To: Ways and Means

HOUSE BILL NO. 1395

1 2 3 4 5 6 7 8 9 0 1 1 1 1 5 6 7 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	AN ACT TO IMPOSE A FEE ON NONSETTLING-MANUFACTURER CIGARETTES; TO PROVIDE DEFINITIONS; TO REQUIRE MONTHLY REPORTING OF THE NUMBER AND DENOMINATION OF STAMPS AFFIXED TO PACKAGES OF NONSETTLING-MANUFACTURER CIGARETTES; TO REQUIRE REGISTRATION OF NONSETTLING MANUFACTURERS WITH THE ATTORNEY GENERAL; TO REQUIRE DEVELOPMENT, MAINTENANCE, AND PUBLICATION BY THE ATTORNEY GENERAL OF A LIST OF NONSETTLING MANUFACTURERS THAT HAVE CERTIFIED THEIR COMPLIANCE WITH THIS ACT; TO PROVIDE FOR ENFORCEMENT OF THE REQUIREMENTS IMPOSED BY THIS ACT; TO PROHIBIT THE TRANSPORT OF UNSTAMPED CIGARETTES ACROSS STATE LINES; TO PROVIDE FOR REPORTS ON THE TRANSPORT OF STAMPED CIGARETTES ACROSS STATE LINES; TO PROVIDE THAT THE REVENUE DERIVED FROM THE FEE IMPOSED UNDER THIS ACT SHALL BE DEPOSITED INTO SPECIAL FUNDS IN THE STATE TREASURY TO THE CREDIT OF THE UNIVERSITY OF MISSISSIPPI MEDICAL CENTER AND THE STATE VETERANS AFFAIRS BOARD; TO SPECIFY THE PURPOSES FOR WHICH THE MONIES IN SUCH SPECIAL FUNDS MAY BE USED; TO AMEND SECTION 27-69-19. MISSISSIPPI CODE OF 1972. IN CONFORMITY THERETO; AND FOR
	27-69-19, MISSISSIPPI CODE OF 1972, IN CONFORMITY THERETO; AND FOR
L8	RELATED PURPOSES.
L9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:

- SECTION 1. The Legislature declares that the following are 20 the purposes of this act: 21
- 22 (a) To recover health care costs to the state imposed 23 by nonsettling manufacturers;
- (b) To prevent nonsettling manufacturers from 24 25 undermining the state's policy of reducing underage smoking by offering their cigarettes for sale substantially below the price 26
- 27 of cigarettes of other manufacturers;
- 28 (c) To protect funding, which is reduced as a result of
- 29 the growth of nonsettling-manufacturer cigarette sales, for
- programs funded in whole or in part by payments to the state under 30
- 31 the tobacco settlements referred to in Section 2(e) of this act,
- and to recoup settlement-payment revenue lost to the state as a 32
- 33 result of nonsettling-manufacturer cigarettes sales; and
- (d) To fund such other purposes as the Legislature 34
- 35 shall determine.

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- 36 **SECTION 2.** As used in this act, the following terms shall
- 37 have the meaning ascribed to them herein:
- 38 (a) "Commissioner" means the Chairman of the State Tax
- 39 Commission of the State of Mississippi, and his authorized agents
- 40 and employees.
- 41 (b) "Consumer Price Index" means the Consumer Price
- 42 Index for All Urban Consumers as published by the Bureau of Labor
- 43 Statistics of the United States Department of Labor.
- 44 (c) "Manufacturer" includes, but is not limited to, an
- 45 entity that is the first importer into the United States of
- 46 cigarettes manufactured abroad.
- 47 (d) "Master Settlement Agreement" means the settlement
- 48 agreement entered into on November 23, 1998, by various states and
- 49 leading cigarette manufacturers.
- (e) "Nonsettling manufacturer" means any tobacco
- 51 product manufacturer that has not entered into the settlement
- 52 agreements, as amended, in the case of Mike Moore, Attorney
- 53 General ex rel. State of Mississippi v. The American Tobacco
- 54 Company et al. (Chancery Court of Jackson County, Mississippi,
- 55 Cause No. 94-1429).
- (f) "Nonsettling-manufacturer cigarettes" means
- 57 cigarettes of a nonsettling manufacturer.
- 58 (g) "Subsequent participating manufacturer" means a
- 59 manufacturer of cigarettes that is a subsequent participating
- 60 manufacturer as defined in the Master Settlement Agreement.
- 61 **SECTION 3.** (1) Except as otherwise provided in this
- 62 section, there is hereby imposed, levied and assessed a fee for
- 63 the sale, use, consumption, handling or distribution, in the State
- 64 of Mississippi, of nonsettling-manufacturer cigarettes to which a
- 65 stamp is required to be affixed by law. The rate of the fee shall
- be Two and Three-twentieths Cents (2-3/20c) on each cigarette, to
- 67 be adjusted upward annually each January 1 by the greater of three
- 68 percent (3%) or the Consumer Price Index applied each year on the

- 69 previous year, beginning with the year of enactment of this act.
- 70 The fee is in addition to all other privileges, licenses, fees, or
- 71 taxes now imposed by law in this state. The commissioner shall
- 72 collect the fee each month directly from each nonsettling
- 73 manufacturer based on information received under Section 5 of this
- 74 act or other information available to the commissioner. Except as
- 75 otherwise provided in this act, the fee shall be imposed,
- 76 collected, paid, administered, and enforced in the same manner as
- 77 the tax on cigarettes assessed by Section 27-69-13.
- 78 (2) The revenue derived from the fee imposed under this
- 79 section shall be deposited into the State Treasury, as follows:
- 80 (a) Seventy-one and one-half percent (71.5%) of the
- 81 revenue collected, not to exceed Ten Million Dollars
- 82 (\$10,000,000.00) of the revenue collected during any fiscal year,
- 83 shall be deposited into the special fund to the credit of the
- 84 University of Mississippi Medical Center that is created by
- 85 Section 10(1) of this act.
- 86 (b) Twenty-one and one-half percent (21.5%) of the
- 87 revenue collected, not to exceed Three Million Dollars
- 88 (\$3,000,000.00) of the revenue collected during any fiscal year,
- 89 shall be deposited into the special fund to the credit of the
- 90 State Veterans Affairs Board that is created by Section 10(2) of
- 91 this act.
- 92 (c) The remainder of the revenue collected shall be
- 93 deposited into the special fund to the credit of the University of
- 94 Mississippi Medical Center that is created by Section 10(3) of
- 95 this act.
- 96 (3) (a) The fee imposed under this section shall not apply
- 97 to a subsequent participating manufacturer until both of the
- 98 following have occurred: (i) a final and binding agreement
- 99 between that subsequent participating manufacturer and the
- 100 settling states to the Master Settlement Agreement providing such
- 101 subsequent participating manufacturer with a credit to its Master

102 Settlement Agreement payments for payments made to Mississippi 103 under this section has become effective and (ii) the Mississippi 104 Attorney General has received notice from the subsequent 105 participating manufacturer and the National Association of 106 Attorneys General, as representative of the settling states, that 107 an agreement acceptable to both sides has been reached. 108 subsection (3) shall not apply to any subsequent participating manufacturer that as of the effective date of this act already has 109 an agreement with the settling states (as defined in the Master 110 111 Settlement Agreement) with respect to a credit. 112 (b) This subsection (3) shall stand repealed from and after July 1, 2008. 113 SECTION 4. A nonsettling manufacturer whose cigarettes are 114 being offered for sale in this state on the effective date of this 115 act shall provide to the commissioner the information described in 116 117 Sections 6 and 7 of this act, and pay the fee imposed by Section 3 118 of this act within thirty (30) days after the effective date of 119 this act. If cigarettes of a nonsettling manufacturer are not 120 being offered for sale in this state on the effective date of this 121 act, then the nonsettling manufacturer, before its cigarettes may 122 begin to be offered for sale in this state, shall prepay the fee 123 imposed by Section 3 of this act for the number of cigarettes of 124 the nonsettling manufacturer that the commissioner reasonably 125 projects will be sold in the first calendar month in which 126 cigarettes of the nonsettling manufacturer are sold in this state. 127 The prepayment amount shall be determined by multiplying Two and 128 One-half Cents (2-1/2c) times the number of cigarettes that the 129 commissioner reasonably projects that the nonsettling manufacturer will sell in this state in that first calendar month, or Fifty 130 131 Thousand Dollars (\$50,000.00), whichever is more. 132 commissioner may require a nonsettling manufacturer to provide any 133 information reasonably necessary to determine the fee payment 134 amount and, in the case of prepayment, shall establish regulations

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- providing for reimbursement to nonsettling manufacturers if actual sales are less than sales as projected by the commissioner and for additional payment by nonsettling manufacturers if actual sales are greater than sales as projected by the commissioner.
- 139 SECTION 5. Any manufacturer, distributor, or wholesaler of 140 cigarettes required by Section 27-69-35 to file a monthly report 141 shall state, in addition to the information required to be reported under Section 27-69-35, the number and denominations of 142 stamps affixed to individual packages of nonsettling-manufacturer 143 144 cigarettes, by manufacturer and brand family, sold for each place 145 of business in the month preceding the month in which the report is made, as well as any other information determined by the 146 147 commissioner to be necessary or appropriate for determining the fee due under Section 3 of this act, or for enforcing any of the 148 provisions of this act. This reporting requirement shall be 149 150 enforced in the same manner as the monthly reporting requirement 151 imposed by Section 27-69-35.
- section 6. Before its cigarettes may begin to be offered for sale in this state, or, if its cigarettes are being offered for sale in this state on the effective date of this act, within thirty (30) days of the effective date of this act, a nonsettling manufacturer shall provide to the Attorney General, on a form prescribed by the Attorney General, the following information:
- 158 (a) The complete name, address and telephone number of the nonsettling manufacturer;
- 160 (b) The date that cigarettes of the nonsettling
 161 manufacturer began or will begin to be offered for sale in this
 162 state;
- 163 (c) The names of the brand families of cigarettes of
 164 the nonsettling manufacturer that are being or will be offered for
 165 sale in this state;

166	(d) A statement of the nonsettling manufacturer's
167	intention to comply with the obligations imposed by this section;
168	and
169	(e) The name, address, telephone number and signature
170	of an officer of the nonsettling manufacturer attesting to all of
171	the information described in this section.
172	The Attorney General shall make information provided pursuant
173	to this section available to the commissioner.
174	SECTION 7. Each nonsettling manufacturer subject to the fee
175	imposed by Section 3 of this act shall certify to the Attorney
176	General on the first day of each month that it is in compliance
177	with this act and that it has paid in full the fee imposed by
178	Section 3 of this act. The Attorney General shall develop,
179	maintain, and publish on its Internet web site a directory listing
180	all nonsettling manufacturers that have provided current, accurate
181	and complete certifications. The Attorney General shall provide a
182	copy of the list to a person upon request.
183	SECTION 8. Cigarettes of a nonsettling manufacturer that has
184	not complied with this act, including payment in full of the fee
185	imposed by Section 3 of this act, shall be treated as cigarettes
186	for which the tax assessed by Section 27-69-13 has not been paid,
187	and a nonsettling manufacturer that has not complied with this act
188	shall be subject to any and all of the penalties imposed for
189	violations of Chapter 69, Title 27, Mississippi Code of 1972. A
190	person shall not affix to any package of nonsettling-manufacturer
191	cigarettes the stamp required under Sections 27-69-13 and 27-69-27
192	after receiving notice from the commissioner, which the
193	commissioner shall provide, that the nonsettling manufacturer of
194	those cigarettes has not paid in full the fee imposed by Section 3
195	of this act or if the nonsettling manufacturer does not appear on
196	the Attorney General's directory described in Section 7 of this

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act.

- section 9. (a) A person may not transport or cause to be transported from this state cigarettes for sale in another state without first affixing to the cigarettes the stamp required by the state in which the cigarettes are to be sold or paying any other excise tax on the cigarettes imposed by the state in which the cigarettes are to be sold.
- (b) A person may not affix to cigarettes the stamp
 required by another state or pay any other excise tax on the
 cigarettes imposed by another state if the other state prohibits
 stamps from being affixed to the cigarettes, prohibits the payment
 of any other excise tax on the cigarettes, or prohibits the sale
 of the cigarettes.
- 210 (c) On or before the fifteenth day of each month, a 211 person who transports or causes to be transported from this state cigarettes for sale in another state shall submit to the 212 213 commissioner, on forms prescribed by the commissioner, a report 214 identifying the quantity and brand family of each brand of the cigarettes transported or caused to be transported in the 215 216 preceding calendar month, and the correct name and address of each 217 recipient of the cigarettes.
- 218 (d) For purposes of this section, "person" means an
 219 individual, partnership, committee, association, corporation or
 220 any other organization or group of persons. Person does not
 221 include any common or contract carrier, or public warehouse that
 222 is not owned, in whole or in part, directly or indirectly by such
 223 person.
- 224 <u>SECTION 10.</u> (1) (a) There is created in the State Treasury 225 a special fund to the credit of the University of Mississippi 226 Medical Center, which shall be comprised of the monies required to 227 be deposited into the fund under Section 3(2)(a) of this act, and 228 any other funds that may be made available for the fund by the 229 Legislature.

- 230 (b) Monies in the fund shall be expended by the
- 231 University of Mississippi Medical Center, upon appropriation by
- 232 the Legislature, to aid in the construction, furnishing, equipping
- 233 and operating of the University of Mississippi Medical Center
- 234 Cancer Institute.
- 235 (c) Unexpended amounts remaining in the special fund at
- 236 the end of a fiscal year shall not lapse into the State General
- 237 Fund, and any interest earned or investment earnings on amounts in
- 238 the special fund shall be deposited to the credit of the special
- 239 fund.
- 240 (2) (a) There is created in the State Treasury a special
- 241 fund to the credit of the State Veterans Affairs Board, which
- 242 shall be comprised of the monies required to be deposited into the
- 243 fund under Section 3(2)(b) of this act, and any other funds that
- 244 may be made available for the fund by the Legislature.
- (b) Monies in the fund shall be expended by the State
- 246 Veterans Affairs Board, upon appropriation by the Legislature, for
- 247 operating and maintaining the state veterans homes.
- 248 (c) Unexpended amounts remaining in the special fund at
- 249 the end of a fiscal year shall not lapse into the State General
- 250 Fund, and any interest earned or investment earnings on amounts in
- 251 the special fund shall be deposited to the credit of the special
- 252 fund.
- 253 (3) (a) There is created in the State Treasury a special
- 254 fund to the credit of the University of Mississippi Medical
- 255 Center, which shall be comprised of the monies required to be
- 256 deposited into the fund under Section 3(2)(c) of this act, and any
- 257 other funds that may be made available for the fund by the
- 258 Legislature.
- 259 (b) Monies in the fund shall be expended by the
- 260 University of Mississippi Medical Center, upon appropriation by
- 261 the Legislature, to pay the costs of medical services provided by

262	the	center	for	which	it	does	not	receive	compensation	or
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- 263 reimbursement from any other source.
- 264 (c) Unexpended amounts remaining in the special fund at
- 265 the end of a fiscal year shall not lapse into the State General
- 266 Fund, and any interest earned or investment earnings on amounts in
- 267 the special fund shall be deposited to the credit of the special
- 268 fund.
- 269 **SECTION 11.** Section 27-69-19, Mississippi Code of 1972, is
- 270 amended as follows:
- 271 27-69-19. The provisions of this chapter shall not apply to
- 272 dealers in tobacco made the subject of interstate sales, except as
- 273 provided in House Bill No. _____, 2007 Regular Session.
- 274 SECTION 12. This act shall take effect and be in force from
- 275 and after July 1, 2007.