 days after the last day of the 6-month 36 period. If the claimant is aggrieved by the decision of the hearing 37 officer on appeal, the claimant may, pursuant to the provisions of 38 NRS 360.245, appeal the decision to the Nevada Tax Commission. 39 If the claimant is aggrieved by the decision of the Commission on 40 appeal, the claimant may file a petition for judicial review 41 42 pursuant to NRS 233B.130.

43 2. If judgment is rendered for the plaintiff, the amount of the 44 judgment must first be credited on any amount of tax due from the 45 plaintiff pursuant to this chapter.





The balance of the judgment must be refunded to the 1 *3*. 2 plaintiff.

3 **Sec. 42.** In any judgment, interest must be allowed at the rate of 3 percent per annum upon the amount found to have been 4 5 illegally collected from the date of payment of the amount to the 6 date of allowance of credit on account of the judgment, or to a 7 date preceding the date of the refund warrant by not more than 30 8 days, the date to be determined by the Department.

9 Sec. 43. A judgment may not be rendered in favor of the plaintiff in any action brought against the Department to recover 10 any amount paid when the action is brought by or in the name of 11 12 an assignee of the person paying the amount or by any person 13 other than the person who paid the amount.

14 Sec. 44. 1. The Department may recover any refund or part of it which is erroneously made and any credit or part of it which 15 16 is erroneously allowed in an action brought in a court of 17 competent jurisdiction in Carson City or Clark County in the 18 name of the State of Nevada.

The action must be tried in Carson City or Clark County 19 *2*. 20 unless the court with the consent of the Attorney General orders a 21 change of place of trial.

22 3. The Attorney General shall prosecute the action, and the 23 provisions of NRS, the Nevada Rules of Civil Procedure and the 24 Nevada Rules of Appellate Procedure relating to service of summons, pleadings, proofs, trials and appeals are applicable to 25 26 the proceedings.

Sec. 45. 1. If any amount in excess of \$25 has been 27 28 illegally determined, either by the person filing the return or by the 29 Department, the Department shall certify this fact to the State Board of Examiners, and the latter shall authorize the 30 cancellation of the amount upon the records of the Department. 31

If an amount not exceeding \$25 has been illegally 32 2. determined, either by the person filing a return or by the 33 Department, the Department, without certifying this fact to 34 35 the State Board of Examiners, shall authorize the cancellation of 36 the amount upon the records of the Department. 37

Sec. 46. NRS 370.0305 is hereby amended to read as follows:

370.0305 "License" means a license issued pursuant to [NRS 38 370.001 to 370.430, inclusive,] sections 2 to 34, inclusive, of this 39 40 *act* that authorizes the holder to conduct business as a manufacturer , **or** a wholesale *dealer* or *a tobacco* retail dealer. 41

42 Sec. 47. NRS 370.035 is hereby amended to read as follows:

"Sale" or "to sell" includes any of the following [;], 43 370.035 44 except when performed by a licensed logistics company or by the 45 operator of a licensed warehouse or distribution center:





1 1. To exchange, barter, possess or traffic in; 2 2. To solicit or receive an order for: 3 3. To keep or expose for sale; 4 4. To deliver for value: 5 5. To peddle; 6 6. To possess with intent to sell; 7 7. To transfer to anyone for sale or resale; 8 8. To possess or transport in contravention of the provisions of 9 NRS 370.001 to 370.430, inclusive [;], and sections 2 to 34, inclusive, of this act; 10 9. To traffic in for any consideration, promised or obtained 11 12 directly or indirectly: or 13 10. To procure or allow to be procured for any reason. 14 Sec. 48. NRS 370.055 is hereby amended to read as follows: "Wholesale dealer" means: 15 370.055 16 1. Any person [, whether] located within [or outside of] the 17 borders of this State **[**,] who: 18 (a) Brings [, sends,] or causes to be brought [or sent] into this 19 State any unstamped cigarettes purchased from the manufacturer for 20 another wholesale dealer; and]; or 21 (b) [Stores, sells or otherwise disposes of those cigarettes within 22 the State.] Brings or causes to be brought into this State any 23 stamped cigarettes purchased from a licensed wholesale dealer for 24 the purpose of resale to anyone other than a consumer. Any person who manufactures or produces cigarettes within 25 26 this State and who sells or distributes them within the State. 27 Any person [, whether] located [within or] outside of the 3. 28 borders of this State, who **[acquires]** sells stamped cigarettes **[solely** 29 for the purpose of bona fide resale] to *licensed* retail dealers or 30 other wholesale dealers in this State. For to other persons in this 31 State for the purpose of resale only.] 32 **Sec. 49.** NRS 370.073 is hereby amended to read as follows: 33 370.073 Each *manufacturer*, wholesale dealer *and retail* 34 *dealer* shall: 35 For the purpose of receiving any notification from the 1. 36 Department pursuant to this chapter, maintain with the Department: 37 (a) A permanent mailing address; and 38 (b) An electronic mail address. 2. Provide written notice to the Department of any change in 39 40 the information specified in subsection 1 not later than 10 days after 41 the change. 42 Sec. 50. NRS 370.090 is hereby amended to read as follows: 43 [1.] Each [applicant for a wholesale dealer's license 370.090 44 must, and each] person licensed as a wholesale dealer of cigarettes





1 shall keep on hand at all times cigarettes of a wholesale value of at 2 least \$10.000.

3 [2. The provisions of this section do not apply to any person 4 who was a wholesale dealer on June 30, 1973.]

Sec. 51. NRS 370.175 is hereby amended to read as follows:

6 370.175 1. Except as otherwise provided in subsection 2 or a 7 regulation of the Department F:

(a) No], no person, other than a wholesale dealer that receives 8 9 unstamped cigarette packages directly from a person who holds a current permit to engage in business as a manufacturer or importer 10 of cigarettes issued pursuant to 26 U.S.C. § 5713, may possess an 11

12 unstamped cigarette package.

13 [(b) Any person who ships unstamped cigarette packages into this State other than to a wholesale dealer who holds a current 14 15 license shall first file with the Department a notice of that 16 shipment.]

2. Subsection 1 does not apply to fany:

18 (a) Any common or contract carrier who is transporting 19 cigarettes in compliance with the provisions of NRS 370.295 [-]; or

20 (b) A person engaged in the manufacturing, testing, 21 investigation or research of cigarettes or other tobacco products, if 22 the person is operating legally and has all licenses and permits 23 required by federal and state law. 24

Sec. 52. NRS 370.190 is hereby amended to read as follows:

25 370.190 1. The Department may sell Nevada cigarette 26 revenue stamps to a licensed dealer. As payment for the stamps, the 27 Department shall deduct from the excise tax collected from the 28 dealer the actual cost incurred by the Department for the stamps and 29 for making the sale.

30 2. Payment for the revenue stamps for metered machine impressions] must be made at the time of purchase unless the 31 32 wholesale dealer has been authorized to defer payments by the 33 Department. A wholesale dealer may apply to the Department for 34 authorization to defer payments for revenue stamps for metered 35 machine impressions] at any time.

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3. The Department may provide by regulation for:

(a) Payment of the tax by manufacturers without the use of 37 38 stamps on gifts or samples sent into Nevada when plainly marked "Tax Paid." 39

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(b) Any requirements for the purchase of stamps. Sec. 53. NRS 370.193 is hereby amended to read as follows:

42 370.193 A wholesale dealer may apply to the Department to 43 fix the maximum amount of revenue stamps for metered machine 44 impressions] which the wholesale dealer may have unpaid at any 45 time. Upon receipt of the application and the bond or bonds required





pursuant to [NRS 370.155,] section 29 of this act, the Department 1 2 shall fix an amount for the wholesale dealer.

3 Sec. 54. NRS 370.195 is hereby amended to read as follows:

4 370.195 The amount owing for revenue stamps [and 1. 5 metered machine impressions] for which payment was deferred in 6 any calendar month is due on or before the 25th day of the following 7 calendar month. Payment must be made by a remittance payable to 8 the Department.

9 Upon request of the wholesale dealer for good cause shown, 2. the Department may grant an extension of the due date of any 10 deferred payment for a period not exceeding 5 days. 11

12 The Department may suspend without prior notice the 3. 13 privilege to defer payment for the purchase of revenue stamps [and 14 metered machine impressions] or may reduce the maximum amount 15 of revenue stamps for metered machine impressions which the 16 wholesale dealer may have unpaid at any time if:

17 (a) The wholesale dealer fails to pay for stamps for impressions 18 at the times required by subsection 1;

(b) The bond or bonds required pursuant to [NRS 370.155] 19 20 section 29 of this act are cancelled or become void, impaired or 21 unenforceable for any reason; or

22 (c) The Department determines that any deferred payments are 23 in jeopardy of not being paid. 24

Sec. 55. NRS 370.210 is hereby amended to read as follows:

25 370.210 1. A wholesale dealer whose stamping facilities 26 are located within the borders of this State shall affix stamps to all 27 applicable cigarette packages [received at those stamping facilities] 28 within 20 days after receipt. A wholesale dealer may set aside, 29 without affixing stamps, only that part of the stock of the wholesale 30 dealer that is identified for sale or distribution outside of the borders of this State. A wholesale dealer must identify any stock to be set 31 32 aside pursuant to this subsection within 20 days after the receipt of 33 that stock.

34 2. A wholesale dealer may affix stamps only to cigarette 35 packages that the wholesale dealer has received directly from a person who holds a current permit to engage in business as a 36 37 manufacturer or importer of cigarettes issued pursuant to 26 U.S.C. 38 § 5713.

39 3. If a wholesale dealer maintains stocks of unstamped 40 cigarette packages as authorized pursuant to subsection 1, those 41 unstamped cigarette packages must be stored separately from 42 stamped cigarette packages and must not be transferred by the 43 wholesale dealer to another facility of the wholesale dealer within 44 the borders of this State or to any other person within the borders of 45 this State.





1 4. A person shall not affix stamps to any cigarette packages 2 except upon the premises described in the license of a wholesale 3 dealer or upon other premises where authorized by regulation.

Sec. 56. NRS 370.220 is hereby amended to read as follows:

5 370.220 In the sale of any cigarette revenue stamps [or any 6 metered machine settings] to a licensed cigarette dealer, the 7 Department and its agents shall allow the purchaser a discount of 8 0.25 percent against the amount of excise tax otherwise due for the 9 services rendered in affixing cigarette revenue stamps [or metered 10 machine impressions] to the cigarette packages.

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Sec. 57. NRS 370.240 is hereby amended to read as follows:

370.240 1. [Each] On or before the 25th day of each month,
each wholesale dealer who is authorized to purchase [or] and affix
cigarette [revenue] stamps shall report to the Department [:], with
respect to the immediately preceding calendar month:

(a) The physical inventory of cigarettes in packages with a
Nevada stamp affixed to it in the possession or control of the
wholesale dealer for sale or distribution within the borders of this
State on hand at the start of business on the first day of the month;

(b) If the wholesale dealer has a physical location in this State,
 the physical inventory of cigarettes in packages with the stamp of

22 another state affixed to it in the possession or control of the 23 wholesale dealer for sale or distribution outside of the borders of 24 this State on hand at the start of business on the first day of the 25 month;

(c) If the wholesale dealer has a physical location in this State,
the physical inventory of cigarettes in unstamped packages in the
possession or control of the wholesale dealer for sale or
distribution outside or within the borders of this State on hand at
the start of business on the first day of the month;

(d) The quantity of cigarettes in packages with a Nevada stamp affixed to it in the possession or control of the wholesale dealer for sale or distribution within the borders of this State that were received by the wholesale dealer from another licensed wholesale dealer during the month, and the name and address of each licensed wholesale dealer from whom those products were received;

(e) If the wholesale dealer has a physical location in this State,
the quantity of cigarettes in the possession or control of the
wholesale dealer for sale or distribution outside of the borders of
this State that were received by the wholesale dealer from another
person during the month, and the name and address of each
person from whom those products were received;

(f) If the wholesale dealer has a physical location in this State,
the quantity of cigarettes in unstamped packages in the possession





- 22 -

1 or control of the wholesale dealer for sale or distribution within or

2 outside of the borders of this Štate that were received by the 3 wholesale dealer from a manufacturer during the month, and the 4 name and address of each manufacturer from whom those 5 products were received:

6 (g) If the wholesale dealer does not have a physical location in 7 this State, the quantity of cigarettes in unstamped packages in the 8 possession or control of the wholesale dealer held with the intent 9 for sale or distribution within the borders of this State that were 10 received by the wholesale dealer during the month;

(h) The quantity of cigarettes in packages with a Nevada stamp
 affixed to it in the possession or control of the wholesale dealer
 that were distributed or shipped during the month to:

14 (1) Another wholesale dealer of cigarettes located within or 15 outside of the borders of this State; or

16 (2) A tobacco retail dealer located within or outside of the 17 borders of this State,

and the name and address of each person to whom those
 products were distributed or shipped;

(i) If the wholesale dealer has a physical location in this State,
the quantity of cigarettes in packages with the stamp of another
State affixed to it and in unstamped packages in the possession or
control of the wholesale dealer that were distributed or shipped
outside the borders of this State during the month;

(j) The quantity of cigarettes in packages with a Nevada stamp affixed to it in the possession or control of the wholesale dealer that were distributed or shipped within the borders of this State to Indian tribes or instrumentalities of the Federal Government during the month, and the name and address of each person to whom those products were distributed or shipped;

31 (k) If the wholesale dealer has a physical location in this State, 32 the quantity of cigarettes in packages with a Nevada stamp affixed 33 to it, with the stamp of any other state affixed to it and in 34 unstamped packages that were returned to a manufacturer or 35 another wholesale dealer during the month;

(1) If the wholesale dealer has a physical location in this State,
the physical inventory of cigarettes in packages with the stamp of
another state affixed to it in the possession or control of the
wholesale dealer for sale or distribution outside of the borders of
this State on hand at the close of business on the last day of the
month;

42 (m) The physical inventory of cigarettes in packages with a 43 Nevada stamp affixed to it in the possession or control of the 44 wholesale dealer for distribution within the borders of this State 45 on hand at the close of business on the last day of the month;





(n) If the wholesale dealer has a physical location in this State,
the physical inventory of cigarettes in unstamped packages in the
possession or control of the wholesale dealer for sale or
distribution within or outside of the borders of this State on hand
at the close of business on the last day of the month;

6 (o) The quantity and roll numbers for each type of Nevada 7 stamp that is not affixed to a cigarette package on hand at the start 8 of business on the first day of the month;

9 (p) The quantity and roll numbers for each type of Nevada 10 stamp that is not affixed to a cigarette package purchased or 11 received during the month;

(q) The quantity and roll numbers for each type of Nevada
stamp affixed during the month;

14 (r) The quantity and roll numbers for each type of Nevada 15 stamp damaged or otherwise considered unusable during the 16 month; and

(s) The quantity and roll numbers for each type of Nevada
stamp that is not affixed to a cigarette package and is on hand at
the close of business on the last day of the month.

20 [The inventory of all cigarettes in the possession or control of the
21 dealer at the close of business on the last day of each month.

(b) The total value of all cigarette revenue stamps affixed by the
 dealer upon cigarette packages sold in or shipped into the State by
 the dealer during the preceding month.]

25 2. [The report must be made by the 25th day of the month
26 following shipments upon forms to be provided by the Department.]
27 *Each report required by subsection 1 must be:*

(a) Submitted on forms provided by or in a format approved by
 the Department; and

30 (b) Provided separately for each facility operated by the 31 wholesale dealer.

32 3. In each report required by this section, the information 33 required must be itemized so as to disclose clearly the brand family 34 of cigarettes to which the report applies.

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4. The *wholesale* dealer [may] :

(a) May be allowed 5 additional days to file the report, if the
 wholesale dealer makes prior written application to the Department
 and the Department finds good cause for extension.

39 (b) Shall, upon discovery of any error in the report filed with 40 the Department, promptly notify the Department and file an 41 amended report that corrects the error.

42 [4.] 5. If, during the preceding month, the *wholesale* dealer 43 affixed cigarette [revenue] stamps upon cigarette packages imported 44 into the United States, the *wholesale* dealer shall file with the report





1 a copy of each certificate submitted pursuant to 19 U.S.C. § 2 1681a(c) with regard to the cigarette packages.

The Department may require a wholesale dealer to report 3 6. information in addition to the reporting requirements established 4 5 by this section if the Department determines that additional 6 information will assist the Department in enforcing the provisions 7 of this chapter. 8

Sec. 58. NRS 370.260 is hereby amended to read as follows:

9 370.260 1. All taxes and license fees imposed by the provisions of NRS 370.001 to 370.430, inclusive, and sections 2 to 10 34, *inclusive*, of this act, less any refunds granted as provided by 11 12 law, must be paid to the Department in the form of remittances 13 payable to the Department.

14 2. The Department shall:

15 (a) As compensation to the State for the costs of collecting the 16 taxes and license fees, transmit each month the sum the Legislature 17 specifies from the remittances made to it pursuant to subsection 1 18 during the preceding month to the State Treasurer for deposit to the 19 credit of the Department. The deposited money must be expended

20 by the Department in accordance with its work program. 21 (b) From the remittances made to it pursuant to subsection 1 22 during the preceding month, less the amount transmitted pursuant to 23 paragraph (a), transmit each month the portion of the tax which is 24 equivalent to 85 mills per cigarette to the State Treasurer for deposit 25 to the credit of the Account for the Tax on Cigarettes in the State 26 General Fund.

27 (c) Transmit the balance of the payments each month to the 28 State Treasurer for deposit in the Local Government Tax 29 Distribution Account created by NRS 360.660.

30 (d) Report to the State Controller monthly the amount of 31 collections.

32 The money deposited pursuant to paragraph (c) of 3. 33 subsection 2 in the Local Government Tax Distribution Account is 34 hereby appropriated to Carson City and to each of the counties in 35 proportion to their respective populations and must be credited to 36 the respective accounts of Carson City and each county.

Sec. 59. NRS 370.270 is hereby amended to read as follows:

38 370.270 1. [Every] Each retail dealer making a sale to a 39 eustomer] shall, [at the time of sale,] not later than 5 calendar days 40 after the retail dealer takes possession of a package of cigarettes, see that **[each]** the package **[**, packet or container] has the Nevada 41 42 cigarette [revenue] stamp [or metered stamping machine indicia] 43 properly affixed.

44 2. Every cigarette vending machine operator placing cigarettes 45 in his or her coin-operated cigarette vending machines for sale to the





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1 ultimate consumers shall at the time of placing them in the machine 2 see that each package [, packet or container] has the Nevada 3 cigarette [revenue] stamp [or metered stamping machine indicia] 4 properly affixed.

3. No unstamped packages [, packets or containers] of 5 cigarettes may lawfully be accepted or held in the possession of any 6 7 person, except as authorized by law or regulation. For the purposes 8 of this subsection, "held in possession" means:

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(a) In the actual possession of the person; or

(b) In the constructive possession of the person when cigarettes 10 are being transported or held for the person or for his or her 11 12 designee by another person. Constructive possession is deemed to 13 occur at the location of the cigarettes being transported or held.

14 4. Any cigarettes found in the possession of any person except 15 a person authorized by law or regulation to possess them, which do 16 not bear [indicia of] such identifying marks as are necessary to 17 ascertain the origin of the cigarettes and numbering in a legible 18 *manner on the* Nevada excise tax [stamping,] stamp, must be seized 19 by the Department or any of its agents, and caused to be stamped by 20 a licensed [cigarette] wholesale dealer, or confiscated and sold by the Department or its agents to the highest bidder among the 21 22 licensed wholesale dealers in this State after due notice to all 23 licensed Nevada wholesale dealers has been given by mail to the 24 addresses contained in the Department's records. If there is no 25 bidder, or in the opinion of the Department the quantity of the 26 cigarettes is insufficient, or for any other reason such disposition 27 would be impractical, the cigarettes must be destroyed or disposed 28 of as the Department may see fit. The proceeds of all sales must be 29 classed as revenues derived under the provisions of NRS 370.001 to 30 370.430. inclusive.

31 5. Any cigarette vending machine in which unstamped 32 cigarettes are found may be so seized and sold to the highest bidder. 33

NRS 370.280 is hereby amended to read as follows: Sec. 60.

34 370.280 Upon proof satisfactory to the Department, 1. 35 refunds shall be allowed for the face value of the cigarette revenue 36 stamp tax paid, less any discount previously allowed, upon 37 cigarettes that are sold to:

38 (a) The United States Government for Army, Air Force, Navy or 39 Marine Corps purposes and are shipped to a point within this State 40 to a place which has been lawfully ceded to the United States Government for Army, Air Force, Navy or Marine Corps purposes; 41

42 (b) Veterans' hospitals for distribution or sale to service 43 personnel with disabilities or ex-service personnel with disabilities 44 interned therein, but not to civilians or civilian employees;





1 (c) Any person if sold and delivered on an Indian reservation or 2 colony where an excise tax has been imposed which is equal to or 3 greater than the rate of the cigarette tax imposed under this chapter; 4 or

5 (d) An Indian if sold and delivered on an Indian reservation or 6 colony where no excise tax has been imposed or the excise tax is 7 less than the rate of the cigarette tax imposed under this chapter.

8 2. Upon proof satisfactory to the Department, refunds shall be allowed to [cigarette] wholesale dealers [, or to manufacturers or 9 their representatives.] for the face value of the cigarette revenue 10 stamp tax paid, less any discount previously allowed upon cigarettes 11 12 destroyed because the cigarettes had become stale **[]** or damaged. 13 Applications for refunds shall be submitted in an amount of not less 14 than \$15 and shall be accompanied by an affidavit of the applicant 15 setting forth:

(a) The number of packages of cigarettes destroyed for whichrefund is claimed;

(b) The date or dates on which the [cigarettes were] wholesale *dealer:*

20

(1) Destroyed the cigarettes; or

(2) Sent the cigarettes to be destroyed; [and the place where
 destroyed;]

23 (c) That the cigarettes [were actually destroyed because they]
24 had become stale [;] or damaged; and

25 (d) [By whom the cigarettes were destroyed; and

26 (e)] Other information which the Department may require.

3. Upon proof satisfactory to the Department, refunds may be
allowed to licensed wholesale [cigarette] dealers for the face value
of the cigarette [metered machine] *revenue* stamp tax paid, less any
discount previously allowed upon:

(a) The balance of unused stamps on the descending register of a
cigarette meter machine destroyed by fire, if the cigarette meter
counting positions can be determined by the manufacturer of the
meter stamping machine;

(b) Cigarettes which were stamped on their carton covers
because of stamping machine failure to open the carton and stamp
the cigarette packs; or

38 (c) Cigarettes which were not stamped but were registered on 39 the machine as being stamped because of failure of the meter 40 counters.

41 **4.** A wholesale dealer who ceases operations in this State 42 shall return the balance of all unused tribal stamps to the 43 Department not later than 10 days after the wholesale dealer 44 ceases operations in this State.





1 [4.] 5. Any refund shall be paid as other claims against the 2 State are paid.

Sec. \hat{\mathbf{61}}. NRS 370.290 is hereby amended to read as follows:

4 370.290 1. A wholesale dealer shall not export cigarettes 5 unless they bear revenue stamps in accordance with NRS 370.170 6 and 370.180 to any out-of-state destination other than by a licensed 7 common or contract carrier.

8 2. No cigarette revenue stamp tax is required on any cigarettes 9 exported from Nevada by a wholesale dealer to a person authorized 10 by the state of destination to possess untaxed or unstamped 11 cigarettes. Each wholesale dealer may set aside such portion of its 12 stock of cigarettes as is not intended to be sold or given away in this 13 state and it will not be necessary to affix Nevada cigarette revenue 14 stamps. [or metered machine impressions.]

15 3. Every wholesale dealer shall, at the time of shipping or 16 delivering any unstamped cigarettes to a point outside of this state, 17 make a duplicate invoice and transmit such duplicate invoice to the 18 Department, at Carson City, not later than the 15th day of the 19 following month.

4. Within 30 days after any wholesale dealer ships any unstamped cigarettes to any destination outside Nevada, the dealer shall send to the state of destination a written notice of the fact of such shipment and whatever other information is required by such state.

5. If a wholesale dealer *knowingly or negligently* fails to comply with the requirements of this section, the Department may **[suspend]**:

28 (a) Impose a civil penalty pursuant to NRS 370.425;

29 (b) Suspend or revoke its license or permit, as provided in
 30 [subsection 2 of NRS 370.250.] section 32 of this act; or

31 (c) Take any combination of the action authorized by 32 paragraphs (a) and (b).

33 Sec. 62. NRS 370.3715 is hereby amended to read as follows:

34 370.3715 The [Executive Director] Commission may adopt 35 regulations for the enforcement of NRS 370.371 to [370.379,] 36 370.378, inclusive.

Sec. 63. NRS 370.3735 is hereby amended to read as follows:

38 370.3735 The provisions of NRS 370.371 to [370.379,] 39 370.378, inclusive, do not apply to a sale at wholesale made:

40 1. As an isolated transaction and not in the usual course of 41 business;

42 2. When cigarettes are advertised, offered for sale or sold in a
43 bona fide clearance sale for the purpose of discontinuing trade in the
44 cigarettes, and the advertisement, offer to sell or sale states the



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3



reason therefor and the quantity of cigarettes advertised, offered for
 sale or to be sold;

3 3. When cigarettes are advertised, offered for sale or sold as 4 imperfect or damaged and the advertising, offer to sell or sale states 5 the reason therefor and the quantity of cigarettes advertised, offered 6 for sale or to be sold;

7 4. When cigarettes are sold upon the final liquidation of a business; or

9 5. When cigarettes are advertised, offered for sale or sold by a 10 fiduciary or other officer acting under the order or direction of a 11 court.

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Sec. 64. NRS 370.376 is hereby amended to read as follows:

13 370.376 A contract made by a person in violation of any of the 14 provisions of NRS 370.371 to [370.379,] 370.378, inclusive, is void 15 and no recovery thereon may be made.

16 Sec. 65. NRS 370.378 is hereby amended to read as follows:

17 370.378 An action may be maintained in any court of 1. competent jurisdiction to prevent, restrain or enjoin a violation or 18 19 threatened violation of any provision of NRS 370.371 to 370.379, 20 370.378, inclusive. An action may be instituted by any person 21 injured by a violation or threatened violation of NRS 370.371 to 22 [370.379.] 370.378, inclusive, or by the Attorney General upon the 23 request of the Executive Director. If in such an action, a violation or 24 threatened violation is established, the court shall enjoin and 25 restrain, or otherwise prohibit the violation or threatened violation. 26 In such an action it is not necessary that actual damages to the 27 plaintiff be alleged or proved, but where alleged and proved, the 28 plaintiff, in addition to injunctive relief and costs of the suit, 29 including reasonable attorney's fees, may recover from the 30 defendant the actual damages sustained by the plaintiff.

2. If no injunctive relief is sought or required, any person injured by a violation of the provisions of NRS 370.371 to [370.379,] 370.378, inclusive, may maintain an action for damages and costs, including attorney's fees, in any court of competent jurisdiction.

36 Sec. 66. NRS 370.380 is hereby amended to read as follows:

37 370.380 1. It is unlawful for a person, with the intent to 38 defraud the State:

39 (a) To alter, forge or counterfeit any license [,] or stamp [or
 40 cigarette tax meter impression] provided for in this chapter;

(b) To have in his or her possession any forged, counterfeited,
spurious or altered license [,] or stamp [or cigarette tax meter
impression,] with the intent to use the same, knowing or having
reasonable grounds to believe the same to be such;



1 (c) To have in his or her possession one or more cigarette 2 stamps [or cigarette tax meter impressions] which he or she knows 3 have been removed from the pieces of packages or packages of 4 cigarettes to which they were affixed;

5 (d) To affix to any piece of a package or package of cigarettes a 6 stamp [or cigarette tax meter impression] which he or she knows has 7 been removed from any other piece of a package or package of 8 cigarettes; or

9 (e) To have in his or her possession for the purpose of sale 10 cigarettes which do not bear indicia of the State of Nevada excise 11 tax stamping. Presence of the cigarettes in a cigarette vending 12 machine is prima facie evidence of the purpose to sell.

2. A person who violates any of the provisions of subsection 1
is guilty of a category C felony and shall be punished as provided in
NRS 193.130.

16 Sec. 67. NRS 370.382 is hereby amended to read as follows:

17 370.382 1. It is unlawful for a person, with the intent to 18 defraud the State:

(a) To fail to keep or make any record, return, report or
inventory, or keep or make any false or fraudulent record, return,
report or inventory, required pursuant to NRS [370.080] 370.090 to
370.327, inclusive, or sections 2 to 34, inclusive, of this act, or any
regulations adopted for the administration or enforcement of those
provisions;

(b) To refuse to pay any tax imposed pursuant to NRS [370.080]
370.090 to 370.327, inclusive, or attempt in any manner to evade or
defeat the tax or the payment thereof;

28 (c) To alter, forge or otherwise counterfeit any stamp;

(d) To sell or possess for the purpose of sale any counterfeitstamp;

(e) To have in his or her possession any counterfeit stamp, with
the intent to use the counterfeit stamp, knowing or having
reasonable grounds to believe the stamp to be a counterfeit stamp;

(f) To have in his or her possession any stamp which he or she
 knows has been removed from any cigarette package to which it was
 affixed;

(g) To affix to any cigarette package a stamp which he or sheknows has been removed from any other cigarette package; or

39 (h) To fail to comply with any requirement of NRS [370.080] 40 370.090 to 370.327, inclusive [.], or sections 2 to 34, inclusive, of 41 this act.

42 2. A person who violates any of the provisions of subsection 1
43 is guilty of a category C felony and shall be punished as provided in
44 NRS 193.130.





1 **Sec. 68.** NRS 370.385 is hereby amended to read as follows:

2 370.385 A wholesale for retail dealer shall not affix a 1. 3 Nevada cigarette revenue stamp for a metered machine impression upon, and a wholesale dealer or a retail dealer shall not 4 5 knowingly or negligently accept or possess, a package, carton, 6 packet or other container of cigarettes which:

(a) Does not meet the requirements of the Federal Cigarette 7 8 Labeling and Advertising Act, 15 U.S.C. §§ 1331 et seq., for the 9 placement of labels, warnings or any other information required by that Act to be placed upon a container of cigarettes sold within the 10 11 United States:

12 (b) Is labeled as "for export only," "U.S. tax exempt," "for use outside the U.S." or with similar wording indicating that the 13 14 manufacturer did not intend for the product to be sold in the United 15 States [;] unless the wholesale dealer or retail dealer is legally 16 authorized to possess tax-exempt cigarettes for the purposes of 17 export;

18 (c) Has been altered by the unauthorized addition or removal of 19 wording, labels or warnings described in paragraph (a) or (b);

20 (d) Has been exported from the United States after January 1, 21 2000, and imported into the United States in violation of 26 U.S.C. 22 § 5754;

(e) Has been imported into the United States in violation of 19 23 24 U.S.C. § 1681a;

25 (f) Was manufactured, packaged or imported by a person who 26 has not complied with 15 U.S.C. § 1335a with regard to the 27 cigarettes;

28 (g) Violates a federal trademark or copyright law; or

29 (h) Violates any other federal statute or regulation or with 30 respect to which any federal statute or regulation has been violated. 31

2. A [wholesale or retail dealer] person shall not:

32 (a) Affix Nevada cigarette revenue stamps for metered machine 33 impressions] on; 34

(b) Sell or distribute in this state; or

35 (c) Possess in this state with the intent to sell or distribute in this 36 state.

37 → cigarettes manufactured for export outside the United States.

38 3. The Department may impose a penalty on a wholesale or 39 retail dealer who violates subsection 1 or 2 as follows:

(a) For the first violation, a penalty of \$5,000.

(b) For each subsequent violation, a penalty of \$10,000.

42 Notwithstanding any other provision of law, the Department 4. 43 shall seize and destroy cigarettes upon which a revenue stamp for 44 metered machine impression] was placed in violation of subsection 45 1 or 2.



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5. As used in this section, "cigarettes manufactured for export outside the United States" means cigarettes contained in a package or carton which indicates that the cigarettes are tax exempt and for use outside the United States.

Sec. 69. NRS 370.390 is hereby amended to read as follows:

370.390 Except as otherwise provided in NRS 370.380 and
370.382, any person violating any of the provisions of NRS
[370.080] 370.090 to 370.315, inclusive, or sections 2 to 34, *inclusive, of this act* is guilty of a gross misdemeanor.

10 Sec. 70. NRS 370.415 is hereby amended to read as follows:

11 370.415 1. The Department, its agents, sheriffs within their 12 respective counties and all other peace officers of the State of 13 Nevada shall seize any counterfeit stamps, contraband tobacco 14 products, machinery used to manufacture contraband tobacco 15 products and cigarette rolling machines being used in violation of 16 any provision of this chapter that are found or located in the State of 17 Nevada.

18 2. A sheriff or other peace officer who seizes stamps, 19 contraband tobacco products, machinery or cigarette rolling 20 machines pursuant to this section shall provide written notification 21 of the seizure to the Department not later than 5 working days after 22 the seizure. The notification must include the reason for the seizure.

3. After consultation with the Department, the sheriff or other
peace officer shall transmit the contraband tobacco products to the
Department if:

(a) The contraband tobacco products consist of cigarettes and:

(1) Except for revenue stamps [or metered machine
 impressions] being properly affixed as required by this chapter, the
 cigarettes comply with all state and federal statutes and regulations;
 and

31 (2) The Department approves the transmission of the 32 cigarettes; or

(b) The contraband tobacco products consist of any other
 tobacco products and the Department approves the transmission of
 the other tobacco products.

36 4. Upon the receipt of any:

(a) Cigarettes pursuant to subsection 3, the Department shall
dispose of the cigarettes as provided in subsection 4 of NRS
370.270; or

40 (b) Other tobacco products pursuant to subsection 3, the 41 Department shall:

42 (1) Sell the other tobacco products to the highest bidder 43 among the licensed wholesale dealers in this State after due notice to 44 all licensed Nevada wholesale dealers has been given by mail to the 45 addresses contained in the Department's records; or



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 \rightarrow The proceeds of all sales pursuant to this paragraph must be 6 classed as revenues derived under the provisions of NRS 370.440 to 7 370.503, inclusive. 8 5. The sheriff or other peace officer who seizes any stamps, 9 contraband tobacco products, machinery or cigarette rolling machines pursuant to this section shall: 10 11 (a) Destroy the stamps, machinery and cigarette rolling 12 machines: and 13 (b) If he or she does not transmit the contraband tobacco 14 products to the Department, destroy the contraband tobacco 15 products. 16 Sec. 71. NRS 370.419 is hereby amended to read as follows: 17 370.419 All fixtures, equipment and other materials and 18 personal property on the premises of any wholesale or retail dealer 19 who, with intent to defraud the State: 20 Fails to keep or make any record, return, report or inventory 1. 21 required pursuant to NRS [370.080] 370.090 to 370.327, inclusive 22 ;; or sections 2 to 34, inclusive, of this act; 23 2. Keeps or makes any false or fraudulent record, return, report 24 or inventory required pursuant to NRS [370.080] 370.090 to 25 370.327, inclusive **[;]**, or sections 2 to 34, inclusive, of this act; 26 3. Refuses to pay any tax imposed pursuant to NRS [370.080] 27 **370.090** to 370.327, inclusive; or 28 4. Attempts in any manner to evade or defeat the requirements 29 of NRS [370.080] 370.090 to 370.327, inclusive, or sections 2 to 30 34, inclusive, of this act, 31 \rightarrow is subject to forfeiture pursuant to NRS 179.1156 to 179.1205, 32 inclusive. 33 Sec. 72. NRS 370.425 is hereby amended to read as follows: 34 370.425 In addition to any other penalty authorized by law: 35 The Department may [+ 1. (a) Impose a civil penalty of \$1,000 on any person who 36 37 knowingly: 38 (1) Omits, neglects or refuses to: (I) Comply with any duty imposed upon him or her 39 pursuant to the provisions of NRS 370.080 to 370.315, inclusive; or 40 41 (II) Do or cause to be done any of the things required 42 pursuant to those provisions; or 43 (2) Does anything prohibited by the provisions of NRS 370.080 to 370.315, inclusive. 44 B 8 1

the quantity of the other tobacco products is insufficient, or for any other reason such disposition would be impractical, destroy or

dispose of the other tobacco products as the Department may see fit.

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4 5 (2) If there is no bidder, or in the opinion of the Department

1 (b) Impose] *impose* on each person who violates any of the 2 provisions of [NRS 370.321, 370.323 or 370.327] *this chapter* a

3 civil penalty of:

4 **[(1)]** (a) Not more than \$1,000 for the first violation **[;]** of a 5 provision; and

6 [(2)] (b) Not [less than \$1,000 nor] more than \$5,000 for 7 each subsequent violation [.] of the same provision.

8 2. Each violation of any provision of this chapter is 9 considered a separate violation.

3. Any person who fails to pay any tax imposed pursuant to the provisions of NRS [370.080] 370.090 to 370.327, inclusive, or
370.440 to 370.503, inclusive, within the time prescribed by law or regulation shall [pay], in addition to the tax due:

(a) For a first such failure, pay a penalty of [500] 10 percent of
the tax due but unpaid, in addition to the tax. In addition to the
penalty, the Department may suspend or revoke the license of the
licensee who failed to pay the tax.

18 (b) For a second such failure in a 24-month period, pay a 19 penalty of 25 percent of the amount of tax due but unpaid. In 20 addition to the penalty, the Department may suspend or revoke the 21 license of the licensee who failed to pay the tax.

22 (c) For a third and each subsequent such failure in a 24-23 month period, pay a penalty of 25 percent of the amount of tax due 24 but unpaid. In addition to the penalty, the Department shall 25 suspend or revoke the license of the licensee who failed to pay the 26 tax.

27 Sec. 73. NRS 370.440 is hereby amended to read as follows:

370.440 As used in NRS 370.440 to 370.503, inclusive, and
section 35 of this act, unless the context otherwise requires:

1. "Alternative nicotine product" has the meaning ascribed to it in NRS 370.003.

32 2. "Other tobacco product" has the meaning ascribed to it in33 NRS 370.0318.

34 3. "Retail dealer" means any person who is engaged in selling
35 other tobacco products [-] to ultimate consumers.

4. "Sale" means any transfer, exchange, barter, gift, offer for
sale, or distribution for consideration of other tobacco products.

5. "Ultimate consumer" means a person who purchases one or more other tobacco products for his or her household or personal use and not for resale.

41 6. "Wholesale [dealer"] *dealer of other tobacco products*"
42 means any person who:

43 (a) [Brings or causes to be brought into] Maintains a place of
44 business in this State , purchases other tobacco products
45 [purchased] from the manufacturer or a wholesale dealer and [who





1 stores,] possesses, receives, sells or otherwise disposes of such other

2 tobacco products to wholesale dealers or retail dealers within this
3 State:

4 (b) Does not maintain a place of business in this State and 5 sells or otherwise disposes of other tobacco products by any 6 means, including, without limitation, through an Internet website, 7 to wholesale dealers, retail dealers or ultimate consumers within 8 this State;

9 (c) Manufactures , [or] produces , *fabricates, assembles,* 10 *processes, labels or finishes* other tobacco products within this State 11 . [and who sells or distributes such other tobacco products within 12 this State to other wholesale dealers, retail dealers or ultimate 13 consumers; or

(c) Purchases other tobacco products solely for the purpose of
 bona fide resale to retail dealers or to other persons for the purpose
 of resale only.]

17

7. "Wholesale price" means:

(a) Except as otherwise provided in paragraph (b), the
[established] price for which other tobacco products are sold to a
wholesale dealer [before] of other tobacco products, valued in
money, whether paid in money or otherwise, without any discount
or other reduction [is made.] on account of any of the following:

(1) Trade discounts, cash discounts, special discounts or
 deals, cash rebates or any other reduction from the regular sales
 price;

26 (2) The cost of materials used, labor or service cost, interest 27 charged, losses or any other expenses;

28 (3) The cost of transportation of the other tobacco products 29 before its purchase by the wholesale dealer of other tobacco 30 products;

31 (4) Any services that are a part of the sale, including,
32 without limitation, shipping, freight, warehousing, customer
33 service, advertising or any other service related to the sale; or

(5) The amount of any tax, not including any excise tax,
 imposed by the United States upon or with respect to the other
 tobacco product;

(b) For other tobacco products sold to a retail dealer or an ultimate consumer by a wholesale dealer *of other tobacco products* described in paragraph [(b)](c) of subsection 6, the established price for which the other tobacco product is sold to the retail dealer or ultimate consumer before any discount or other reduction is made.

42 **Sec. 73.3.** NRS 370.450 is hereby amended to read as follows: 43 370.450 1. Except as otherwise provided in [subsection 2,]

44 *this section*, there is hereby imposed upon the [purchase or 45 possession] *receipt*, *purchase or sale* of other tobacco products [by





a customer] in this State a tax of 30 percent of the wholesale price of
 those products.

3 2. The provisions of subsection 1 do not apply to those 4 products which are:

5 (a) [Shipped out of the State for sale and use outside the State;

6 (b)] Displayed or exhibited at a trade show, convention or other 7 exhibition in this State by a manufacturer or wholesale dealer *of* 8 *other tobacco products* who is not licensed in this State; or

9 [(c) Acquired]

(b) Distributed free of charge at a trade show, convention or other exhibition or public event in this State, [and which do not have significant value as determined by the Department by regulation.] if the distributor has obtained a license to distribute other tobacco products free of charge for the trade show, convention or other exhibition or public event.

16 3. This tax [must be collected and] :

17 (*a*) *Is imposed:*

18 (1) At the time the other tobacco products are first 19 possessed or received by a wholesale dealer of other tobacco 20 products who maintains a place of business in this State for sale or 21 disposition in this State;

22 (2) At the time the other tobacco products are sold by a 23 wholesale dealer of other tobacco products who does not maintain 24 a place of business in this State to a retail dealer or ultimate 25 consumer; or

(3) For other tobacco products manufactured, produced,
fabricated, assembled, processed, labeled or finished in this State,
at the time the other tobacco products are sold in this State to a
wholesale dealer of other tobacco products, retail dealer or
ultimate consumer.

(b) Must be paid by the wholesale dealer of other tobacco 31 32 *products* to the Department, in accordance with the provisions of 33 NRS 370.465. [, after the sale or distribution of the other tobacco products by the wholesale dealer.] The wholesale dealer of other 34 35 *tobacco products* is entitled to retain 0.25 percent of the taxes **[collected]** due to cover the costs of collecting and administering the 36 37 taxes if the taxes are paid in accordance with the provisions of NRS 370.465. 38

4. Any wholesale dealer *of other tobacco products* who sells
or distributes other tobacco products without paying the tax
provided for by this section is guilty of a misdemeanor.

42 **Sec. 73.7.** NRS 370.465 is hereby amended to read as follows: 43 370.465 1. A wholesale dealer *of other tobacco products* 44 shall, not later than 20 days after the end of each month, submit to 45 the Department a report on a form prescribed by the Department





setting forth [each sale of] such information as the Department
 may prescribe concerning other tobacco products [that the
 wholesale dealer made] on which the tax provided by NRS 370.450
 was imposed during the previous month.

5 2. Each report submitted pursuant to this section on or after 6 August 20, 2001, must be accompanied by the tax owed pursuant to 7 NRS 370.450 for other tobacco products that were sold by the 8 wholesale dealer *of other tobacco products* during the previous 9 month.

10 [3. The Department may impose a penalty on a wholesale 11 dealer who violates any of the provisions of this section as follows:

12 (a) For the first violation within 7 years, a fine of \$1,000.

13 (b) For a second violation within 7 years, a fine of \$5,000.

(c) For a third or subsequent violation within 7 years, revocation
 of the license of the wholesale dealer.]

16 Sec. 74. NRS 370.470 is hereby amended to read as follows:

17 370.470 1. A wholesale dealer of other tobacco products 18 must obtain from each manufacturer or wholesale dealer who is not licensed in this State] of other tobacco products from whom the 19 wholesale dealer of other tobacco products purchases other 20 21 *tobacco products* itemized invoices of all other tobacco products 22 purchased from **[and]** or delivered by the manufacturer or wholesale 23 dealer of other tobacco products. [who is not licensed in this State.] 24 The wholesale dealer of other tobacco products must obtain from the manufacturer or wholesale dealer [who is not licensed in this 25 26 **State**] of other tobacco products separate invoices for each purchase 27 made.

28 2. A retail dealer must obtain from each wholesale dealer of 29 other tobacco products itemized invoices of all other tobacco 30 products purchased from the wholesale dealer of other tobacco 31 products. The retail dealer must obtain separate invoices for each 32 purchase made.

33 **3.** The <u>[invoice]</u> *invoices required by subsections 1 and 2* must 34 include:

35 [1.] (a) The name and address of the manufacturer or wholesale
36 dealer of other tobacco products who [is not licensed in this State;

- 37 <u>-2.</u>] sold the other tobacco products;
- 38 (b) The name and address of the wholesale dealer [;

- 41 (c) The date of the purchase; [and
- 42 <u>4.</u> (d) The invoice number;
- 43 (e) The method of delivery; and
- 44 (*f*) The *itemized* quantity [and wholesale price] of [the] each 45 *brand*, *type*, *size and price of* other tobacco products [.] *purchased*.





1 **Sec. 74.3.** NRS 370.480 is hereby amended to read as follows: 2 370.480 1. Every wholesale dealer *of other tobacco products* must keep at its place of business complete and accurate records for 3 that place of business, including copies of all invoices of other 4 5 tobacco products which the wholesale dealer of other tobacco products holds, purchases and delivers, distributes or sells in this 6 State. All records must be preserved for at least 5 years after the 7 8 date of purchase or after the date of the last entry made on the 9 record.

10 Every retail dealer shall keep at its place of business 2. complete and accurate records for that place of business, including 11 12 copies of all itemized invoices or purchases of other tobacco 13 products purchased and delivered from wholesale dealers \mathbf{H} of other tobacco products. The invoices must show the name and 14 15 address of the wholesale dealer of other tobacco products and the 16 date of the purchase. All records must be preserved for at least 5 17 years after the date of the purchase.

18 Sec. 74.7. NRS 370.490 is hereby amended to read as follows:

19 370.490 1. The Department shall allow a credit of 30 percent 20 of the wholesale price, less a discount of 0.25 percent for the 21 services rendered in collecting the tax, for other tobacco products on 22 which the tax has been paid pursuant to NRS 370.450 and that may 23 no longer be sold. If the other tobacco products have been purchased 24 and delivered, a credit memo of the manufacturer is required for 25 proof of returned merchandise.

26 2. A credit must also be granted for any other tobacco products 27 shipped from this State and destined for retail sale and consumption 28 outside the State on which the tax has previously been paid. A 29 duplicate or copy of the invoice is required for proof of the sale 30 outside the State.

31 3. A wholesale dealer *of other tobacco products* may claim a 32 credit by filing with the Department the proof required by this 33 section. The claim must be made on a form prescribed by the 34 Department.

Sec. 75. NRS 370.525 is hereby amended to read as follows:

36 370.525 1. Except as otherwise provided in subsection 2, a
37 person may institute a civil action in a court of competent
38 jurisdiction for appropriate injunctive relief if the person:

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(a) Sells, distributes or manufactures cigarettes; and

40 (b) Sustains direct economic or commercial injury as a result of 41 a violation of NRS [370.080] 370.090 to 370.327, inclusive, 42 370.380, 370.382, 370.385, 370.395, 370.405 or 370.410 [-] or 43 sections 2 to 34, inclusive, of this act.





1 2. Nothing in this section authorizes an action against this 2 State, a political subdivision of this State, or an officer, employee or 3 agency thereof.

Sec. 76. NRS 370.677 is hereby amended to read as follows:

5 370.677 The Department shall notify each wholesale 1. 6 dealer and retail dealer when [a manufacturer or brand family is 7 added] any changes are made to [or removed from] the directory pursuant to NRS 370.675, including, without limitation, when a 8 9 manufacturer, brand family or style of cigarettes is added to or *removed from the directory*, by sending a notice to the *mailing* 10 address or electronic mail address of the wholesale dealer or retail 11 12 *dealer* provided to the Department pursuant to NRS 370.073.

13 2. [A wholesale dealer shall, not later than 7 days after
 14 receiving a notice pursuant to subsection 1, provide:

(a) A copy of the notice to each retail dealer that is a customer
 of the wholesale dealer; and

(b) The Department with a list of each retail dealer to which a
 copy of the notice is provided pursuant to paragraph (a).

19 3.] A retail dealer may, not later than 60 days after receiving fa 20 $\frac{\text{copy of}}{1}$ a notice pursuant to subsection $\frac{12}{1}$ that a manufacturer, 21 [or] brand family or style of cigarettes has been removed from the directory pursuant to NRS 370.675, sell any cigarettes in its 22 23 possession from the manufacturer, [or of the] brand family [.] or 24 style. The retail dealer shall, at the expiration of the 60-day period, 25 turn over possession of any unsold cigarettes to the Department for 26 disposal in the manner provided in subsection 4 of NRS 370.270.

A wholesale dealer shall not purchase cigarettes for resale from a manufacturer, or of a *style or* brand family, which has been removed from the directory by the Department, or for which the wholesale dealer receives a notice of removal from the Department, until the manufacturer , *style* or brand family is reentered in the directory by the Department.

A wholesale dealer that receives a notice pursuant to 33 4. subsection 1 that a manufacturer, brand family or style of 34 35 cigarettes has been removed from the directory pursuant to NRS 36 370.675 shall, not later than 20 days after receiving the notice, 37 identify and set aside any cigarettes of that manufacturer or of 38 that brand family or style of cigarettes for sale or distribution 39 outside of the borders of this State pursuant to NRS 370.210 and 40 keep a record of the destination state for that product, or return 41 any cigarettes of that manufacturer or of that brand family or style 42 to the manufacturer or wholesale dealer.

43 Sec. 77. NRS 370.684 is hereby amended to read as follows:
44 370.684 1. An importer is jointly and severally liable for:



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1 (a) The escrow deposit due pursuant to NRS 370A.140 for each 2 cigarette which is intended for sale in this State which the importer 3 causes to be sent to a person who holds a license as a wholesale 4 dealer [or license as a retail dealer] issued by the Department; and

(b) The reports required by subsection 1 of NRS 370.327.

6 2. A nonparticipating manufacturer located outside the United 7 States that conducts business in this State shall provide to the 8 Attorney General on a form prescribed by the Attorney General a 9 declaration from each importer that imports the cigarettes of the nonparticipating manufacturer which are intended for sale in this 10 State stating that the importer accepts liability pursuant to 11 12 subsection 1 and consents to the jurisdiction of the courts of this 13 State for the purposes of enforcing this section.

14 3. As used in this section, "importer" has the meaning ascribed 15 to it in NRS 370.0295.

16 Sec. 78. NRS 370.685 is hereby amended to read as follows:

Not later than [20 calendar days after] the [end] 17 370.685 1. 18 25th day of each calendar [quarter,] month, and more frequently if 19 so directed by the Department, each distributor shall submit such information as the Department requires to facilitate compliance with 20 21 the provisions of this chapter and chapter 370A of NRS, including, 22 without limitation, a list by brand family of the total number of 23 cigarettes or, in the case of "roll-your-own" tobacco, the equivalent 24 unit count, for which the distributor affixed stamps during the 25 previous calendar **[quarter]** month or otherwise paid the tax due for 26 those cigarettes. The distributor shall maintain for at least 5 years, 27 and make available to the Department, all invoices and 28 documentation of sales of all cigarettes of nonparticipating 29 manufacturers and any other information relied upon in reporting to 30 the Department.

31 2. The Department may disclose to the Attorney General any 32 information received pursuant to this chapter or chapter 370A of NRS and requested by the Attorney General for purposes of 33 34 determining compliance with and enforcing the provisions of this 35 chapter and chapter 370A of NRS. The Department and Attorney 36 General shall share with each other the information received 37 pursuant to the provisions of this chapter and chapter 370A of NRS 38 and may share such information with other federal, state or local 39 agencies only for purposes of enforcement of those provisions or the 40 corresponding laws of other states.

41 3. The Department or the Attorney General may require at any 42 time from a nonparticipating manufacturer proof, from the financial 43 institution in which that manufacturer has established a qualified 44 escrow fund for the purpose of compliance with chapter 370A of 45 NRS, of the amount of money in that fund, exclusive of interest, the



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amount and date of each deposit to that fund, and the amount and
 date of each withdrawal from that fund.

3 In addition to the information otherwise required to be 4. 4 submitted pursuant to this chapter and chapter 370A of NRS, the 5 Department or the Attorney General may, at any time, require a 6 distributor or manufacturer of tobacco products to submit any 7 additional information or documentation as is necessary to 8 determine whether a manufacturer of tobacco products is or will 9 continue to be in compliance with the provisions of this chapter and 10 chapter 370A of NRS.

11

Sec. 79. NRS 370.698 is hereby amended to read as follows:

12 370.698 1. The license of a wholesale dealer may be 13 suspended or revoked if a similar license of the wholesale dealer is 14 suspended or revoked in any other state based on an act or omission 15 that would, if the act or omission had occurred in this State, be 16 grounds for the suspension or revocation of the license of the wholesale dealer pursuant to [NRS 370.379.] section 32 of this act. 17 18 unless the wholesale dealer demonstrates that the suspension or 19 revocation of its license in the other state was effected without due process. A wholesale dealer whose license is suspended or revoked 20 21 in this State pursuant to this subsection is eligible for reinstatement 22 upon the earlier of the date on which the violation in the other state 23 is cured or the date on which the license of the wholesale dealer is 24 reinstated in the other state.

25 2. A nonparticipating manufacturer and its brand families may 26 be denied listing in the directory or removed from the directory for 27 any of the following reasons:

28 (a) The nonparticipating manufacturer is removed from the 29 directory of another state based on an act or omission that would, if 30 the act or omission had occurred in this State, be grounds for the 31 removal of the nonparticipating manufacturer from the directory of 32 this State pursuant to NRS 370.675, unless the nonparticipating 33 manufacturer demonstrates that its removal from the directory of the 34 other state was effected without due process. A nonparticipating 35 manufacturer that is removed from the directory of this State 36 pursuant to this paragraph is eligible for reinstatement to the 37 directory upon the earlier of the date on which the violation in the 38 other state is cured or the date on which the nonparticipating 39 manufacturer is reinstated to the directory of the other state.

40 (b) The nonparticipating manufacturer is convicted of any crime
41 relating to the manufacture, sale or distribution of tobacco products
42 in this State or another state.

43 (c) The nonparticipating manufacturer fails to report the 44 existence or result, including any conviction, of any investigation of 45 the nonparticipating manufacturer which is known to the





1 nonparticipating manufacturer regarding the commission of any 2 crime relating to the manufacture, sale or distribution of tobacco 3 products in this State or another state.

4 (d) The nonparticipating manufacturer fails to report any 5 investigation of the nonparticipating manufacturer which is known 6 to the nonparticipating manufacturer regarding any violation of the 7 laws of any other state based on an act or omission that would, if 8 the act or omission had occurred in this State, be grounds for the 9 removal of the nonparticipating manufacturer from the directory of this State pursuant to NRS 370.675. 10

11 (e) The nonparticipating manufacturer knowingly makes a false, 12 material statement in any report, filing or other communication 13 provided to this State pursuant to this chapter or chapter 370A of 14 NRS.

15 (f) The nonparticipating manufacturer has a shortfall or fails to 16 make an escrow deposit that is due in another state or territory of the 17 United States, has been given reasonable notice of the shortfall or 18 failure and has failed to cure the shortfall or make the deposit within 19 30 days after receiving notice of the shortfall or failure.

20 (g) In any calendar year the total nationwide sales of cigarettes 21 on which federal excise tax is paid by the nonparticipating 22 manufacturer exceeds by more than 5 percent the amount of such 23 sales reported in:

24 (1) Any nationwide report made by the nonparticipating 25 manufacturer or any importer pursuant to 15 U.S.C. §§ 375 et seq.;

26

(2) Any interstate report required by law; or (3) Any intrastate report required by law,

27 28 → unless the nonparticipating manufacturer cures the discrepancy or 29 provides a satisfactory explanation of the discrepancy within 30 30 days after receiving notice of the discrepancy.

31 3. The provisions of NRS 233B.121 to 233B.150, inclusive, 32 apply to:

33 (a) The suspension or revocation of the license of a wholesale 34 dealer pursuant to subsection 1; and

35 (b) The removal of a nonparticipating manufacturer and its 36 brand families from the directory pursuant to subsection 2. 37

NRS 100.065 is hereby amended to read as follows: Sec. 80.

38 100.065 1. [In] Except as otherwise provided in subsection 39 4, in lieu of any cash payment or surety bond required as protection 40 for the State of Nevada, the person required to provide the cash 41 payment or surety bond may deposit with the State Treasurer, unless 42 a different custodian is named by specific statute:

43 (a) Bonds of the United States or of the State of Nevada of an 44 actual market value of not less than the amount of the required cash 45 payment or surety bond;





1 (b) A letter of credit from a bank, savings bank, credit union or 2 savings and loan association situated in Nevada, which meets the 3 requirements set for that purpose by the State Treasurer; or

4 (c) A savings certificate, certificate of deposit or investment 5 certificate of a bank, savings bank, credit union or savings and loan 6 association situated in Nevada, which must indicate an account of an 7 amount not less than the amount of the required cash payment or 8 surety bond and, except as otherwise provided by specific statute, 9 that the amount is not available for withdrawal except by direct 10 order of the State Treasurer.

11 2. Whenever a savings certificate, certificate of deposit or 12 investment certificate is deposited as provided in this section, 13 interest earned on the certificate accrues to the account of the 14 depositor.

15 3. If a surety bond is provided as protection for the State of 16 Nevada, the bond must be issued by an insurer who is authorized or 17 otherwise allowed under title 57 of NRS to issue such a bond 18 pursuant to title 57 of NRS.

19 4. The Department of Taxation shall not accept bonds, 20 savings certificates, certificates of deposit or investment 21 certificates in lieu of the surety bond required to be deposited with 22 the Department pursuant to section 29 of this act.

Sec. 81. NRS 477.206 is hereby amended to read as follows:

24 477.206 The Department of Taxation, in the regular course of 25 conducting inspections of wholesale dealers, retail dealers and 26 agents pursuant to NRS 370.001 to 370.530, inclusive, and sections 27 2 to 34, inclusive, of this act may inspect any packages of cigarettes 28 to determine if they have been marked in accordance with NRS 29 477.198. If the packages of cigarettes are not marked as required, 30 the Executive Director of the Department of Taxation shall notify 31 the State Fire Marshal and may seize the packages of cigarettes 32 pursuant to subsection 5 of NRS 477.202.

Sec. 82. 1. Except as otherwise provided in this subsection, a 33 person operating in this State as a logistics company before the 34 35 effective date of this section must, if the person wishes to continue 36 operating as a logistics company in this State, obtain a license as a 37 logistics company issued by the Department of Taxation pursuant to 38 section 19 of this act within 180 days after the effective date of this 39 section. If a person operating in this State as a logistics company 40 before the effective date of this section submits to the Department 41 an application for a license as a logistics company pursuant to 42 section 19 of this act within 180 days after the effective date of 43 this section and is not issued a license as a logistics company 44 pursuant to section 19 of this act within 180 days after the effective 45 date of this section, the person may continue to operate as a logistics



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company until the person has been notified by the Department of a
 denial of his or her application.

Except as otherwise provided in this subsection, a person 3 2. operating a warehouse or distribution center in this State before the 4 5 effective date of this section must, if the person wishes to continue 6 operating a warehouse or distribution center in this State, obtain a license to operate a warehouse or distribution center issued by the 7 8 Department of Taxation pursuant to section 19 of this act within 180 9 days after the effective date of this section. If a person operating as a warehouse or distribution center in this State before the effective 10 date of this section submits to the Department an application for a 11 12 license as a warehouse or distribution center pursuant to section 19 13 of this act within 180 days after the effective date of this section and 14 is not issued a license as a warehouse or distribution center pursuant to section 19 of this act within 180 days after the effective date of 15 16 this section, the person may continue to operate a warehouse or 17 distribution center until the person has been notified by the 18 Department of a denial of his or her application.

19

3. As used in this section:

20 (a) "Logistics company" has the meaning ascribed to it in 21 section 9 of this act.

(b) "Warehouse or distribution center" has the meaning ascribedto it in section 16 of this act.

24 Sec. 82.5. NRS 370.450, as amended by section 73.3 of this 25 act, applies to other tobacco products purchased, received or sold in 26 this State before January 1, 2020, if the tax imposed by NRS 27 370.450, as that section existed before January 1, 2020, has not been 28 paid before January 1, 2020. A wholesale dealer shall include other 29 tobacco products described in this section in the report filed by the 30 wholesale dealer with the Department of Taxation pursuant to NRS 370.465, as amended by section 73.7 of this act, for the January 31 32 2020 reporting period and remit the tax required to be paid by this 33 section with that report.

 34
 Sec. 83.
 1.
 NRS
 370.080,
 370.085,
 370.095,
 370.100,

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 370.110,
 370.120,
 370.130,
 370.140,
 370.150,
 370.160,
 370.235,

 36
 370.250,
 370.253,
 370.379 and
 370.445 are hereby repealed.

37 2

2. NRS 370.155 is hereby repealed.

Sec. 84. 1. This section and sections 1 to 28, inclusive, 30 to 73, inclusive, 74 to 82, inclusive, and subsection 1 of section 83 of this act become effective upon passage and approval.

2. Section 29 and subsection 2 of section 83 of this act becomeeffective 180 days after passage and approval of this act.

43 3. Sections 73.3, 73.7 and 82.5 of this act become effective:





1 (a) Upon passage and approval for the purpose of adopting 2 regulations and performing other preparatory administrative tasks 3 necessary to carry out the provisions of this act; and

LEADLINES OF REPEALED SECTIONS

370.080 Required licensing of wholesale dealers, retail dealers, cigarette vending machine operators and manufacturers.

370.085 Maintenance and distribution of list of licenses and licensees and of Indian tribes from which Department does not collect tax.

370.095 Restrictions on issuance, maintenance and renewal of licenses.

370.100 Application for license.

370.110 Issuance of wholesale dealer's license to certain applicants without payment of fees.

370.120 Contents of license.

370.130 Signing, posting and transfer of license.

370.140 Scope of license; prohibited sales and purchases.

370.150 Licenses: Period of validity; renewal; fees.

370.155 Wholesale dealers: Bond or other security.

370.160 Counties, cities and towns may require business licenses.

370.235 Periodic reporting requirements for manufacturers and wholesale dealers.

370.250 Suspension or revocation of license: Grounds; powers and duties of Department.

370.253 Procedure for suspension and revocation of license; regulations.

370.379 Suspension or revocation of license; reinstatement of license.

370.445 Dealer's license required; refusal to issue or renew; suspension or revocation; regulations; penalty.





