92_SB0856 LRB9205820SMdv

- 1 AN ACT in relation to taxation.
- 2 Be it enacted by the People of the State of Illinois,
- 3 represented in the General Assembly:
- 4 Section 5. The Cigarette Tax Act is amended by changing
- 5 Sections 3, 4, 5, 9, 9a, 9b, and 24 and by adding Section 18c
- 6 as follows:
- 7 (35 ILCS 130/3) (from Ch. 120, par. 453.3)
- 8 Sec. 3. Affixing tax stamp; remtting tax to the
- 9 <u>Department.</u> Payment of the taxes imposed by Section 2 of
- 10 this Act shall (except as hereinafter provided) be evidenced
- 11 by revenue tax stamps affixed to each original package of
- 12 cigarettes. Each distributor of cigarettes, before delivering
- or causing to be delivered any original package of cigarettes
- in this State to a purchaser, shall firmly affix a proper
- 15 stamp or stamps to each such package, or (in case of
- 16 manufacturers of cigarettes in original packages which are
- 17 contained inside a sealed transparent wrapper) shall imprint
- 18 the required language on the original package of cigarettes
- 19 beneath such outside wrapper, as hereinafter provided.
- No stamp or imprint may be affixed to, or made upon, any
- 21 package of cigarettes unless that package complies with all
- 22 requirements of the federal Cigarette Labeling and
- 23 Advertising Act, 15 U.S.C. 1331 and following, for the
- 24 placement of labels, warnings, or any other information upon
- 25 a package of cigarettes that is sold within the United
- 26 States. Under the authority of Section 6, the Department
- 27 shall revoke the license of any distributor that is
- 28 determined to have violated this paragraph. A person may not
- 29 affix a stamp on a package of cigarettes, cigarette papers,
- 30 wrappers, or tubes if that individual package has been marked
- 31 for export outside the United States with a label or notice

- in compliance with Section 290.185 of Title 27 of the Code of
- 2 Federal Regulations. It is not a defense to a proceeding for
- 3 violation of this paragraph that the label or notice has been
- 4 removed, mutilated, obliterated, or altered in any manner.
- 5 The Department, or any person authorized by the
- 6 Department, shall sell such stamps only to persons holding
- 7 valid licenses as distributors under this Act. The Department
- 8 <u>may refuse to sell stamps to any person who does not comply</u>
- 9 with the provisions of this Act.
- Prior to December 1, 1985, the Department shall allow a 10 11 distributor 21 days in which to make final payment of the be paid for such stamps, by allowing the 12 amount to distributor to make payment for the stamps at 13 the time of purchasing them with a draft which shall be in such form as 14 the Department prescribes, and which shall be payable within 15 16 21 days thereafter: Provided that such distributor has filed with the Department, and has received the Department's 17 approval of, a bond, which is in addition to the bond 18 19 required under Section 4 of this Act, payable to the Department in an amount equal to 80% of such distributor's 20 2.1 average monthly tax liability to the Department under this Act during the preceding calendar year or \$500,000, whichever 22 23 less. The Bond shall be joint and several and shall be in the form of a surety company bond in such form as 24 25 Department prescribes, or it may be in the form of a bank certificate of deposit or bank letter of credit. The bond 26 shall be conditioned upon the distributor's payment of amount 27
- of any 21-day draft which the Department accepts from that distributor for the delivery of stamps to that distributor
- 30 under this Act. The distributor's failure to pay any such
- 31 draft, when due, shall also make such distributor
- 32 automatically liable to the Department for a penalty equal to
- 33 25% of the amount of such draft.
- On and after December 1, 1985, the Department shall allow

1 a distributor 30 days in which to make final payment of the 2 amount to be paid for such stamps, by allowing distributor to make payment for the stamps at the time of 3 4 purchasing them with a draft which shall be in such form as 5 the Department prescribes, and which shall be payable within 6 30 days thereafter, and beginning on January 1, 2003 and 7 thereafter, the draft shall be payable by means of electronic 8 <u>funds transfer</u>: Provided that such distributor has filed 9 with the Department, and has received the Department's approval of, a bond, which is in addition to the bond 10 11 required under Section 4 of this Act, payable to the Department in an amount equal to 150% of such distributor's 12 average monthly tax liability to the Department under this 13 Act during the preceding calendar year or \$750,000, whichever 14 is less, except that as to bonds filed on or after January 1, 15 16 1987, such additional bond shall be in an amount equal to 100% of such distributor's average monthly tax liability 17 18 this Act during the preceding calendar year or under \$750,000, whichever is less. The bond shall be joint and 19 several and shall be in the form of a surety company bond in 20 2.1 such form as the Department prescribes, or it may be in the 22 form of a bank certificate of deposit or bank letter of 23 credit. The bond shall be conditioned upon the distributor's payment of the amount of any 30-day draft which the 24 25 Department accepts from that distributor for the delivery of stamps to that distributor under this Act. The distributor's 26 failure to pay any such draft, when due, shall also make such 27 distributor automatically liable to the Department for a 28 29 penalty equal to 25% of the amount of such draft. 30 Every prior continuous compliance taxpayer shall

Every prior continuous compliance taxpayer shall be exempt from all requirements under this Section concerning the furnishing of such bond, as defined in this Section, as a condition precedent to his being authorized to engage in the business licensed under this Act. This exemption shall

31

32

33

1 continue for each such taxpayer until such time as he may be 2 determined by the Department to be delinquent in the filing of any returns, or is determined by the Department (either 3 4 through the Department's issuance of a final assessment which 5 has become final under the Act, or by the taxpayer's filing 6 a return which admits tax to be due that is not paid) to 7 be delinquent or deficient in the paying of any tax under 8 this Act, at which time that taxpayer shall become subject to 9 the bond requirements of this Section and, as a condition of being allowed to continue to engage in the business licensed 10 11 under this Act, shall be required to furnish bond to the Department in such form as provided in this Section. 12 Such taxpayer shall furnish such bond for a period of 2 years, 13 after which, if the taxpayer has not been delinquent 14 15 filing of any returns, or delinquent or deficient in the 16 paying of any tax under this Act, the Department may 17 reinstate such person as a prior continuance compliance Any taxpayer who fails to pay an admitted or 18 taxpayer. 19 established liability under this Act may also be required to post bond or other acceptable security with the Department 20 21 guaranteeing the payment of such admitted or established 22 liability. 23 Any person aggrieved by any decision of the Department

under this Section may, within the time allowed by law, protest and request a hearing, whereupon the Department shall give notice and shall hold a hearing in conformity with the provisions of this Act and then issue its final administrative decision in the matter to such person. In the absence of such a protest filed within the time allowed by law, the Department's decision shall become final without any further determination being made or notice given.

24

25

26

27

28

29

30

31

32 The Department shall discharge any surety and shall 33 release and return any bond or security deposited, assigned, 34 pledged, or otherwise provided to it by a taxpayer under this 1 Section within 30 days after:

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

- 2 (1) Such taxpayer becomes a prior continuous compliance 3 taxpayer; or
- 4 Such taxpayer has ceased to collect receipts on which he is required to remit tax to the Department, has 5 6 filed a final tax return, and has paid to the Department an 7 amount sufficient to discharge his remaining tax liability as determined by the Department under this Act. 8 The 9 shall make а final determination of the taxpayer's outstanding tax liability as expeditiously as possible after 10 11 his final tax return has been filed. If the Department cannot make such final determination within 45 days after 12 receiving the final tax return, within such period it shall 13 so notify the taxpayer, stating its reasons therefor. 14

The Department may authorize distributors to revenue tax stamps by imprinting tax meter stamps upon original packages of cigarettes. The Department shall adopt rules and regulations relating to the imprinting of such tax meter stamps as will result in payment of the proper taxes as herein imposed. No distributor may affix revenue tax stamps to original packages of cigarettes by imprinting tax meter stamps thereon unless such distributor has first obtained permission from the Department to employ this method of affixation. The Department shall regulate the use of meters and may, to assure the proper collection of the taxes imposed by this Act, revoke or suspend the privilege, theretofore granted by the Department to any distributor, to tax meter stamps upon original packages of imprint cigarettes.

Illinois cigarette manufacturers who place their cigarettes in original packages which are contained inside a sealed transparent wrapper, and similar out-of-State cigarette manufacturers who elect to qualify and are accepted by the Department as distributors under Section 4b of this

- 1 Act, shall pay the taxes imposed by this Act by remitting the
- 2 amount thereof to the Department by the 5th day of each month
- 3 covering cigarettes shipped or otherwise delivered in
- 4 Illinois to purchasers during the preceding calendar month.
- 5 Such manufacturers of cigarettes in original packages which
- 6 are contained inside a sealed transparent wrapper, before
- 7 delivering such cigarettes or causing such cigarettes to be
- 8 delivered in this State to purchasers, shall evidence their
- 9 obligation to remit the taxes due with respect to such
- 10 cigarettes by imprinting language to be prescribed by the
- 11 Department on each original package of such cigarettes
- 12 underneath the sealed transparent outside wrapper of such
- original package, in such place thereon and in such manner as
- 14 the Department may designate. Such imprinted language shall
- 15 acknowledge the manufacturer's payment of or liability for
- 16 the tax imposed by this Act with respect to the distribution
- of such cigarettes.
- 18 (Source: P.A. 91-246, eff. 7-22-99.)
- 19 (35 ILCS 130/4) (from Ch. 120, par. 453.4)
- 20 Sec. 4. Distributor's license. No person may engage in
- 21 business as a distributor of cigarettes in this State within
- 22 the meaning of the first 2 definitions of distributor in
- 23 Section 1 of this Act without first having obtained a license
- 24 therefor from the Department. Application for license shall
- 25 be made to the Department in form as furnished and prescribed
- 26 by the Department. Each applicant for a license under this
- 27 Section shall furnish to the Department on the form signed
- and verified by the applicant the following information:
- 29 (a) The name and address of the applicant;
- 30 (b) The address of the location at which the
- 31 applicant proposes to engage in business as a distributor
- of cigarettes in this State;
- 33 (c) Such other additional information as the

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

27

28

29

30

31

32

33

34

Department may lawfully require by its rules and regulations.

The annual license fee payable to the Department for each distributor's license shall be \$250. The purpose of such annual license fee is to defray the cost, to the Department, of eeding,-serializing-er-eeding--and serializing cigarette tax stamps. Each applicant for license shall pay such fee to the Department at the time of submitting his application for license to the Department.

is required Every applicant who to procure a distributor's license shall file with his application a joint and several bond. Such bond shall be executed to the Department of Revenue, with good and sufficient surety or sureties residing or licensed to do business within the State in the amount of \$2,500, conditioned upon the Illinois, true and faithful compliance by the licensee with all of the provisions of this Act. Such bond, or a reissue thereof, or a substitute therefor, shall be kept in effect during the entire period covered by the license. A separate application for license shall be made, a separate annual license fee paid, and a separate bond filed, for each place of business at which a person who is required to procure a distributor's license under this Section proposes to engage in business as a distributor in Illinois under this Act.

The following are ineligible to receive a distributor's license under this Act:

- (1) a person who is not of good character and reputation in the community in which he resides;
- (2) a person who has been convicted of a felony under any Federal or State law, if the Department, after investigation and a hearing, if requested by the applicant, determines that such person has not been sufficiently rehabilitated to warrant the public trust;

1 (3) a corporation, if any officer, manager or 2 director thereof, or any stockholder or stockholders 3 owning in the aggregate more than 5% of the stock of 4 such corporation, would not be eligible to receive a 5 license under this Act for any reason.

The Department, upon receipt of an application, license 6 7 fee and bond in proper form, from a person who is eligible to 8 receive a distributor's license under this Act, shall 9 such applicant a license in form as prescribed by the Department, which license shall permit the applicant to which 10 11 it is issued to engage in business as a distributor at the place shown in his application. All licenses issued by the 12 Department under this Act shall be valid for not to exceed 13 one year after issuance unless sooner revoked, canceled or 14 15 suspended as provided in this Act. No license issued under 16 this Act is transferable or assignable. Such license shall be conspicuously displayed in the place of business conducted by 17 the licensee in Illinois under such license. 18

Any person aggrieved by any decision of the Department under this Section may, within 20 days after notice of the decision, protest and request a hearing. Upon receiving a request for a hearing, the Department shall give notice to the person requesting the hearing of the time and place fixed for the hearing and shall hold a hearing in conformity with the provisions of this Act and then issue its final administrative decision in the matter to that person. In the absence of a protest and request for a hearing within 20 days, the Department's decision shall become final without any further determination being made or notice given.

30 (Source: P.A. 91-901, eff. 1-1-01.)

19

20

2.1

22

23

24

25

26

27

28

- 31 (35 ILCS 130/5) (from Ch. 120, par. 453.5)
- 32 Sec. 5. <u>Printing tax stamps.</u> The Department shall adopt
- 33 the design or designs of the tax stamps or alternative tax

- 1 indicia and shall procure the printing of such stamps or
- 2 alternative tax indicia in such amounts and denominations as
- it deems necessary to provide for the affixation of the 3
- 4 proper amount of tax stamps or alternative tax indicia to
- each original package of cigarettes. 5
- б (Source: Laws 1943, vol. 1, p. 1063.)

20

21

- 7 (35 ILCS 130/9) (from Ch. 120, par. 453.9)
- 8 Sec. 9. Returns; remittance. Every distributor who required to procure a license under this Act, but who is not 9
- 10 a manufacturer of cigarettes in original packages which are
- contained in a sealed transparent wrapper, shall, on or 11
- before the 15th day of each calendar month, file a return 12
- with the Department, showing the quantity of cigarettes 13
- 14 manufactured during the preceding calendar
- 15 quantity of cigarettes brought into this State or caused to
- be brought into this State from outside this State during the 16
- 17 preceding calendar month without authorized evidence on the
- 19 transparent wrapper thereof that the tax liability imposed by

original packages of such cigarettes underneath the sealed

cigarettes, the quantity of cigarettes purchased tax-paid

- this Act has been assumed by the out-of-State seller of such
- 22 during the preceding calendar month either within or outside
- this State, and the quantity of cigarettes sold or otherwise 23
- 24 disposed of during the preceding calendar month. Such return
- shall be filed upon forms furnished and prescribed by the 25
- 26 Department and shall contain such other information as the
- may reasonably require. 27 Department The Department may
- 28 promulgate rules to require that the distributor's return be
- 29 accompanied by appropriate computer-generated magnetic media
- 30 supporting schedule data in the format required by the
- 31 Department, unless, as provided by rule, the Department
- 32 grants an exception upon petition of a distributor.
- 33 Illinois manufacturers of cigarettes in original packages

1 which are contained inside a sealed transparent wrapper shall 2 file a return by the 5th day of each month covering the preceding calendar month. Each such return shall be 3 4 accompanied by the appropriate remittance for tax as provided 5 in the last paragraph of Section 3 of this Act. Each such 6 return shall show the quantity of such cigarettes 7 manufactured during the period covered by the return, the 8 quantity of cigarettes sold or otherwise disposed of during 9 the period covered by the return and such other information as the Department may lawfully require. Such returns shall be 10 11 filed on forms prescribed and furnished by the Department. Each such return shall be accompanied by a copy of each 12 invoice rendered by such manufacturer to any purchaser to 13 whom such manufacturer delivered cigarettes (or 14 15 cigarettes to be delivered) during the period covered by the 16 return. The Department may promulgate rules to require that 17 the manufacturer's return be accompanied by appropriate computer-generated magnetic media supporting schedule data in 18 19 the format required by the Department, unless, as provided by 20 rule, the Department grants an exception upon petition of a 21 manufacturer.

- 22 (Source: Laws 1953, p. 255.)
- 23 (35 ILCS 130/9a) (from Ch. 120, par. 453.9a)
- Sec. 9a. <u>Examination and correction of returns</u>.
- (1) As soon as practicable after any return is filed, 25 the Department shall examine such return and shall correct 26 such return according to its best judgment and information, 27 which return so corrected by the Department shall be prima 28 29 facie correct and shall be prima facie evidence of the correctness of the amount of tax due, as shown therein. 30 Instead of requiring the distributor to file an amended 31 return, the Department may simply notify the distributor of 32 the correction or corrections it has made. Proof of such 33

1 correction by the Department may be made at any hearing 2 before the Department or in any legal proceeding by a reproduced copy of the Department's record relating thereto 3 4 in the name of the Department under the certificate of 5 Director of Revenue. Such reproduced copy shall, without 6 further proof, be admitted into evidence before 7 Department or in any legal proceeding and shall be prima facie proof of the correctness of the amount of tax 8 9 shown therein. If the Department finds that any amount of tax is due from the distributor, the Department shall issue the 10 11 distributor a notice of tax liability for the amount of tax claimed by the Department to be due, together with a penalty 12 in an amount determined in accordance with Sections 3-3, 13 and 3-6 of the Uniform Penalty and Interest Act. If, in 14 administering the provisions of this Act, comparison of 15 16 return or returns of a distributor with the books, records and inventories of such distributor discloses a deficiency 17 which cannot be allocated by the Department to a particular 18 19 month or months, the Department shall issue the distributor a notice of tax liability for the amount of tax claimed by the 20 21 Department to be due for a given period, but without any 22 obligation upon the Department to allocate such deficiency to 23 any particular month or months, together with a penalty in an amount determined in accordance with Sections 3-3, 3-5 and 24 25 3-6 of the Uniform Penalty and Interest Act, under which circumstances the aforesaid notice of tax liability shall be 26 prima facie correct and shall be prima facie evidence of the 27 correctness of the amount of tax due, as shown therein; and 28 29 proof of such correctness may be made in accordance with, and 30 the admissibility of a reproduced copy of such notice of tax liability shall be governed by, all the provisions of this 31 32 Act applicable to corrected returns. If any distributor filing any return dies or becomes a person under legal 33 34 disability at any time before the Department issues its 1 notice of tax liability, such notice shall be issued to the

2 administrator, executor or other legal representative, as

- such, of such distributor. 3
- (2) If, within $\underline{60}$ 20 days after such notice of tax 4
- 5 liability, the distributor or his or her legal representative
- 6 files a protest to such notice of tax liability and requests
- 7 a hearing thereon, the Department shall give notice to such
- distributor or legal representative of the time and place 8
- 9 fixed for such hearing, and shall hold a hearing
- conformity with the provisions of this Act, and pursuant 10
- 11 thereto shall issue a final assessment to such distributor or
- legal representative for the amount found to be due as a 12
- result of such hearing. If a protest to the notice of tax 13
- liability and a request for a hearing thereon is not filed 14
- within 60 20 days after such notice of tax liability, such 15
- 16 notice of tax liability shall become final without the
- necessity of a final assessment being issued and shall be 17
- deemed to be a final assessment. 18

23

24

- 19 (3) In case of failure to pay the tax, or any portion
- thereof, or any penalty provided for in this Act, when due, 20
- 21 the Department may bring suit to recover the amount of such
- 22 tax, or portion thereof, or penalty; or, if the taxpayer dies
- estate; provided that no such action with respect to any tax,

or becomes incompetent, by filing claim therefor against his

- 25 or portion thereof, or penalty, shall be instituted more than
- 2 years after the cause of action accrues, except with the 26
- consent of the person from whom such tax or penalty is due. 27
- After the expiration of the period within which the 28
- person assessed may file an action for judicial review under 29
- 30 the Administrative Review Law without such an action being
- filed, a certified copy of the final assessment or revised 31
- 32 final assessment of the Department may be filed with the
- Circuit Court of the county in which the taxpayer has his or 33
- 34 her principal place of business, or of Sangamon County in

1 those cases in which the taxpayer does not have his principal 2 place of business in this State. The certified copy of the assessment or revised final assessment shall be 3 4 accompanied by a certification which recites facts that are 5 sufficient to show that the Department complied with the б jurisdictional requirements of the Law in arriving at 7 final assessment or its revised final assessment and that the 8 taxpayer had his or her opportunity for an administrative 9 hearing and for judicial review, whether he availed himself or herself of either or both of these opportunities or not. 10 11 If the court is satisfied that the Department complied with the jurisdictional requirements of the Law in arriving at its 12 final assessment or its revised final assessment and that the 13 taxpayer had his or her opportunity for an administrative 14 15 hearing and for judicial review, whether he or she availed 16 himself or herself of either or both of these opportunities or not, the court shall enter judgment in favor of the 17 Department and against the taxpayer for the amount shown to 18 19 be due by the final assessment or the revised final assessment, and such judgment shall be filed of record in the 20 21 court. Such judgment shall bear the rate of interest set in 22 the Uniform Penalty and Interest Act, but otherwise shall 23 have the same effect as other judgments. The judgment may be laws applicable to sales for 24 enforced, and all 25 enforcement of a judgment shall be applicable to sales made under such judgments. The Department shall file the certified 26 27 copy of its assessment, as herein provided, with the Circuit Court within 2 years after such assessment becomes final 28 29 except when the taxpayer consents in writing to an extension 30 of such filing period. If, when the cause of action for a proceeding in court 31

If, when the cause of action for a proceeding in court accrues against a person, he or she is out of the State, the action may be commenced within the times herein limited, after his or her coming into or return to the State; and if,

1 after the cause of action accrues, he or she departs from and remains out of the State, the time of his or her absence is 2 no part of the time limited for the commencement of the 3 4 action; but the foregoing provisions concerning absence from 5 the State shall not apply to any case in which, at the time 6 the cause of action accrues, the party against whom the cause 7 of action accrues is not a resident of this State. The time 8 within which a court action is to be commenced by the Department hereunder shall not run while the taxpayer is a 9 debtor in any proceeding under the Federal Bankruptcy Act nor 10

13 No claim shall be filed against the estate of any deceased person or a person under legal disability for any 14 15 tax or penalty or part of either except in the manner 16 prescribed and within the time limited by the Probate Act of

such debtor of being discharged in bankruptcy.

thereafter until 90 days after the Department is notified by

11

12

17

18

1975, as amended.

The remedies provided for herein shall not be exclusive, 19 but all remedies available to creditors for the collection of debts shall be available for the collection of any tax or 20 21 penalty due hereunder.

22 The collection of tax or penalty by any means provided 23 for herein shall not be a bar to any prosecution under this 24 Act.

25 The certificate of the Director of the Department to the 26 effect that a tax or amount required to be paid by this Act 27 has not been paid, that a return has not been filed, or that information has not been supplied pursuant to the provisions 28 of this Act, shall be prima facie evidence thereof. 29

30 All of the provisions of Sections 5a, 5b, 5c, 5d, 5e, 5f, 5g, 5i and 5j of the Retailers' Occupation Tax Act, which are 31 32 not inconsistent with this Act, and Section 3-7 of the Uniform Penalty and Interest Act shall apply, as far as 33 34 practicable, to the subject matter of this Act to the same

- 1 extent as if such provisions were included herein. References
- 2 in such incorporated Sections of the "Retailers' Occupation
- 3 Tax Act" to retailers, to sellers or to persons engaged in
- 4 the business of selling tangible personal property shall mean
- 5 distributors when used in this Act.
- 6 (Source: P.A. 87-205.)

- 7 (35 ILCS 130/9b) (from Ch. 120, par. 453.9b)
- 9 case any person who is required to file a return under this
 10 Act fails to file such return, the Department shall determine
 11 the amount of tax due from him according to its best judgment
 12 and information, which amount so fixed by the Department

9b. <u>Failure to file return; penalty; protest.</u>

- shall be prima facie correct and shall be prima facie

 evidence of the correctness of the amount of tax due, as
- 15 shown in such determination. Proof of such determination by
- 16 the Department may be made at any hearing before the
- 17 Department or in any legal proceeding by a reproduced copy of
- 18 the Department's record relating thereto in the name of the
- 19 Department under the certificate of the Director of Revenue.
- 20 Such reproduced copy shall, without further proof, be
- 21 admitted into evidence before the Department or in any legal
- 22 proceeding and shall be prima facie proof of the correctness
- of the amount of tax due, as shown therein. The Department
- 24 shall issue such person a notice of tax liability for the
- amount of tax claimed by the Department to be due, together
- 26 with a penalty in an amount determined in accordance with
- 27 Sections 3-3, 3-5 and 3-6 of the Uniform Penalty and Interest
- 28 Act. If such person or the legal representative of such
- 29 person, within $\underline{60}$ 20 days after such notice, files a protest
- 30 to such notice of tax liability and requests a hearing
- 31 thereon, the Department shall give notice to such person or
- 32 the legal representative of such person of the time and place
- fixed for such hearing and shall hold a hearing in conformity

- 1 with the provisions of this Act, and pursuant thereto shall
- 2 issue a final assessment to such person or to the legal
- 3 representative of such person for the amount found to be due
- 4 as a result of such hearing. If a protest to the notice of
- 5 tax liability and a request for a hearing thereon is not
- 6 filed within 60 20 days after such notice of tax liability,
- 7 such notice of tax liability shall become final without the
- 8 necessity of a final assessment being issued and shall be
- 9 deemed to be a final assessment.
- 10 (Source: P.A. 87-205.)
- 11 (35 ILCS 130/18c new)
- 12 <u>Sec. 18c. Possession of up to 100 original packages not</u>
- 13 tax stamped or improperly tax stamped; penalty. With the
- 14 <u>exception of licensed distributors</u>, anyone possessing
- 15 <u>cigarettes contained in original packages that are not tax</u>
- 16 stamped as required by this Act, or that are improperly tax
- 17 <u>stamped, is liable to pay to the Department, for deposit into</u>
- 18 the Tax Compliance and Administration Fund, a penalty of \$10
- 19 for each such package of cigarettes up to and including 100
- 20 <u>packages</u>.
- 21 (35 ILCS 130/24) (from Ch. 120, par. 453.24)
- 22 Sec. 24. <u>Punishment for sale or possession of unstamped</u>
- 23 <u>packages</u>.
- 24 (a) Any person other than a licensed distributor who
- sells, offers for sale, or has in his possession with intent
- to sell or offer for sale, more than 100 an original packages
- 27 package, not tax stamped or tax imprinted underneath the
- 28 sealed transparent wrapper of such original package in
- 29 accordance with this Act, shall be guilty of a Class 4
- 30 felony.
- 31 (a-5) Any person other than a licensed distributor who
- 32 <u>sells</u>, <u>offers for sale</u>, <u>or has in his possession with intent</u>

- 1 to sell or offer for sale, 100 or fewer original packages,
- 2 <u>not tax stamped or tax imprinted underneath the sealed</u>
- 3 <u>transparent wrapper of the original package in accordance</u>
- 4 with this Act, is quilty of a Class A misdemeanor for the
- 5 <u>first offense and a Class 4 felony for each subsequent</u>
- 6 <u>offense</u>.
- 7 (b) Any distributor who sells an original package of
- 8 cigarettes, not tax stamped or tax imprinted underneath the
- 9 sealed transparent wrapper of such original package in
- 10 accordance with this Act, except when the sale is made under
- 11 such circumstances that the tax imposed by this Act may not
- 12 legally be levied because of the Constitution or laws of the
- 13 United States, shall be guilty of a Class 3 felony.
- 14 (Source: P.A. 83-1528.)
- 15 Section 10. The Cigarette Use Tax Act is amended by
- changing Sections 3, 4, 11, 12, 13, 13a, and 30 and by adding
- 17 Section 25b as follows:
- 18 (35 ILCS 135/3) (from Ch. 120, par. 453.33)
- 19 Sec. 3. Stamp payment. The tax hereby imposed shall be
- 20 collected by a distributor maintaining a place of business in
- 21 this State or a distributor authorized by the Department
- 22 pursuant to Section 7 hereof to collect the tax, and the
- 23 amount of the tax shall be added to the price of the
- $\,$ 24 $\,$ cigarettes sold by such distributor. Collection of the tax
- 25 shall be evidenced by a stamp or stamps affixed to each
- original package of cigarettes or by an authorized substitute
- 27 for such stamp imprinted on each original package of such
- 28 cigarettes underneath the sealed transparent outside wrapper
- of such original package, except as hereinafter provided.
- 30 Each distributor who is required or authorized to collect the
- 31 tax herein imposed, before delivering or causing to be
- 32 delivered any original packages of cigarettes in this State

1 to any purchaser, shall firmly affix a proper stamp or stamps 2 to each such package, or (in the case of manufacturers of cigarettes in original packages which are contained inside a 3 4 sealed transparent wrapper) shall imprint the required language on the original package of cigarettes beneath such 5 б outside wrapper as hereinafter provided. Such stamp or stamps 7 need not be affixed to the original package of any cigarettes with respect to which the distributor is required to affix a 8 9 like stamp or stamps by virtue of the Cigarette Tax Act, however, and no tax imprint need be placed underneath the 10 11 sealed transparent wrapper of an original package of cigarettes with respect to which the distributor is required 12 13 authorized to employ a like tax imprint by virtue of the Cigarette Tax Act. 14 No stamp or imprint may be affixed to, or made upon, 15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

package of cigarettes unless that package complies with all federal Cigarette Labeling requirements of the Advertising Act, 15 U.S.C. 1331 and following, for the placement of labels, warnings, or any other information upon a package of cigarettes that is sold within the United States. Under the authority of Section 6, the Department shall revoke the license of any distributor that determined to have violated this paragraph. A person may not affix a stamp on a package of cigarettes, cigarette papers, wrappers, or tubes if that individual package has been marked for export outside the United States with a label or notice in compliance with Section 290.185 of Title 27 of the Code of Federal Regulations. It is not a defense to a proceeding for violation of this paragraph that the label or notice has been removed, mutilated, obliterated, or altered in any manner.

31 Stamps, when required hereunder, shall be purchased from 32 the Department, or any person authorized by the Department, 33 by distributors. The Department may refuse to sell stamps to 34 any person who does not comply with the provisions of this Prior to December 1, 1985, the Department shall allow a

1 Act.

2

34

distributor 21 days in which to make final payment of the 3 4 amount to be paid for such stamps, by allowing 5 distributor to make payment for the stamps at the time of 6 purchasing them with a draft which shall be in such form as 7 the Department prescribes, and which shall be payable within 21 days thereafter: Provided that such distributor has filed 8 9 with the Department, and has received the Department's approval of, a bond, which is in addition to the bond 10 11 required under Section 4 of this Act, payable to the Department in an amount equal to 80% of such distributor's 12 average monthly tax liability to the Department under this 13 Act during the preceding calendar year or \$500,000, whichever 14 is less. The bond shall be joint and several and shall be in 15 16 the form of a surety company bond in such form as the Department prescribes, or it may be in the form of a bank 17 certificate of deposit or bank letter of credit. The bond 18 19 shall be conditioned upon the distributor's payment of the amount of any 21-day draft which the Department accepts from 20 21 that distributor for the delivery of stamps to distributor under this Act. The distributor's failure to pay 22 any such draft, when due, shall also make such distributor 23 automatically liable to the Department for a penalty equal to 24 25 25% of the amount of such draft. On and after December 1, 1985, the Department shall allow 26 a distributor 30 days in which to make final payment of the 27 amount to be paid for such stamps, by allowing 28 29 distributor to make payment for the stamps at the time of 30 purchasing them with a draft which shall be in such form as the Department prescribes, and which shall be payable within 31 32 30 days thereafter, and beginning on January 1, 2003 and thereafter, the draft shall be payable by means of electronic 33 funds transfer: Provided that such distributor has filed

1 with the Department, and has received the Department's 2 approval of, a bond, which is in addition to the bond required under Section 4 of this Act, payable to the 3 4 Department in an amount equal to 150% of such distributor's 5 average monthly tax liability to the Department under this 6 Act during the preceding calendar year or \$750,000, whichever 7 is less, except that as to bonds filed on or after January 1, 8 1987, such additional bond shall be in an amount equal to 9 100% of such distributor's average monthly tax liability this Act during the preceding calendar year or 10 under 11 \$750,000, whichever is less. The bond shall be joint and 12 several and shall be in the form of a surety company bond in such form as the Department prescribes, or it may be in the 13 form of a bank certificate of deposit or bank letter of 14 credit. The bond shall be conditioned upon the distributor's 15 16 of the amount of any 30-day draft which the Department accepts from that distributor for the delivery of 17 18 stamps to that distributor under this Act. The distributor's 19 failure to pay any such draft, when due, shall also make such distributor automatically liable to the Department for a 20 21 penalty equal to 25% of the amount of such draft. 22

Every prior continuous compliance taxpayer shall be exempt from all requirements under this Section concerning the furnishing of such bond, as defined in this Section, as a condition precedent to his being authorized to engage in the business licensed under this Act. This exemption shall continue for each such taxpayer until such time as he may be determined by the Department to be delinquent in the filing of any returns, or is determined by the Department (either through the Department's issuance of a final assessment which has become final under the Act, or by the taxpayer's filing of a return which admits tax to be due that is not paid) to be delinquent or deficient in the paying of any tax under this Act, at which time that taxpayer shall become subject to

23

24

25

26

27

28

29

30

31

32

33

1 the bond requirements of this Section and, as a condition of 2 being allowed to continue to engage in the business licensed under this Act, shall be required to furnish bond to the 3 4 Department in such form as provided in this Section. 5 taxpayer shall furnish such bond for a period of 2 years, б after which, if the taxpayer has not been delinquent 7 filing of any returns, or delinquent or deficient in the 8 paying of any tax under this Act, the Department may 9 reinstate such person as a prior continuance compliance Any taxpayer who fails to pay an admitted or 10 taxpayer. 11 established liability under this Act may also be required to post bond or other acceptable security with the Department 12 guaranteeing the payment of such admitted or established 13 liability. 14

15

16

17

18

19

20

21

22

23

Any person aggrieved by any decision of the Department under this Section may, within the time allowed by law, protest and request a hearing, whereupon the Department shall give notice and shall hold a hearing in conformity with the provisions of this Act and then issue its final administrative decision in the matter to such person. In the absence of such a protest filed within the time allowed by law, the Department's decision shall become final without any further determination being made or notice given.

The Department shall discharge any surety and shall release and return any bond or security deposited, assigned, pledged, or otherwise provided to it by a taxpayer under this Section within 30 days after:

- 28 (1) Such Taxpayer becomes a prior continuous compliance 29 taxpayer; or
- 30 (2) Such taxpayer has ceased to collect receipts on 31 which he is required to remit tax to the Department, has 32 filed a final tax return, and has paid to the Department an 33 amount sufficient to discharge his remaining tax liability as 34 determined by the Department under this Act. The Department

8

9

10

11

12

13

14

15

16

17

18

19

20

2.1

22

23

24

25

26

27

28

29

30

31

32

33

34

shall make a final determination of the taxpayer's outstanding tax liability as expeditiously as possible after his final tax return has been filed. If the Department cannot make such final determination within 45 days after receiving the final tax return, within such period it shall so notify the taxpayer, stating its reasons therefor.

At the time of purchasing such stamps from the Department when purchase is required by this Act, or at the time when the tax which he has collected is remitted by a distributor to the Department without the purchase of stamps from Department when that method of remitting the tax that has been collected is required or authorized by this Act, the distributor shall be allowed a discount during any year commencing July 1 and ending the following June 30 accordance with the schedule set out hereinbelow, from the amount to be paid by him to the Department for such stamps, to be paid by him to the Department on the basis of monthly remittances (as the case may be), to cover the cost, to such distributor, of collecting the tax herein imposed by affixing such stamps to the original packages of cigarettes sold by such distributor or by placing tax imprints underneath the sealed transparent wrapper of packages of cigarettes sold by such distributor (as the case may be): (1) Prior to December 1, 1985, a discount 1-2/3% of the amount of the tax up to and including the first \$700,000 paid hereunder by such distributor to the Department during any such year; 1-1/3% of the next \$700,000 of tax or any part thereof, paid hereunder by such distributor to the Department during any such year; 1% of the next \$700,000 of tax, or any part thereof, paid hereunder by such distributor to the Department during any such year; and 2/3 of 1% of the amount of any additional tax paid hereunder by such distributor to the Department during any such year or (2) On and after December 1, 1985, a discount equal to 1.75% of the 1 amount of the tax payable under this Act up to and including

2 the first \$3,000,000 paid hereunder by such distributor to

3 the Department during any such year and 1.5% of the amount of

4 any additional tax paid hereunder by such distributor to the

5 Department during any such year.

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

32

33

34

Two or more distributors that use a common means of affixing revenue tax stamps or that are owned or controlled

by the same interests shall be treated as a single

distributor for the purpose of computing the discount.

Cigarette manufacturers who are distributors under this Act, and who place their cigarettes in original packages which are contained inside a sealed transparent wrapper, shall be required to remit the tax which they are required to collect under this Act to the Department by remitting the amount thereof to the Department by the 5th day of each month, covering cigarettes shipped or otherwise delivered to in Illinois to purchasers during the preceding calendar month, but a distributor need not remit to the Department the tax so collected by him from purchasers under this Act to the extent to which such distributor is required to remit the tax imposed by the Cigarette Tax Act to the Department with respect to the same cigarettes. All taxes upon cigarettes under this Act are a direct tax upon the retail consumer and shall conclusively be presumed to precollected for the purpose of convenience and facility only. Distributors who are manufacturers of cigarettes in packages which are contained inside a sealed original transparent wrapper, before delivering such cigarettes causing such cigarettes to be delivered in this State to purchasers, shall evidence their obligation to collect and remit the tax due with respect to such cigarettes by imprinting language to be prescribed by the Department on each original package of such cigarettes underneath the sealed transparent outside wrapper of such original package,

1 in such place thereon and in such manner as the Department 2 may prescribe; provided (as stated hereinbefore) that this requirement does not apply when such distributor is required 3 4 or authorized by the Cigarette Tax Act to place the tax 5 imprint provided for in the last paragraph of Section 3 of 6 that Act underneath the sealed transparent wrapper of such 7 original package of cigarettes. Such imprinted language shall 8 acknowledge the manufacturer's collection and payment of or 9 liability for the tax imposed by this Act with respect to such cigarettes. 10

The Department shall adopt the design or designs of the tax stamps and shall procure the printing of such stamps in such amounts and denominations as it deems necessary to provide for the affixation of the proper amount of tax stamps to each original package of cigarettes.

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

32

33

34

tax stamps are required, the Department may authorize distributors to affix revenue tax stamps by tax meter stamps upon original packages of imprinting cigarettes. The Department shall adopt rules and regulations relating to the imprinting of such tax meter stamps as will result in payment of the proper taxes as herein imposed. distributor may affix revenue tax stamps to original packages of cigarettes by imprinting meter stamps thereon unless such distributor has first obtained permission from the Department to employ this method of affixation. The Department shall regulate the use of tax meters and may, to assure the proper collection of the taxes imposed by this Act, revoke or suspend the privilege, theretofore granted by the Department to any distributor, to imprint tax meter stamps upon original packages of cigarettes.

The tax hereby imposed and not paid pursuant to this Section shall be paid to the Department directly by any person using such cigarettes within this State, pursuant to Section 12 hereof.

1 (Source: P.A. 91-246, eff. 7-22-99.)

```
2 (35 ILCS 135/4) (from Ch. 120, par. 453.34)
```

Sec. 4. Distributor's license. A distributor maintaining
a place of business in this State, if required to procure a
license or allowed to obtain a permit as a distributor under
the Cigarette Tax Act, need not obtain an additional license
or permit under this Act, but shall be deemed to be
sufficiently licensed or registered by virtue of his being
licensed or registered under the Cigarette Tax Act.

Every distributor maintaining a place of business in this State, if not required to procure a license or allowed to obtain a permit as a distributor under the Cigarette Tax Act, shall make a verified application to the Department (upon a form prescribed and furnished by the Department) for a license to act as a distributor under this Act. In completing such application, the applicant shall furnish such information as the Department may reasonably require.

The annual license fee payable to the Department for each distributor's license shall be \$250. The purpose of such annual license fee is to defray the cost, to the Department, of eeding,-serializing-er-eeding--and serializing cigarette tax stamps. The applicant for license shall pay such fee to the Department at the time of submitting the application for license to the Department.

Such applicant shall file, with his application, a joint and several bond. Such bond shall be executed to the Department of Revenue, with good and sufficient surety or sureties residing or licensed to do business within the State of Illinois, in the amount of \$2,500, conditioned upon the true and faithful compliance by the licensee with all of the provisions of this Act. Such bond, or a reissue thereof, or a substitute therefor, shall be kept in effect during the entire period covered by the license. A separate application

- 1 for license shall be made, a separate annual license fee
- 2 paid, and a separate bond filed, for each place of business
- 3 at or from which the applicant proposes to act as a
- 4 distributor under this Act and for which the applicant is not
- 5 required to procure a license or allowed to obtain a permit
- 6 as a distributor under the Cigarette Tax Act.
- 7 The following are ineligible to receive a distributor's
- 8 license under this Act:

12

13

14

15

16

17

18

19

20

2.1

22

23

24

25

26

27

28

29

30

- 9 (1) a person who is not of good character and 10 reputation in the community in which he resides;
 - (2) a person who has been convicted of a felony under any Federal or State law, if the Department, after investigation and a hearing, if requested by the applicant, determines that such person has not been sufficiently rehabilitated to warrant the public trust;
 - (3) a corporation, if any officer, manager or director thereof, or any stockholder or stockholders owning in the aggregate more than 5% of the stock of such corporation, would not be eligible to receive a license hereunder for any reason.
 - Upon approval of such application and bond and payment of the required annual license fee, the Department shall issue a license to the applicant. Such license shall permit the applicant to engage in business as a distributor at or from the place shown in his application. All licenses issued by the Department under this Act shall be valid for not to exceed one year after issuance unless sooner revoked, canceled or suspended as in this Act provided. No license issued under this Act is transferable or assignable. Such license shall be conspicuously displayed at the place of business for which it is issued.
- Any person aggrieved by any decision of the Department under this Section may, within 20 days after notice of the decision, protest and request a hearing. Upon receiving a

- 1 request for a hearing, the Department shall give notice to
- 2 the person requesting the hearing of the time and place fixed
- 3 for the hearing and shall hold a hearing in conformity with
- 4 the provisions of this Act and then issue its final
- 5 administrative decision in the matter to that person. In the
- 6 absence of a protest and request for a hearing within 20
- 7 days, the Department's decision shall become final without
- 8 any further determination being made or notice given.
- 9 (Source: P.A. 91-901, eff. 1-1-01.)
- 10 (35 ILCS 135/11) (from Ch. 120, par. 453.41)
- 11 Sec. 11. Return by distributor or manufacturer. Every
- 12 distributor, who is required or authorized to collect tax
- 13 under this Act, but who is not a manufacturer of cigarettes
- 14 in original packages which are contained in a sealed
- 15 transparent wrapper, shall, on or before the 15th day of each
- 16 calendar month, file a return with the Department, showing
- 17 such information as the Department may reasonably require.
- 18 The Department may promulgate rules to require that the
- 19 <u>distributor's return be accompanied by appropriate</u>
- 20 <u>computer-generated magnetic media supporting schedule data in</u>
- 21 <u>the format required by the Department, unless, as provided by</u>
- 22 <u>rule, the Department grants an exception upon petition of a</u>
- 23 <u>distributor</u>.
- 24 Illinois manufacturers of cigarettes in original packages
- which are contained inside a sealed transparent wrapper shall
- 26 file a return by the 5th day of each month covering the
- 27 preceding calendar month. Each such return shall be
- 28 accompanied by the appropriate remittance for tax as provided
- 29 in Section 3 of this Act. Each such return shall disclose
- 30 such information as the Department may lawfully require. Each
- 31 such return shall be accompanied by a copy of each invoice
- 32 rendered by such manufacturer to any purchaser to whom such
- 33 manufacturer delivered cigarettes (or caused cigarettes to be

- 1 delivered) during the period covered by the return. The
- 2 <u>Department may promulgate rules to require that the</u>
- 3 <u>manufacturer's return be accompanied by appropriate</u>
- 4 <u>computer-generated magnetic media supporting schedule data in</u>
- 5 the format required by the Department, unless, as provided by
- 6 rule, the Department grants an exception upon petition of a
- 7 <u>manufacturer</u>.
- 8 No distributor shall be required to return information to
- 9 the extent to which the reporting of such information would
- 10 be a duplication of such distributor's reporting of
- 11 information in any return which he is required to file with
- 12 the Department under the Cigarette Tax Act. Returns shall be
- filed on forms prescribed by the Department.
- 14 (Source: Laws 1953, p. 265.)
- 15 (35 ILCS 135/12) (from Ch. 120, par. 453.42)
- 16 Sec. 12. <u>Declaration of possession of cigarettes on</u>
- 17 <u>which tax not paid.</u>
- 18 (a) When cigarettes are acquired for use in this State
- 19 by a person (including a distributor as well as any other
- 20 person), who did not pay the tax herein imposed to a
- 21 distributor, the such person, within 30 3 days after
- 22 acquiring the such cigarettes, shall file with the Department
- 23 a return declaring the possession of $\underline{\text{the}}$ such cigarettes and
- 24 shall transmit with the return to the Department the tax
- 25 imposed by this Act.
- 26 (b) On receipt of the return and payment of the tax as
- 27 required by paragraph (a), the Department <u>may</u> shall-issue-a
- 28 receipt-to-the-person-paying-the-tax-and--shall furnish the
- 29 such person with a suitable tax stamp to be affixed to the
- 30 package of cigarettes upon which the tax has been paid if the
- 31 Department determines that the cigarettes still exist.
- 32 (c) The return and--receipt referred to in paragraph
- paragraphs (a) and-(b) shall contain the name and address of

- 1 the person possessing the cigarettes involved, the location
- of the such cigarettes and the quantity, brand name, place,
- 3 and date of the acquisition of the such cigarettes.
- 4 (Source: Laws 1957, p. 1196.)
- 5 (35 ILCS 135/13) (from Ch. 120, par. 453.43)
- 6 Sec. 13. Examination and correction of return. As 7 as practicable after any return is filed, the Department shall examine such return and shall correct such return 8 according to its best judgment and information, which return 9 10 so corrected by the Department shall be prima facie correct and shall be prima facie evidence of the correctness of the 11 amount of tax due, as shown therein. Proof of such correction 12 by the Department may be made at any hearing before the 13 14 Department or in any legal proceeding by a reproduced copy of 15 the Department's record relating thereto in the name of the Department under the certificate of the Director of Revenue. 16 17 reproduced copy shall, without further proof, Such 18 admitted into evidence before the Department or in any legal proceeding and shall be prima facie proof of the correctness 19 20 of the amount of tax due, as shown therein. If the tax as 21 fixed by the Department is greater than the amount of the tax 22 due under the return as filed, the Department shall issue the person filing such return a notice of tax liability for the 23 24 amount of tax claimed by the Department to be due, together with a penalty in an amount determined in accordance with 25 Sections 3-3, 3-5 and 3-6 of the Uniform Penalty and Interest 26 If, in administering the provisions of this Act, 27 28 comparison of a return or returns of a distributor with the 29 books, records and inventories of such distributor discloses a deficiency which cannot be allocated by the Department to a 30 31 particular month or months, the Department shall issue the distributor a notice of tax liability for the amount of tax 32

claimed by the Department to be due for a given period, but

1 without any obligation upon the Department to allocate such 2 deficiency to any particular month or months, together with a penalty in an amount determined in accordance with Sections 3 4 3-3, 3-5 and 3-6 of the Uniform Penalty and Interest Act, 5 under which circumstances the aforesaid notice of 6 liability shall be prima facie correct and shall be prima 7 facie evidence of the correctness of the amount of tax due, as shown therein; and proof of such correctness may be made 8

9 in accordance with, and the admissibility of a reproduced

10 copy of such notice of tax liability shall be governed by,

11 all the provisions of this Act applicable to corrected

12 returns.

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

29

30

31

32

If any person filing any return dies or becomes a person under legal disability at any time before the Department issues its notice of tax liability, such notice shall be issued to the administrator, executor or other legal representative, as such, of such person.

If within 60 20 days after such notice of tax liability, the person to whom such notice is issued or his legal representative files a protest to such notice of tax liability and requests a hearing thereon, the Department shall give notice to such person or legal representative of the time and place fixed for such hearing, and shall hold a hearing in conformity with the provisions of this Act, and pursuant thereto shall issue a final assessment to such person or legal representative for the amount found to be due as a result of such hearing. If a protest to the notice of tax liability and a request for a hearing thereon is not filed within 60 20 days after such notice of tax liability, such notice of tax liability shall become final without the necessity of a final assessment being issued and shall be deemed to be a final assessment.

33 (Source: P.A. 87-205.)

1 (35 ILCS 135/13a) (from Ch. 120, par. 453.43a)

2 Sec. 13a. Failure to file return. In case any person who is required to file a return under this Act fails to file 3 4 such return, the Department shall determine the amount of tax due from him according to its best judgment and information, 5 6 which amount so fixed by the Department shall be prima facie 7 correct and shall be prima facie evidence of the correctness 8 the amount of tax due, as shown in such determination. 9 Proof of such determination by the Department may be made at any hearing before the Department or in any legal proceeding 10 11 by a reproduced copy of the Department's record relating thereto in the name of the Department under the certificate 12 of the Director of Revenue. Such reproduced copy shall, 13 without further proof, be admitted into evidence before the 14 Department or in any legal proceeding and shall 15 be prima 16 facie proof of the correctness of the amount of tax due, as shown therein. The Department shall issue such person a 17 notice of tax liability for the amount of tax claimed by the 18 19 Department to be due, together with a penalty in an amount determined in accordance with Sections 3-3, 3-5 and 3-6 of 20 21 the Uniform Penalty and Interest Act. If such person or the legal representative of such person, within 60 20 days after 22 23 such notice, files a protest to such notice of tax liability and requests a hearing thereon, the Department shall give 24 25 notice to such person or the legal representative of such person of the time and place fixed for such hearing, and 26 shall hold a hearing in conformity with the provisions of 27 this Act, and pursuant thereto shall issue a final assessment 28 29 to such person or to the legal representative of such person 30 for the amount found to be due as a result of such hearing. If a protest to the notice of tax liability and a request for 31 a hearing thereon is not filed within $\underline{60}$ $\underline{20}$ days after such 32 notice of tax liability, such notice of tax liability shall 33 become final without the necessity of a final assessment 34

- 1 being issued and shall be deemed to be a final assessment.
- 2 (Source: P.A. 87-205.)
- 3 (35 ILCS 135/25b new)
- 4 Sec. 25b. Possession of up to 100 original packages not
- 5 <u>tax stamped or improperly tax stamped; penalty. With the</u>
- 6 <u>exception of licensed distributors</u>, anyone possessing
- 7 <u>cigarettes contained in original packages that are not tax</u>
- 8 stamped as required by this Act, or that are improperly tax
- 9 stamped, is liable to pay to the Department, for deposit into
- 10 the Tax Compliance and Administration Fund, a penalty of \$10
- 11 for each such package of cigarettes up to and including 100
- 12 packages.
- 13 (35 ILCS 135/30) (from Ch. 120, par. 453.60)
- 14 Sec. 30. <u>Punishment for sale or possession unstamped</u>
- 15 <u>packages.</u> Any person other than a licensed distributor who
- sells, offers for sale, or has in his possession with intent
- 17 to sell or offer for sale, <u>more than 100</u> an original <u>packages</u>
- 18 package, not tax stamped or tax imprinted underneath the
- 19 sealed transparent wrapper of such original package in
- 20 accordance with this Act, shall be guilty of a Class 4
- 21 felony.
- 22 Any person other than a licensed distributor who sells,
- offers for sale, or has in his possession with intent to sell
- 24 or offer for sale, 100 or fewer original packages, not tax
- 25 <u>stamped or tax imprinted underneath the sealed transparent</u>
- 26 <u>wrapper of the original package in accordance with this Act,</u>
- 27 <u>is guilty of a Class A misdemeanor for the first offense and</u>
- 28 <u>a Class 4 felony for each subsequent offense.</u>
- 29 Any distributor who sells an original package of
- 30 cigarettes, not tax stamped or tax imprinted underneath the
- 31 sealed transparent wrapper of such original package in
- 32 accordance with this Act, except when the sale is made under

- 1 such circumstances that the tax imposed by this Act may not
- 2 legally be levied because of the Constitution or laws of the
- 3 United States, shall be guilty of a Class 3 felony.
- 4 (Source: P.A. 83-1528.)
- 5 Section 99. Effective date. This Act takes effect on
- 6 January 1, 2002.

1		INDEX								
2			Statutes	amended	in	orde	er of	appea	arance	
3	35	ILCS	130/3	fi	rom	Ch.	120,	par.	453.3	
4	35	ILCS	130/4	fi	rom	Ch.	120,	par.	453.4	
5	35	ILCS	130/5	fi	rom	Ch.	120,	par.	453.5	
6	35	ILCS	130/9	fi	rom	Ch.	120,	par.	453.9	
7	35	ILCS	130/9a	fi	rom	Ch.	120,	par.	453.9a	
8	35	ILCS	130/9b	fi	rom	Ch.	120,	par.	453.9b	
9	35	ILCS	130/18c new							
10	35	ILCS	130/24	fi	rom	Ch.	120,	par.	453.24	
11	35	ILCS	135/3	fi	rom	Ch.	120,	par.	453.33	
12	35	ILCS	135/4	fi	rom	Ch.	120,	par.	453.34	
13	35	ILCS	135/11	fi	rom	Ch.	120,	par.	453.41	
14	35	ILCS	135/12	fi	rom	Ch.	120,	par.	453.42	
15	35	ILCS	135/13	fi	rom	Ch.	120,	par.	453.43	
16	35	ILCS	135/13a	fi	rom	Ch.	120,	par.	453.43a	
17	35	ILCS	135/25b new							
18	35	ILCS	135/30	fi	rom	Ch.	120,	par.	453.60	