## **2008 SESSION**

**ENROLLED** 

## 1 VIRGINIA ACTS OF ASSEMBLY - CHAPTER 2 An Act to amend the Code of Virginia by adding in Title 59.1 a chapter numbered 23.1, consisting of 3 sections numbered 59.1-293.1 through 59.1-293.9, relating to the sale of cigarettes with reduced 4 ignition propensity; civil penalties. [H 228] 5 6 Approved 7 Be it enacted by the General Assembly of Virginia: 8 That the Code of Virginia is amended by adding in Title 59.1 a chapter numbered 23.1, 1. 9 consisting of sections numbered 59.1-293.1 through 59.1-293.9, as follows: 10 CHAPTER 23.1. 11 **REDUCED CIGARETTE IGNITION PROPENSITY.** 12 § 59.1-293.1. Definitions. 13 As used in this chapter: 14 "Cigarette" has the same meaning ascribed thereto in § 58.1-1031. "Commissioner" means the Commissioner of Agriculture and Consumer Services. 15 "Department" means the Department of Taxation. 16 "Importer" has the same meaning ascribed thereto in 26 U.S.C. § 5702 (k). 17 18 "Manufacturer" means (i) a person who manufactures or otherwise produces, or causes to be 19 manufactured or produced, cigarettes intended for sale in the Commonwealth, including cigarettes intended for sale in the United States through an importer; (ii) the first purchaser anywhere that intends 20 21 to resell in the United States cigarettes that the original manufacturer or maker does not intend for sale 22 in the United States; or (iii) the successor to a person listed in clause (i) or (ii). 23 "Package" has the same meaning ascribed thereto in 15 U.S.C. § 1332 (4). 24 "Quality control and quality assurance program" means laboratory procedures implemented to 25 ensure that operator bias, systematic and nonsystematic methodological errors, and equipment-related 26 problems do not affect the results of the testing, and the testing repeatability remains within the 27 required repeatability value for any test trial used to certify cigarettes under this chapter. 28 "Repeatability" means the range of values within which the repeat results of cigarette test trials from 29 a single laboratory will fall 95 percent of the time. 30 "Retailer" means a person who (i) sells cigarettes to consumers through vending machines on fewer 31 than 40 premises; (ii) otherwise sells cigarettes to consumers; or (iii) holds cigarettes for sale to 32 consumers. 33 "Vending machine operator" means a person who (i) holds cigarettes for sale to consumers through 34 vending machines on 40 or more premises or (ii) sells cigarettes to consumers through vending 35 machines on 40 or more premises. "Wholesaler" means a person who (i) holds cigarettes for sale to another person for resale or (ii) 36 37 sells cigarettes to another person for resale. 38 § 59.1-293.2. Testing and certification of cigarettes. 39 A. Except as provided in subsection N, no cigarettes may be sold or offered for sale in the 40 Commonwealth or offered for sale or sold to persons located in the Commonwealth unless: 41 1. The cigarettes have been tested in accordance with the test method and meet the performance 42 standard specified in this section; 43 2. The manufacturer has filed a written certification in accordance with § 59.1-293.3; and 44 3. The cigarettes have been marked in accordance with § 59.1-293.4. 45 B. The performance standard for cigarettes sold or offered for sale in the Commonwealth is stated in subdivision E<sup>1</sup>. 46 C. Testing of cigarettes shall be conducted in accordance with the American Society of Testing and 47 Materials (ASTM) Standard E2187-04 "Standard Test Method for Measuring the Ignition Strength of 48 49 Cigarettes." The Commissioner, in consultation with the State Fire Marshal, may adopt a subsequent 50 ASTM Standard Test Method for Measuring the Ignition Strength of Cigarettes on a finding that the subsequent method does not result in a change in the percentage of full-length burns exhibited by any 51 tested cigarette when compared to the percentage of full-length burns the same cigarette would exhibit 52 53 when tested in accordance with ASTM standard E2187-04 and the performance standard of this section. 54 D. Testing of cigarettes shall be conducted on 10 layers of filter paper. 55

E. 1. No more than 25 percent of the cigarettes tested in a test trial shall exhibit full-length burns. 56

2. Forty replicate tests shall comprise a complete test trial for each cigarette tested.

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F. The performance standard required by this section shall only be applied to a complete test trial.

58 G. Written certifications shall be based upon testing conducted by a laboratory that has been 59 accredited pursuant to Standard ISO/IEC 17025 of the International Organization for Standardization or 60 other comparable accreditation standard required by the Commissioner.

61 H. Each laboratory that conducts tests in accordance with this section shall implement a quality 62 control and quality assurance program that includes a procedure to determine the repeatability of the testing results. The repeatability value shall be no greater than 0.19. 63

64 I. Each cigarette listed in a certification that uses lowered permeability bands in the cigarette paper 65 to achieve compliance with the performance standard of this section shall have at least two nominally 66 identical bands on the paper surrounding the tobacco column. At least one complete band shall be 67 located at least 15 millimeters from the lighting end of the cigarette. For a cigarette on which the bands are positioned by design, at least two bands shall be located at least 15 millimeters from the lighting 68 69 end and 10 millimeters from the filter end of the tobacco column. For an unfiltered cigarette, the two complete bands shall be located at least 15 millimeters from the lighting end and 10 millimeters from 70 71 the labeled end of the tobacco column.

72 J. If the Commissioner determines that a cigarette cannot be tested in accordance with the test 73 method required by this section, the manufacturer of the cigarette shall propose to the Commissioner a 74 test method and performance standard for that cigarette. The Commissioner, in consultation with the 75 State Fire Marshal, may approve a test method and performance standard that the Commissioner determines is equivalent to the requirements of this section, and the manufacturer may use that test 76 77 method and performance standard for certification in accordance with § 59.1-293.3. If the Commissioner 78 determines that another state has enacted reduced cigarette ignition propensity standards that include a 79 test method and performance standard that are the same as those contained in this chapter, and the Commissioner finds that the officials responsible for implementing those requirements have approved the 80 proposed alternative test method and performance standard for a particular cigarette proposed by a manufacturer as meeting the reduced cigarette ignition propensity standards of that state's law or 81 82 regulation under a legal provision comparable to this section, then the Commissioner shall authorize 83 that manufacturer to employ the alternative test method and performance standard to certify that 84 85 cigarette for sale in the Commonwealth, unless the Commissioner demonstrates a reasonable basis why 86 the alternative test should not be accepted under this chapter. All other applicable requirements of this 87 section shall apply to the manufacturer.

88 K. This section does not require additional testing for cigarettes that are tested in a manner 89 consistent with the requirements of this section for any other purpose.

90 L. Each manufacturer shall maintain copies of the reports of all tests conducted on all cigarettes 91 offered for sale for a period of three years, and shall make copies of these reports available to the Commissioner, State Fire Marshal, and Attorney General on written request. Any manufacturer who 92 fails to make copies of these reports available within 60 days of receiving a written request shall be 93 94 subject to a civil penalty not to exceed \$10,000 for each day after the 60th day that the manufacturer 95 does not make such copies available.

96 M. Testing performed or sponsored by the Commissioner to determine a cigarette's compliance with 97 the performance standard required by this section shall be conducted in accordance with this section. 98

N. The requirements of subsection A shall not prohibit:

99 1. Wholesalers or retailers from selling their existing inventory of cigarettes on or after the effective 100 date of this chapter if the wholesaler or retailer can establish that state tax stamps were affixed to the cigarettes prior to the effective date and the wholesaler or retailer can establish that the inventory was 101 102 purchased prior to the effective date in comparable quantity to the inventory purchased during the same 103 period of the prior year; or

104 2. The sale of cigarettes solely for the purpose of consumer testing. For purposes of this subdivision, the term "consumer testing" shall mean an assessment of cigarettes that is conducted by a manufacturer, or under the control and direction of a manufacturer, for the purpose of evaluating consumer 105 106 107 acceptance of such cigarettes, utilizing only the quantity of cigarettes that is reasonably necessary for 108 such assessment. 109

§ 59.1-293.3. Certification of cigarette testing.

A. Each manufacturer shall submit to the Commissioner written certification attesting that each 110 cigarette has been tested in accordance with and has met the performance standard required under 111 § 59.1-293.2. 112

B. The description of each cigarette listed in the certification shall include:

114 1. The brand;

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115 2. The style:

3. The length in millimeters; 116

4. The circumference in millimeters; 117

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118 5. The flavor, if applicable;

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119 6. Whether filter or nonfilter;

120 7. A package description, such as soft pack or box: 121

8. The mark approved in accordance with § 59.1-293.4;

122 9. The name, address, and telephone number of the laboratory, if different than the manufacturer 123 that conducted the test; and

124 10. The date that the testing occurred.

125 C. On request, the certification shall be made available to the Attorney General, the Commissioner, 126 and the State Fire Marshal.

D. Each cigarette certified under this section shall be recertified every three years.

128 E. If a manufacturer has certified a cigarette pursuant to this section, and thereafter makes any 129 change to such cigarette that is likely to alter its compliance with the reduced cigarette ignition 130 propensity standards mandated by this chapter, then before such cigarette may be sold or offered for 131 sale in the Commonwealth such manufacturer shall retest such cigarette in accordance with the testing 132 standards prescribed in § 59.1-293.2 and maintain records of such retesting as required by § 59.1-293.2. 133 Any such altered cigarette that does not meet the performance standard set forth in § 59.1-293.2 may 134 not be sold in the Commonwealth.

135 F. For each brand style of cigarette listed in a certification, a manufacturer shall pay a fee in the 136 amount of \$250; however, the Commissioner in consultation with the State Fire Marshal is authorized to 137 adjust the amount of the fee annually to ensure that the amount collected therefrom defrays the actual 138 costs of the processing, testing, enforcement, and oversight activities required by this chapter. The fees 139 assessed under the provisions of this chapter shall be paid into the state treasury and shall be deposited **140** into a special fund designated "Cigarette Fire Safety Standard and Firefighter Protection Act Fund." 141 One half of the moneys deposited into the special fund and one half of the unexpended balance thereof 142 shall be appropriated for use by the Commissioner to conduct the processing, testing, enforcement, and 143 oversight activities required by this chapter, and such expenditures from the special fund shall be made 144 by the State Treasurer on warrants issued by the Comptroller upon written request signed by the 145 Commissioner. The other half of the moneys deposited into the special fund and the unexpended balance 146 thereof shall be appropriated to the Department of Fire Programs for use by the State Fire Marshal 147 pursuant to § 9.1-206 in carrying out the provisions of the Statewide Fire Prevention Code Act (§ 27-94 148 et seq.), and such expenditures from the special fund shall be made by the State Treasurer on warrants 149 issued by the Comptroller upon written request signed by the Executive Director of Fire Programs.

150 § 59.1-293.4. Marking of cigarettes.

151 A. Cigarettes that have been certified in accordance with § 59.1-293.3 shall be marked in 152 accordance with the requirements of this section.

153 B. The marking shall:

- 154 1. Be in a font of at least eight-point type; and
- 155 2. Include one of the following:

a. Modification of the product UPC code to include a visible mark that is printed at or around the 156 157 area of the UPC code and consists of one or more alphanumeric or symbolic characters permanently 158 stamped, engraved, embossed, or printed in conjunction with the UPC code;

159 b. Any visible combination of alphanumeric or symbolic characters permanently stamped, engraved, 160 embossed, or printed on the cigarette package or the cellophane wrap; or

161 c. Stamped, engraved, embossed, or printed text that indicates that the cigarettes meet the standards 162 of this chapter.

163 C. The manufacturer shall request approval of a proposed marking from the Commissioner.

164 D. The Commissioner shall approve or disapprove the marking offered, except that the Commissioner 165 shall approve:

1. The letters "FSC," which signify Fire Standards Compliant, appearing in eight-point type or 166 larger and permanently printed, stamped, engraved, or embossed on the package at or near the UPC 167 168 code; and

169 2. Any marking in use and approved for sale in New York pursuant to the New York fire safety 170 standards for cigarettes.

171 E. A marking is deemed approved if the Commissioner fails to act within 10 days after receiving a 172 request for approval.

173 F. A manufacturer may not use a modified marking unless the modification has been approved in 174 accordance with this section.

175 G. A manufacturer shall use only one marking on all brands that the manufacturer markets.

176 H. A marking or modified marking approved by the Commissioner shall be applied uniformly on all 177 brands marketed and on all packages, including packs, cartons, and cases marketed by that

178 manufacturer. 179 § 59.1-293.5. Provision of copies of certifications and illustration of the packaging markings; 180 inspections.

181 A. Each manufacturer shall:

182 1. Provide a copy of each certification to each wholesaler to which the manufacturer sells cigarettes; 183 and

184 2. Provide sufficient copies of an illustration of the packaging marking approved and used by the manufacturer in accordance with § 59.1-293.4 for each retailer and vending machine operator who 185 186 purchases cigarettes from the wholesaler.

B. The wholesaler shall provide a copy of the illustration to each retailer and vending machine 187 188 operator to whom the wholesaler sells cigarettes.

189 C. Each retailer, vending machine operator, and wholesaler shall allow the Commissioner or 190 designee of the Commissioner to inspect the markings on cigarette packaging at any time.

191 § 59.1-293.6. Nonconforming cigarettes.

192 A. Any cigarettes that have been sold or offered for sale that do not comply with the performance 193 standard required by § 59.1-293.2 shall be deemed contraband and subject to forfeiture and disposal by the Commonwealth; however, prior to the destruction of any cigarettes forfeited pursuant to this 194 195 subsection, the true holder of the trademark rights in the cigarette brand shall be permitted to inspect 196 such cigarettes.

197 B. The Department and the State Fire Marshal, in the regular course of conducting inspections of 198 retailers and wholesalers, may inspect cigarettes to determine if the cigarettes are marked as required 199 by § 59.1-293.4. If the cigarettes are not marked as required, the Department shall notify the 200 Commissioner.

201 C. Whenever law-enforcement personnel, the State Fire Marshal or local fire marshal appointed under § 27-30, or a duly authorized representative of the Commissioner shall discover any cigarettes 202 that have not been marked in the manner required by § 59.1-293.4, such personnel are hereby authorized and empowered to seize and take possession of such cigarettes. Such cigarettes shall be 203 204 turned over to the Department and shall be forfeited to the Commonwealth. Cigarettes seized pursuant 205 206 to this section shall be destroyed; however, prior to the destruction of any cigarette seized pursuant to 207 this subsection, the true holder of the trademark rights in the cigarette brand shall be permitted to 208 inspect the cigarette.

§ 59.1-293.7. Powers of Commissioner; regulation and implementation.

The Commissioner:

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211 1. In consultation with the State Fire Marshal, may adopt regulations necessary to carry out and 212 administer this chapter;

213 2. In consultation with the State Fire Marshal, may adopt regulations for the conduct of random 214 inspections of retailers, vending machine operators, and wholesalers to ensure compliance with this 215 chapter; and

216 3. Shall ensure that the implementation and substance of this chapter is in accordance with the 217 implementation and substance of the New York fire safety standards for cigarettes. 218

§ 59.1-293.8. Enforcement; civil penalties.

219 A. A manufacturer or other person who knowingly sells or offers for sale cigarettes other than by 220 retail sale in violation of § 59.1-293.2 shall be subject to a civil penalty not exceeding \$100 for each 221 such pack of cigarettes sold or offered for sale, provided that in no case shall the civil penalty assessed 222 against any such person exceed \$100,000 for sales or offers for sale during any 30-day period.

223 B. A retailer who knowingly sells cigarettes in violation of § 59.1-293.2 shall be subject to a civil 224 penalty not exceeding \$100 for each pack of such cigarettes sold or offered for sale, provided that in no 225 case shall the civil penalty assessed against any retailer exceed \$25,000 for sales or offers for sale 226 during any 30-day period.

227 C. Any person who violates any other provision of this chapter shall be subject to a civil penalty of 228 not more than \$1,000 for the first violation. The civil penalty for each subsequent violation shall not 229 exceed \$5,000.

230 D. A manufacturer who knowingly makes a false certification under § 59.1-293.3 shall be subject to 231 a civil penalty of at least \$75,000 and not exceeding \$250,000 for each false certification.

232 E. A civil penalty may be assessed by the Commissioner only after the Commissioner has consulted with the State Fire Marshal and has given the manufacturer charged with making such a false 233 234 certification an opportunity for a public hearing. Where such a public hearing has been held, the 235 Commissioner shall make findings of fact and issue a written decision as to the occurrence of the 236 violation and the amount of the penalty that is warranted, incorporating, when appropriate, an order 237 therein requiring that the penalty be paid. Any hearing under this section shall be a formal adjudicatory hearing in accordance with the Administrative Process Act (§ 2.2-4000 et seq.). When the person 238 charged with such a violation fails to avail himself of the opportunity for a public hearing, a civil 239

penalty shall be assessed by the Commissioner after the Commissioner determines that a violation has
 occurred and the amount of the penalty warranted and issues an order requiring that the penalty be
 paid.

F. The Commissioner may collect civil penalties that are owed in the same manner as provided by
law in respect to judgment of a court of record. Such civil penalties shall be paid into the Cigarette
Fire Safety Standard and Firefighter Protection Act Fund referenced in subsection F of § 59.1-293.3
and used in carrying out the purposes of this chapter.

**247** § 59.1-293.9. Application of chapter to certain cigarettes; conflicting local ordinances preempted.

A. Nothing in this chapter shall be construed to prohibit any person from manufacturing or selling
cigarettes that do not meet the requirements of this chapter if the cigarettes are or will be stamped for
sale in another state or sold in North Carolina or South Carolina, or are packaged for sale outside the
United States, and that person has taken reasonable steps to ensure that such cigarettes will not be sold
or offered for sale to persons located in the Commonwealth.

- 253 B. Notwithstanding any other provision of law, a locality may neither enact nor enforce any 254 ordinance or other local law or regulation that conflicts with, or is inconsistent with, any provision of 255 this chapter.
- 256 2. That the provisions of this act shall become effective on January 1, 2010, except that subsection
  257 B of § 59.1-293.9 of the Code of Virginia shall become effective on July 1, 2008.
- 258 3. That the provisions of this act shall expire on the effective date of any federal law that
- 259 implements a reduced cigarette ignition propensity standard, which law preempts the provisions of 260 the first enactment of this act.