By: Senator(s) Tollison

To: Finance

COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 2812

1	AN	I ACT	TO	AMEND	SECT	TION	27-69-	3,	MISSI	ISSIPPI	CODE	OF	1972,	ТО
2	REVISE	THE	DEF:	INITION	OF	WHOI	LESALEF	NI S	THE	TOBACCO	TAX	LAW	IS; TO	

- 3
- AMEND SECTION 27-69-5, MISSISSIPPI CODE OF 1972, TO PROVIDE A RESIDENCY REQUIREMENT FOR A TOBACCO SALES PERMIT; AND FOR RELATED 4
- 5 PURPOSES
- BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 6
- 7 SECTION 1. Section 27-69-3, Mississippi Code of 1972, is
- amended as follows: 8
- [Until July 1, 2001, this section shall read as follows:] 9
- 27-69-3. When used in this chapter: 10
- The word "state" shall mean the State of 11
- Mississippi as geographically defined, and any and all waters 12
- under the jurisdiction of the State of Mississippi. 13
- 14 The words "State Auditor" shall mean the Auditor of
- Public Accounts of the State of Mississippi, or his legally 15
- appointed deputy, clerk or agent. 16
- The word "commissioner" shall mean the Chairman of 17
- the State Tax Commission of the State of Mississippi, and his 18
- 19 authorized agents and employees.
- The word "person" shall mean any individual, 20
- company, corporation, partnership, association, joint venture, 21
- 22 estate, trust, or any other group, or combination acting as a
- 23 unit, and the plural as well as the singular, unless the intention
- to give a more limited meaning is disclosed by the context. 24
- (e) The word "consumer" shall mean a person who comes 25
- into possession of tobacco for the purpose of consuming it, giving 26
- 27 it away, or disposing of it in any way by sale, barter or
- 28 exchange.

- The word "tobacco" shall mean any cigarettes, 29 30 cigars, cheroots, stogies, smoking tobacco (including granulated, plug cut, crimp cut, ready rubbed, and other kinds and forms of 31 tobacco, or substitutes therefor, prepared in such manner as to be 32 33 suitable for smoking in a pipe or cigarette) and including plug and twist chewing tobacco and snuff, when such "tobacco" is 34 manufactured and prepared for sale or personal consumption. All 35 words used herein shall be given the meaning as defined in the 36 regulations of the Treasury Department of the United States of 37 38 America.
- 39 (g) The words "first sale" shall mean and include the 40 first sale, or distribution of such tobacco in intrastate 41 commerce, or the first use or consumption of such tobacco within 42 this state.
- 43 (h) The words "drop shipment" shall mean and include 44 any delivery of tobacco received by any person within this state, 45 when payment for such tobacco is made to the shipper, or seller by 46 or through a person other than a consignee.
- (i) The word "distributor" shall include every person,
 except retailers as defined herein, in the state who manufactures
 or produces tobacco or who ships, transports, or imports into this
 state, or in any manner acquires or possesses tobacco, and makes a
 first sale of the same in the state.
- The word "wholesaler" shall include dealers, whose 52 53 principal business is that of a wholesale dealer or jobber, who is known to the retail trade as such, and whose place of business is 54 55 located in Mississippi or in a state which affords reciprocity to wholesalers domiciled in Mississippi, who shall sell any taxable 56 57 tobacco to retail dealers only for the purpose of resale, and who have tobacco sales to retail stores other than their own 58 subsidiaries in Mississippi that exceed fifty percent (50%) of 59 60 their total tobacco sales.

- (k) The word "retailer" shall include every person,
 other than a wholesale dealer, as defined above, whose principal
 business is that of selling merchandise at retail, who shall sell,
 or offer for sale tobacco to the consumer. The sale of tobacco in
 quantity lots by retailers to other retailers, transient vendors,
 or other persons, shall not be construed as wholesale and shall
- (1) The word "dealer" shall include every person, firm,
 corporation or association of persons, except retailers as defined
 herein, who manufacture tobacco for distribution, for sale, for
 use or for consumption in the State of Mississippi.

not qualify such retailer for a permit as a wholesaler.

- The word "dealer" is further defined to mean any person,
 firm, corporation or association of persons, except retailers as
 defined herein, who imports tobacco from any state or foreign
 country for distribution, sale, use, or consumption in the State
 of Mississippi.
- 77 (m) The words "distributing agent" shall include every
 78 person in the state who acts as an agent of any person outside the
 79 State of Mississippi, by receiving tobacco in interstate commerce,
 80 and storing such tobacco in this state subject to distribution, or
 81 delivery upon order from said person outside the state to
 82 distributors, wholesalers, retailers and dealers.
- The words "transient vendor" shall mean and include (n) 83 every person commonly and generally termed "peddlers" and every 84 85 person acting for himself, or as an agent, employee, salesman, or in any capacity for another, whether as owner, bailee, or other 86 87 custodian of tobacco, and going from person to person, dealer to dealer, house to house, or place to place, and selling or offering 88 for sale at retail or wholesale tobacco, and every person who does 89 not keep a regular place of business open at all times in regular 90 91 hours, and every person who goes from person to person, dealer to 92 dealer, house to house, or place to place, and sells or offers for sale tobacco which he carries with him, and who delivers the same 93

at the time of, or immediately after the sale, or without
returning to the place of business operations (a permanent place
of business within the state) between the taking of the order and
the delivery of the tobacco, or

All persons who go from person to person, house to house,
place to place, or dealer to dealer, soliciting orders by
exhibiting samples or taking orders, and thereafter making

exhibiting samples, or taking orders, and thereafter making

delivery of tobacco, or filling the order without carrying or

sending the order to the permanent place of business, and

thereafter making delivery of the tobacco pursuant to the terms of the order, or

All persons who go from person to person, place to place, house to house, or dealer to dealer, carrying samples and selling tobacco from samples, and afterwards making delivery without taking and sending an order therefor to a permanent place of business for the filling of the order, and delivery of the tobacco, or the exchange of tobacco having become damaged or unsalable, or the purchase by tobacco of advertising space, or

All persons who have in their possession, or under their control, any tobacco offered, or to be offered for sale or to be delivered, unless the sale or delivery thereof is to be made in pursuance of a bona fide order for the tobacco, to be sold or delivered, said order to be evidenced by an invoice or memorandum.

(o) The words "contraband tobacco" shall mean all tobacco found in the possession of any person whose permit to engage in dealing in tobacco has been revoked by the commissioner; and any cigarettes found in the possession of any person to which the proper tax stamps have not been affixed; and any cigarettes improperly stamped when found in the possession of any person; and all other tobacco upon which the excise tax has not been paid.

(p) The word "sale" means an exchange for money or goods, giving away, or distributing any tobacco as defined in this chapter.

127			((q) Th	e wor	ds "	forty	y-eight	(48)	hours'	" and	"seventy	-two
128	(72)	ho	urs"	shall	mean	two	(2)	calenda	ır da	ys and	three	e (3)	
	_	-	-						~	-			

129 calendar days, respectively, excluding Sundays and legal holidays.

(r) The word "stamp" or "stamping," or the import of such word, when used in this chapter, shall mean any manner of stamp or impression permitted by the commissioner that carries out the purposes of the chapter in clearly indicating upon the packages of cigarettes taxed the due payment of the tax.

"Manufacturer's list price" shall mean the full (s) sales price at which tobacco is sold or offered for sale by a manufacturer to the wholesaler or distributor in this state without any deduction for freight, trade discount, cash discounts, special discounts or deals, cash rebates, or any other reduction from the regular selling price. In the event freight charges on shipments to wholesalers or distributors are not paid by the manufacturer, then such freight charges required to be paid by the wholesalers and distributors shall be added to the amount paid to the manufacturer in order to determine "manufacturer's list price." In the case of a wholesaler or distributor whose place of business is located outside this state, the "manufacturer's list price" for tobacco sold in this state by such wholesaler or distributor shall in all cases be considered to be the same as that of a wholesaler or distributor located within this state.

150 [From and after July 1, 2001, this section shall read as 151 follows:]

- 152 27-69-3. When used in this chapter:
- 153 (a) "State" means the State of Mississippi as 154 geographically defined, and any and all waters under the 155 jurisdiction of the State of Mississippi.
- (b) "State Auditor" means the Auditor of Public

 157 Accounts of the State of Mississippi, or his legally appointed

 158 deputy, clerk or agent.

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- 159 (c) "Commissioner" means the Chairman of the State Tax 160 Commission of the State of Mississippi, and his authorized agents 161 and employees.
- (d) "Person" means any individual, company,

 corporation, partnership, association, joint venture, estate,

 trust, or any other group, or combination acting as a unit, and

 the plural as well as the singular, unless the intention to give a
- (e) "Consumer" means a person who comes into possession of tobacco for the purpose of consuming it, giving it away, or disposing of it in any way by sale, barter or exchange.

more limited meaning is disclosed by the context.

- "Tobacco" means any cigarettes, cigars, cheroots, 170 171 stogies, smoking tobacco (including granulated, plug cut, crimp cut, ready rubbed, and other kinds and forms of tobacco, or 172 substitutes therefor, prepared in such manner as to be suitable 173 174 for smoking in a pipe or cigarette) and including plug and twist chewing tobacco and snuff, when such "tobacco" is manufactured and 175 176 prepared for sale or personal consumption. All words used herein shall be given the meaning as defined in the regulations of the 177 178 Treasury Department of the United States of America.
- 179 (g) "First sale" means and includes the first sale, or 180 distribution of such tobacco in intrastate commerce, or the first 181 use or consumption of such tobacco within this state.
- (h) "Drop shipment" means and includes any delivery of tobacco received by any person within this state, when payment for such tobacco is made to the shipper, or seller by or through a person other than a consignee.
- (i) "Distributor" includes every person, except
 retailers as defined herein, in the state who manufactures or
 produces tobacco or who ships, transports, or imports into this
 state, or in any manner acquires or possesses tobacco, and makes a
 first sale of the same in the state.

- "Wholesaler" includes dealers, whose principal 191 (j) 192 business is that of a wholesale dealer or jobber, who is known to the retail trade as such, and whose place of business is located 193 194 in Mississippi or in a state which affords reciprocity to 195 wholesalers domiciled in Mississippi, who shall sell any taxable 196 tobacco to retail dealers only for the purpose of resale, and who have tobacco sales to retail stores other than their own 197 subsidiaries in Mississippi that exceed fifty percent (50%) of 198 their total tobacco sales. 199
- (k) "Retailer" includes every person, other than a

 wholesale dealer, as defined above, whose principal business is

 that of selling merchandise at retail, who shall sell, or offer

 for sale tobacco to the consumer. The sale of tobacco in quantity

 lots by retailers to other retailers, transient vendors, or other

 persons, shall not be construed as wholesale and shall not qualify

 such retailer for a permit as a wholesaler.
- (1) "Dealer" includes every person, firm, corporation
 or association of persons, except retailers as defined herein, who
 manufacture tobacco for distribution, for sale, for use or for
 consumption in the State of Mississippi.
- The word "dealer" is further defined to mean any person,
 firm, corporation or association of persons, except retailers as
 defined herein, who imports tobacco from any state or foreign
 country for distribution, sale, use, or consumption in the State
 of Mississippi.
- 216 (m) "Distributing agent" includes every person in the 217 state who acts as an agent of any person outside the State of 218 Mississippi, by receiving tobacco in interstate commerce, and 219 storing such tobacco in this state subject to distribution, or 220 delivery upon order from said person outside the state to 221 distributors, wholesalers, retailers and dealers.
- 222 (n) "Transient vendor" means and includes every person
 223 commonly and generally termed "peddlers" and every person acting
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224	for himself, or as an agent, employee, salesman, or in any
225	capacity for another, whether as owner, bailee, or other custodian
226	of tobacco, and going from person to person, dealer to dealer,
227	house to house, or place to place, and selling or offering for
228	sale at retail or wholesale tobacco, and every person who does not
229	keep a regular place of business open at all times in regular
230	hours, and every person who goes from person to person, dealer to
231	dealer, house to house, or place to place, and sells or offers for
232	sale tobacco which he carries with him, and who delivers the same
233	at the time of, or immediately after the sale, or without
234	returning to the place of business operations (a permanent place
235	of business within the state) between the taking of the order and
236	the delivery of the tobacco, or
237	All persons who go from person to person, house to house,
238	place to place, or dealer to dealer, soliciting orders by
239	exhibiting samples, or taking orders, and thereafter making
240	delivery of tobacco, or filling the order without carrying or
241	sending the order to the permanent place of business, and
242	thereafter making delivery of the tobacco pursuant to the terms of
243	the order, or
244	All persons who go from person to person, place to place,
245	house to house, or dealer to dealer, carrying samples and selling
246	tobacco from samples, and afterwards making delivery without
247	taking and sending an order therefor to a permanent place of
248	business for the filling of the order, and delivery of the
249	tobacco, or the exchange of tobacco having become damaged or
250	unsalable, or the purchase by tobacco of advertising space, or
251	All persons who have in their possession, or under their
252	control, any tobacco offered, or to be offered for sale or to be
253	delivered, unless the sale or delivery thereof is to be made in
254	pursuance of a bona fide order for the tobacco, to be sold or
255	delivered, said order to be evidenced by an invoice or memorandum.

- 256 (o) "Contraband tobacco" means all tobacco found in the 257 possession of any person whose permit to engage in dealing in 258 tobacco has been revoked by the commissioner; and any cigarettes 259 found in the possession of any person to which the proper tax 260 stamps have not been affixed; and any cigarettes improperly 261 stamped when found in the possession of any person; and all other 262 tobacco upon which the excise tax has not been paid.
- 263 (p) "Sale" means an exchange for money or goods, giving 264 away, or distributing any tobacco as defined in this chapter.
- (q) "Forty-eight (48) hours" and "seventy-two (72) hours" means two (2) calendar days and three (3) calendar days, respectively, excluding Sundays and legal holidays.
 - (r) "Stamp" or "stamping," or the import of such word, when used in this chapter, means any manner of stamp or impression permitted by the commissioner that carries out the purposes of the chapter in clearly indicating upon the packages of cigarettes taxed the due payment of the tax and clearly identifying, by serial number or otherwise, the permittee who affixed the stamp to the particular package.
- 275 "Manufacturer's list price" means the full sales price at which tobacco is sold or offered for sale by a 276 manufacturer to the wholesaler or distributor in this state 277 without any deduction for freight, trade discount, cash discounts, 278 special discounts or deals, cash rebates, or any other reduction 279 280 from the regular selling price. In the event freight charges on shipments to wholesalers or distributors are not paid by the 281 manufacturer, then such freight charges required to be paid by the 282 283 wholesalers and distributors shall be added to the amount paid to the manufacturer in order to determine "manufacturer's list 284 285 price." In the case of a wholesaler or distributor whose place of business is located outside this state, the "manufacturer's list 286 287 price" for tobacco sold in this state by such wholesaler or

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distributor shall in all cases be considered to be the same as that of a wholesaler or distributor located within this state.

290 SECTION 2. Section 27-69-5, Mississippi Code of 1972, is 291 amended as follows:

292 27-69-5. Every distributor, wholesaler, dealer or retailer

293 who desires to become engaged in the sale or use of tobacco upon

294 which a tax is required to be paid shall file with the

295 commissioner an application for a permit to engage in such

296 business. The application for a permit shall be filed on blanks

297 to be furnished by the commissioner for that purpose. The

298 application must be subscribed and sworn to by the person owning

the business, or having an ownership interest therein. If the

300 applicant is a corporation, a duly authorized agent shall execute

301 the application. The application shall show the name of such

302 person, and in case of partnership, the name of each partner

303 thereof, the person's post office address, the location of the

304 place of business to which the permit shall apply, and the nature

305 of the business in which engaged, and any other information the

306 commissioner may require. No distributor, wholesaler, dealer or

retailer shall sell any tobacco until such application has been

308 filed, the prescribed permit fee paid, and the permit obtained.

309 Except as otherwise provided in this paragraph, said permit shall

310 expire on January 31 of each year. However, a retail permit shall

311 continue in force during the time that the permit holder to whom

312 it is issued continues in the same business at the same location

313 unless such permit is revoked by the commissioner for cause or is

314 revoked pursuant to any provision of the Mississippi Juvenile

315 Tobacco Access Prevention Act in Sections 97-32-1 through

316 97-32-23.

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An application shall be filed, and a permit obtained for each

318 place of business owned or operated by each distributor,

319 wholesaler, dealer or retailer.

320	Upon receipt of the application and any permit fee
321	hereinafter provided for, the commissioner may issue to every
322	distributor, wholesaler, dealer or retailer, for the place of
323	business designated, a nonassignable permit, authorizing the sale
324	or use of tobacco in the state. Said permit shall provide that
325	the same is revocable, and may be forfeited or suspended upon
326	violation of any provision of this chapter, the Mississippi
327	Tobacco Youth Access Prevention Act of 1997 or any rule or
328	regulation adopted by the commissioner. If such permit is revoked
329	or suspended, said distributor, wholesaler, dealer or retailer
330	shall not sell any tobacco from such place of business until a new
331	permit is granted, or the suspension of the old permit removed.
332	A permit cannot be transferred from one person to another,
333	and the permit shall at all times be publicly displayed by the
334	distributor, wholesaler, dealer or retailer in his place of
335	business so as to be seen easily by the public. A permit may be
336	refused to any person previously convicted of violations of this
337	chapter.
338	No permit shall be granted to an applicant that has not been
339	a resident of the State of Mississippi for at least two (2) years.
340	SECTION 3. This act shall take effect and be in force from
341	and after its passage.