## 2017 SESSION

**ENROLLED** 

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## VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 58.1-3832 of the Code of Virginia, relating to local cigarette taxes; 3 refund of returned tax stamps.

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## Approved

Be it enacted by the General Assembly of Virginia: 6

7 1. That § 58.1-3832 of the Code of Virginia is amended and reenacted as follows:

8 § 58.1-3832. Local ordinances to administer and enforce local taxes on sale or use of cigarettes. 9 Any county, city or town having a tax upon the sale or use of cigarettes may by ordinance, provide 10 for the administration and enforcement of any such cigarette tax. Such local ordinance may:

1. Provide for the registration of any distributor, wholesaler, vendor, retailer or other person selling, 11 12 storing or possessing cigarettes within or transporting cigarettes within or into such taxing jurisdiction for sale or use. Such registration may be conditioned upon the filing of a bond with a surety company 13 authorized to do business in Virginia as surety, which bond shall not exceed one and one-half times the 14 15 average monthly liability of such taxpayer. The county, city or town may revoke registration if such bond is impaired, but for no other reason. Any such distributor, wholesaler, retailer or other person 16 17 whose business and residence is outside the taxing jurisdiction, who shall sell, store or possess in the taxing jurisdiction therein any cigarettes shall, by virtue of such sale, storage or possession submit 18 19 himself to its legal jurisdiction and appoint as his attorney for any service of lawful process such officer or person as may be designated in the local ordinance for that purpose. A copy of any such process 20 21 served on the said officer or person shall be sent forthwith by registered mail to the distributor, 22 wholesaler or retailer.

23 2. Provide for the use of a tax stamp or meter impression as evidence of payment of the tax or other 24 method or system of reporting payment and collection of such tax. Any local tax stamp or meter 25 impression required to be used to evidence payment of the tax shall be of the same stamp technology 26 that is used or required by the Commonwealth for the state cigarette tax stamp pursuant to Chapter 10 27 (§ 58.1-1000 et seq.). The purchase price of any tax stamps purchased under this section shall be 28 refunded, without penalties or additional fees, upon verification by the county, city, or town imposing 29 the tax that the stamps have been returned to such county, city, or town.

30 3. Provide that tobacco products found in quantities of more than six cartons within the taxing 31 jurisdiction shall be conclusively presumed for sale or use within the jurisdiction and may be seized and 32 confiscated if:

33 a. They are in transit, and are not accompanied by a bill of lading or other document indicating the 34 true name and address of the consignor or seller and of the consignee or purchaser, and the brands and 35 quantity of cigarettes so transported, or are in transit and accompanied by a bill of lading or other 36 document which is false or fraudulent, in whole or in part; or 37

b. They are in transit and are accompanied by a bill of lading or other document indicating:

38 (1) A consignee or purchaser in another state or the District of Columbia who is not authorized by 39 the law of such other jurisdiction to receive or possess such tobacco products on which the taxes 40 imposed by such other jurisdiction have not been paid, unless the tax of the state or District of 41 destination has been paid and the said products bear the tax stamps of that state or District; or

42 (2) A consignee or purchaser in the Commonwealth of Virginia but outside the taxing jurisdiction 43 who does not possess a Virginia sales and use tax certificate, a Virginia retail cigarette license and, where applicable, both a business license and retail cigarette license issued by the local jurisdiction of 44 45 destination; or

46 c. They are not in transit and the tax has not been paid, nor have approved arrangements for payment been made, provided that this subparagraph shall not apply to cigarettes in the possession of 47 distributors or public warehouses which have filed notice and appropriate proof with the taxing 48 49 jurisdiction that those cigarettes are temporarily within the taxing jurisdiction and will be sent to 50 consignees or purchasers outside the jurisdiction in the normal course of business.

4. Provide that cigarettes and other property, other than motor vehicles, used in the furtherance of 51 any illegal evasion of the tax so seized and confiscated may be disposed of by sale or other method 52 53 deemed appropriate by the local taxing authority. No credit from any sale or other disposition shall be 54 allowed toward any tax or penalties owed.

55 5. Provide that persons violating any provision thereof shall be deemed guilty of a Class 1 56 misdemeanor, and require the payment of penalties for late payment not to exceed 10 percent per month, HB1950ER

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penalties for fraud or evasion of the tax not to exceed 50 percent, and interest not to exceed three quarters of one percent per month, upon any tax found to be overdue and unpaid. The mere possession of untaxed cigarettes in quantities of not more than six cartons shall not be a violation of any such ordinance.

61 6. Provide for the forfeiture and sale of any property seized; provided, however, that proper notice of
62 such seizure shall be given to the known holders of property interests in such property and shall include
63 procedures for administrative appeal as well as affirmative defenses which may be asserted by such
64 holders which procedures must be set forth in reasonable detail.

7. Provide that any coin-operated vending machine, in which any cigarettes are found, stored or 65 66 possessed bearing a counterfeit or bogus cigarette tax stamp or impression or any unstamped tobacco products, or any cigarettes upon which the tax has not been paid, may be declared contraband property 67 and shall be subject to confiscation and sale as provided in subsection 6. When any such vending 68 machine is found containing such cigarettes it shall be presumed that such cigarettes were intended for 69 distribution, sale or use therefrom. In lieu of immediate seizure and confiscation of any vending 70 machines used in an illegal evasion of the tax it may be sealed by appropriate enforcement authorities to 71 72 prevent continued illegal sale or removal of any cigarettes, and may be left unmoved until other civil 73 and criminal penalties are imposed or waived. Notice requirements shall be the same as if the machine 74 had been seized. Such seal may be removed and the machine declared eligible for operation only by 75 authorized enforcement authorities. Nothing in this section shall prevent seizure and confiscation of a 76 vending machine at any time after it is sealed.

8. Provide that any counterfeit stamps or counterfeit impression devices may also be seized and confiscated.

79 9. Any county, city or town may enact an ordinance which would delegate its administrative and 80 enforcement authority under its cigarette tax ordinance to one agency or authority pursuant to the provisions of § 15.2-1300. Such agency or authority may promulgate rules and regulations governing the 81 display of cigarette stamps in vending machines, tax liens against property of taxpayers hereunder, 82 83 extend varying discount rates and establish different classes of taxpayers or those required to collect and 84 remit the tax, requirements concerning keeping and production of records, administrative and jeopardy assessment of tax where reasonably justified, required notice to authorities of sale of taxpayer's business, 85 audit requirements and authority, and criteria for authority of distributors and others to possess untaxed 86 87 cigarettes and any other provisions consistent with the powers granted by this section or necessarily 88 implied therefrom. Such ordinance may further provide that such agency or authority created may issue 89 a common revenue stamp, employ legal counsel, bring appropriate court action, in its own name where 90 necessary to enforce payment of the cigarette taxes or penalties owed any member jurisdiction and 91 provide cigarette tax agents, and the necessary enforcement supplies and equipment needed to effectively 92 enforce the cigarette tax ordinance promulgated by each such county, city or town. Any cigarette tax agents shall meet such requirements of training or experience as may be promulgated from time to time 93 94 by the enforcement authority when performing their duties and shall be required to carry proper identification and may be armed for their own protection and for the enforcement of such ordinance. 95 96 Any such agent shall have the power of arrest upon reasonable and probable cause that a violation of 97 any tobacco tax ordinance has been committed. Any common revenue stamp issued by such agency or 98 authority shall be of the same stamp technology that is used or required by the Commonwealth for the 99 state cigarette tax stamp pursuant to Chapter 10 (§ 58.1-1000 et seq.).