By: Representative Moody

To: Ways and Means

HOUSE BILL NO. 996

AN ACT TO AMEND SECTIONS 27-69-15, 27-69-19 AND 27-69-33, 1 MISSISSIPPI CODE OF 1972, TO PROVIDE THAT FOR CIGARETTES TO BE 2 3 TRANSPORTED FROM MISSISSIPPI FOR SALE IN ANOTHER STATE, CERTAIN STAMPS MUST BE AFFIXED TO THE CIGARETTES OR EXCISE TAXES PAID, 4 ACCORDING TO THE REQUIREMENTS OF THE OTHER STATE; TO PROVIDE THAT 5 THIS REQUIREMENT SHALL NOT APPLY WHEN SUCH OTHER STATE PROHIBITS 6 STAMPS FROM BEING AFFIXED TO THE CIGARETTES, PROHIBITS PAYMENT OF EXCISE TAXES ON THE CIGARETTES, OR PROHIBITS THE SALE OF 7 8 CIGARETTES; TO REQUIRE THE INCLUSION OF ADDITIONAL INFORMATION IN 9 REPORTS RELATED TO TOBACCO PRODUCTS IN INTERSTATE COMMERCE; AND 10 FOR RELATED PURPOSES. 11

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: SECTION 1. Section 27-69-15, Mississippi Code of 1972, is amended as follows:

27-69-15. Any retailer, transient vendor, distributing 15 16 agent, salesman, or other dealer who shall receive any cigarettes 17 other than from a wholesaler having a permit as herein provided, and not having the necessary stamps already affixed, shall, after 18 the receipt of such cigarettes, within the time limit herein 19 provided, present the same to some wholesaler having such permit, 20 for the affixing of the stamps required, and it shall be the duty 21 22 of such wholesaler, thereupon and upon the payment to him by such retailer of the face value of the stamps required, to affix the 23 stamps to said cigarettes in the same manner as if the cigarettes 24 25 were handled and sold by such wholesaler, provided, that such wholesaler, before affixing the stamps, shall require of the 26 retailer, transient vendor, distributing agent, salesman, or other 27 dealer, the original invoice for the cigarettes to be stamped, and 28 such wholesaler shall in each instance note upon the invoice, the 29 30 denominations and number of stamps affixed to the cigarettes

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31 covered by said invoice, the notation to be made in ink, or other 32 manner not easy to erase, at the time the stamps are affixed.

It is further provided that, in addition hereto, the 33 wholesaler shall keep a separate record of all stamps affixed to 34 35 taxable cigarettes presented by retailers, transient vendors, 36 distributing agents, salesmen, or other dealers, showing the name of the retailer, transient vendor, distributing agent, salesman, 37 or other dealer, name of the shipper, date of shipper's invoice, 38 the date stamps were affixed, denomination of stamps affixed, and 39 40 total value of stamps affixed.

When the request is made to any wholesaler in this state by a 41 retailer, transient vendor, distributing agent, salesman, or other 42 43 dealer in this state, said request being duly and seasonably made for the affixing of stamps, and the request is accompanied by 44 proper remittance and invoice, and such wholesaler refuses to 45 affix the stamps to cigarettes as requested, said wholesaler shall 46 47 forfeit to the state a penalty of Twenty-five Dollars (\$25.00) for each offense, the same to be collected by the commissioner and, in 48 addition thereto, in the discretion of the commissioner, forfeit 49 50 his permit to handle stamps. In the event of such refusal on the part of any wholesaler to affix stamps said retailer, transient 51 52 vendor, distributing agent, salesman, or other dealer may make application to the commissioner for stamps to be placed on the 53 cigarettes upon which the wholesaler refused to affix the stamps, 54 55 said application to be accompanied by an affidavit from the retailer, transient vendor, distributing agent, salesman, or other 56 57 dealer, or some other credible person, setting forth the facts, whereupon the commissioner may issue and sell to such retailer, 58 transient vendor, distributing agent, salesman, or other dealer, a 59 sufficient number of stamps to be affixed to the cigarettes. 60 61 Stamps shall not be affixed to any cigarettes except by a

62 wholesale dealer having a permit, except as otherwise provided in

63 this chapter.

H. B. No. 996 03/HR03/R1234 PAGE 2 (TB\LH) 64 Stamps shall not be required to be affixed to any cigarettes 65 while the same is in interstate commerce, except as provided in 66 Section 27-69-33.

67 Any person who receives cigars, smoking tobacco, chewing 68 tobacco, snuff or any other tobacco products except cigarettes 69 from anyone other than a wholesaler having a tobacco permit issued by this state and the excise tax on the tobacco received has not 70 been paid, shall compute the excise tax due the State of 71 Mississippi at the rate prescribed herein on forms furnished by 72 the commissioner for that purpose. Such report shall be 73 74 accompanied by the remittance for the tax due and shall be filed with the commissioner within forty-eight (48) hours after receipt 75 76 of the tobacco by such person.

In no case shall the provisions of this chapter be construed to require the payment of a tax upon any tobacco upon which the tax herein levied has once been paid to the state.

80 SECTION 2. Section 27-69-19, Mississippi Code of 1972, is 81 amended as follows:

27-69-19. The provisions of this chapter shall not apply to
dealers in tobacco made the subject of interstate sales, except as
provided in Section 27-69-33.

85 **SECTION 3.** Section 27-69-33, Mississippi Code of 1972, is 86 amended as follows:

27-69-33. Manufacturers, distributors and wholesalers of 87 cigars, cigarettes or smoking tobacco subject to the tax under 88 this chapter, doing both intrastate and interstate business in 89 90 such tobacco, must qualify as interstate dealers in such tobacco by applying to the commissioner for permission to engage in such 91 business, and, upon receipt of such permission, he shall be 92 permitted to set aside such part of his stock as may be absolutely 93 necessary for the conduct of such interstate business, without 94 95 affixing the stamps of this state to cigarettes required by this Said interstate stock shall be kept in an entirely 96 chapter.

H. B. No. 996 03/HR03/R1234 PAGE 3 (TB\LH) 97 separate part of the building, separate and apart from intrastate 98 stock, and the said interstate business shall be conducted by the 99 said wholesale dealer in accordance with rules and regulations to 100 be promulgated by the commissioner.

101 It is further provided that shipment of such merchandise be 102 made only by a railroad, express company, boat line, or motor 103 freight line certified by the Mississippi Public Service 104 Commission as a common carrier, or by registered or insured parcel 105 post.

106 Before a person may transport or cause to be transported from 107 this state cigarettes for sale in another state, he shall affix to the cigarettes any stamp required, or pay any other excise tax on 108 109 the cigarettes which may be imposed, by the state in which the cigarettes are to be sold. However, if the other state prohibits 110 stamps from being affixed to the cigarettes, prohibits the payment 111 of any other excise tax on the cigarettes, or prohibits the sale 112 of cigarettes, the requirement to affix a stamp or pay a tax on 113 the cigarettes shall not apply. 114

It is further provided that any manufacturer, distributor, or 115 116 wholesaler of cigars, cigarettes or smoking tobacco, engaged in interstate commerce in such tobaccos, shall report to the 117 118 commissioner on or before the fifteenth day of each month, on forms prescribed by the commissioner, the quantity of each brand 119 style of cigarettes for all sales of cigarettes made in interstate 120 121 commerce during the preceding month to which Mississippi stamps were not affixed, along with the name and address of each 122 123 recipient of the cigarettes. These reports must be made supplementary to the reports required to be filed by Section 124 27-69-35 of this chapter. 125

Each shipment must be covered by a complete copy of invoice of the consignor, and supported by properly receipted bill of lading of the transportation company, or post office department as specified in the foregoing, and the receipted bills of lading and

H. B. No. 996 03/HR03/R1234 PAGE 4 (TB\LH) 130 invoices shall be subject to inspection by the commissioner for a 131 period of three (3) years.

The commissioner is further authorized to verify the actual 132 delivery to the consignee of such unstamped taxable cigarettes 133 before allowing credit, and for the purpose of such verification, 134 the commissioner may exchange information with the proper 135 136 authorities of other states as to movement of taxable tobacco to and from other states into and from the State of Mississippi. 137 SECTION 4. This act shall take effect and be in force from 138 and after July 1, 2003. 139