2024 SESSION

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1	HOUSE BILL NO. 790
2	AMENDMENT IN THE NATURE OF A SUBSTITUTE
3 4	(Proposed by the House Committee on General Laws
4	on February 6, 2024)
5	(Patron Prior to Substitute—Delegate Hope)
6	A BILL to amend and reenact §§ 18.2-246.8, 18.2-371.2, 22.1-79.5, 22.1-206, 22.1-279.6, 58.1-1021.01,
7	58.1-1021.02, 58.1-1021.04:1, 58.1-1021.04:5, 59.1-293.10, and 59.1-293.11 of the Code of Virginia
8	and to amend the Code of Virginia by adding in Article 2.1 of Chapter 10 of Title 58.1 sections
9	numbered 58.1-1021.06 through 58.1-1021.09 and by adding in Chapter 23.2 of Title 59.1 sections
10	numbered 59.1-293.12, 59.1-293.13, and 59.1-293.14, relating to purchase, possession, and sale of
11	retail tobacco products; retail tobacco products and liquid nicotine tax; penalties.
12	Be it enacted by the General Assembly of Virginia:
13	1. That §§ 18.2-246.8, 18.2-371.2, 22.1-79.5, 22.1-206, 22.1-279.6, 58.1-1021.01, 58.1-1021.02,
14	58.1-1021.04:1, 58.1-1021.04:5, 59.1-293.10, and 59.1-293.11 of the Code of Virginia are amended
15	and reenacted and that the Code of Virginia is amended by adding in Article 2.1 of Chapter 10 of Title 58.1 sections numbered 58.1 1021.00 and by adding in Chapter 22.2 of
16	Title 58.1 sections numbered 58.1-1021.06 through 58.1-1021.09 and by adding in Chapter 23.2 of Title 59.1 sections numbered 59.1 202.12, 59.1 202.12, and 59.1 202.14 as follows:
17 18	Title 59.1 sections numbered 59.1-293.12, 59.1-293.13, and 59.1-293.14 as follows: § 18.2-246.8. Age verification requirements.
10 19	A. No person shall mail, ship, or otherwise deliver cigarettes in connection with a delivery sale
20	unless prior to the first delivery sale to a consumer such person:
2 1	1. Obtains from the prospective consumer a certification that includes (i) a reliable confirmation that
22	the consumer is at least the legal minimum purchase $age_{\overline{\tau}}$ and (ii) a statement signed by the prospective
23	consumer in writing that certifies the prospective consumer's address and that the consumer is at least 21
24	years of age. Such statement shall also confirm (a) that the prospective consumer understands that
25	signing another person's name to such certification is illegal, (b) that the sale of cigarettes to individuals
26	under the legal minimum purchase age is illegal, and (c) that the purchase of cigarettes by individuals
27	under the legal minimum purchase age is illegal under the laws of the Commonwealth;
28	2. Makes a good faith effort to verify the information contained in the certification provided by the
29	prospective consumer pursuant to subsection A subdivision 1 against a commercially available database
30	of valid, government-issued identification that contains the date of birth or age of the individual placing
31	the order, or obtains a photocopy or other image of the valid, government-issued identification stating
32 33	the date of birth or age of the individual placing the order;
33 34	3. Provides to the prospective consumer, via e-mail email or other means, a notice that meets the requirements of § 18.2-246.9; and
35	4. Receives payment for the delivery sale from the prospective consumer by a credit or debit card
36	that has been issued in such consumer's name or by a check drawn on the consumer's account.
37	B. 1. Except as provided in § 58.1-1021.06, if a purchase order for a liquid nicotine or nicotine
38	vapor product, as defined in § 58.1-1030.1, is made via the Internet, no person shall make a delivery for
39	such order unless the delivery is to a permit holder, as defined in § 58.1-1030.1.
40	2. Persons accepting purchase orders made via the Internet for delivery sales may request that
41	prospective consumers provide their e-mail email addresses.
42	§ 18.2-371.2. Prohibiting purchase or possession of retail tobacco products and hemp products
43	intended for smoking by a person under 21 years of age or sale of retail tobacco products and
44	hemp products intended for smoking to persons under 21 years of age; civil penalties.
45	A. No person shall sell to, distribute to, purchase for, or knowingly permit the purchase by any
46	person less younger than 21 years of age, knowing or having reason to believe that such person is less
47 48	younger than 21 years of age, any retail tobacco product, nicotine vapor product, alternative nicotine
40 49	product, or hemp product intended for smoking. Tobacco products, nicotine vapor products, alternative nicotine products, and No person shall sell
50	retail tobacco products or hemp products intended for smoking may be sold from a vending machine
51	only if the machine is (i) posted with a notice, in a conspicuous manner and place, indicating that the
52	purchase or possession of such products by persons under 21 years of age is unlawful and (ii) located in
53	a place that is not open to the general public and is not generally accessible to persons under 21 years
54	of age. An establishment that prohibits the presence of persons under 21 years of age unless
55	accompanied by a person 21 years of age or older is not open to the general public.
56	B. No person less than 21 years of age shall attempt to purchase, purchase, or possess any tobacco
57	product, nicotine vapor product, alternative nicotine product, or hemp product intended for smoking. The
58	provisions of this subsection shall not be applicable to the possession of tobacco products, nicotine
59	vapor products, alternative nicotine products, or hemp products intended for smoking by a person less

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60 than 21 years of age (i) making a delivery of tobacco products, nicotine vapor products, alternative 61 nicotine products, or hemp products intended for smoking in pursuance of his employment or (ii) as part 62 of a scientific study being conducted by an organization for the purpose of medical research to further 63 efforts in cigarette and tobacco use prevention and cessation and tobacco product regulation, provided 64 that such medical research has been approved by an institutional review board pursuant to applicable federal regulations or by a research review committee pursuant to Chapter 5.1 (§ 32.1-162.16 et seq.) of 65 66 Title 32.1. This subsection shall not apply to purchase, attempt to purchase, or possession by a 67 law-enforcement officer or his agent when the same is necessary in the performance of his duties.

68 C. No person shall sell a *retail* tobacco product, nicotine vapor product, alternative nicotine product, 69 or hemp product intended for smoking to any individual who does not demonstrate, by producing a 70 driver's license or similar photo identification issued by a government agency, that the individual is at 71 least 21 years of age. Such identification is not required from an individual whom the person has reason 72 to believe is at least 21 years of age or who the person knows is at least 21 years of age. Proof that the person demanded, was shown, and reasonably relied upon a photo identification stating that the 73 74 individual was at least 21 years of age shall be a defense to any action brought under this subsection. In 75 determining whether a person had reason to believe an individual is at least 21 years of age, the trier of 76 fact may consider, but is not limited to, proof of the general appearance, facial characteristics, behavior, 77 and manner of the individual.

Before a retail dealer may sell retail tobacco products, other than cigar and pipe tobacco products
as defined in § 58.1-1021.01, to any consumer, the person selling, offering for sale, giving, or furnishing
the retail tobacco products shall verify that the consumer is of legal age by examining from any person
who appears to be under 30 years of age a government-issued photographic identification that
establishes that the person is of legal age and verifying the identification presented using identification
fraud detection software, technology, or a scanner that confirms the authenticity of such identification.

84 This subsection shall not apply to mail order or Internet sales, provided that the person offering the 85 retail tobacco product, nicotine vapor product, alternative nicotine product, or hemp product intended for smoking for sale through mail order or the Internet (i) prior to the sale of the retail tobacco product, 86 87 nicotine vapor product, alternative nicotine product, or hemp product intended for smoking verifies that the purchaser is at least 21 years of age through a commercially available database that is regularly used 88 89 by businesses or governmental entities for the purpose of age and identity verification and (ii) uses a 90 method of mailing, shipping, or delivery that requires the signature of a person at least 21 years of age 91 before the *retail* tobacco product, nicotine vapor product, alternative nicotine product, or hemp product 92 intended for smoking will be released to the purchaser.

93 D. The provisions of subsections B and C shall not apply to the sale, giving, or furnishing of any 94 tobacco product, nicotine vapor product, alternative nicotine product, or hemp product intended for 95 smoking to any active duty military personnel who are 18 years of age or older. An identification card 96 issued by the Armed Forces of the United States shall be accepted as proof of age for this purpose.

97 E. A violation of subsection A or C by an individual or by a separate retail establishment that 98 involves a nicotine vapor product, alternative nicotine product, hemp product intended for smoking, or 99 tobacco product other than a bidi is punishable by a civil penalty not to exceed \$100 for a first 100 violation, a civil penalty not to exceed \$200 for a second violation, and a civil penalty not to exceed \$500 for a third or subsequent violation.

102 C. A violation of subsection A or $\bigcirc B$ by an individual or by a separate retail establishment that 103 involves the sale, distribution, or purchase of a bidi is punishable by a civil penalty in the amount of 104 \$500 for a first violation, a civil penalty in the amount of \$1,000 for a second violation, and a civil 105 penalty in the amount of \$2,500 for a third second or subsequent violation. Where a defendant retail establishment offers proof that it has trained its employees concerning the requirements of this section, 106 107 the court shall suspend all of the penalties imposed hereunder. However, where the court finds that a 108 retail establishment has failed to so train its employees, the court may impose a civil penalty not to 109 exceed \$1,000 in lieu of any penalties imposed hereunder for a violation of subsection A or C involving 110 a nicotine vapor product, alternative nicotine product, hemp product intended for smoking, or tobacco product other than a bidi If applicable, upon a second or subsequent violation, the Department of 111 112 Taxation shall suspend or revoke any approved license, permit, or registration issued pursuant to 113 subsection C of § 58.1-1021.04:1.

A violation of subsection B is punishable by a civil penalty not to exceed \$100 for a first violation and a civil penalty not to exceed \$250 for a second or subsequent violation. A court may, as an alternative to the civil penalty, and upon motion of the defendant, prescribe the performance of up to 20 hours of community service for a first violation of subsection B and up to 40 hours of community service for a second or subsequent violation. If the defendant fails or refuses to complete the community service as prescribed, the court may impose the civil penalty. Upon a violation of subsection B, the judge may enter an order pursuant to subdivision A 9 of § 16.1-278.8. For any violation of this section by an employee of a retail establishment, (i) such penalty shall be assessed against the establishment

122 and (ii) an additional penalty of \$100 shall be assessed against the employee.

123 Any attorney for the Commonwealth of the county or city in which an alleged violation occurred 124 may bring an action to recover the civil penalty, which shall be paid into the state treasury. Any 125 law-enforcement officer may issue a summons for a violation of subsection A_7 or B_7 or C_2 .

126 F. D. 1. Cigarettes and hemp products intended for smoking shall be sold only in sealed packages 127 provided by the manufacturer, with the required health warning. The proprietor of every retail 128 establishment that offers for sale any *retail* tobacco product, nicotine vapor product, alternative nicotine 129 product, or hemp product intended for smoking shall post in a conspicuous manner and place a sign or 130 signs indicating that the sale of *retail* tobacco products, nicotine vapor products, alternative nicotine 131 products, or hemp products intended for smoking to any person under 21 years of age is prohibited by 132 law. Any attorney for the county, city, or town in which an alleged violation of this subsection occurred 133 may enforce this subsection by civil action to recover a civil penalty not to exceed \$500. The civil 134 penalty shall be paid into the local treasury. No filing fee or other fee or cost shall be charged to the 135 county, city, or town which instituted the action.

2. For the purpose of compliance with regulations of the Substance Abuse and Mental Health 136 137 Services Administration published at 61 Federal Register 1492, the Department of Agriculture and 138 Consumer Services may promulgate regulations which allow the Department to undertake the activities 139 necessary to comply with such regulations.

140 3. Any attorney for the county, city, or town in which an alleged violation of this subsection 141 occurred may enforce this subsection by civil action to recover a civil penalty not to exceed \$500. The 142 civil penalty shall be paid into the local treasury. No filing fee or other fee or cost shall be charged to 143 the county, city, or town which instituted the action. 144

G. E. Nothing in this section shall be construed to create a private cause of action.

145 H. F. Agents of the Virginia Alcoholic Beverage Control Authority designated pursuant to § 4.1-105 146 may issue a summons for any violation of this section. Additionally, any retailer selling retail tobacco 147 products shall be subject to the enforcement and compliance provisions of § 58.1-1030.5. 148

H G. As used in this section:

149 "Alternative nicotine product" means any noncombustible product containing nicotine that is intended 150 for human consumption, whether chewed, absorbed, dissolved, or ingested by any other means. 151 "Alternative nicotine product" does not include any nicotine vapor product, tobacco product, or product 152 regulated as a drug or device by the U.S. Food and Drug Administration (FDA) under Chapter V (21 153 U.S.C. § 351 et seq.) of the Federal Food, Drug, and Cosmetic Act.

154 "Bidi" means a product containing tobacco that is wrapped in temburni leaf (diospyros melanoxylon) 155 or tendu leaf (diospyros exculpra), or any other product that is offered to, or purchased by, consumers as 156 a bidi or beedie.

157 "Electronic smoking device" means any device that may be used to deliver any aerosolized or 158 vaporized substance to the person inhaling from the device, including an e-cigarette, e-cigar, e-pipe, vape pen, or e-hookah. "Electronic smoking device" includes any component, part, or accessory of the 159 160 device, whether or not sold separately, and also includes any substance intended to be aerosolized or 161 vaporized during the use of the device, whether or not the substance contains nicotine. "Electronic 162 smoking device" does not include any (i) battery or battery charger when sold separately or (ii) device used for heated tobacco products. "Electronic smoking device" does not include drugs or devices, as 163 such terms are defined in 21 U.S.C. § 321, or combination products, as such term is used in 21 U.S.C. 164 165 § 353, if such drugs, devices, or combination products are authorized for sale by the U.S. Food and 166 Drug Administration.

167 "Hemp product" means and "hemp product intended for smoking" mean the same as that term is 168 those terms are defined in § 3.2-4112.

"Nicotine vapor product" means any noncombustible product containing nicotine that employs a 169 170 heating element, power source, electronic circuit, or other electronic, chemical, or mechanical means, 171 regardless of shape or size, that can be used to produce vapor from nicotine in a solution or other form. 172 "Nicotine vapor product" includes any electronic cigarette, electronic cigar, electronic cigarillo, electronic 173 pipe, or similar product or device and any cartridge or other container of nicotine in a solution or other 174 form that is intended to be used with or in an electronic cigarette, electronic cigar, electronic cigarillo, 175 electronic pipe, or similar product or device. "Nicotine vapor product" does not include any product regulated by the FDA under Chapter V (21 U.S.C. § 351 et seq.) of the Federal Food, Drug, and 176 177 Cosmetic Act.

178 "Tobacco Retail tobacco product" means (i) any product containing, made of, or derived from 179 tobacco or that contains nicotine that is intended for human consumption or is likely to be consumed, 180 whether smoked, heated, chewed, dissolved, inhaled, absorbed, or ingested by other means, including a 181 cigarette, a heated tobacco product, a cigar, pipe tobacco, chewing tobacco, snuff, or snus; (ii) any 182 electronic smoking device and any substances that may be aerosolized or vaporized by such device,

183 whether or not the substance contains nicotine; and includes cigarettes, cigars, smokeless tobacco, pipe 184 tobacco, bidis, and wrappings (iii) any component, part, or accessory of a product described in clause 185 (i) or (ii), whether or not such component, part, or accessory contains tobacco or nicotine, including filters, rolling papers, blunt or hemp wraps, and pipes. "Retail tobacco product" includes any nicotine 186 187 vapor product as that term is defined in § 58.1-1021.01. "Tobacco Retail tobacco product" does not 188 include any nicotine vapor product, alternative nicotine product, or product that is regulated by the FDA under Chapter V (21 U.S.C. § 351 et seq.) of the Federal Food, Drug, and Cosmetic Act drugs or 189 190 devices, as such terms are defined in 21 U.S.C. § 321, or combination products, as such term is used in 191 21 U.S.C. § 353, if such drugs, devices, or combination products are authorized for sale by the U.S. Food and Drug Administration. 192

"Wrappings" includes papers *materials* made or sold for covering or rolling tobacco or other 193 194 materials for smoking in a manner similar to a cigarette or cigar. 195

§ 22.1-79.5. Policy regarding retail tobacco products and hemp products intended for smoking.

Each school board shall develop and implement a policy to prohibit, at any time, the use and 196 197 distribution of any retail tobacco product or nicotine vapor product or hemp product intended for 198 smoking, as those terms are defined in § 18.2-371.2, on a school bus, on school property, or at an 199 on-site or off-site school-sponsored activity.

200 Such policy shall include (i) provisions for its enforcement among students, employees, and visitors, 201 including the enumeration of possible sanctions or disciplinary action consistent with state or federal 202 law, and (ii) referrals to resources to help staff and students overcome tobacco addiction.

203 Each school board shall work to ensure adequate notice of this policy.

204 § 22.1-206. Instruction concerning drugs, alcohol, substance abuse, retail tobacco products, 205 hemp products intended for smoking, and gambling.

A. Instruction concerning drugs and drug abuse shall be provided by the public schools as prescribed 206 207 by the Board of Education.

208 B. Instruction concerning the public safety hazards and dangers of alcohol abuse, underage drinking, 209 and drunk driving shall be provided in the public schools. The Virginia Alcoholic Beverage Control 210 Authority shall provide educational materials to the Department of Education. The Department of 211 Education shall review and shall distribute such materials as are approved to the public schools.

C. The Virginia Foundation for Healthy Youth shall develop and the Department of Education shall 212 213 distribute to each local school division educational materials concerning the health and safety risks of 214 using retail tobacco products, nicotine vapor products, and alternative nicotine products and hemp 215 products intended for smoking, as such terms are defined in § 18.2-371.2. Instruction concerning the 216 health and safety risks of using tobacco products, nicotine vapor products, and alternative nicotine products and hemp products intended for smoking, as such terms are defined in § 18.2-371.2, shall be 217 218 provided in each public elementary and secondary school in the Commonwealth, consistent with such 219 educational materials.

220 D. C. Instruction concerning gambling and the addictive potential thereof shall be provided by the 221 public schools as prescribed by the Board.

222 § 22.1-279.6. Board of Education guidelines and model policies for codes of student conduct; 223 school board regulations.

A. The Board of Education shall establish guidelines and develop model policies for codes of student 224 225 conduct to aid local school boards in the implementation of such policies. The guidelines and model 226 policies shall include (i) criteria for the removal of a student from a class, the use of suspension, 227 expulsion, and exclusion as disciplinary measures, the grounds for suspension and, expulsion, and 228 exclusion, and the procedures to be followed in such cases, including proceedings for such suspension, 229 expulsion, and exclusion decisions and all applicable appeals processes; (ii) standards, consistent with 230 state, federal, and case laws, for school board policies on alcohol and drugs, gang-related activity, 231 hazing, vandalism, trespassing, threats, search and seizure, disciplining of students with disabilities, 232 intentional injury of others, self-defense, bullying, the use of electronic means for purposes of bullying, harassment, and intimidation, and dissemination of such policies to students, their parents, and school 233 234 personnel; (iii) standards for in-service training of school personnel in and examples of the appropriate 235 management of student conduct and student offenses in violation of school board policies; (iv) standards 236 for dress or grooming codes; and (v) standards for reducing bias and harassment in the enforcement of 237 any code of student conduct.

238 In accordance with the most recent enunciation of constitutional principles by the Supreme Court of 239 the United States of America, the Board's standards for school board policies on alcohol and drugs and search and seizure shall include guidance for procedures relating to voluntary and mandatory drug 240 testing in schools, including which groups may be tested, use of test results, confidentiality of test 241 242 information, privacy considerations, consent to the testing, need to know, and release of the test results 243 to the appropriate school authority.

244 In the case of suspension and expulsion, the procedures set forth in this article shall be the minimum

245 procedures that the school board may prescribe.

B. School boards shall adopt and revise, as required by § 22.1-253.13:7 and in accordance with the
requirements of this section, regulations on codes of student conduct that are consistent with, but may be
more stringent than, the guidelines of the Board. School boards shall include in the regulations on codes
of student conduct procedures for suspension, expulsion, and exclusion decisions and shall biennially
review the model student conduct code to incorporate discipline options and alternatives to preserve a
safe, nondisruptive environment for effective teaching and learning.

252 C. Each school board shall include in its code of student conduct prohibitions against hazing and
253 profane or obscene language or conduct. School boards shall also cite in their codes of student conduct
254 the provisions of § 18.2-56, which defines and prohibits hazing and imposes a Class 1 misdemeanor
255 penalty for violations, that is, confinement in jail for not more than 12 months and a fine of not more
256 than \$2,500, either or both.

D. Each school board shall include in its code of student conduct policies and procedures that include a prohibition against bullying. Such policies and procedures shall (i) be consistent with the standards for school board policies on bullying and the use of electronic means for purposes of bullying developed by the Board pursuant to subsection A and (ii) direct the principal or his designee to notify the parent of any student involved in an alleged incident of bullying within 24 hours of learning of the allegation of bullying.

263 Such policies and procedures shall not be interpreted to infringe upon the First Amendment rights of
 264 students and are not intended to prohibit expression of religious, philosophical, or political views,
 265 provided that such expression does not cause an actual, material disruption of the work of the school.

E. A school board may regulate the use or possession of beepers or other portable communications
devices and laser pointers by students on school property or attending school functions or activities and
establish disciplinary procedures pursuant to this article to which students violating such regulations will
be subject.

F. Nothing in this section shall be construed to require any school board to adopt policies requiring
or encouraging any drug testing in schools. However, a school board may, in its discretion, require or
encourage drug testing in accordance with the Board of Education's guidelines and model student
conduct policies required by subsection A and the Board's guidelines for student searches required by
§ 22.1-279.7.

G. The Board of Education shall establish standards to ensure compliance with the federal Improving
America's Schools Act of 1994 (Part F-Gun-Free Schools Act of 1994), as amended, in accordance with
§ 22.1-277.07.

278 This subsection shall not be construed to diminish the authority of the Board of Education or to
279 diminish the Governor's authority to coordinate and provide policy direction on official communications
280 between the Commonwealth and the United States government.

H. Each school board shall include in its code of student conduct a prohibition on possessing any *retail* tobacco product or nicotine vapor product hemp product intended for smoking, as those terms are
defined in § 18.2-371.2, on a school bus, on school property, or at an on-site or off-site
school-sponsored activity.

285 I. Any school board may include in its code of student conduct a dress or grooming code. Any dress 286 or grooming code included in a school board's code of student conduct or otherwise adopted by a school 287 board shall (i) permit any student to wear any religiously and ethnically specific or significant head 288 covering or hairstyle, including hijabs, yarmulkes, headwraps, braids, locs, and cornrows; (ii) maintain 289 gender neutrality by subjecting any student to the same set of rules and standards regardless of gender; 290 (iii) not have a disparate impact on students of a particular gender; (iv) be clear, specific, and objective 291 in defining terms, if used; (v) prohibit any school board employee from enforcing the dress or grooming 292 code by direct physical contact with a student or a student's attire; and (vi) prohibit any school board 293 employee from requiring a student to undress in front of any other individual, including the enforcing 294 school board employee, to comply with the dress or grooming code.

§ 58.1-1021.01. Definitions.

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As used in this article, unless the context requires a different meaning:

297 "Actual cost" means the actual price paid by a remote retail seller for each individual stock keeping298 unit or SKU.

"Alternative nicotine product" means any noncombustible product containing nicotine that is not made of tobacco and is intended for human consumption, whether chewed, absorbed, dissolved, or ingested by any other means. "Alternative nicotine product" does not include any nicotine vapor product or any product regulated as a drug or device by the U.S. Food and Drug Administration (FDA) under Chapter V (21 U.S.C. § 351 et seq.) of the Federal Food, Drug, and Cosmetic Act.

"Cigar" means any roll of tobacco wrapped in leaf tobacco or in any substance containing tobacco,
 other than any roll of tobacco that is a cigarette as such term is defined in § 58.1-1000.

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306 "Closed system" means any nicotine vapor product capable of utilizing a disposable container that is
307 (i) prefilled with liquid nicotine and sealed by the manufacturer, (ii) not easily refillable or intended or
308 designed to be refillable, and (iii) intended or used to dispense liquid nicotine for use in a nicotine
309 vapor product that is intended or designed for reuse. "Closed system" does not include any open system.
310 "Consumer" means the person who is the end or final user of tobacco products or liquid nicotine.

11 "Delivery sale" means a sale of liquid nicotine or nicotine vapor products to a consumer in the 112 Commonwealth in which the consumer submits the order for the sale by telephone, over the Internet, or 113 through the mail or another delivery system, and where the liquid nicotine or nicotine vapor products 114 are shipped through a delivery service. "Delivery sale" does not include a sale of liquid nicotine or 115 nicotine vapor products not for personal consumption to a person who is a manufacturer, distributor, or 116 retail dealer.

"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 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 in the business of selling tobacco products outside the Commonwealth who ships or transports tobacco products to any person in the business of selling tobacco products in the Commonwealth; or (iv) any retail dealer in possession of untaxed tobacco products in the Commonwealth.

324 "Heated tobacco product" means a product containing tobacco that produces an inhalable aerosol (i)
325 by heating the tobacco by means of an electronic device without combustion of the tobacco or (ii) by
326 heat generated from a combustion source that only or primarily heats rather than burns the tobacco.

327 "Liquid nicotine" means a liquid or other substance containing nicotine in any *a* concentration that is
 328 sold, marketed, or *and* intended for use in a nicotine vapor product.

329 "Loose leaf tobacco" means any leaf tobacco that is not intended to be smoked, but shall does not include moist snuff. Loose leaf tobacco weight unit categories shall be as follows:

1. "Loose leaf tobacco half pound-unit" means a consumer sized consumer-sized unit, pouch, or
package containing at least 4 *four* ounces but not more than 8 *eight* ounces of loose leaf tobacco, by net
weight, produced by the manufacturer to be sold to consumers as a single unit and not produced to be
divided or sold separately and containing one individual package.

2. "Loose leaf tobacco pound-unit" means a consumer sized consumer-sized unit, pouch, or package
containing more than 8 *eight* ounces of loose leaf tobacco, by net weight, produced by the manufacturer
to be sold to consumers as a single unit and not produced to be divided or sold separately and
containing one individual package.

339 3. "Loose leaf tobacco single-unit" means a consumer sized consumer-sized unit, pouch, or package
340 containing less than 4 *four* ounces of loose leaf tobacco, by net weight, produced by the manufacturer to be sold to consumers as a single unit and not produced to be divided or sold separately and containing
342 one individual package.

343 "Manufacturer" means a person who manufactures or produces tobacco products and sells tobacco344 products to a distributor.

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

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

349 "Moist snuff" means a tobacco product consisting of finely cut, ground, or powdered tobacco that is
and intended to be smoked but shall *does* not include any finely cut, ground, or powdered tobacco that is
and intended to be placed in the nasal cavity.

"Nicotine vapor product" means any noncombustible product containing nicotine that employs a 352 353 heating element, power source, electronic circuit, or other electronic, chemical, or mechanical means, 354 regardless of shape or size, that can be used to produce vapor from nicotine in a solution or other form, 355 including liquid nicotine. "Nicotine vapor product" includes any electronic cigarette, electronic cigar, 356 electronic cigarillo, electronic pipe, closed system, open system, or similar product or device and any 357 cartridge or other container of nicotine in a solution or other form, including liquid nicotine, that is intended to be used with or in an electronic cigarette, electronic cigar, electronic cigarillo, electronic 358 359 pipe, or similar product or device. "Nicotine vapor product" does not include any product regulated by the FDA under Chapter V (21 U.S.C. § 351 et seq.) of the Federal Food, Drug, and Cosmetic Act. 360

"Open system" means a nicotine vapor product designed and intended by the manufacturer to be
 reusable and refilled with liquid nicotine of the end user's choice. "Open system" does not include any
 closed system.

"Person" means any individual, corporation, partnership, association, company, business, trust, jointventure, or other legal entity.

"Pipe tobacco" means any tobacco that, because of its appearance, type, packaging, or labeling, issuitable for use and likely to be offered or purchased by consumers as tobacco to be smoked in a pipe.

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368 "Remote retail sale" means any sale of cigars or pipe tobacco to a consumer in the Commonwealth 369 when (i) the consumer submits the order for the sale by means of a telephone or other method of voice 370 transmission, the mail, or the Internet or other online service, or the seller is otherwise not in the 371 physical presence of the consumer when the request for the purchase or order is made, or (ii) the cigars 372 or pipe tobacco are delivered to the consumer by common carrier, private delivery service, or other 373 method of remote delivery, or the seller is not in the physical presence of the consumer when the buyer 374 obtains possession of the cigars or pipe tobacco.

375 "Remote retail seller" means a person located within or outside of this state the Commonwealth that 376 makes remote retail sales of cigars or pipe tobacco.

"Retail dealer" means every person who that sells or offers for sale any tobacco product or liquid 377 378 nicotine to consumers at retail in a transaction other than a remote retail sale and includes any person 379 that holds an approved Retail Sales and Use Tax Exemption Certificate for Stamped Cigarettes Purchased for Resale or an Other Tobacco Products Distributor's License issued by the Department of 380 381 Taxation..

382 "Retail tobacco product" means (i) any product containing, made of, or derived from tobacco or that 383 contains nicotine that is intended for human consumption or is likely to be consumed, whether smoked, 384 heated, chewed, dissolved, inhaled, absorbed, or ingested by other means, including a cigarette, a 385 heated tobacco product, chewing tobacco, snuff, or snus; (ii) any electronic smoking device and any 386 substances that may be aerosolized or vaporized by such device, whether or not the substance contains 387 nicotine; and (iii) any component, part, or accessory of a product described in clause (i) or (ii), whether 388 or not such component, part, or accessory contains tobacco or nicotine, including filters, rolling papers, 389 blunt or hemp wraps, and glass pipes. "Retail tobacco product" includes any nicotine vapor product. 390 "Retail tobacco product" does not include drugs or devices, as such terms are defined in 21 U.S.C. 391 § 321, or combination products, as such term is used in 21 U.S.C. § 353, if such drugs, devices, or 392 combination products are authorized for sale by the U.S. Food and Drug Administration. "Retail 393 tobacco product" does not include any cigar or pipe tobacco as defined in § 58.1-1021.01. 394

"SKU" means an individual stock keeping unit identifier used for tracking inventory. "Tobacco product" or "tobacco products" means (i) "cigar" as defined in § 5702(a) of the Internal 395 396 Revenue Code, and as such section may be amended; (ii) "smokeless tobacco" as defined in § 5702(m) 397 of the Internal Revenue Code, and as such section may be amended; or (iii) "pipe tobacco" as defined in 398 § 5702(n) of the Internal Revenue Code, and as such section may be amended. "Tobacco products" shall 399 also include loose leaf tobacco. 400

§ 58.1-1021.02. Tax on tobacco products and liquid nicotine.

401 A. In addition to all other taxes now imposed by law, there is hereby imposed a tax upon the 402 privilege of selling or dealing in tobacco products and liquid nicotine in the Commonwealth by any 403 person engaged in business as a distributor or remote retail seller thereof, at the following rates:

404 1. Upon each package of moist snuff, at the rate of \$0.18 per ounce with a proportionate tax at the 405 same rate on all fractional parts of an ounce. The tax shall be computed based on the net weight as 406 listed by the manufacturer on the package in accordance with federal law.

407 2. For purposes of the tax under this article, loose leaf tobacco shall be classified as loose leaf 408 tobacco single-units, loose leaf tobacco half pound-units, and loose leaf tobacco pound-units. Such tax 409 shall be imposed on *upon* the distributor for loose leaf tobacco as follows:

- 410 a. \$0.21 for each loose leaf tobacco single-unit;
- 411 b. \$0.40 for each loose leaf tobacco half pound-unit;
- 412 c. \$0.70 for each loose leaf tobacco pound-unit; and
- 413 d. For any other unit, pouch, or package of loose leaf tobacco, the tax shall be by net weight and 414 shall be \$0.21 per unit, pouch, or package plus \$0.21 for each increment of 4 four ounces or portion 415 thereof that the loose leaf tobacco exceeds 16 ounces.
- 416 The tax for each unit, pouch, or package of loose leaf tobacco shall be in accordance with the 417 provisions of subdivisions a- through d- only and regardless of sales price.
- 418 3. Upon Except as otherwise provided, upon tobacco products other than moist snuff or loose leaf tobacco, at the rate of 10 percent of the manufacturer's sales price of such tobacco products. 419

420 Upon cigars and pipe tobacco products sold by remote retail sellers, the tax rates delineated in this 421 subdivision shall apply to: 422

- (a) a. The actual cost; or
- 423 (b) b. If the actual cost is not available, the average of the actual cost over the 12 calendar months 424 before January 1 of the year in which the sale occurs.
- 4. a. Upon the privilege of selling or dealing in liquid nicotine in the Commonwealth by any person 425 426 engaged in business as a distributor of liquid nicotine, at the following rates:
- 427 (1) Upon liquid nicotine in closed systems at the rate of \$0.066 per milliliter beginning July 1, 2024, 428 for taxable sales or purchases occurring on and after such date.

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429 (2) Upon liquid nicotine in open systems at the rate of 10 percent of the wholesale price beginning
 430 July 1, 2024, for taxable sales or purchases occurring on and after such date.

b. For any transaction involving liquid nicotine between a distributor and a retail dealer, both the
distributor and the retail dealer shall maintain and retain records of any invoice or sales receipt that
shall include itemized lists of the types of products included in such transaction, the tax due on each
product pursuant to this subsection, and the total amount of taxes paid. In every instance, a distributor
shall be responsible for paying the tax on liquid nicotine pursuant to this subdivision 4 at the time of
sale to a retail dealer. Such taxes shall apply only to liquid nicotine and not to any batteries, filters, or
other mechanical or aesthetic components of liquid nicotine in a closed system or an open system.

438 Such tax shall be imposed at the time the remote retail seller located within or outside the 439 Commonwealth makes a remote retail sale to a consumer within the Commonwealth. It is the intent and 440 purpose of this subdivision that the remote retail seller be liable for the tax. It is further the intent and 441 purpose of this article to impose the tax once, and only once on all tobacco products, including cigars 442 and pipe tobacco sold in the Commonwealth.

443 Such Except as otherwise provided, such tax shall be imposed on tobacco products (i) at the time of 444 retail sale by a retail dealer or distributor; (ii) at the time the distributor makes, manufactures, or 445 fabricates tobacco products in the Commonwealth for sale in the Commonwealth; or (iii) at the time the 446 distributor ships or transports tobacco products to retailers in the Commonwealth to be sold by those 447 retailers. It is the intent and purpose of this article that the distributor who first possesses the tobacco 448 product subject to this tax in the Commonwealth shall be the distributor liable for the tax. It is further 449 the intent and purpose of this article to impose the tax once, and only once on all tobacco products for 450 sale in the Commonwealth.

451 B. No tax shall be imposed pursuant to this section upon tobacco products not within the taxing452 power of the Commonwealth under the Commerce Clause of the United States Constitution.

453 C. A distributor that calculates and pays the tax pursuant to subdivision A 1 or A 2 in good faith
454 reliance on the net weight listed by the manufacturer on the package or on the manufacturer's invoice
455 shall not be liable for additional tax, or for interest or penalties, solely by reason of a subsequent
456 determination that such weight information was incorrect.

457 § 58.1-1021.04:1. Distributor's or remote retail seller's license; liquid nicotine and nicotine 458 vapor products license; penalties.

A. *I*. No person shall engage in the business of selling or dealing in tobacco products as a distributor
in the Commonwealth without first having received a separate license from the Department for each
location or place of business. Each application for a distributor's license shall be accompanied by a fee
to be prescribed by the Department. Every application for such license shall be made on a form
prescribed by the Department and the following information shall be provided on the application:

464 1. a. The name and address of the applicant. If the applicant is a firm, partnership, or association, the name and address of each of its members shall be provided. If the applicant is a corporation, the name and address of each of its principal officers shall be provided;

2. b. The address of the applicant's principal place of business;

3. c. The place or places where the business to be licensed is to be conducted; and

469 4. *d*. Such other information as the Department may require for the purpose of the administration of this article.

471 B. 2. A person outside the Commonwealth who ships or transports tobacco products to retailers in 472 the Commonwealth, to be sold by those retailers, may make application for license as a distributor, be 473 granted such a license by the Department, and thereafter be subject to all the provisions of this article. 474 Once a license is granted pursuant to this section, such person shall be entitled to act as a licensed 475 distributor and, unless such person maintains a registered agent pursuant to Chapter 9 (§ 13.1-601 et seq.), 10 (§ 13.1-801 et seq.), 12 (§ 13.1-1000 et seq.), or 14 (§ 13.1-1200 et seq.) of Title 13.1 or Chapter 2.1 (§ 50-73.1 et seq.) or 2.2 (§ 50-73.79 et seq.) of Title 50, shall be deemed to have appointed 476 477 478 the Clerk of the State Corporation Commission as the person's agent for the purpose of service of 479 process relating to any matter or issue involving the person and arising under the provisions of this 480 article.

481 The Department shall conduct a background investigation, to include a Virginia Criminal History 482 **Records** criminal history records search, and fingerprints of the applicant, or the responsible principals, 483 managers, and other persons engaged in handling tobacco products at the licensable locations, that shall be submitted to the Federal Bureau of Investigation if the Department deems a National Criminal 484 485 Records national criminal records search necessary, on applicants for licensure as tobacco products 486 distributors. The Department may refuse to issue a distributor's license or may suspend, revoke, or refuse 487 to renew a distributor's license issued to any person, partnership, corporation, limited liability company, 488 or business trust₇ if it determines that the principals, managers, and other persons engaged in handling 489 tobacco products at the licensable location of the applicant have been (i) found guilty of any fraud or misrepresentation in any connection; (ii) convicted of robbery, extortion, burglary, larceny, 490

491 embezzlement, fraudulent conversion, gambling, perjury, bribery, treason, or racketeering; or (iii) 492 convicted of a felony. Anyone who knowingly and willfully falsifies, conceals, or misrepresents a 493 material fact or knowingly and willfully makes a false, fictitious, or fraudulent statement or 494 representation in any application for a distributor's license to the Department, shall be is guilty of a 495 Class 1 misdemeanor. The Department may establish an application or renewal fee not to exceed \$750 496 to be retained by the Department to be applied to the administrative and other costs of processing 497 distributor's license applications, conducting background investigations, and issuing distributor's licenses. 498 Any amount collected pursuant to this section in excess of such costs as of June 30 in even numbered 499 *even-numbered* years shall be reported to the State Treasurer and deposited into the state treasury.

500 C. 3. No person inside or outside the Commonwealth shall make a remote retail sale of cigars or 501 pipe tobacco to consumers in the Commonwealth without (i) completing an application for and being 502 granted a license as a remote retail seller; (ii) determining whether economic nexus activity thresholds have been met to register for a dealer's certificate under § 58.1-613; (iii) if economic nexus thresholds 503 504 are met, collecting and remitting the excise tax pursuant to subsection A of § 58.1-1021.02; (iv) 505 providing for age verification through an independent, third-party age verification service that compares information available from a commercially available database, or aggregate of databases, that is regularly 506 507 used by government agencies and businesses for the purpose of age and identity verification to the 508 personal information entered by the individual during the ordering process that establishes that the 509 individual is of age; and (v) if economic nexus thresholds are $met_{\overline{s}}$ and excise tax is being remitted 510 using the actual cost list method to calculate the excise tax, providing the remote retail seller's certified 511 actual cost list to the Department for each SKU to be offered for remote retail sale in the subsequent 512 calendar year. The actual cost list shall be updated quarterly as new SKUs are added to a remote retail 513 seller's inventory. New SKUs will be added using the actual cost first paid for the SKU.

514 D. B. Upon receipt of an application in proper form and payment of the required license fee, the 515 Department shall, unless otherwise provided by this article, issue to the applicant a license, which shall permit the licensee to engage in business as a distributor at the place of business shown on the license. 516 517 Each license, or a copy thereof, shall be prominently displayed on the premises covered by the license. 518 No license shall be transferable to any other person. Distributor's licenses issued pursuant to this section 519 shall be valid for a period of three years from the date of issue unless revoked by the Department in the 520 manner provided herein. The Department may at any time revoke the license issued to any distributor 521 who is found guilty of violating or noncompliance with any of the provisions of this chapter, or any of 522 the rules of the Department adopted and promulgated under authority of this chapter. The Department 523 shall suspend or revoke the license issued to any distributor who is found guilty of a second or 524 subsequent violation of subsection A or B of § 18.2-371.2.

525 C. 1. No person shall engage in the business of selling or dealing liquid nicotine or nicotine vapor 526 products or who ships or transports liquid nicotine or nicotine vapor products to retailers in the 527 Commonwealth, to be sold by those retailers, as a manufacturer, distributor, or retail dealer in the 528 Commonwealth without first having received a separate license from the Department for each location 529 or place of business. Each application for a manufacturer's, distributor's, or retail dealer's liquid 530 nicotine and nicotine vapor products license shall be accompanied by a fee to be prescribed by the 531 Department. Any retail dealer who holds an approved Retail Sales and Use Tax Exemption Certificate 532 for Stamped Cigarettes Purchased for Resale or an Other Tobacco Products (OTP) Distributor's License 533 issued by the Department shall not be required to obtain a license under this subsection. Every 534 application for such liquid nicotine and nicotine vapor products license shall be made on a form 535 prescribed by the Department and the following information shall be provided on the application:

a. The name and address of the applicant. If the applicant is a firm, partnership, or association, the
name and address of each of its members shall be provided. If the applicant is a corporation, the name
and address of each of its principal officers shall be provided;

539 b. The address of the applicant's principal place of business;

540 c. The place or places where the business to be licensed is to be conducted; and

541 d. Such other information as the Department may require for the purpose of the administration of 542 this article.

543 2. The Department shall conduct a background investigation, to include a Virginia criminal history 544 records search of the applicant, or the responsible principals and managers of liquid nicotine and 545 nicotine vapor products at the licensable locations that shall be submitted to the Federal Bureau of 546 Investigation if the Department deems a national criminal records search necessary, on applicants for 547 licensure as a liquid nicotine and nicotine vapor products manufacturer, distributor, or retailer, as 548 applicable. The Department may refuse to issue a license or may suspend, revoke, or refuse to renew a 549 license issued to any person, partnership, corporation, limited liability company, or business trust if it determines that the principals, and managers at the licensable location of the applicant have been (i) 550 551 found guilty of any fraud or misrepresentation in any connection; (ii) convicted of robbery, extortion,

552 burglary, larceny, embezzlement, fraudulent conversion, gambling, perjury, bribery, treason, tax evasion, or racketeering; or (iii) convicted of a felony within the last five years. Anyone who knowingly and 553 554 willfully falsifies, conceals, or misrepresents a material fact or knowingly and willfully makes a false, 555 fictitious, or fraudulent statement or representation in any application for a license to the Department is 556 guilty of a Class 1 misdemeanor. The Department may establish an application or renewal fee to be 557 retained by the Department to be applied to the administrative and other costs of processing license 558 applications, conducting background investigations, and issuing licenses. Any amount collected pursuant 559 to this section in excess of such costs as of June 30 in even-numbered years shall be reported to the 560 State Treasurer and deposited into the state treasury.

561 3. Upon receipt of an application in proper form and payment of the required license fee, the Department shall, unless otherwise provided by this article, issue to the applicant a liquid nicotine and 562 nicotine vapor products license, which shall permit the licensee to engage in business as a 563 564 manufacturer, distributor, or retail dealer at the place of business shown on the license. Each license, or a copy thereof, shall be prominently displayed on the premises covered by the license. No license 565 shall be transferable to any other person, partnership, corporation, limited liability company, or 566 567 business trust; however, the Department may grant a temporary license to any applicant that has 568 purchased the business of any manufacturer, distributor, or retail dealer licensed pursuant to this section while such applicant's application for licensure is pending. Licenses, other than temporary 569 570 licenses, issued pursuant to this section shall be valid for two years from the date of issue unless 571 revoked by the Department in the manner provided in this section. The Department may at any time 572 suspend or revoke the approved license, permit, or registration issued in accordance with subsection C 573 of § 58.1-1021.04:1 to any person who is found guilty of violating or noncompliance with any of the provisions of this chapter or any of the rules of the Department adopted and promulgated under 574 authority of this chapter. Any person authorized to sell liquid nicotine or nicotine vapor products pursuant to subsection C of § 58.1-1021.04:1 shall, as a condition of renewing or extending an 575 576 approved license, permit, or registration, be required to submit to the Department an accurate record of 577 578 any taxes paid on liquid nicotine pursuant to § 58.1-1021.02.

579 4. No person shall make a sale of liquid nicotine or nicotine vapor products (i) to any person who 580 has not attained the legal age for purchasing liquid nicotine or nicotine vapor products and (ii) without 581 a valid liquid nicotine and nicotine vapor products license issued pursuant to this subsection. Any 582 person who is found guilty of violating or noncompliance with this subdivision shall be subject to the 583 following penalties: 584

a. For the first violation in a 36-month period, a penalty of no less than \$1,000;

585 b. For a second violation in a 36-month period, a penalty of no less than \$5,000 and a 30-day 586 suspension of the liquid nicotine and nicotine vapor products license; and

587 c. For a third violation in a 36-month period, a penalty of no less than \$10,000, revocation of the 588 liquid nicotine and nicotine vapor products license, and ineligibility to possess a liquid nicotine and 589 nicotine vapor products license for a period of three years from the date of the most recent violation.

590 5. No person inside or outside the Commonwealth shall make a retail sale of liquid nicotine and 591 nicotine vapor products without providing for age verification through an independent age verification 592 service that compares information available from a commercially available database, or aggregate of 593 databases, that is regularly used by government agencies and businesses for the purpose of age and 594 identity verification to the personal information entered by the individual during the ordering process that establishes that the individual is of age. 595

596 6. For any transaction between a distributor and a retail dealer involving liquid nicotine or nicotine 597 vapor products, both the distributor and the retail dealer shall maintain and retain records of any invoice or sales receipt involved that shall include itemized lists of the types of products included in 598 599 such transaction, the tax due on each product pursuant to subsection B of § 58.1-1021.02, and the total 600 amount of taxes paid. Such records shall be produced and provided to the Department as necessary for 601 auditing, compliance, and enforcement purposes.

602 \mathbf{E} . D. The Department shall compile and maintain a current list of licensed distributors and remote 603 retail sellers of tobacco products and of manufacturers, distributors, and retail dealers of liquid nicotine 604 and nicotine vapor products. The list shall be updated on a monthly basis, and published on the Department's official Internet website, available to any interested party. 605 606

§ 58.1-1021.04:5. Tax Commissioner to establish guidelines and rules.

The Tax Commissioner shall establish guidelines and rules, including record keeping recordkeeping 607 608 requirements, for implementation of the tax on tobacco products under Article 2.1 (§ 58.1-1021.01 et seq.) of Chapter 10 of Title 58.1 of the Code of Virginia this article. The establishment of the 609 guidelines and rules by the Tax Commissioner shall be exempt from the provisions of the Administrative Process Act (§ 2.2-4000 et seq.). 610 611

612 § 58.1-1021.06. Delivery sales of liquid nicotine and nicotine vapor products.

613 A. A retail dealer shall not make a delivery sale of liquid nicotine or nicotine vapor products without

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a license issued pursuant to § 58.1-1021.04:1. Such delivery sales and any shipment shall be made only
to a legal consumer.

616 B. A retail dealer may not ship for delivery sale any liquid nicotine or nicotine vapor products
617 without first making a good faith effort to verify the age of the purchaser of the liquid nicotine or
618 nicotine vapor products through an independent age verification software, service, or technology that

619 compares information available from public records to the personal information entered by the 620 purchaser during the ordering process that establishes the purchaser is of legal age or older.

621 C. Prior to shipment of liquid nicotine or nicotine vapor products for a delivery sale, a retail dealer
622 shall be fully paid for the purchase and shall accept payment from the consumer by a check drawn on
623 an account in the consumer's name, by a credit card issued in the consumer's name, or by a debit card
624 issued in the consumer's name. A retail dealer taking a delivery sale may request the electronic mail
625 address of the consumer as a condition of completing such delivery sale.

626 § 58.1-1021.07. Retail sales of liquid nicotine and nicotine vapor products; identification and use 627 by minors.

628 Before a retail dealer may sell liquid nicotine or nicotine vapor products to any consumer, the
629 person selling, offering for sale, giving, or furnishing the liquid nicotine or nicotine vapor product shall
630 verify that the consumer is of legal age by:

631 I. For any retail sale by a retail dealer, examining from any person who appears to be under 30
632 years of age a government-issued photographic identification that establishes the person is of legal age
633 and verifying the identification presented using identification fraud detection software, technology, or
634 scanner that confirms the authenticity of such identification; or

635 2. For any delivery sale by a retail dealer to a consumer in the Commonwealth, performing an age
636 verification through an independent, third-party age verification software, service, or technology that
637 compares information available from public records to the personal information entered by the
638 purchaser during the ordering process that establishes the purchaser is of legal age or older.

639 § 58.1-1021.08. General requirements for liquid nicotine and nicotine vapor products sales and 640 resale.

641 A. A retail dealer shall procure liquid nicotine and nicotine vapor products only from distributors642 duly permitted to operate in the Commonwealth pursuant to this article.

643 B. A retail dealer shall sell liquid nicotine and nicotine vapor products only to consumers and is
644 prohibited from selling to manufacturers, distributors, other retailer dealers, and any other commercial
645 entities.

646 *C.* A retail dealer shall not sell more than two nicotine vapor products and five bottles or packages 647 of liquid nicotine in any one transaction to a consumer.

648 D. In every instance, a distributor shall be responsible for paying the tax on liquid nicotine pursuant 649 to § 58.1-1021.02 at the time of sale to a retail dealer.

650 E. A manufacturer may use as an ingredient in liquid nicotine and a distributor or retail dealer may
651 sell liquid nicotine containing a flavoring or food grade additive or synthetic flavoring substance that is
652 used to add flavor and that is not prohibited by the federal Food and Drug Administration as an
653 additive in nicotine vapor products.

654 § 58.1-1021.09. Safety requirements for liquid nicotine and nicotine vapor products.

655 A. 1. Any retail dealer shall comply with the following requirements:

656 a. Any liquid nicotine container shall use a child-resistant cap that has the child-resistant 657 effectiveness set forth in the poison prevention packaging standards under 16 C.F.R. § 1700.15(b)(1);

b. Any liquid nicotine container shall use a tamper-evident package feature that is designed to
remain intact and that does remain intact when handled in a reasonable manner during the
manufacture, distribution, and retail display of such liquid nicotine or nicotine vapor product container;
and

662 c. Any label on a liquid nicotine container shall meet the nicotine addictiveness warning statement 663 requirements under 21 C.F.R. § 1143.3.

664 2. Any retail dealer selling liquid nicotine or nicotine vapor products shall also be required to
665 display signage clearly indicating "unaccompanied minors are not allowed on the premises," "products
666 are not for sale to minors," or "underage sales prohibited" and to display vapor products behind a
667 counter or in an enclosed display that is inaccessible without the assistance of a sales representative of
668 the retailer.

669 B. No person may sell, offer for sale, or otherwise distribute any liquid nicotine or nicotine vapor 670 product with labeling or packaging that is not in compliance with 21 C.F.R. § 1143.3 or that:

671 1. Imitates or mimics a trademark of any kind or trade dress of any food products, including candy, 672 cookies, cereal, juice boxes, or soft drinks, that are or have primarily been marketed to minors;

673 2. Depicts images or references to video games, movies, videos, celebrity endorsements, or animated 674 television shows known to appeal to minors; 697

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675 3. Depicts the actual consumption of liquid nicotine or nicotine vapor products or a minor using 676 liquid nicotine or nicotine vapor products;

677 4. Makes any health, medicinal, or therapeutic claims about liquid nicotine or nicotine vapor 678 products: or

679 5. Otherwise promotes overconsumption of liquid nicotine or nicotine vapor products.

680 C. Any person shall advertise or market any liquid nicotine or nicotine vapor products only where 681 consistent with the following requirements:

1. All advertisements and marketing shall accurately and legibly identify the person responsible for **682** 683 its content, shall be truthful and appropriately substantiated, shall not be presented in a manner that is materially false or untrue, and shall not be presented in a manner that imitates or mimics a trademark **684** 685 of any kind or trade dress of any food products, including candy, cookies, cereal, juice boxes, or soft drinks, that are or have primarily been marketed to minors; 686

2. Any advertising or marketing in broadcast, cable, radio, print, and digital communications or any 687 event marketing or sponsorships shall be made only where at least 85 percent of the audience is 688 reasonably expected to be at least 21 years of age, as determined by reliable, up-to-date audience 689 690 composition data;

691 3. No advertising or marketing may contain any statement concerning a brand or product that is 692 inconsistent with any statement or images on its labeling; and

693 4. No advertising or marketing may contain any health-related statement that is untrue in any 694 particular manner or tends to create a misleading impression as to the health benefits of consumption of 695 liquid nicotine or nicotine vapor products. 696

CHAPTER 23.2.

RETAIL TOBACCO PRODUCTS AND NICOTINE VAPOR PRODUCTS CONTAINING LIQUID NICOTINE.

§ 59.1-293.10. Definitions.

As used in this chapter, unless the context requires another meaning:

701 "Child-resistant packaging" means packaging that is designed or constructed to meet the 702 child-resistant effectiveness standards set forth in 16 C.F.R. § 1700.15(b)(1) when tested in accordance with the protocols described in 16 C.F.R. § 1700.20 as in effect on July 1, 2015. 703 704

"Department" means the Department of Taxation.

705 "Liquid nicotine" means a liquid or other substance containing nicotine in any concentration that is 706 sold, marketed, or intended for use in a nicotine vapor product the same as that term is defined in 707 § 58.1-1021.01.

"Liquid nicotine container" means a bottle or other container holding liquid nicotine in any 708 709 concentration but does not include a cartridge containing liquid nicotine if such cartridge is prefilled and 710

sealed by the manufacturer of such cartridge and is not intended to be opened by the consumer. "Nicotine vapor product" has means the same meaning as that term is defined in § 18.2-371.2 711 58.1-1021.01 and includes liquid nicotine containers. 712

"Retail dealer" means the same as that term is defined in § 58.1-1021.01

"Retail tobacco product" means the same as that term is defined in § 58.1-1021.01.

"Tobacco retailer" means any person, partnership, joint venture, society, club, trustee, trust, 715 association, organization, or corporation that owns, operates, or manages any tobacco retail 716 establishment. "Tobacco retailer" does not include nonmanagement employees of a tobacco retail 717 718 establishment.

719 "Tobacco retail establishment" means any place of business where retail tobacco products are 720 available for sale to the general public, including any grocery store, retail tobacco product shop, kiosk, 721 convenience store, gasoline service station, bar, or restaurant where retail tobacco products are 722 available for sale to the general public. 723

§ 59.1-293.11. Sale or distribution of liquid nicotine container; prohibition; penalty.

A. No person shall sell or distribute at retail or offer for retail sale or distribution a liquid nicotine 724 container in the Commonwealth on or after October 1, 2015, unless such liquid nicotine container meets 725 726 child-resistant packaging standards.

727 B. The requirements of subsection A shall not prohibit a wholesaler or retailer from selling its 728 existing inventory of liquid nicotine until January 1, 2016, if the wholesaler or retailer can establish that 729 the inventory was purchased prior to October 1, 2015, in a quantity comparable to that of the inventory 730 purchased during the same period of the prior year.

731 C. Any person who sells or distributes at retail or offers for retail sale or distribution a liquid 732 nicotine container in the Commonwealth on or after October 1, 2015, that he knows or has reason to know does not satisfy the child-resistant packaging standards required by this section is guilty of a Class 733 4 misdemeanor. However, no person shall be guilty of a violation of this section who relies in good 734 735 faith on any information provided by the manufacturer of a liquid nicotine container that such container meets the requirements of this section. 736

737 D. The provisions of this chapter do not apply to any manufacturer or wholesaler of liquid nicotine 738 containers who sells or distributes a liquid nicotine container, provided that any such liquid nicotine 739 container sold or distributed is intended for use outside of the Commonwealth.

740 E. The provisions of subsection A shall be null, void, and of no force and effect upon the effective 741 date of either enacted federal legislation or final regulations issued by the U.S. Food and Drug 742 Administration or by any other federal agency where such legislation or regulations mandate 743 child-resistant packaging for liquid nicotine containers.

744 F. The provisions of this section with respect to retail sales, retail establishments, and offers for 745 retail sales shall only apply to retail sales or offers at retail of liquid nicotine containers before July 1, 746 2024.

747 § 59.1-293.12. Restrictions on the sale of retail tobacco products to minors; penalties.

748 A. A retail dealer shall comply with the provisions of this section, §§ 18.2-246.8, 18.2-246.10, 749 18.2-371.2, and 59.1-293.13, and any other federal, state, or local law related to the sale of retail 750 tobacco products. If the Department determines that a retail dealer has violated any such provision of 751 law, the Department may suspend or revoke such retail dealer's Retail Sales and Use Tax Exemption 752 Certificate for Stamped Cigarettes Purchased for Resale or Other Tobacco Products (OTP) Distributor's 753 License.

754 B. 1. For each retail dealer, the Department shall conduct an unannounced investigation at least 755 once every 24 months to verify that the retail dealer is not selling retail tobacco products to persons 756 under 21 years of age. If the Department determines that the retail dealer has violated any provision of 757 this section, § 18.2-246.8, 18.2-246.10, 18.2-371.2, or 59.1-293.13, or any other federal, state, or local 758 law related to the sale of retail tobacco products, it shall conduct an unannounced investigation of the 759 retail dealer within six months of such violation.

760 2. If the Department determines that a retail dealer, or a retail dealer's agent or employee, sold a 761 retail tobacco product to a person under 21 years of age or violated subsection A or B of § 18.2-371.2, 762 the Department shall impose and the retail holder shall be subject to:

763 a. For the first violation in a 36-month period, a penalty of no less than \$1,000;

764 b. For a second violation in a 36-month period, a penalty of no less than \$5,000 and a 30-day 765 suspension of the retail dealer's Retail Sales and Use Tax Exemption Certificate for Stamped Cigarettes 766 Purchased for Resale or OTP Distributor's License; and

c. For a third violation in a 36-month period, a penalty of no less than \$10,000, revocation of the 767 768 retail dealer's Retail Sales and Use Tax Exemption Certificate for Stamped Cigarettes Purchased for 769 Resale or OTP Distributor's License, and ineligibility to possess any such certificate or license for a 770 period of three years from the date of the most recent violation.

3. Any civil penalties assessed pursuant to this section shall be paid into the Tobacco Retail Permit 771 772 Fund, established pursuant to § 59.1-293.14.

- 773 C. The Department shall collaborate with the Virginia Alcoholic Beverage Control Authority and 774 local law enforcement to the extent possible to enforce the provisions of this section and § 4.1-103.01. 775 § 59.1-293.13. Required education for retail dealers and employees.
- 776 Any retail dealer shall be required to attest that it has conducted education and training for its 777 employees related to:
- 778 1. The provisions of § 59.1-293.12;

779 2. The prohibitions on the sale of retail tobacco products to persons under age 21 and other 780 restrictions prescribed by §§ 18.2-246.8, 18.2-246.10, and 18.2-371.2;

781 3. Forms of identification that are acceptable as proof of age; and

782 4. The legal penalties that may be incurred for violation of the provisions of law identified in 783 subdivisions 1 and 2. 784

§ 59.1-293.14. Tobacco Retail Permit Fund.

785 There is hereby created in the state treasury a special nonreverting fund to be known as the Tobacco Retail Permit Fund, referred to in this section as "the Fund." The Fund shall be established on the 786 787 books of the Comptroller. All revenues accruing to the Fund pursuant to this article, all funds 788 appropriated for such purpose, and any gifts, donations, grants, bequests, and other funds received on 789 its behalf shall be paid into the state treasury and credited to the Fund. Interest earned on moneys in 790 the Fund shall remain in the Fund and be credited to it. Any moneys remaining in the Fund, including 791 interest thereon, at the end of each fiscal year shall not revert to the general fund but shall remain in 792 the Fund. Moneys in the Fund shall be used solely for the purposes of funding the Department of 793 Taxation's direct and indirect costs of the license administration and enforcement program administered 794 pursuant to Article 2.1 (§ 58.1-1021.01 et seq.) of Chapter 10 of Title 58.1 and the administrative costs 795 of education and training, retail inspections, and unannounced compliance checks in accordance with 796 the provisions of §§ 59.1-293.12 and 59.1-293.13. Expenditures and disbursements from the Fund shall 797 be made by the State Treasurer on warrants issued by the Comptroller upon written request signed by

the Tax Commissioner.
2. That the Department of Taxation shall develop guidelines implementing the provisions of this act. Such guidelines shall be exempt from the provisions of the Administrative Process Act (§ 2.2-4000 et seq. of the Code of Virginia).
3. That the Department of Taxation shall develop or revise the forms and applications necessary to implement the provisions of this act. 799