### Adopted COMMITTEE AMENDMENT NO 1 PROPOSED TO

House Bill No. 1943

### **BY: Committee**

# Amend by striking all after the enacting clause and inserting in lieu thereof the following:

8 **SECTION 1.** Section 27-69-3, Mississippi Code of 1972, is 9 amended as follows:

10 27-69-3. When used in this chapter:

(a) "State" means the State of Mississippi as geographically defined, and any and all waters under the jurisdiction of the State of Mississippi.

(b) "State Auditor" means the Auditor of Public
Accounts of the State of Mississippi, or his legally appointed
deputy, clerk or agent.

17 (c) "Commissioner" means the Commissioner of Revenue of 18 the Department of Revenue, and his authorized agents and 19 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
more limited meaning is disclosed by the context.

(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.

28 "Tobacco" means any cigarettes, cigars, cheroots, (f) 29 stogies, smoking tobacco (including granulated, plug cut, crimp 30 cut, ready rubbed, and other kinds and forms of tobacco, or 31 substitutes therefor, prepared in such manner as to be suitable 32 for smoking in a pipe or cigarette) and including plug and twist 33 chewing tobacco and snuff, when such "tobacco" is manufactured and prepared for sale or personal consumption. All words used herein 34 35 shall be given the meaning as defined in the regulations of the 36 Treasury Department of the United States of America. The term 37 "tobacco" also includes heated tobacco products.

38 (g) "First sale" means and includes the first sale, or 39 distribution of such tobacco in intrastate commerce, or the first 40 use or consumption of such tobacco within this state.

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(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.

(j) "Wholesaler" includes dealers, whose 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 located in Mississippi or in a state which affords reciprocity to wholesalers domiciled in Mississippi, who shall sell any taxable tobacco to retail dealers only for the purpose of resale.

(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, corporationor association of persons, except retailers as defined herein, who

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65 manufacture tobacco for distribution, for sale, for use or for 66 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.

(m) "Distributing agent" includes every person in the state who acts as an agent of any person outside the State of Mississippi, by receiving tobacco in interstate commerce, and storing such tobacco in this state subject to distribution, or delivery upon order from the person outside the state to distributors, wholesalers, retailers and dealers.

78 "Transient vendor" means and includes every person (n) 79 commonly and generally termed "peddlers" and every person acting 80 for himself, or as an agent, employee, salesman, or in any 81 capacity for another, whether as owner, bailee, or other custodian of tobacco, and going from person to person, dealer to dealer, 82 83 house to house, or place to place, and selling or offering for 84 sale at retail or wholesale tobacco, and every person who does not 85 keep a regular place of business open at all times in regular 86 hours, and every person who goes from person to person, dealer to dealer, house to house, or place to place, and sells or offers for 87 88 sale tobacco which he carries with him, and who delivers the same at the time of, or immediately after the sale, or without 89

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90 returning to the place of business operations (a permanent place 91 of business within the state) between the taking of the order and 92 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 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

107 All persons who have in their possession, or under their 108 control, any tobacco offered, or to be offered for sale or to be 109 delivered, unless the sale or delivery thereof is to be made in 110 pursuance of a bona fide order for the tobacco, to be sold or 111 delivered, the order to be evidenced by an invoice or memorandum.

(o) "Contraband tobacco" means 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

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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) "Sale" means an exchange for money or goods, givingaway, 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.

131 "Manufacturer's list price" means the full sales (s) price at which tobacco is sold or offered for sale by a 132 133 manufacturer to the wholesaler or distributor in this state 134 without any deduction for freight, trade discount, cash discounts, 135 special discounts or deals, cash rebates, or any other reduction 136 from the regular selling price. In the event freight charges on 137 shipments to wholesalers or distributors are not paid by the 138 manufacturer, then such freight charges required to be paid by the wholesalers and distributors shall be added to the amount paid to 139

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140 the manufacturer in order to determine "manufacturer's list 141 price." In the case of a wholesaler or distributor whose place of 142 business is located outside this state, the "manufacturer's list price" for tobacco sold in this state by such wholesaler or 143 144 distributor shall in all cases be considered to be the same as 145 that of a wholesaler or distributor located within this state. 146 (t) "Heated tobacco products" means a product 147 containing tobacco that produces an inhalable aerosol by (i) 148 heating the tobacco without combustion of the tobacco or (ii) heat 149 generated from a combustion source that only or primarily heats 150 rather than burns the tobacco.

151 SECTION 2. Section 27-69-13, Mississippi Code of 1972, is 152 amended as follows:

153 27-69-13. There is hereby imposed, levied and assessed, to 154 be collected and paid as hereinafter provided in this chapter, an 155 excise tax on each person or dealer in cigarettes, cigars, 156 stogies, snuff, chewing tobacco, and smoking tobacco, or 157 substitutes therefor, upon the sale, use, consumption, handling or 158 distribution in the State of Mississippi, as follows:

(a) On cigarettes, the rate of tax shall be Three and
Four-tenths Cents (3.4¢) on each cigarette sold with a maximum
length of one hundred twenty (120) millimeters; any cigarette in
excess of this length shall be taxed as if it were two (2) or more
cigarettes. Provided, however, if the federal tax rate on
cigarettes in effect on June 1, 1985, is reduced, then the rate as

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165 provided herein shall be increased by the amount of the federal 166 tax reduction. Such tax increase shall take effect on the first 167 day of the month following the effective date of such reduction in 168 the federal tax rate. <u>Heated tobacco products shall not be taxed</u> 169 <u>as cigarettes under this paragraph (a); however, this exclusion</u> 170 <u>shall not affect heated tobacco products for any purposes related</u> 171 to Section 27-70-1 et seq.

(b) On cigars, cheroots, stogies, snuff, chewing and smoking tobacco and all other tobacco products except cigarettes and heated tobacco products, the rate of tax shall be fifteen percent (15%) of the manufacturer's list price.

176 (c) On heated tobacco products, the rate of tax shall 177 be two and eight-tenth cents (2.8¢) on each disposable heated 178 tobacco unit or stick sold to be used for consumption by insertion 179 into a heated tobacco product heating system device.

180 No stamp evidencing the tax herein levied on cigarettes shall 181 be of a denomination of less than One Cent (1¢), and whenever the 182 tax computed at the rates herein prescribed on cigarettes shall be 183 a specified amount, plus a fractional part of One Cent (1¢), the 184 package shall be stamped for the next full cent; however, the 185 additional face value of stamps purchased to comply with taxes imposed by this section after June 1, 1985, shall be subject to a 186 187 four percent (4%) discount or compensation to dealers for their 188 services rather than the eight percent (8%) discount or compensation allowed by Section 27-69-31. 189

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Every wholesaler shall purchase stamps as provided in this chapter, and affix the same to all packages of cigarettes handled by him as herein provided.

193 The above tax is levied upon the sale, use, gift, possession 194 or consumption of tobacco within the State of Mississippi, and the 195 impact of the tax levied by this chapter is hereby declared to be 196 on the vendee, user, consumer or possessor of tobacco in this 197 state; and when said tax is paid by any other person, such payment 198 shall be considered as an advance payment and shall thereafter be 199 added to the price of the tobacco and recovered from the ultimate 200 consumer or user.

201 SECTION 3. Section 27-69-27, Mississippi Code of 1972, is 202 amended as follows:

203 27-69-27. The payment of the tax imposed by this chapter 204 shall be evidenced by affixing stamps to each individual package 205 of cigarettes usually sold to consumers, as distinguished from 206 cartons or larger units which are composed of a number of 207 individual packages.

Except as otherwise provided in this paragraph, the stamp shall be affixed within seventy-two (72) hours after the receipt of the cigarettes by the wholesaler, and within forty-eight (48) hours after receipt of the cigarettes by the retailer; provided, that in the case a dealer conducts a wholesale and retail business at one (1) place of business, stamps shall be affixed within forty-eight (48) hours after receipt of the cigarettes. However,

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the provisions of this paragraph shall not apply to tobacco at the point it is purchased at a sale under Section 27-69-56. The stamp must be so securely affixed as to require the continued application of water or of steam to remove it, or so that it cannot be otherwise removed without destruction or mutilation.

220 The excise tax imposed on cigars, smoking tobacco, chewing 221 tobacco, snuff and all other tobacco products except cigarettes 222 and heated tobacco products shall be computed by the application 223 of the excise tax rate to the manufacturer's list price on all purchases of such tobacco. The excise tax shall be due and 224 225 payable on or before the fifteenth day of the month next succeeding the month in which the tax accrues. The tax shall be 226 227 filed with the commissioner on forms prescribed by the 228 commissioner.

229 Provided, however, manufacturers or other wholesale 230 distributors of tobacco, which are subject to the excise taxes 231 imposed by Section 27-69-13 of this chapter for the privilege of 232 selling or using such tobaccos within this state, who maintain 233 "terminals" or warehouses in which such tobaccos are stored, and 234 who sell only to licensed wholesale dealers within the state who 235 are qualified to purchase and affix the stamps required, may 236 maintain such "spot stocks," intended only for such sales, without 237 affixing the stamps or filing returns and paying the tax.

Any person desiring to maintain such "terminal" or warehouse, shall make application to the commissioner and obtain a permit to

240 maintain such stocks without affixing stamps thereto, for sale exclusively to out-of-state purchasers, or licensed wholesale 241 242 dealers within this state, and the commissioner is hereby authorized to grant such permit upon the execution and filing with 243 the commissioner, by the applicant, a bond with surety companies, 244 245 authorized to do business in Mississippi, as surety thereon, and 246 conditioned for the strict compliance by the applicant, with the 247 following conditions under which said privilege may be granted.

248 The person maintaining such stock of untaxed tobacco shall supply to the commissioner monthly, or at such times as the 249 250 commissioner may require, complete invoices of all tobaccos 251 received, and shall also supply correct invoices of all tobaccos removed from such "terminal" or warehouse, said invoices to 252 253 contain the correct name and address of all persons to whom such 254 tobacco shall be delivered or consigned, whether within or without 255 the State of Mississippi.

The penalty of such bond shall be determined by the commissioner, in an amount sufficient to protect the State of Mississippi from any loss of revenue which might occur by reason of the failure of principal to strictly adhere to the requirement that no tobacco would be sold from such stock within the State of Mississippi, except to licensed wholesale dealers.

SECTION 4. Nothing in this act shall affect or defeat any claim, assessment, appeal, suit, right or cause of action for taxes due or accrued under the tobacco tax laws before the date on

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265 which this act becomes effective, whether such claims, 266 assessments, appeals, suits or actions have been begun before the 267 date on which this act becomes effective or are begun thereafter; 268 and the provisions of the tobacco tax laws are expressly continued 269 in full force, effect and operation for the purpose of the 270 assessment, collection and enrollment of liens for any taxes due 271 or accrued and the execution of any warrant under such laws before 272 the date on which this act becomes effective, and for the 273 imposition of any penalties, forfeitures or claims for failure to 274 comply with such laws.

275 **SECTION 5.** This act shall take effect and be in force from 276 and after July 1, 2024, and shall stand repealed on June 29, 2024.

## Further, amend by striking the title in its entirety and inserting in lieu thereof the following:

AN ACT TO AMEND SECTION 27-69-3, MISSISSIPPI CODE OF 1972, TO DEFINE THE TERM "HEATED TOBACCO PRODUCT" UNDER THE TOBACCO TAX LAW; TO AMEND SECTION 27-69-13, MISSISSIPPI CODE OF 1972, TO LEVY AN EXCISE TAX ON HEATED TOBACCO PRODUCTS UNDER THE TOBACCO TAX LAW; TO AMEND SECTION 27-69-27, MISSISSIPPI CODE OF 1972, IN CONFORMITY THERETO; AND FOR RELATED PURPOSES.