HOUSE BILL 732

Q7, C2 (0lr1568)

ENROLLED BILL

— Ways and Means and Economic Matters/Finance and Budget and Taxation — Introduced by **Delegates Luedtke and Pena–Melnyk**

Read	and Examine	d by Proo	freaders:			
					Proofre	ader.
					Proofre	ader.
Sealed with the Great Seal a	and presente	d to the	Governor,	for his a	approval	this
day of	at			_ o'clock,		M.
					Spea	aker.
	СНАРТЕ	R				
AN ACT concerning						
Electronic Smoking Dev Taxation and Regulation	•	Tax, Sal	es and Use	_		
FOR the purpose of applying cert	=		_	g the sale,	manufac	ture,
distribution, possession, a	_			-		
electronic smoking device					-	
include certain consumab	-		-	-	-	
and to exclude certain of year and for each fiscal ye	_	_	_			
the annual budget years,						
certain activities; establis						
smoking devices; altering	_			_		
certain batteries or batter				_		
smoking devices; repealin						

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

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Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



special taxing district, or any other political subdivision from imposing a tax on cigarettes or tobacco products; establishing a presumption that an electronic smoking device is subject to the tobacco tax; establishing that certain electronic smoking devices are contraband products; establishing the burden of proving that an electronic smoking device is not subject to the tobacco tax; providing exemptions from the tobacco tax for certain electronic smoking devices; altering the tobacco tax rate for certain cigarettes and other tobacco products; setting the tobacco tax rate for electronic smoking devices; requiring certain persons to pay the tobacco tax on certain electronic smoking devices and to file certain returns; requiring certain wholesalers to keep and allow inspection of certain records for certain sales of electronic smoking devices; altering the definition of "out-of-state sellers" to include certain persons who sell, ship, or deliver cigarettes, cigarettes or other tobacco products, and electronic smoking devices; requiring out-of-state sellers to pay the tobacco tax on cigarettes, cigarettes or other tobacco products, and electronic smoking devices on which the tobacco tax has not been paid; making certain electronic smoking devices subject to certain enforcement provisions applicable to cigarettes and other tobacco products; prohibiting certain acts relating to electronic smoking devices; authorizing the Comptroller to require an electronic smoking devices wholesaler to post security in a certain amount; imposing certain requirements relating to certain transportation of other tobacco products; clarifying that all electronic smoking devices used, possessed, or held in the State on or after a certain date providing that all cigarettes or other tobacco products used, possessed. or held in the State on or after certain dates are subject to the tax enacted under this Act: authorizing the Comptroller to determine the method of assessing and collecting certain additional taxes; requiring certain additional taxes to be remitted to the Comptroller by a certain date: requiring the Comptroller to distribute certain revenue attributable to certain taxes to The Blueprint for Maryland's Future Fund; making conforming changes; defining certain terms; altering certain definitions; repealing certain obsolete provisions; making stylistic changes; providing for the termination of certain provisions of this Act; providing for a delayed effective date for certain provisions of this Act; and generally relating to the taxation and regulation of electronic smoking devices, other tobacco products, and cigarettes altering the sales and use tax rate imposed on sales of certain electronic smoking devices and vaping liquid; prohibiting a county, a municipal corporation, a special taxing district, or any other political subdivision, subject to a certain exception, from imposing a tax on electronic smoking devices; altering the tobacco tax rate for certain cigarettes and other tobacco products; imposing a tax on certain annual gross revenues derived from certain digital advertising services in the State; providing for the calculation of the part of the annual gross revenues of a person derived from digital advertising services in the State; providing for the calculation of the tax; requiring certain persons that have certain annual gross revenues derived from digital advertising services in the State to complete and file with the Comptroller a certain return in a certain manner: requiring certain persons that reasonably expect the person's annual gross revenues derived from digital advertising services to exceed a certain amount to complete and file with the Comptroller a certain declaration of estimated tax in a certain manner; requiring a person required to file a certain return to maintain certain records; requiring a person to pay the digital advertising gross

HOUSE BILL 732 3 revenues tax in a certain manner; requiring the Comptroller to distribute digital 1 2 advertising gross revenues tax revenue in a certain manner; requiring the Comptroller 3 to make an assessment of certain digital advertising gross revenues tax due under 4 certain circumstances; requiring the Comptroller to assess interest on unpaid digital advertising gross revenues taxes in a certain manner; providing certain criminal 5 6 penalties for failing to file a certain return or filing a certain false return; requiring 7 that the Comptroller administer the laws that relate to the digital advertising gross 8 revenues tax; requiring that all cigarettes and other tobacco products used, possessed, 9 or held in the State on or after a certain date are subject to the tax enacted under 10 certain sections of this Act; authorizing the Comptroller to determine the method of assessing and collecting certain additional taxes; requiring certain additional taxes 11 to be remitted to the Comptroller by a certain date; requiring the Comptroller to report 12 to certain committees of the General Assembly on or before a certain date; requiring 13 the Governor, for certain fiscal years, to include in the annual budget bill certain 14 15 appropriations; declaring the intent of the General Assembly; defining certain terms; altering the definition of certain terms; making certain conforming changes; 16 17 providing for the application of this Act; and generally relating to the tobacco tax, sales and use tax, and a digital advertising gross revenues tax. 18 19 BY repealing and reenacting, without amendments, Article – Business Regulation Section 16.5–101(a) and 16.7–101(a), (d) through (g), and (j) Annotated Code of Maryland (2015 Replacement Volume and 2019 Supplement) BY repealing and reenacting, with amendments, Article – Business Regulation Section 16.5–101(i) and 16.7–101(c)

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27
           Annotated Code of Maryland
28
           (2015 Replacement Volume and 2019 Supplement)
29
    BY repealing and reenacting, with amendments,
30
           Article - Health - General
           Section 13–1015
31
32
          Annotated Code of Maryland
          (2019 Replacement Volume)
33
    BY repealing and reenacting, without amendments,
34
35
           Article - Tax - General
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Section 1-101(a) and (p), 11-104(a), and 12-101(a)

(2016 Replacement Volume and 2019 Supplement)

39 BY adding to

36 37

38

 $\underline{Article-Tax-General}$

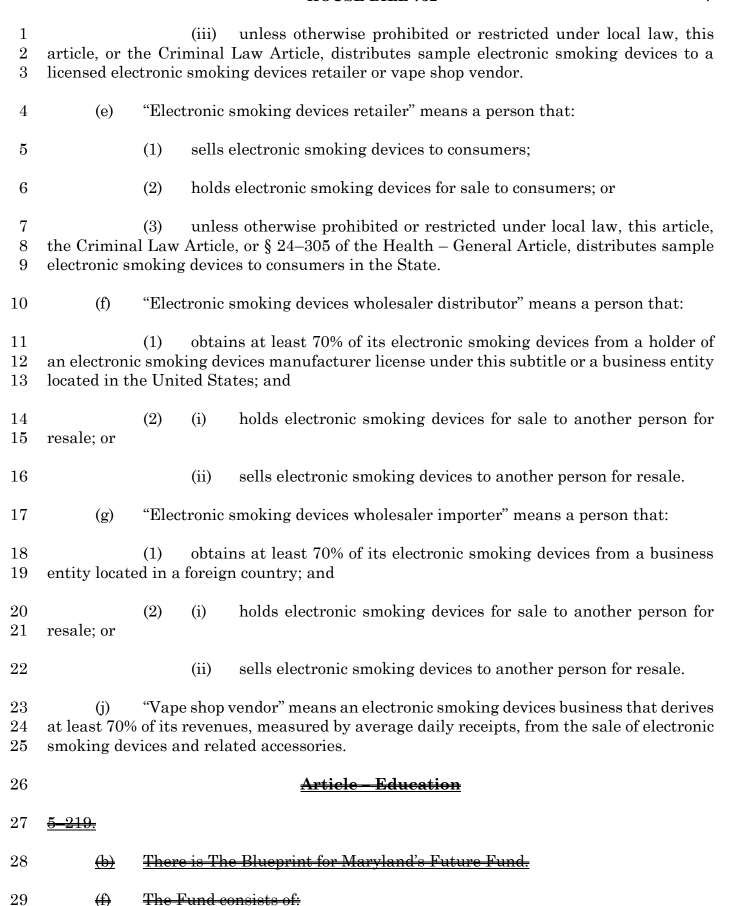
Annotated Code of Maryland

41 <u>Section 1–101(g–1); 2–4A–01 and 2–4A–02 to be under the new subtitle "Subtitle 4A.</u>
42 <u>Digital Advertising Gross Revenues Tax Revenue Distribution"; 7.5–101</u>

1 2 3 4	through 7.5–301 to be under the new title "Title 7.5. Digital Advertising Gross Revenues Tax"; and 11–104(j), 13–402(a)(6), and 13–1001(g) Annotated Code of Maryland (2016 Replacement Volume and 2019 Supplement)
5 6 7 8 9	BY repealing and reenacting, with amendments, Article - Tax - General Section 2-102, 12-101(d), 12-102, 12-105, 13-402(a)(4) and (5), 13-602(a), 13-702(a), 13-1002(b) and (c), and 13-1101(b) and (c) Annotated Code of Maryland (2016 Replacement Volume and 2019 Supplement)
11 12 13 14 15	BY repealing and reenacting, without amendments, Article – Education Section 5–219(b) Annotated Code of Maryland (2018 Replacement Volume and 2019 Supplement)
16 17 18 19 20	BY repealing and reenacting, with amendments, Article – Education Section 5–219(f) Annotated Code of Maryland (2018 Replacement Volume and 2019 Supplement)
21 22 23 24 25	BY repealing and reenacting, with amendments, Article — Health — General Section 13–1015 Annotated Code of Maryland (2019 Replacement Volume)
22 23 24	Article — Health — General Section 13–1015 Annotated Code of Maryland
22 23 24 25 26 27 28 29 30 31	Article - Health - General Section 13-1015 Annotated Code of Maryland (2019 Replacement Volume) BY repealing and reenacting, with amendments, Article - Tax - General Section 12-101 through 12-302, 13-408, 13-825(h), 13-834(e), 13-836(b)(2), 13-837, 13-839, 13-1014, and 13-1015 2-1303(a), 12-101, 12-102, 12-105, 12-201, and 12-302 Annotated Code of Maryland

$\frac{1}{2}$	Annotated Code of Maryland (2016 Replacement Volume and 2019 Supplement)
3 4	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
5	Article – Business Regulation
6	16.5–101.
7	(a) In this title the following words have the meanings indicated.
8	(i) (1) "Other tobacco products" means, EXCEPT AS PROVIDED IN PARAGRAPH (3) OF THIS SUBSECTION, A PRODUCT THAT IS:
10 11	[(1) any cigar or roll for smoking, other than a cigarette, made in whole or in part of tobacco; or
12 13	(2) any other tobacco or product made primarily from tobacco, other than a cigarette, that is intended for consumption by smoking or chewing or as snuff]
14 15 16 17	(I) INTENDED FOR HUMAN CONSUMPTION OR LIKELY TO BE CONSUMED, WHETHER SMOKED, HEATED, CHEWED, ABSORBED, DISSOLVED, INHALED, OR INGESTED IN ANY OTHER MANNER, AND THAT IS MADE OF OR DERIVED FROM, OR THAT CONTAINS:
18	1. TOBACCO; OR
19	2. NICOTINE; OR
20 21	(II) A COMPONENT OR PART USED IN A CONSUMABLE PRODUCT DESCRIBED UNDER ITEM (I) OF THIS PARAGRAPH.
22	(2) "OTHER TOBACCO PRODUCTS" INCLUDES:
23 24	(I) CIGARS, PREMIUM CIGARS, PIPE TOBACCO, CHEWING TOBACCO, SNUFF, AND SNUS; AND
25	(II) FILTERS, ROLLING PAPERS, PIPES, AND HOOKAHS.
26	(3) "OTHER TOBACCO PRODUCTS" DOES NOT INCLUDE:
27	(I) CIGARETTES;
28	(II) ELECTRONIC SMOKING DEVICES: OR

1 2 3	(III) DRUGS, DEVICES, OR COMBINATION PRODUCTS AUTHORIZED FOR SALE BY THE U.S. FOOD AND DRUG ADMINISTRATION UNDER THE FEDERAL FOOD, DRUG, AND COSMETIC ACT.
4	16.7–101.
5	(a) In this title the following words have the meanings indicated.
6 7	(c) (1) "Electronic smoking device" means a device that can be used to deliver aerosolized or vaporized nicotine to an individual inhaling from the device.
8	(2) "Electronic smoking device" includes:
9 10	(i) an electronic cigarette, an electronic cigar, an electronic cigarillo, an electronic pipe, an electronic hookah, a vape pen, and vaping liquid; and
11 12 13 14	(ii) EXCEPT AS PROVIDED IN PARAGRAPH (3) OF THIS SUBSECTION, any component, part, or accessory of such a device regardless of whether or not it is sold separately, including any substance intended to be aerosolized or vaporized during use of the device.
15	(3) "Electronic smoking device" does not include:
16 17	(I) a drug, device, or combination product authorized for sale by the U.S. Food and Drug Administration under the Federal Food, Drug, and Cosmetic Act; OR
18 19	(II) A BATTERY OR BATTERY CHARGER WHEN SOLD SEPARATELY.
20	(d) "Electronic smoking devices manufacturer" means a person that:
21 22 23	(1) manufactures, mixes, or otherwise produces electronic smoking devices intended for sale in the State, including electronic smoking devices intended for sale in the United States through an importer; and
24 25 26 27	(2) (i) sells electronic smoking devices to a consumer, if the consumer purchases or orders the devices through the mail, a computer network, a telephonic network, or another electronic network, a licensed electronic smoking devices wholesaler distributor, or a licensed electronic smoking devices wholesaler importer in the State;
28 29 30	(ii) if the electronic smoking devices manufacturer also holds a license to act as an electronic smoking devices retailer or a vape shop vendor, sells electronic smoking devices to consumers located in the State; or



$\frac{1}{2}$	(1) Revenue distributed to the Fund under §§ 2-605.1; 2-1303; AND 2-1602.1 of the Tax - General Article:
_	a 100a:1 of the fax deneral interes,
3	(2) Money appropriated in the State budget for the Fund; and
4 5	$\frac{(3)}{\text{Eund.}}$ Any other money from any other source accepted for the benefit of the
6	Article – Health – General
7	13–1015.
8 9 10 11	(a) For fiscal year 2011 and fiscal year 2012, the Governor shall include at least \$6,000,000 in the annual budget in appropriations for activities aimed at reducing tobacco use in Maryland as recommended by the Centers for Disease Control and Prevention, including:
12 13	(1) Media campaigns aimed at reducing smoking initiation and encouraging smokers to quit smoking;
14 15	(2) Media campaigns educating the public about the dangers of secondhand smoke exposure;
16 17	(3) Enforcement of existing laws banning the sale or distribution of tobacco products to individuals under the age of 21 years;
18	(4) Promotion and implementation of smoking cessation programs; and
19	(5) Implementation of school-based tobacco education programs.
20 21 22	(b) (1) For fiscal [year 2013 and each fiscal year thereafter,] YEARS 2013 THROUGH 2021, the Governor shall include at least \$10,000,000 in the annual budget in appropriations for the purposes described in subsection (a) of this section.
23 24 25 26	(2) FOR FISCAL YEAR 2022 AND EACH FISCAL YEAR THEREAFTER, THE GOVERNOR SHALL INCLUDE AT LEAST $\$21,000,000$ $\$12,500,000$ IN THE ANNUAL BUDGET IN APPROPRIATIONS FOR THE PURPOSES DESCRIBED IN SUBSECTION (A) OF THIS SECTION.
27	Article - Tax - General
28	2–1303.
29 30	(a) After making the distributions required under §§ 2–1301 through 2–1302.1 of this subtitle, the Comptroller shall pay:

1	(1) revenues from the hotel surcharge into the Dorchester County
2	Economic Development Fund established under § 10-130 of the Economic Development
3	Article;
4	(2) REVENUES FROM THE SALES AND USE TAX ON OPEN ELECTRONIC
5	SMOKING DEVICES UNDER § 11–104(J) OF THIS ARTICLE TO THE BLUEPRINT FOR
6	MARYLAND'S FUTURE FUND ESTABLISHED UNDER § 5-219 OF THE EDUCATION
7	ARTICLE:
•	
8	(2) (3) subject to subsection (b) of this section, to The Blueprint for
	Maryland's Future Fund established under § 5-219 of the Education Article, revenues
9	
10	eollected and remitted by:
11	(i)
11	(i) <u>a marketplace facilitator; or</u>
12	(ii) a narrow that angular in the hydrogen of an out of state and de-
13	(ii) a person that engages in the business of an out-of-state vendor and that is required to collect and remit sales and use tax as specified in COMAR
14	<u>03.06.01.33B(5); and</u>
4 5	
15	the remaining sales and use tax revenue into the General Fund
16	of the State.
17	2-1602.1.
18	AFTER MAKING THE DISTRIBUTIONS REQUIRED UNDER §§ 2–1601 AND 2–1602
19	OF THIS SUBTITLE, THE COMPTROLLER SHALL DISTRIBUTE THE NET INCREASE IN
20	TOBACCO TAX REVENUE ATTRIBUTABLE TO TOBACCO TAX RATES IN EXCESS OF THE
21	RATES IN EFFECT ON JUNE 30, 2020, TO THE BLUEPRINT FOR MARYLAND'S
22	FUTURE FUND ESTABLISHED UNDER § 5-219 OF THE EDUCATION ARTICLE.
23	<u>11–104.</u>
24	(J) (1) (I) IN THIS SUBSECTION THE FOLLOWING WORDS HAVE THE
25	MEANINGS INDICATED.
26	(II) "ELECTRONIC SMOKING DEVICE" HAS THE MEANING
27	STATED IN § 16.7—101 OF THE BUSINESS REGULATION ARTICLE.
41	STATED IN \$ 10.7 TOT OF THE DOSINESS REGULATION TANTICLES.
20	(III) "ODEN ELECTRONIC CMORING DEVICE" MEANS AN
28	(HI) "OPEN ELECTRONIC SMOKING DEVICE" MEANS AN
29	ELECTRONIC SMOKING DEVICE THAT HAS A TANK, RESERVOIR, OR OTHER
30	CONTAINER FOR VAPING LIQUID THAT CAN BE MANUALLY FILLED AND REFILLED
31	<u>WITH VAPING LIQUID.</u>
32	(IV) "VAPING LIQUID" HAS THE MEANING STATED IN § 16.7–101
33	OF THE BUSINESS REGULATION ARTICLE.

1 2	(2) DEVICES IS 12%	THE	SALES	S AND USE TAX RATE FOR OPEN ELECTRONIC SMOKING
3	<u>(a)</u> <u>Exce</u>	pt as o	<u>therwis</u>	se provided in this section, the sales and use tax rate is:
4	<u>(1)</u>	<u>for a</u>	taxabl	e price of less than \$1:
5		<u>(i)</u>	<u>1 cen</u>	t if the taxable price is 20 cents;
6 7	<u>cents;</u>	<u>(ii)</u>	<u>2 cen</u>	ts if the taxable price is at least 21 cents but less than 34
8	<u>cents;</u>	<u>(iii)</u>	<u>3 cen</u>	ts if the taxable price is at least 34 cents but less than 51
10	<u>cents;</u>	<u>(iv)</u>	<u>4 cen</u>	ts if the taxable price is at least 51 cents but less than 67
$\frac{12}{3}$	cents; and	<u>(v)</u>	<u>5 cen</u>	ts if the taxable price is at least 67 cents but less than 84
4		<u>(vi)</u>	<u>6 cen</u>	ts if the taxable price is at least 84 cents; and
5	<u>(2)</u>	<u>for a</u>	taxabl	e price of \$1 or more:
6		<u>(i)</u>	<u>6 cen</u>	ts for each exact dollar; and
17		<u>(ii)</u>	for th	nat part of a dollar in excess of an exact dollar:
18 19	<u>less than 17 cents</u>	<u>.</u>	<u>1.</u>	1 cent if the excess over an exact dollar is at least 1 cent but
20 21	but less than 34 c	ents;	<u>2.</u>	2 cents if the excess over an exact dollar is at least 17 cents
22 23	but less than 51 c	ents;	<u>3.</u>	3 cents if the excess over an exact dollar is at least 34 cents
24 25	but less than 67 c	ents;	<u>4.</u>	4 cents if the excess over an exact dollar is at least 51 cents
26 27	but less than 84 c	ents; ai	<u>5.</u> nd	5 cents if the excess over an exact dollar is at least 67 cents
28			<u>6.</u>	6 cents if the excess over an exact dollar is at least 84 cents.

- 1 $(J) \quad (1) \quad (I)$ IN THIS SUBSECTION, THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED. 3 (II) "ELECTRONIC SMOKING DEVICE" HAS THE MEANING STATED IN § 16.7–101 OF THE BUSINESS REGULATION ARTICLE. 4 (III) "VAPING LIQUID" HAS THE MEANING STATED IN § 16.7–101 5 6 OF THE BUSINESS REGULATION ARTICLE. 7 *(2)* EXCEPT AS PROVIDED IN PARAGRAPH (3) OF THIS SUBSECTION, 8 THE SALES AND USE TAX RATE FOR ELECTRONIC SMOKING DEVICES IS 12% OF THE 9 TAXABLE PRICE. 10 The sales and use tax for vaping liquid sold in a *(3)* CONTAINER THAT CONTAINS 5 MILLILITERS OR LESS OF VAPING LIQUID IS 60% OF 11 12 THE TAXABLE PRICE. 12–101. 13 In this title the following words have the meanings indicated. 14 (a) 15 "Cigarette" means any size or shaped roll for smoking that is made of tobacco or tobacco mixed with another ingredient and wrapped in paper or in any other material 16 17 except tobacco. "ELECTRONIC SMOKING DEVICE" HAS THE MEANING STATED IN § 18 16.7-101 OF THE BUSINESS REGULATION ARTICLE. 19 (D) "ELECTRONIC SMOKING DEVICES RETAILER" HAS THE MEANING 20 STATED IN § 16.7-101 OF THE BUSINESS REGULATION ARTICLE. 21 22 [(e)] **(E)** "Manufacturer" means a person who acts as: 23 a manufacturer as defined in § 16-201 of the Business Regulation Article for as]; 24 25 an other tobacco products manufacturer as defined in § 16.5-101 of the Business Regulation Article: OR 26 27 AN ELECTRONIC SMOKING DEVICES MANUFACTURER AS DEFINED
- 29 [(d)] (F) (D) "Other tobacco [product" means:

IN § 16.7-101 OF THE BUSINESS REGULATION ARTICLE.

$\frac{1}{2}$	(1) any cigar or roll for smoking, other than a cigarette, made in whole or in part of tobacco; or
3	(2) any other tobacco or product made primarily from tobacco, other than a
1	giggrette, that is intended for consumption by amplying or charging or as anytell PRODUCTS?

HAS THE MEANING STATED IN § 16.5-101 OF THE BUSINESS REGULATION ARTICLE.

- 9 [(f)] (H) "Out-of-state seller" means a person located outside the State that
 10 sells, holds for sale, ships, or delivers [premium cigars or pipe tobacco] CIGARETTES,
 11 OTHER TOBACCO PRODUCTS, OR ELECTRONIC SMOKING DEVICES CIGARETTES OR
 12 OTHER TOBACCO PRODUCTS to consumers in the State if, during the previous calendar
 13 vear or the current calendar year:
- 14 (1) the person's gross revenue from the sale of [premium cigars or pipe tobacco] CIGARETTES, OTHER TOBACCO PRODUCTS, OR ELECTRONIC SMOKING
 16 DEVICES CIGARETTES OR OTHER TOBACCO PRODUCTS in the State exceeds \$100,000;
 17 or
- 18 (2) the person sold [premium cigars or pipe tobacco] CIGARETTES, OTHER
 19 TOBACCO PRODUCTS, OR ELECTRONIC SMOKING DEVICES CIGARETTES OR OTHER
 20 TOBACCO PRODUCTS into the State in 200 or more separate transactions.
- 23 (h) "Premium cigars" has the meaning stated in § 16.5-101 of the Business 24 Regulation Article.
- 25 (i) (G) "Sell" means to exchange or transfer, or to make an agreement to exchange or 26 transfer, title or possession of property, in any manner or by any means, for consideration.
- 27 (j) (H) "Tax stamp" means a device in the design and denomination that the Comptroller authorizes by regulation for the purpose of being affixed to a package of eigarettes as evidence that the tobacco tax is paid.
- 30 (k) (I) "Tobacconist" means a person authorized under § 16.5–205(e) of the Business 31 Regulation Article to purchase other tobacco products on which the tobacco tax has not been 32 paid.
- 33 (l) (J) "Unstamped cigarettes" means a package of cigarettes to which tax stamps
 34 are not affixed in the amount and manner required in § 12–304 of this title.

$\frac{1}{2}$	(M) "VAPE SHOP VENDOR" HAS THE MEANING STATED IN § 16.7–101 OF THE BUSINESS REGULATION ARTICLE.
3 4 5	[(m)] (N) (K) "Wholesale price" means the price for which a wholesaler buys other tobacco products, exclusive of any discount, trade allowance, rebate, or other reduction.
6 7	{(n)} (O) (L) "Wholesaler" means, unless the context requires otherwise, a person who acts as:
8 9	(1) a wholesaler as defined in § 16–201 of the Business Regulation Article [or as];
10 11	(2) an other tobacco products wholesaler as defined in § 16.5–101 of the Business Regulation Article;
12 13	(3) AN ELECTRONIC SMOKING DEVICES WHOLESALER DISTRIBUTOR, AS DEFINED IN § 16.7–101 OF THE BUSINESS REGULATION ARTICLE; OR
14 15	(4) AN ELECTRONIC SMOKING DEVICES WHOLESALER IMPORTER, AS DEFINED IN § 16.7–101 OF THE BUSINESS REGULATION ARTICLE.
16	(a) In this title the following words have the meanings indicated.
17	(d) "Other tobacco product" [means:
18 19	(1) any cigar or roll for smoking, other than a cigarette, made in whole or in part of tobacco; or
20 21 22 23	(2) any other tobacco or product made primarily from tobacco, other than a cigarette, that is intended for consumption by smoking or chewing or as snuff] HAS THE MEANING STATED FOR "OTHER TOBACCO PRODUCTS" IN § 16.5–101 OF THE BUSINESS REGULATION ARTICLE.
24	12–102.
25 26	[(a)] Except as provided in § 12–104 of this subtitle, a tax is imposed on cigarettes [and], other tobacco products, AND ELECTRONIC SMOKING DEVICES in the State.
27 28	(b) A county, municipal corporation, special taxing district, or other political subdivision of the State may not impose a tax on cigarettes or, other tobacco products.

Except as provided in § 12–104 of this subtitle, a tax is imposed on cigarettes

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<u>(a)</u>

and other tobacco products in the State.

-1	(1) [1] EVOLDE AS DROUDED IN DARAGRADI. (9) OF WHIS
1	(b) (1) [A] EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS
2	SUBSECTION, A county, municipal corporation, special taxing district, or other political
3	subdivision of the State may not impose a tax on cigarettes [or], other tobacco products, OR
4	ELECTRONIC SMOKING DEVICES AS DEFINED UNDER § 16.7–101 OF THE BUSINESS
5	REGULATION ARTICLE.
6	(2) If a county imposed a tax on electronic smoking devices
7	(2) IF A COUNTY IMPOSED A TAX ON ELECTRONIC SMOKING DEVICES ON JANUARY 1, 2020, THE COUNTY MAY CONTINUE TO IMPOSE A TAX ON ELECTRONIC
8	SMOKING DEVICES AT THE SAME RATE THAT WAS IN EFFECT ON JANUARY 1, 2020.
O	SMOKING DEVICES AT THE SAME RATE THAT WAS IN EFFECT ON GANCART 1, 2020.
9	<u>12–105.</u>
10	(a) The tobacco tax rate for cigarettes is:
11	(1) [\$1.00 for each package of 10 or fewer cigarettes;
12	(2) \$2.00] \$3.75 for each package of [at least 11 and not more than] 20
13	cigarettes; AND
10	cigarettes, AND
14	[(3)] (2) [10.0] 17.5 cents for each cigarette in a package of more than 20
15	cigarettes[; and
10	
16	(4) 10.0 cents for each cigarette in a package of free sample cigarettes].
17	$\frac{(b)}{(b)}$ $\frac{Except\ as\ provided\ in\ paragraph\ (2)\ of\ this\ subsection,\ the\ tobacco\ tax}{(b)}$
18	rate for other tobacco products is [30%] 53% of the wholesale price of the tobacco products.
4.0	
19	(2) (i) In this paragraph, "premium eigars" has the meaning stated in §
20	10.5–101 of the Business Kegulation Article.
21	(ii) Except as provided in subparagraph (iii) of this paragraph, the
22	tobacco tax rate for cigars is 70% of the wholesale price of the cigars.
	to acceptate for engage to very of the terroredate prices of the engage.
23	(iii) The tobacco tax rate for premium eigars is 15% of the wholesale
24	price of the premium eigars.
25	(b) (1) Except as provided in paragraph (2) of this subsection, the tobacco tax
26	rate for other tobacco products is [30%] 53% of the wholesale price of the tobacco products.
97	(2) (i) In this payagraph "DIDE TOPACCO" AND "promise sizes."
27	(2) (i) In this paragraph, "PIPE TOBACCO" AND "premium cigars" [had HAVE the Imaginal MEANINGS stated in \$ 16.5, 101 of the Business Regulation
28 29	[has] HAVE the [meaning] MEANINGS stated in § 16.5–101 of the Business Regulation Article.
43	<u> </u>

1	(ii) <u>1.</u> <u>Except as provided in [subparagraph (iii)]</u>
2	SUBSUBPARAGRAPH 2 of this [paragraph] SUBPARAGRAPH, the tobacco tax rate for
3	cigars is 70% of the wholesale price of the cigars.
4	[(iii)] 2. The tobacco tax rate for premium cigars is 15% of the
5	wholesale price of the premium cigars.
6	(III) THE TOBACCO TAX RATE FOR PIPE TOBACCO IS 30% OF THE
7	WHOLESALE PRICE OF THE PIPE TOBACCO.
8	12-103.
9	(a) A rebuttable presumption exists that any cigarette [or], other tobacco product,
10	OR ELECTRONIC SMOKING DEVICE in the State is subject to the tobacco tax.
11	(b) Cigarettes [or], other tobacco products, OR ELECTRONIC SMOKING DEVICES
12	are contraband tobacco products if they:
13	(1) are possessed or sold in the State in a manner that is not authorized
14	under this title or under Title 16 [or], Title 16.5, OR TITLE 16.7 of the Business Regulation
15	Article; or
1.0	
16	(2) are transported by vehicle in the State by a person who does not have,
17	in the vehicle, the records required by § 16-219 or § 16.5-215 of the Business Regulation
18	Article for the transportation of eigarettes or other tobacco products.
19	(c) A person who possesses cigarettes [or], other tobacco products, OR
20	ELECTRONIC SMOKING DEVICES has the burden of proving that the cigarettes [or], other
21	tobacco products, OR ELECTRONIC SMOKING DEVICES are not subject to the tobacco tax.
22	12-104.
44	12-101.
23	(a) "Consumer" means a person who possesses cigarettes [or], other tobacco
$\frac{23}{24}$	products, OR ELECTRONIC SMOKING DEVICES for a purpose other than selling or
$\frac{24}{25}$	transporting the cigarettes [or], other tobacco products, OR ELECTRONIC SMOKING
26	DEVICES.
27	(b) The tobacco tax does not apply to:
41	(b) The topaced can does not appry to.
28	(1) cigarettes that a licensed wholesaler under Title 16 of the Business
29	Regulation Article is holding for sale outside the State or to a United States armed forces
30	exchange or commissary;

1	(2) other tobacco products that an other tobacco products wholesaler
$\frac{2}{3}$	licensed under Title 16.5 of the Business Regulation Article is holding for sale outside the State or to a United States armed forces exchange or commissary; [or]
5	state of to a Chiteu States armed forces exchange of commissary, [or]
4	(3) ELECTRONIC SMOKING DEVICES THAT AN ELECTRONIC SMOKING
5	DEVICES WHOLESALER LICENSED UNDER TITLE 16.7 OF THE BUSINESS
6	REGULATION ARTICLE IS HOLDING FOR SALE OUTSIDE THE STATE OR TO A UNITED
7	STATES ARMED FORCES EXCHANGE OR COMMISSARY; OR
8	(3) (4) cigarettes [or], other tobacco products, OR ELECTRONIC
9	SMOKING DEVICES that:
10	(i) a consumer brings into the State:
11	1. if the quantity brought from another state does not exceed
12	[other tobacco products having] a retail value of \$100 FOR OTHER TOBACCO PRODUCTS
13	AND ELECTRONIC SMOKING DEVICES or 5 cartons of cigarettes; or
14	2. if the quantity brought from a United States armed forces
15	installation or reservation does not exceed [other tobacco products having] a retail value of
16	\$100 FOR OTHER TOBACCO PRODUCTS AND ELECTRONIC SMOKING DEVICES or 5
17	cartons of cigarettes;
18	(ii) a person is transporting by vehicle in the State if the person has,
19	in the vehicle, the records required by § 16–219 or § 16.5–215 of the Business Regulation
20	Article for the transportation of eigarettes or other tobacco products; or
21	(iii) are held in storage in a licensed storage warehouse on behalf of
22	a licensed cigarette manufacturer [or], an other tobacco products manufacturer, OR AN
23	ELECTRONIC SMOKING DEVICES MANUFACTURER.
24	SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read
25	as follows:
26	Article - Tax - General
27	12-105.
28	(a) The tobacco tax rate for cigarettes is:
29	(1) [\$1.00 for each package of 10 or fewer cigarettes;
30	(2) \$2.00] \$4.00-\$3.00 for each package of [at least 11 and not more than]
31	20 eigarettes; AND

1 2	[(3)] (2) than 20 cigarettes[; a	<u> </u>
3	(4) 10	9.0 cents for each cigarette in a package of free sample cigarettes].
4		scept as provided in paragraph (2) of this subsection, the THE
5	tobacco tax rate for ot	her tobacco products is [30%] 86%-50% of the wholesale price of the
6	tobacco products.	
7	<u>[(2)</u> (i)	In this paragraph, "premium cigars" has the meaning stated in §
8		ess Regulation Article.
9 10	(ii tobacco tax rate for ci	Except as provided in subparagraph (iii) of this paragraph, the gars is 70% of the wholesale price of the cigars.
11	نن	i) The tobacco tax rate for premium cigars is 15% of the wholesale
12	price of the premium	
13	(c) The to	BACCO TAX RATE FOR ELECTRONIC SMOKING DEVICES IS 86%
14	` '	PRICE OF THE ELECTRONIC SMOKING DEVICES.
1.1	OT THE WHOLESTILL	THICK OF THE BEBUINGING SMORTH OF THE BOX
15	SECTION 3 A	ND BE IT FURTHER ENACTED, That the Laws of Maryland read
16	as follows:	TO BE IT TOWNIBLE BINTOTED, That the Baws of Marylana read
17	as follows:	Article - Tax - General
11		HI UICIC TAX COMETAT
18	12-105.	
19	(a) The toba	ceo tax rate for cigarettes is:
20	(1) [\$	1.00 for each package of 10 or fewer cigarettes;
01	(O)	0.001.04.00.0
21		2.00] \$4.00 for each package of [at least 11 and not more than] 20
22	eigarettes; AND	
23	(3) [1	0.0] 20.0 cents for each cigarette in a package of more than 20
$\frac{23}{24}$		6.0] 20.0 cents for each eighteine in a package of more than 20
4 4	eigarettes (; and	
25	(4) 10	.0 cents for each cigarette in a package of free sample cigarettes].
26	(b) (1) Ex	scept as provided in paragraph (2) of this subsection, the tobacco tax
27		products is \$30% 70% of the wholesale price of the tobacco products.
41	1 ave for other topaceo	produces to [9070] 10/0 or the wholesare price of the tosuces products.
28 29	(2) (i)	In this paragraph, "premium cigars" has the meaning stated in §
_0	TO TOT OF OTHER PROPERTY	one regulation in mote.

1 2	(ii) Except as provided in subparagraph (iii) of this paragraph, the tobacco tax rate for cigars is 70% of the wholesale price of the cigars.
3 4	$\frac{\text{(iii)}}{\text{The tobacco tax rate for premium cigars is 15\% of the wholesale}}\\ \text{price of the premium cigars.}$
5 6	<u>SECTION 4. AND BE IT FURTHER ENACTED, That the Laws of Maryland read</u> <u>as follows:</u>
7	Article - Tax - General
8	12-201.
9 10	(a) A manufacturer shall complete and file with the Comptroller a tobacco tax return[:
11 12	(1) on or before the 15th day of the month that follows the month in which the manufacturer distributes in the State free sample cigarettes of the manufacturer; and
13 14	(2)] ON A DATE if the Comptroller so specifies, by regulation[, on other dates for each month in which the manufacturer does not distribute any sample cigarettes].
15 16 17	(b) A licensed other tobacco products manufacturer AND A LICENSED ELECTRONIC SMOKING DEVICES MANUFACTURER shall file the information return that the Comptroller requires.
18 19	(c) A licensed storage warehouse operator and a licensed other tobacco products storage warehouse operator shall file the information return that the Comptroller requires.
20	12-202.
21	(a) A wholesaler shall complete and file with the Comptroller a tobacco tax return:
22	(1) for eigarettes:
23 24 25	(i) on or before the 21st day of the month that follows the month in which the wholesaler has the first possession, in the State, of unstamped cigarettes for which tax stamps are required; and
26 27 28	(ii) if the Comptroller so specifies, by regulation, on other dates for each month in which the wholesaler does not have the first possession of any unstamped cigarettes in the State; [and]

1		(2)	for other tobacco products, on or before the 21st day of the month that
2	follows the	- month	in which the wholesaler has possession of other tobacco products on
3	which the t	obacco	tax has not been paid; AND
4		(3)	FOR ELECTRONIC SMOKING DEVICES, ON OR BEFORE THE 21ST
5			WITH THAT FOLLOWS THE MONTH IN WHICH THE WHOLESALER HAS
6		_	ELECTRONIC SMOKING DEVICES ON WHICH THE TOBACCO TAX HAS
7	NOT BEEN	PAID.	
8	(b)	Each	return shall state the quantity of cigarettes or the wholesale price of
9	other tobac	co prod	ucts sold during the period that the return covers.
10	12-203.		
11	(a)	Each	wholesaler shall:
12		(1)	keep an invoice for each purchase of tax stamps;
13		$\frac{(2)}{(2)}$	maintain a daily record of the tax stamps affixed to cigarette packages;
14	and		
15		(3)	maintain a complete and accurate record of each sale of cigarettes [or],
16		cco pro	ducts, OR ELECTRONIC SMOKING DEVICES for resale outside of the
17	State.		
18	(b)	A wh	olesaler shall:
19		(1)	keep the records required under subsection (a) of this section for a
20	period of 6	` '	r for a shorter period that the Comptroller authorizes; and
	1	<i>J</i>	r and
21		(2)	allow the Comptroller to examine the records.
22	12-301.		
23	In tl	iis subt	itle, "licensed wholesaler" means a wholesaler who is licensed under:
24		(1)	Title 16, Subtitle 2 of the Business Regulation Article to act as a
25	wholesaler		
		_	- /
26		(2)	Title 16.5, Subtitle 2 of the Business Regulation Article to act as an
27	other tobac		ucts wholesaler;
28		(3)	TITLE 16.7, SUBTITLE 2 OF THE BUSINESS REGULATION ARTICLE
29	ACANFIE	CTPON	HC SMOKING DEVICES WHOLESALED DISTRIBUTOR: OR

<u>(b)</u>

32

$1\\2$	(4) TITLE 16.7, SUBTITLE 2 OF THE BUSINESS REGULATION ARTICLE AS AN ELECTRONIC SMOKING DEVICES WHOLESALER IMPORTER.
3	12-302.
4	(a) A manufacturer of sample cigarettes shall pay the tobacco tax on those
5	cigarettes distributed in the State without charge, in the manner that the Comptroller
6	requires by regulation, with the return that covers the period in which the manufacturer
7	distributed those cigarettes.
8	(b) The wholesaler who first possesses in the State unstamped cigarettes for
9	which tax stamps are required shall pay the tobacco tax on those cigarettes by buying and
10	affixing tax stamps.
11	(c) The tobacco tax on other tobacco products shall be paid by the wholesaler who
12	sells the other tobacco products to a retailer in the State.
13	(d) (1) A licensed other tobacco products retailer or a licensed tobacconist shall
14	pay the tobacco tax on other tobacco products on which the tobacco tax has not been paid
15	by filing a quarterly tax return, with any supporting schedules, on forms provided by the
16	Comptroller on the following dates covering tax liabilities in the preceding quarter:
17	(i) January 21;
18	(ii) April 21;
19	(iii) July 21; and
20	(iv) October 21.
21	(2) A licensed other tobacco products retailer or a licensed tobacconist
22	required to file a tax return under paragraph (1) of this subsection shall pay a tobacco tax
23	at the rate provided in § 12-105(b) of this title based on the invoice amount charged by the
24	licensed other tobacco products manufacturer, exclusive of any discount, trade allowance,
25	rebate, or other reduction.
26	(e) An out-of-state seller shall pay the tobacco tax on-{pipe tobacco or premium
27	cigars] CIGARETTES, OTHER TOBACCO PRODUCTS, AND ELECTRONIC SMOKING
28	DEVICES CIGARETTES OR OTHER TOBACCO PRODUCTS on which the tobacco tax has
29	not been paid.
30	$\underline{Article-Education}$
31	<u>5–219.</u>

There is The Blueprint for Maryland's Future Fund.

1	<u>(f)</u> 2	The Fund consists of:
2 3	-	(1) Revenue distributed to the Fund under §§ 2–4A–02 , 2–605.1, and Tax – General Article;
4	((2) Money appropriated in the State budget for the Fund; and
5 6	<u>Fund.</u>	(3) Any other money from any other source accepted for the benefit of the
7		$\underline{Article-Tax-General}$
8	<u>1–101.</u>	
9	<u>(a)</u> <u>1</u>	In this article the following words have the meanings indicated.
.0	 -	'DIGITAL ADVERTISING GROSS REVENUES TAX" MEANS THE TAX DER TITLE 7.5 OF THIS ARTICLE.
.2 .3 .4	<u>representative</u>	(1) <u>"Person" means an individual, receiver, trustee, guardian, personal</u> e, fiduciary, or representative of any kind and any partnership, firm, proration, or other entity.
15 16	-	(2) <u>"Person", unless expressly provided otherwise, does not include a entity or a unit or instrumentality of a governmental entity.</u>
7	<u>2–102.</u>	
8		ition to the duties set forth elsewhere in this article and in other articles of the aptroller shall administer the laws that relate to:
20	((1) the admissions and amusement tax;
21	((2) the alcoholic beverage tax;
22	((3) the boxing and wrestling tax;
23	((4) THE DIGITAL ADVERTISING GROSS REVENUES TAX;
24		(5) the income tax;
25	I	(5)] (6) the Maryland estate tax;
26		(6)] (7) the Maryland generation—skipping transfer tax;

1	[(7)] (8)	the motor carrier tax;
2	[(8)] (9)	the motor fuel tax;
3	[(9)] (10)	the sales and use tax;
4	<u>[(10)] (11)</u>	the savings and loan association franchise tax; and
5	<u>[(11)] (12)</u>	the tobacco tax.
6 7	SUBTITLE 4A. DI	GITAL ADVERTISING GROSS REVENUES TAX REVENUE DISTRIBUTION.
8	<u>2-4A-01.</u>	
9 10 11	COMPTROLLER SHALL ADMINISTER THE DIG	TAL ADVERTISING GROSS REVENUES TAX REVENUE, THE DISTRIBUTE EACH QUARTER THE AMOUNT NECESSARY TO ITAL ADVERTISING GROSS REVENUES TAX LAWS IN THE DAN ADMINISTRATIVE COST ACCOUNT.
13	<u>2-4A-02.</u>	
14 15 16 17	SUBTITLE, THE COMP ADVERTISING GROSS	THE DISTRIBUTION REQUIRED UNDER § 2-4A-01 OF THIS PTROLLER SHALL DISTRIBUTE THE REMAINING DIGITAL REVENUES TAX REVENUE TO THE BLUEPRINT FOR FUND ESTABLISHED UNDER § 5-219 OF THE EDUCATION
19 20 21		DIGITAL ADVERTISING GROSS REVENUES TAX. TLE 1. DEFINITIONS; GENERAL PROVISIONS.
22 23		TITLE THE FOLLOWING WORDS HAVE THE MEANINGS
24 25 26		GROSS REVENUES" MEANS INCOME OR REVENUE FROM ALL EXPENSES OR TAXES, COMPUTED ACCORDING TO GENERALLY G PRINCIPLES.
27 28	, ,	BLE BASE" MEANS THE ANNUAL GROSS REVENUES DERIVED USING SERVICES IN THE STATE.

- 1 (D) "DIGITAL ADVERTISING SERVICES" INCLUDES ADVERTISEMENT
- 2 <u>SERVICES ON A DIGITAL INTERFACE, INCLUDING ADVERTISEMENTS IN THE FORM OF</u>
- 3 BANNER ADVERTISING, SEARCH ENGINE ADVERTISING, INTERSTITIAL ADVERTISING,
- 4 AND OTHER COMPARABLE ADVERTISING SERVICES.
- 5 (E) "DIGITAL INTERFACE" MEANS ANY TYPE OF SOFTWARE, INCLUDING A
- 6 WEBSITE, PART OF A WEBSITE, OR APPLICATION, THAT A USER IS ABLE TO ACCESS.
- 7 (F) "USER" MEANS AN INDIVIDUAL OR ANY OTHER PERSON WHO ACCESSES
- 8 A DIGITAL INTERFACE WITH A DEVICE.
- 9 **7.5–102.**
- 10 (A) A TAX IS IMPOSED ON ANNUAL GROSS REVENUES OF A PERSON DERIVED
- 11 FROM DIGITAL ADVERTISING SERVICES IN THE STATE.
- 12 (B) (1) FOR PURPOSES OF THIS TITLE, THE PART OF THE ANNUAL GROSS
- 13 REVENUES OF A PERSON DERIVED FROM DIGITAL ADVERTISING SERVICES IN THE
- 14 STATE SHALL BE DETERMINED USING AN APPORTIONMENT FRACTION:
- 15 <u>(I) THE NUMERATOR OF WHICH IS THE ANNUAL GROSS</u>
- 16 REVENUES OF A PERSON DERIVED FROM DIGITAL ADVERTISING SERVICES IN THE
- 17 STATE; AND
- 18 (II) THE DENOMINATOR OF WHICH IS THE ANNUAL GROSS
- 19 REVENUES OF A PERSON DERIVED FROM DIGITAL ADVERTISING SERVICES IN THE
- 20 United States.
- 21 (2) The Comptroller shall adopt regulations that
- 22 DETERMINE THE STATE FROM WHICH REVENUES FROM DIGITAL ADVERTISING
- 23 SERVICES ARE DERIVED.
- 24 **7.5–103.**
- 25 THE DIGITAL ADVERTISING GROSS REVENUES TAX RATE IS:
- 26 (1) 2.5% OF THE ASSESSABLE BASE FOR A PERSON WITH GLOBAL
- 27 ANNUAL GROSS REVENUES OF \$100,000,000 THROUGH \$1,000,000,000;
- 28 (2) 5% OF THE ASSESSABLE BASE FOR A PERSON WITH GLOBAL
- 29 ANNUAL GROSS REVENUES OF \$1,000,000,001 THROUGH \$5,000,000,000;
- 30 (3) 7.5% OF THE ASSESSABLE BASE FOR A PERSON WITH GLOBAL
- 31 ANNUAL GROSS REVENUES OF \$5,000,000,001 THROUGH \$15,000,000,000; AND

- 1 (4) 10% OF THE ASSESSABLE BASE FOR A PERSON WITH GLOBAL 2 ANNUAL GROSS REVENUES EXCEEDING \$15,000,000,000.
- 3 Subtitle 2. Returns.
- 4 **7.5–201.**
- 5 (A) EACH PERSON THAT, IN A CALENDAR YEAR, HAS ANNUAL GROSS
- 6 <u>REVENUES DERIVED FROM DIGITAL ADVERTISING SERVICES IN THE STATE OF AT</u>
- 7 <u>Least \$1,000,000</u> <u>Shall complete, under oath, and file with the</u>
- 8 COMPTROLLER A RETURN, ON OR BEFORE APRIL 15 THE NEXT YEAR.
- 9 (B) (1) EACH PERSON THAT REASONABLY EXPECTS THE PERSON'S
- 10 ANNUAL GROSS REVENUES DERIVED FROM DIGITAL ADVERTISING SERVICES IN THE
- 11 STATE TO EXCEED \$1,000,000 SHALL COMPLETE, UNDER OATH, AND FILE WITH THE
- 12 COMPTROLLER A DECLARATION OF ESTIMATED TAX, ON OR BEFORE APRIL 15 OF
- 13 THAT YEAR.
- 14 (2) A PERSON REQUIRED UNDER PARAGRAPH (1) OF THIS
- 15 SUBSECTION TO FILE A DECLARATION OF ESTIMATED TAX FOR A TAXABLE YEAR
- 16 SHALL COMPLETE AND FILE WITH THE COMPTROLLER A QUARTERLY ESTIMATED TAX
- 17 RETURN ON OR BEFORE JUNE 15, SEPTEMBER 15, AND DECEMBER 15 OF THAT YEAR.
- 18 (C) A PERSON REQUIRED TO FILE A RETURN UNDER THIS SECTION SHALL
- 19 FILE WITH THE RETURN AN ATTACHMENT THAT STATES ANY INFORMATION THAT THE
- 20 COMPTROLLER REQUIRES TO DETERMINE ANNUAL GROSS REVENUES DERIVED
- 21 FROM DIGITAL ADVERTISING SERVICES IN THE STATE.
- 22 **7.5–202.**
- 23 A PERSON REQUIRED TO FILE A RETURN UNDER § 7.5–201 OF THIS SUBTITLE
- 24 SHALL MAINTAIN RECORDS OF DIGITAL ADVERTISING SERVICES PROVIDED IN THE
- 25 STATE AND THE BASIS FOR THE CALCULATION OF THE DIGITAL ADVERTISING GROSS
- 26 REVENUES TAX OWED.
- 27 SUBTITLE 3. TAX PAYMENT.
- 28 **7.5–301.**
- 29 (A) EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, EACH
- 30 PERSON REQUIRED TO FILE A RETURN UNDER § 7.5–201 OF THIS TITLE SHALL PAY
- 31 THE DIGITAL ADVERTISING GROSS REVENUES TAX WITH THE RETURN THAT COVERS
- 32 THE PERIOD FOR WHICH THE TAX IS DUE.

$\frac{1}{2}$	(B) A PERSON REQUIRED TO FILE ESTIMATED DIGITAL ADVERTISING GROSS REVENUES TAX RETURNS UNDER § 7.5–201(B) OF THIS TITLE SHALL PAY:
3 4 5	(1) AT LEAST 25% OF THE ESTIMATED DIGITAL ADVERTISING GROSS REVENUES TAX SHOWN ON THE DECLARATION OR AMENDED DECLARATION FOR A TAXABLE YEAR:
6 7	(I) <u>WITH THE DECLARATION OR AMENDED DECLARATION THAT</u> <u>COVERS THE YEAR; AND</u>
8	(II) WITH EACH QUARTERLY RETURN FOR THAT YEAR; AND
9 10 11	(2) ANY UNPAID DIGITAL ADVERTISING GROSS REVENUES TAX FOR THE YEAR SHOWN ON THE PERSON'S RETURN THAT COVERS THAT YEAR WITH THE RETURN.
12	<u>13–402.</u>
13 14	(a) If a notice and demand for a return is made under § 13–303 of this title and the person or governmental unit fails to file the return, the tax collector shall:
15	(4) for motor carrier tax:
16 17 18	(i) compute the tax by using a miles per gallon factor based on the use, in the State, of 40 gallons of motor fuel for each commercial motor vehicle in the person's fleet on each day during the period for which the return is not filed; and
19	(ii) assess the tax due; [and]
20	(5) for public service company franchise tax:
21 22	(i) estimate gross receipts from the best information in the possession of the tax collector; and
23	(ii) assess the tax due on the estimated gross receipts; AND
24	(6) FOR DIGITAL ADVERTISING GROSS REVENUES TAX:
25 26	(I) ESTIMATE GROSS REVENUES FROM THE BEST INFORMATION IN POSSESSION OF THE TAX COLLECTOR; AND
27	(II) ASSESS THE TAX DUE ON THE ESTIMATED ASSESSABLE BASE.
28	<u>13–602.</u>

<u>13–1002.</u>

30

$\frac{1}{2}$	(a) Except as provided in subsections (b) and (c) of this section, a tax collector shall assess interest on unpaid tax from the due date to the date on which the tax is paid if a
3	person who is required to estimate and pay DIGITAL ADVERTISING GROSS REVENUES
4	TAX, financial institution franchise tax, public service company franchise tax, or income tax
5	under § 7.5–301, § 8–210(b), § 8–405(b), or § 10–902 of this article:
O	<u>unuaci 3 1.0 001, y 0 210(0), y 0 100(0), oi y 10 302 0</u> inus article.
6	(1) fails to pay an installment when due; or
7	(2) estimates a tax that is:
8 9	(i) <u>less than 90% of the tax required to be shown on the return for the</u> <u>current taxable year; and</u>
10 11	(ii) <u>less than 110% of the tax paid for the prior taxable year, reduced</u> by the credit allowed under § 10–703 of this article.
12	<u>13–702.</u>
13 14 15 16	(a) Except as provided in subsections (b) and (c) of this section, a tax collector shall assess a penalty not exceeding 25% of the amount underestimated, if a person who is required to estimate and pay DIGITAL ADVERTISING GROSS REVENUES TAX, financial institution franchise tax, public service company franchise tax, or income tax under § 7.5–301, §
17	8-210(b), § 8-405(b), or § 10-902 of this article:
18	(1) fails to pay an installment when due; or
19	(2) estimates a tax that is:
20 21	(i) <u>less than 90% of the tax required to be shown on the return for the</u> <u>current taxable year; and</u>
22 23	(ii) less than 110% of the tax paid for the prior taxable year, reduced by the credit allowed under \S 10–703 of this article.
24	<u>13–1001.</u>
25	(G) A PERSON WHO IS REQUIRED TO FILE A DIGITAL ADVERTISING GROSS
26	REVENUES TAX RETURN AND WHO WILLFULLY FAILS TO FILE THE RETURN AS
27	REQUIRED UNDER TITLE 7.5 OF THIS ARTICLE IS GUILTY OF A MISDEMEANOR AND,
28	ON CONVICTION, IS SUBJECT TO A FINE NOT EXCEEDING \$5,000 OR IMPRISONMENT
29	NOT EXCEEDING 5 YEARS OR BOTH.

- 1 A person, including an officer of a corporation, who willfully files A FALSE 2 DIGITAL ADVERTISING GROSS REVENUES TAX RETURN, a false financial institution franchise tax return, a false public service company franchise tax return, or a false income 3 tax return with the intent to evade the payment of tax due under this article is guilty of 4 perjury and, on conviction, is subject to the penalty for periury. 5 6 Subsections (a) and (b) of this section apply to the alcoholic beverage, **DIGITAL** 7 ADVERTISING GROSS REVENUES, financial institution franchise, public service company 8 franchise, and income taxes. 9 *13–1101*. 10 An assessment of DIGITAL ADVERTISING GROSS REVENUES TAX, financial 11 institution franchise tax, public service company franchise tax, income tax, or estate tax may be made at any time if: 12 13 (1) a false return is filed with the intent to evade the tax; 14 *(2)* a willful attempt is made to evade the tax: <u>a return is not filed as requ</u>ired under Title 7, **TITLE 7.5,** Title 8. or Title 15 (3) 10 of this article; 16 an amended estate tax return is not filed as required under Title 7 of this 17 *(4)* 18 article: 19 an incomplete return is filed; or *(5)* 20 <u>a report of federal adjustment is not filed within the period required</u> *(6)* 21under § 13–409 of this title. If a report of federal adjustment is filed within the time required under § 2213-409 of this title, the tax collector shall assess the **DIGITAL ADVERTISING GROSS** 23REVENUES TAX, financial institution franchise tax, public service company franchise tax, 24 25income tax, or estate tax within 1 year after the date on which the tax collector receives the 26report. 27 (F) THE TOBACCO TAX ON ELECTRONIC SMOKING DEVICES SHALL BE PAID 28 BY THE WHOLESALER THAT SELLS ELECTRONIC SMOKING DEVICES TO A RETAILER 29 OR VAPE SHOP VENDOR IN THE STATE.
- 30 (G) (1) A LICENSED ELECTRONIC SMOKING DEVICES RETAILER OR A
 31 LICENSED VAPE SHOP VENDOR SHALL PAY THE TOBACCO TAX ON ELECTRONIC
 32 SMOKING DEVICES ON WHICH THE TOBACCO TAX HAS NOT BEEN PAID BY FILING A
 33 QUARTERLY TAX RETURN, WITH ANY SUPPORTING SCHEDULES, ON FORMS

1	PROVIDED BY THE COMPTROLLER ON THE FOLLOWING DATES COVERING TAX
2	LIABILITIES IN THE PRECEDING QUARTER:
3	(I) JANUARY 21;
4	(II) APRIL 21;
5	(III) JULY 21; AND
6	(IV) OCTOBER 21.
7	(2) A LICENSED ELECTRONIC SMOKING DEVICES RETAILER OR A
8	LICENSED VAPE SHOP VENDOR REQUIRED TO FILE A TAX RETURN UNDER
9	PARAGRAPH (1) OF THIS SUBSECTION SHALL PAY A TOBACCO TAX AT THE RATE
10	PROVIDED IN § 12–105(C) OF THIS TITLE BASED ON THE INVOICE AMOUNT CHARGED
11	BY THE LICENSED ELECTRONIC SMOKING DEVICES MANUFACTURER, EXCLUSIVE OF
12	ANY DISCOUNT, TRADE ALLOWANCE, REBATE, OR OTHER REDUCTION.
13	13-408.
14	(a) If the Comptroller determines that a person has failed to keep the records of
15	out of state eigarette for, other tobacco product, OR ELECTRONIC SMOKING DEVICE
16	sales required under § 12–203 of this article, the Comptroller shall:
10	saies required under § 12–200 or time article, the comptioner shan.
17	(1) compute the tobacco tax as if the cigarettes for tobacco products,
18	OR ELECTRONIC SMOKING DEVICES were sold in the State; and
19	(2) assess the tax due.
20	(b) If the Comptroller determines that a person has possessed or transported
21	cigarettes [or], other tobacco products, OR ELECTRONIC SMOKING DEVICES on which the
22	tobacco tax has not been paid as required under Title 12 of this article, the Comptroller
23	shall assess the tobacco tax due.
24	13-825.
25	(h) (1) The Comptroller may require a person subject to the tobacco tax to post
$\frac{25}{26}$	(h) (1) The Comptroller may require a person subject to the tobacco tax to post security for the tax in the following amounts:
20	security for the tax in the following amounts:
27	(i) for a manufacturer or wholesaler:
28	1. \$10,000 [,]; plus
29	2. the amount, if any, by which the tobacco tax due for any 1
30	month exceeds \$10,000;

1	(ii)	for a	subwholesaler or vending machine operator:
2		1.	\$1,000[,]; plus
3		<u>9</u>	the amount, if any, by which the tobacco tax due for any 1
4	month exceeds \$1,000; [c	and]	
5	(iii)	for a ı	n other tobacco products wholesaler:
6		1.	\$5,000[,]; plus
7		<u>2</u>	the amount, if any, by which the tobacco tax due for any 1
8	month exceeds \$5,000; A	ND	
9	(IV)		AN ELECTRONIC SMOKING DEVICES WHOLESALER
10	DISTRIBUTOR OR AN E	LECTR	CONIC SMOKING DEVICES WHOLESALER IMPORTER:
1		1.	\$5,000; PLUS
12		<u>9</u>	THE AMOUNT, IF ANY, BY WHICH THE TOBACCO TAX
13	DUE FOR ANY 1 MONTE	I EXCE	EDS \$5,000.
4	(2) Exce	pt as p	rovided in paragraph (5) of this subsection, the Comptroller
5	may exempt a person fro		ing security for the tobacco tax if the person is and has been
16	for the past 5 years:		
L 7	(i)	licen	sed as required under § 16–202 of the Business Regulation
18	Article to act as a wholes	aler [o i	r], § 16.5–201 to act as an other tobacco products wholesaler,
9	§ 16.7-201 TO ACT	AS	AN ELECTRONIC SMOKING DEVICES WHOLESALER
20	DISTRIBUTOR, OR §	16.7-2	01 TO ACT AS AN ELECTRONIC SMOKING DEVICES
21	WHOLESALER IMPORT	ER; an	d
22	(ii)	1.	in continuous compliance with the tobacco tax laws, as
23	determined under parag	raph (3) of this subsection; and
24		<u>2</u> .	in continuous compliance with the conditions of the
25	person's security posted	under	
26	(3) For	purpos	es of paragraph (2) of this subsection, a person is in
27	continuous compliance v	vith th	e tobacco tax laws for a period if the person has not, at any
28	time during that period:		
29	(i)	failed	l to pay any tobacco tax or any tobacco tax assessment when
30	due:		1 0 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1

1	(ii) failed to file a tobacco tax return when due; or
2	(iii) otherwise violated any of the provisions of this title, Title 12 of
3	this article, or Title 16 [or], Title 16.5, OR TITLE 16.7 of the Business Regulation Article.
4	(4) (i) An exemption granted under paragraph (2) of this subsection is
5	effective only to the extent that a person's potential tobacco tax liability does not exceed an
6	amount determined by the Comptroller based on the person's experience during the 5-year
7	compliance period under paragraph (2) of this subsection.
8	(ii) The Comptroller may revoke an exemption granted to a person
9	under paragraph (2) of this subsection if the person at any time fails to be in continuous
10	compliance with the tobacco tax laws, as described in paragraph (3) of this subsection.
11	(iii) The Comptroller may reinstate an exemption revoked under
12	subparagraph (ii) of this paragraph if the person meets the requirements of paragraph (2)(i)
13	and (ii) of this subsection for a period of 2 years following the revocation.
14	(5) The Comptroller may not exempt a person from posting a bond or other
15	security for the tobacco tax unless the Comptroller determines that the person is solvent
16	and financially able to pay the person's potential tobacco tax liability.
17	(6) If a corporation is granted an exemption from posting a bond or other
18	security for the tobacco tax, any officer of the corporation who exercises direct control over
19	its fiscal management is personally liable for any tobacco tax, interest and penalties owed
20	by the corporation.
21	13-834.
22	(a) In this Part VI of this subtitle the following words have the meanings
23	indicated.
24	(e) "Contraband tobacco products" means cigarettes [or], other tobacco products,
25	OR ELECTRONIC SMOKING DEVICES, as defined in § 12–101 of this article:
26	(1) on which tobacco tax is not paid; and
27	(2) that are delivered, possessed, sold, or transported in the State in a
28	manner not authorized under Title 12 of this article or Title 16, TITLE 16.5, OR TITLE
29	16.7 of the Business Regulation Article.
30	13-836.
31	(a) (1) If contraband alcoholic beverages or contraband tobacco products are
32	seized:

the person from whom the property is coixed at the time of the science of neinure to the person from whom the property is coixed at the time of the science; and (ii) the Comptroller shall: 1. where possible, give a notice of seizure to the registered owner of a science conveyance; and 2. publish a notice of seizure of the conveyance in a newspaper of general circulation in the county where the science occurred. (b) (2) A police officer who seizes any contraband tobacco products or sonveyance used to transport contraband tobacco products additionally conveyance used to transport contraband tobacco products shall deliver the science of conveyance used to transport contraband tobacco products shall deliver the science of conveyance to the Comptroller. 13. 837. The owner or another person with an interest in science products, or the return of the property with the Comptroller within 30 days after. (1) the science of science of a conveyance used to transport alcoholic beverages, cigarettee, for other tobacco products, or conveyance used to transport alcoholic beverages, cigarettee, for other tobacco products, OR ELECTRONIC SMOKING DEVICES is published. (2) a notice of science of a conveyance used to transport alcoholic beverages, cigarettee, for other tobacco products, PLECTRONIC SMOKING DEVICES, or a conveyance used for their transportation under § 13. 837 of this subtitle, the Comptroller or the Comptroller's designee shall. (2) direct the return of the conveyance if the Comptroller or Comptroller's designee has satisfactory proof that the person was not in compliance with any provisions of Title 12 of this article at the time of science.		
the person from whom the property is ecised at the time of the ceisure; and (ii) the Comptroller shall: 1. where possible, give a notice of scizure to the registered owner of a scized conveyance; and 2. publish a notice of scizure of the conveyance in a newspaper of general circulation in the county where the scizure occurred. (b) (2) A police officer who scizes any contraband tobacco products or conveyance used to transport contraband tobacco products shall deliver the scized cigarettes [or], other tobacco products, OR ELECTRONIC SMOKING DEVICES and conveyance to the Comptroller. 13 837. The owner or another person with an interest in scised property may file a claim for the return of the property with the Comptroller within 30 days after. (1) the scizure of alcoholic beverages, cigarettes, other tobacco products, ELECTRONIC SMOKING DEVICES, OR motor fuel or conveyances used to transport motor fuel; or (2) a notice of science of a conveyance used to transport alcoholic beverages, cigarettes, for] other tobacco products, OR ELECTRONIC SMOKING DEVICES is published. 13 830. (a) If a person files a claim for return of scized alcoholic beverages, cigarettes, tother tobacco products, ELECTRONIC SMOKING DEVICES, or a conveyance used for their transportation under § 13 837 of this aubtitle, the Comptroller or the Comptroller's designee shall. (b) promptly act on the request and hold an informal hearing. (c) direct the return of alcoholic beverages, cigarettes, [or] other tobacco products, OR ELECTRONIC SMOKING DEVICES unless the Comptroller or Comptroller's designee has satisfactory proof that the owner of the conveyance was not willfully evading designee has satisfactory proof that the owner of the conveyance was not willfully evading	1	(i) the Comptroller or police officer shall give a notice of seizure to
(ii) the Comptroller shall: 1. where possible, give a notice of seizure to the registered owner of a seized conveyance; and 2. publish a notice of seizure of the conveyance in a newspaper of general circulation in the county where the seizure occurred. 8. (b) (2) A police officer who seizes any contraband tobacco products or conveyance used to transport contraband tobacco products shall deliver the seized eigarettes [os], other tobacco products, OR ELECTRONIC SMOKING DEVICES and conveyance to the Comptroller. 13. 837. The owner or another person with an interest in seized property may file a claim for the return of the property with the Comptroller within 30 days after. (1) the seizure of alcoholic beverages, cigarettes, other tobacco products, ELECTRONIC SMOKING DEVICES is published. (2) a notice of seizure of a conveyance used to transport alcoholic beverages, cigarettes, for other tobacco products, OR ELECTRONIC SMOKING DEVICES is published. 13. 830. (a) If a person files a claim for return of seized alcoholic beverages, cigarettes, other tobacco products, ELECTRONIC SMOKING DEVICES, or a conveyance used for their transportation under § 13. 837 of this subtitle, the Comptroller or the Comptroller's designee shall. (b) direct the return of alcoholic beverages, cigarettes, [or] other tobacco products, OR ELECTRONIC SMOKING DEVICES unless the Comptroller or Comptroller's designee has satisfactory proof that the person was not in compliance with any provisions of Title 5 or Title 12 of this article at the time of seizure; and	2	
designed has a notice of seizure to the registered owner of a seized conveyance, and 1. where possible, give a notice of seizure to the registered owner of a seized conveyance, and 2. publish a notice of seizure of the conveyance in a newspaper of general circulation in the county where the seizure occurred. 3. (b) (2) A police officer who seizes any contraband tobacco products or conveyance used to transport contraband tobacco products shall deliver the seized eigerettes [os], other tobacco products, OR ELECTRONIC SMOKING DEVICES and conveyance to the Comptroller. 13. 837. The owner or another person with an interest in seized property may file a claim for the return of the property with the Comptroller within 30 days after. (1) the seizure of alcoholic beverages, cigarettes, other tobacco products, flectronic SMOKING DEVICES, OR motor fuel or conveyances used to transport motor fuel or. (2) a notice of seizure of a conveyance used to transport alcoholic beverages, cigarettes, for other tobacco products, OR ELECTRONIC SMOKING DEVICES is published. (3) If a person files a claim for return of seized alcoholic beverages, cigarettes, there tobacco products, ELECTRONIC SMOKING DEVICES, or a conveyance used for their transportation under § 13. 837 of this subtitle, the Comptroller or the Comptroller's designee shall claim for the return of alcoholic beverages, cigarettes, for other tobacco products, OR ELECTRONIC SMOKING DEVICES unless the Comptroller or Comptroller's designee has satisfactory proof that the person was not in compliance with any provisions of Title 5 or Title 12 of this article at the time of seizure; and (3) direct the return of the conveyance if the Comptroller or Comptroller's designee has satisfactory proof that the owner of the conveyance was not willfully evading	_	the person from whom the property is solded at the time of the sold has a time.
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The owner or another person with an interest in seized property may file a claim for the return of the property with the Comptroller within 30 days after. (1) the seizure of alcoholic beverages, cigarettes, other tobacco products, ELECTRONIC SMOKING DEVICES, OR motor fuel or conveyances used to transport motor fuel; or (2) a notice of seizure of a conveyance used to transport alcoholic beverages, cigarettes, [or] other tobacco products, OR ELECTRONIC SMOKING DEVICES is published. 13 839. (a) If a person files a claim for return of seized alcoholic beverages, cigarettes, other tobacco products, ELECTRONIC SMOKING DEVICES, or a conveyance used for their transportation under § 13 837 of this subtitle, the Comptroller or the Comptroller's designee shall: (1) promptly act on the request and hold an informal hearing; (2) direct the return of alcoholic beverages, cigarettes, [or] other tobacco products, OR ELECTRONIC SMOKING DEVICES unless the Comptroller or Comptroller's designee has satisfactory proof that the person was not in compliance with any provisions of Title 5 or Title 12 of this article at the time of seizure; and (3) direct the return of the conveyance if the Comptroller or Comptroller's designee has satisfactory proof that the owner of the conveyance was not willfully evading	4.0	40.00=
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30 (3) direct the return of the conveyance if the Comptroller or Comptroller's designee has satisfactory proof that the owner of the conveyance was not willfully evading	28	designee has satisfactory proof that the person was not in compliance with any provisions
31 designee has satisfactory proof that the owner of the conveyance was not willfully evading	29	of Title 5 or Title 12 of this article at the time of seizure; and
31 designee has satisfactory proof that the owner of the conveyance was not willfully evading		
31 designee has satisfactory proof that the owner of the conveyance was not willfully evading	30	(3) direct the return of the conveyance if the Comptroller or Comptroller's
	31	
		any provisions of Title 5 or Title 12 of this article at the time of seizure.

- 1 (b) The Comptroller or Comptroller's designee shall grant or deny the application
 2 for return of seized alcoholic beverages, eigarettes, other tobacco products, ELECTRONIC
 3 SMOKING DEVICES, or a conveyance in accordance with subsection (a) of this section by
 4 mailing the person a notice of final determination.
- 5 13-1014.
- 6 (a) (1) A person who willfully possesses, sells, or attempts to sell unstamped 7 or improperly stamped cigarettes in the State in violation of Title 12 of this article is guilty 8 of a misdemeanor.
- 9 (2) If the number of unstamped or improperly stamped cigarettes that a person possesses, sells, or attempts to sell is 30 cartons or less, the person on conviction is subject to a fine not exceeding \$500 or imprisonment not exceeding 3 months or both.
- 12 (3) If the number of unstamped or improperly stamped eigarettes that a 13 person possesses, sells, or attempts to sell is more than 30 cartons, the person on conviction 14 is subject to a fine not exceeding \$1,000 or imprisonment not exceeding 1 year or both.
- 15 (b) A person who willfully possesses, sells, or attempts to sell other tobacco
 16 products on which the tobacco tax has not been paid in the State in violation of Title 12 of
 17 this article is guilty of a misdemeanor and on conviction is subject to a fine not exceeding
 18 \$500 or imprisonment not exceeding 3 months or both.
- 19 (C) A PERSON WHO WILLFULLY POSSESSES, SELLS, OR ATTEMPTS TO SELL
 20 ELECTRONIC SMOKING DEVICES ON WHICH THE TOBACCO TAX HAS NOT BEEN PAID
 21 IN THE STATE IN VIOLATION OF TITLE 12 OF THIS ARTICLE IS GUILTY OF A
 22 MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING \$500
 23 OR IMPRISONMENT NOT EXCEEDING 3 MONTHS OR BOTH.
- 24 **[(c)] (D)** Each day that a violation under this section continues constitutes a separate offense.
- 26 13-1015.

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- (a) A person who willfully ships, imports, sells into or within, or transports within, this State cigarettes [or], other tobacco products, OR ELECTRONIC SMOKING DEVICES on which the tobacco tax has not been paid in violation of Title 12 of this article or § 16-219, § 16-222, § 16.5-215, or § 16.5-216 of the Business Regulation Article is guilty of a felony and, on conviction, is subject to the penalties set forth in subsections (b) and (c) of this section.
- (b) (1) For a first violation, a person is subject to a mandatory fine of \$150 for each carton of cigarettes [or], each package of other tobacco products, OR EACH PACKAGE OF ELECTRONIC SMOKING DEVICES transported.

- 1 (2) For each subsequent violation, a person is subject to a mandatory fine
 2 of \$300 for each carton of cigarettes [or], each package of other tobacco products, OR EACH
 3 PACKAGE OF ELECTRONIC SMOKING DEVICES transported.
- 4 (c) In addition to the mandatory fine set forth in subsection (b) of this section, for a first or subsequent violation, a person may be subject to imprisonment not exceeding 2 vears.

SECTION 2. AND BE IT FURTHER ENACTED, That:

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- 8 (a) As provided in § 12–105 of the Tax General Article, as enacted by Section 1
 9 of this Act, all electronic smoking devices used, possessed, or held in the State on or after
 10 July 1, 2020, by any person for sale or use in the State shall be subject to the tax on
 11 electronic smoking devices, as enacted by this Act.
- 12 (b) The Comptroller may provide an alternative method of assessing and collecting the additional tax.
- 14 (c) The revenue attributable to this requirement shall be remitted to the 15 Comptroller no later than September 30, 2020.
- 16 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect July 17 1. 2020.

SECTION 5. AND BE IT FURTHER ENACTED. That:

- 19 (a) As provided in § 12–105 of the Tax General Article, as enacted by Section 2
 20 of this Act, all cigarettes and other tobacco products used, possessed, or held in the State
 21 on or after July 1, 2020, by a wholesaler for sale in the State shall be subject to the tax on
 22 cigarettes and other tobacco products as enacted by Section 2 of this Act. The revenue
 23 attributable to this requirement shall be remitted to the Comptroller not later than
 24 September 30, 2020.
 - (b) As provided in § 12–105 of the Tax General Article, as enacted by Section 3 of this Act, all eigerettes and other tobacco products used, possessed, or held in the State on or after July 1, 2021, by a wholesaler for sale in the State shall be subject to the tax on eigerettes and other tobacco products as enacted by Section 3 of this Act. The revenue attributable to this requirement shall be remitted to the Comptroller not later than September 30, 2021.
- 31 <u>(e)</u> <u>The Comptroller may provide an alternative method of assessing and</u> 32 <u>collecting the additional tax due under this section.</u>
- 33 <u>SECTION 6. AND BE IT FURTHER ENACTED, That Section 3 of this Act shall take</u> 34 <u>effect July 1, 2021.</u>

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1	SECTION 7. AND BE IT FURTHER ENACTED, That, except as provided in Section
2	6 of this Act, this Act shall take effect July 1, 2020. Section 2 of this Act shall remain
3	effective for a period of 1 year and, at the end of June 30, 2021, Section 2 of this Act shall
4	be abrogated and of no further force and effect.
5	SECTION 3. AND BE IT FURTHER ENACTED, That:
6	(1) as provided in § 12–105 of the Tax – General Article, as enacted by
7	Section 1 of this Act, all cigarettes and other tobacco products used, possessed, or held in the
8	State on or after July 1, 2020, by any person for sale or use in the State shall be subject to
9	the tax on cigarettes and other tobacco products as enacted under Section 1 of this Act;
10	(2) the Comptroller may provide an alternative method of assessing and
11	collecting the additional tax; and
4.0	
12	(3) the revenue attributable to this requirement shall be remitted to the
13	Comptroller no later than September 30, 2020.
14	SECTION 4. AND BE IT FURTHER ENACTED, That on or before December 31,
15	2020, the Comptroller's Office shall report to the Senate Budget and Taxation Committee
16	and the House Committee on Ways and Means, in accordance with § 2-1257 of the State
17	Government Article, on the change in consumption of cigarettes, other tobacco products, and
18	electronic smoking devices in the State over the immediately preceding 12 months.
10	SECTION 5. AND BE IT FURTHER ENACTED, That it is the intent of the General
19 20	Assembly that the Comptroller distribute, as necessary, the sales and use tax and tobacco
21	tax collected in fiscal year 2021 under Section 1 of this Act to:
41	tax confected in fiscal year 2021 under Section 1 of this Act to.
22	(1) the expenditure accounts of the appropriate units of State government to
23	fund costs associated with the Coronavirus Disease 2019 (COVID-19); and
24	(2) the Revenue Stabilization Account established under § 7–311 of the State
25	Finance and Procurement Article.
26	SECTION 6. AND BE IT FURTHER ENACTED, That Section 2 of this Act shall take
27	effect July 1, 2021, and shall be applicable to all taxable years beginning after December 31,
28	2020.
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SECTION 7. AND BE IT FURTHER ENACTED, That, except as provided in Section

6 of this Act, this Act shall take effect July 1, 2020.