069235736 1 **SENATE BILL NO. 729** 2 AMENDMENT IN THE NATURE OF A SUBSTITUTE 3 (Proposed by the House Committee on Finance 4 on February 27, 2006) 5 (Patron Prior to Substitute—Senator Hawkins) A BILL to amend and reenact §§ 3.1-336.8, 58.1-1000, 58.1-1001, 58.1-1003, and 58.1-1021.01 of the 6 7 Code of Virginia and to amend the Code of Virginia by adding a section numbered 58.1-1003.1, 8 relating to taxes on tobacco products. 9 Be it enacted by the General Assembly of Virginia: 1. That §§ 3.1-336.8, 58.1-1000, 58.1-1001, 58.1-1003, and 58.1-1021.01 of the Code of Virginia are 10 11 amended and reenacted and that the Code of Virginia is amended by adding a section numbered 58.1-1003.1 as follows: 12 13 § 3.1-336.8. Reporting of information. 14 A. Not later than 20 days after the end of each calendar quarter, and more frequently if so directed 15 by the Commissioner, each stamping agent shall submit to the Commissioner such information as the Commissioner and Attorney General require to facilitate compliance with this article, including, but not 16 17 limited to, a list by brand family of the total number of cigarettes for which the stamping agent affixed stamps during the previous calendar quarter or otherwise paid the tax due for such cigarettes. For 18 19 roll-your-own tobacco, in lieu of the number of cigarettes sold, the Attorney General shall require that 20 the stamping agent submit the total quantity in ounces, by brand family, of all such roll-your-own 21 tobacco in accordance with the invoice accompanying each shipment he initiates, as provided in subsection D of § 58.1-1003.1, or for which the stamping agent otherwise paid the tax due for such 22 roll-your-own tobacco. The stamping agent shall maintain, and make available to the Commissioner and 23 24 Attorney General, all invoices and documentation of sales of all nonparticipating manufacturer cigarettes 25 and any other information relied upon in reporting to the Commissioner and Attorney General for a period of five years. 26 27 B. In addition to the information required to be submitted pursuant to subsection A or any other 28 provision of law, the Commissioner or Attorney General may require a stamping agent, distributor or 29 tobacco product manufacturer to submit any additional information including, but not limited to, samples 30 of the packaging or labeling of each brand family, as is necessary to enable the Attorney General to 31 determine whether a tobacco product manufacturer is in compliance with this article. 32 § 58.1-1000. Definitions. 33 As used in this chapter, unless the context clearly shows otherwise, the term or phrase: 34 "Carton" means 10 packs of cigarettes, each containing 20 cigarettes or eight packs, each containing 35 25 cigarettes. 36 "Cigarette" means any product that contains nicotine, is intended to be burned or heated under 37 ordinary conditions of use, and consists of or contains (i) any roll of tobacco wrapped in paper or in 38 any substance not containing tobacco; (ii) tobacco, in any form, that is functional in the product, which, 39 because of its appearance, the type of tobacco used in the filler, or its packaging and labeling, is likely 40 to be offered to, or purchased by, consumers as a cigarette; or (iii) any roll of tobacco wrapped in any 41 substance containing tobacco which, because of its appearance, the type of tobacco used in the filler, or 42 its packaging and labeling, is likely to be offered to, or purchased by, consumers as a cigarette described in clause (i) of this definition. The term "cigarette" includes "roll-your-own" tobacco, which 43 means any tobacco which, because of its appearance, type, packaging, or labeling is suitable for use 44 45 and likely to be offered to, or purchased by, consumers as tobacco for making cigarettes. For purposes of this definition of "cigarette," 0.09 ounces of "roll-your-own" tobacco shall constitute one individual 46 "cigarette." 47 **48** "Exclusive distributor" means any individual, corporation, limited liability company, or limited 49 liability partnership with its principal place of business in the Commonwealth that has the sole and 50 exclusive rights to sell to wholesale dealers in the Commonwealth a brand family of cigarettes 51 manufactured by a tobacco product manufacturer as defined in § 3.1-336.1. "Manufacturer" means any tobacco product manufacturer as defined in § 3.1-336.1. 52 53 "Pack" means a package containing either 20 or 25 cigarettes. 54 "Retail dealer" includes every person other than a wholesale dealer, as defined in this section, who 55 sells or offers for sale any cigarettes. "Retail sale" or "sale at retail" includes all sales except sales by wholesale dealers to retail dealers or 56 57 other wholesale dealers for resale.

"Stamping agent" shall have the same meaning as provided in § 3.1-336.3. For the purposes of 58 provisions relating to "roll-your-own" tobacco, "stamping agent" shall include "distributor" as that term 59

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60 is defined in § 58.1-1021.01.

61 "Stamps" means the stamp or stamps by the use of which the tax levied under this chapter is paid 62 and shall be officially designated as Virginia revenue stamps. The Department is hereby authorized to 63 provide for the use of any type of stamp which will effectuate the purposes of this chapter including but 64 not limited to decalcomania and metering devices.

"Storage" means any keeping or retention in the Commonwealth of cigarettes for any purpose except 65 66 sale in the regular course of business or subsequent use solely outside the Commonwealth.

"Use" means the exercise of any right or power over cigarettes incident to the ownership thereof or 67 **68** by any transaction where possession is given, except that it shall not include the sale of cigarettes in the 69 regular course of business.

"Wholesale dealer" includes persons who sell cigarettes at wholesale only to retail dealers for the 70 71 purpose of resale only, or who sell at wholesale to institutional, commercial or industrial users. The 72 phrase shall also include chain store distribution centers or houses which distribute cigarettes to their 73 stores for sale at retail.

§ 58.1-1001. Tax levied; rate.

75 InA. Except as provided in subsection B, in addition to all other taxes now imposed by law, every 76 person within this Commonwealth who sells, stores or receives cigarettes made of tobacco or any substitute thereof, for the purpose of distribution to any person within this Commonwealth, shall pay to 77 78 this Commonwealth an excise tax of one and one-quarter mills on each such cigarette sold, stored or 79 received before August 1, 2004; an excise tax of one cent on each such cigarette sold, stored or received 80 on and after August 1, 2004, through midnight on June 30, 2005; and an excise tax of 1.5 cents on each such cigarette sold, stored or received on and after July 1, 2005. 81

82 B. In addition to all other taxes now imposed by law, every person within the Commonwealth who 83 sells, stores, or receives roll-your-own tobacco, for the purpose of distribution within the Commonwealth, shall pay to the Commonwealth a cigarette excise tax at the rate of 10% of the 84 85 manufacturer's sales price of such roll-your-own tobacco.

86 C. The revenues generated by the tax taxes imposed under this section on and after August 1, 2004, 87 shall be collected by the Department and deposited into the Virginia Health Care Fund established under 88 § 32.1-366. 89

§ 58.1-1003. How paid; affixing of stamps; records of stamping agents; civil penalties.

90 A. The Except as otherwise specifically provided pursuant to § 58.1-1003.1, the taxes imposed by 91 this chapter shall be paid by affixing stamps equaling the amount of the tax in the manner and at the 92 time herein set forth. The stamps shall be affixed to each individual package, bag, box or can in such a 93 manner that their removal will require continued application of water or steam. Time allowed for 94 affixing stamps shall be as follows: Every stamping agent in this Commonwealth shall, within one business day of receipt of any unstamped cigarettes, affix to the same the requisite denominations and 95 96 amount of stamp or stamps that represent the proper tax levied by this chapter. Stamping shall be 97 continued with reasonable diligence by the stamping agent. Any wholesale dealer engaged in interstate business shall be permitted to set aside such part of his stock as may be necessary for the conduct of 98 99 such interstate business without affixing the Virginia revenue stamps required by this chapter. Interstate 100 stock shall be kept entirely separate from stamped stock in such a manner as to prevent the commingling of the interstate stock with the stamped stock. All interstate stock so set aside shall be in 101 102 accordance with § 58.1-1010.

103 B. Every wholesale dealer shall at the time of shipping or delivering any cigarettes make and retain a 104 true duplicate invoice of the same which shall show full and complete details of the sale or delivery of the taxable article. All stamping agents shall also keep a record of purchases of all cigarettes, and retain 105 all books, records, and memoranda pertaining to the purchase and sale of such cigarettes for a period of 106 five years, and such records shall be subject to examination by the Department upon request. 107

108 C. Every stamping agent shall be required to file a report between the first and twentieth of each 109 month, covering all revenue stamps the stamping agent affixed to cigarettes during the preceding month. 110 The report shall list all brands of cigarettes to which the Virginia revenue stamp was affixed and the 111 quantity, measured in packs, of all such brands to which the Virginia revenue stamp was affixed. In 112 addition, the report shall list the name and address of both the manufacturer of the cigarettes and the 113 entity from which the cigarettes were obtained.

114 D. 1. For the purpose of compensating stamping agents for accounting for the tax imposed under this article on roll-your-own tobacco, such stamping agents shall be allowed when filing a monthly 115 return and paying the tax to deduct 2% of the tax otherwise due if the amount due was not delinquent 116 117 at the time of payment.

118 2. The Tax Commissioner shall prepare for each fiscal year an estimate of the total amount of all 119 discounts allowed to stamping agents pursuant to this subsection and such amount shall be taken into 120 consideration in preparing the official estimate of the total revenues to be collected during the fiscal year by the Virginia Health Care Fund established under § 32.1-366. Any reduction in funding available 121

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for programs financed by the Virginia Health Care Fund as a result of such discounts shall be made up 122 123 by the general fund.

124 DE. Any stamping agent who fails or refuses to comply with any of the above provisions shall have 125 such agent's permit to affix revenue stamps revoked by the Commissioner. Additionally, a stamping 126 agent may be subject to a civil penalty of \$500 for each day after the due date that an agent fails or 127 refuses to file a report required under subsection C. The penalty shall be assessed and collected by the 128 Department as other taxes are collected.

129 § 58.1-1003.1. Roll-your-own tobacco cigarette excise tax; how paid; stamping process; records of 130 stamping agents.

131 A. The taxes imposed by subsection B of § 58.1-1001 shall be paid by the stamping agent at the time 132 he files the return required pursuant to this section. Upon payment of the tax and production and 133 transmission of the documentation required by this section, the subject roll-your-own tobacco shall be 134 deemed to bear the Virginia revenue stamp otherwise required by this article.

135 B. Unless specifically provided otherwise in this section, the requirements for paying tax and filing 136 returns relating to roll-your-own tobacco with the Department shall be as provided in Article 2.1 137 (§ 58.1-1021.01 et seq.) of this chapter.

138 C. Any manufacturer of roll-your-own tobacco who ships, delivers, or otherwise causes roll-your-own 139 tobacco to be transported to a wholesale dealer, retail dealer, or stamping agent located within the 140 Commonwealth shall include on an invoice accompanying each such shipment a listing of all 141 roll-your-own tobacco included in the shipment by manufacturer, brand family, and brand style and the 142 total weight in ounces of each such brand style. The manufacturer shall also include on the invoice the 143 manufacturer's sales price, as that term is defined in § 58.1-1021.01, for all roll-your-own tobacco 144 included in the shipment by manufacturer, brand family, and brand style.

145 D. Any stamping agent who pays the cigarette excise tax imposed by this article on roll-your-own 146 tobacco shall include, on an invoice accompanying each shipment he initiates that includes 147 roll-your-own tobacco, a listing of all roll-your-own tobacco included in the shipment by manufacturer, 148 brand family, and brand style and the total weight in ounces of each such brand style. In addition, the 149 stamping agent shall note on each such invoice that he has paid or will pay the cigarette excise tax 150 imposed by this article. An invoice prepared in accordance with this subsection shall be deemed the cigarette revenue stamp otherwise required by this article. Any wholesaler, distributor, or entity of any 151 152 kind that subsequently ships the roll-your-own tobacco, or some portion of it, shall (i) cause a copy of 153 the invoice to accompany such subsequent shipment, and (ii) indicate on an invoice prepared by the 154 subsequent shipper any changes in quantity from that reflected in the initial invoice.

155 § 58.1-1021.01. Definitions. 156

As used in this article, unless the context clearly shows otherwise, the term or phrase:

"Distributor" means (i) any person engaged in the business of selling tobacco products in the Commonwealth who brings, or causes to be brought, into the Commonwealth from outside the 157 158 159 Commonwealth any tobacco products for sale; (ii) any person who makes, manufactures, fabricates, or stores tobacco products in the Commonwealth for sale in the Commonwealth; (iii) any person engaged 160 161 in the business of selling tobacco products outside the Commonwealth who ships or transports tobacco 162 products to any person in the business of selling tobacco products in the Commonwealth; or (iv) any 163 retail dealer in possession of untaxed tobacco products in the Commonwealth.

164 "Manufacturer" means a person who manufactures or produces tobacco products and sells tobacco 165 products to a distributor.

166 "Manufacturer's representative" means a person employed by a manufacturer to sell or distribute the 167 manufacturer's tobacco products.

"Manufacturer's sales price" means the actual price for which a manufacturer, manufacturer's 168 169 representative, or any other person sells tobacco products to an unaffiliated distributor.

170 "Person" means any individual, corporation, partnership, association, company, business, trust, joint 171 venture, or other legal entity. 172

"Retail dealer" means every person who sells or offers for sale any tobacco product to consumers.

"Tobacco product" or "tobacco products" means (i) "cigar" as defined in § 5702 (a) of the Internal 173 174 Revenue Code, and as such section may be amended; (ii) "smokeless tobacco" as defined in § 5702 (m) 175 of the Internal Revenue Code, and as such section may be amended; or (iii) "pipe tobacco" as defined in 176 § 5702 (n) of the Internal Revenue Code, and as such section may be amended; or (iv) "roll-your-own 177 tobacco" as defined in § 5702 (o) of the Internal Revenue Code, and as such section may be amended.

178 2. That the provisions of this act shall become effective on January 1, 2007.