1 2	State of Arkansas 84th General Assembly	A Bill	Call It	em 17
3	First Extraordinary Session, 2003		HOUSE BILL	1030
4	This Exclusionary Session, 2005		no obl bill	1020
5	By: Representative Dees			
6	By: Senator Gullett			
7				
8				
9	F	or An Act To Be Entitled		
10	AN ACT TO LEV	Y A NEW EXCISE TAX ON THE S	SALE OF	
11	CIGARETTES BY	A WHOLESALER; TO LEVY AN A	ADDITIONAL	
12	EXCISE TAX ON	TOBACCO PRODUCTS; AND FOR	OTHER	
13	PURPOSES.			
14				
15		Subtitle		
16	LEVIES A N	EW WHOLESALE CIGARETTE EXCI	ISE	
17	TAX AND AN	ADDITIONAL WHOLESALE TOBAC	CCO	
18	PRODUCTS T	AX.		
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21	BE IT ENACTED BY THE GENERAL	L ASSEMBLY OF THE STATE OF	ARKANSAS:	
22				
23	SECTION 1. Arkansas Co	ode Title 26, Chapter 57, S	Subchapter 8 is amend	ded
24	to add an additional section	n to read as follows:		
25	<u>26-57-804. Cigarette I</u>	Excise Tax.		
26	(a)(l) In addition to	the excise or privilege ta	ixes levied on	
27	cigarettes under §§ 26-57-20	08, 26-57-802, and 26-57-80)3, there is levied a	<u>a</u>
28	<u>new excise tax of twenty-siz</u>	x percent (26%) of the gros	s invoice cost of	
29	cigarettes sold by a wholesa	aler to a retailer.		
30	(2) For the put	rpose of this section:		
31	<u>(A)</u> "Gros	ss invoice cost" means the	wholesaler's price	for
32	the product sold as listed o	on the invoice to the retai	ler before any	
33	deduction for allowances, wh	nether manufacturer promoti	onal allowances or	
34	otherwise, or for discounts	of any kind; and		
35	<u>(B)</u> "Manu	ifacturer promotional allow	nances" means any	
36	payment or compensation give	<u>en by a manufacturer of cig</u>	arettes to wholesal	ers



1	or to retailers to promote the sale of cigarettes, and which the manufacturer
2	requires the wholesaler to pass on to the retailer and the retailer to pass
3	on to the retailer's customer.
4	(b)(1) The tax levied under this section shall be paid by the
5	wholesaler when the cigarettes are sold to a retailer.
6	(2) The tax levied under this section shall be paid by a
7	retailer who purchases cigarettes directly from a manufacturer.
8	(3) The tax shall be reported, remitted, and administered in the
9	same manner and at the same time as prescribed in § 26-57-211(b).
10	(c) The revenues derived from the tax imposed by this section shall be
11	credited to the General Revenue Fund Account of the State Apportionment Fund,
12	there to be distributed with the other gross general revenue collections for
13	that month.
14	(d) The tax levied by this section shall expire on May 31, 2004.
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16	SECTION 2. Arkansas Code Title 26, Chapter 57, Subchapter 8 is amended
17	to add an additional section to read as follows:
18	26-57-805. Tobacco products tax.
19	(a) In addition to the excise or privilege taxes levied under §§ 26-57-
20	208(2), 26-57-803(b) and 26-57-1102(a), there is levied an additional tax on
21	tobacco products other than cigarettes on the first sale to wholesalers or
22	retailers within the state at twenty-six percent (26%) of the manufacturer's
23	selling price. The tax shall be computed on the actual manufacturer's invoice
24	price before discounts.
25	(b)(1)(A) The taxes levied by this section shall be reported and paid
26	by wholesalers licensed pursuant to § 26-57-214 of the Arkansas Tobacco
27	Products Tax Act of 1977.
28	(B) Provided, retailers shall be liable for reporting and
29	paying these taxes when a retailer purchases tobacco products directly from a
30	manufacturer or from a wholesaler or distributor not licensed pursuant to §
31	26-57-214 of the Arkansas Tobacco Products Tax Act of 1977.
32	(2)(A) Any taxpayer who fails to report and remit the tobacco tax
33	due on tobacco products purchased from manufacturers, distributors or
34	wholesalers who are not licensed under § 26-57-214 of the Arkansas Tobacco
35	Products Tax Act of 1977 shall be subject to the following penalties:
36	(i) Five percent (5%) of the total tobacco tax due

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1	for the first offense;
2	(ii) Twenty percent (20%) of the total tobacco tax
3	due for the second offense; and
4	(iii) Twenty-five percent (25%) of the total tobacco
5	tax due for the third and any subsequent offenses.
6	(B) In addition, the taxpayer's retail cigarette/tobacco
7	permit shall be revoked for a period of ninety (90) days for the third and
8	any subsequent offenses.
9	(c) The revenues derived from the additional tax imposed by this
10	section shall be credited to the General Revenue Fund Account of the State
11	Apportionment Fund, there to be distributed with the other gross general
12	revenue collections for that month.
13	(d) The tax levied by this section shall expire on May 31, 2004.
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15	SECTION 3. Arkansas Code Title 26, Chapter 57, Subchapter 8 is amended
16	to add an additional section to read as follows:
17	26-57-806. Cigarette Excise Tax.
18	(a)(1) Beginning on June 1, 2004, in addition to the excise or
19	privilege taxes levied on cigarettes under §§ 26-57-208, 26-57-802, and 26-
20	57-803, there is levied an new excise tax of eighteen percent (18%) of the
21	gross invoice cost of cigarettes sold by a wholesaler to a retailer.
22	(2) For the purpose of this section:
23	(A) "Gross invoice cost" means the wholesaler's price for
24	the product sold as listed on the invoice to the retailer before any
25	deduction for allowances, whether manufacturer promotional allowances or
26	otherwise, or for discounts of any kind; and
27	(B) "Manufacturer promotional allowances" means any payment
28	or compensation given by a manufacturer of cigarettes to wholesalers or to
29	retailers to promote the sale of cigarettes, and which the manufacturer
30	requires the wholesaler to pass on to the retailer and the retailer to pass
31	on to the retailer's customer.
32	(b)(1) The tax levied under this section shall be paid by the
33	wholesaler when the cigarettes are sold to a retailer.
34	(2) The tax levied under this section shall be paid by a
35	retailer who purchases cigarettes directly from a manufacturer.
36	(3) The tax shall be reported, remitted, and administered in the

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1	same manner and at the same time as prescribed in § 26-57-211(b).
2	(c) The revenues derived from the tax imposed by this section shall be
3	credited to the General Revenue Fund Account of the State Apportionment Fund,
4	there to be distributed with the other gross general revenue collections for
5	that month.
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7	SECTION 4. Arkansas Code Title 26, Chapter 57, Subchapter 8 is amended
8	to add an additional section to read as follows:
9	<u>26-57-807. Tobacco products tax.</u>
10	(a) Beginning June 1, 2004, in addition to the excise or privilege
11	taxes levied under §§ 26-57-208(2), 26-57-803(b) and 26-57-1102(a), there is
12	levied an additional tax on tobacco products other than cigarettes on the
13	first sale to wholesalers or retailers within the state at eighteen percent
14	(18%) of the manufacturer's selling price. The tax shall be computed on the
15	actual manufacturer's invoice price before discounts.
16	(b)(l)(A) The taxes levied by this section shall be reported and paid
17	by wholesalers licensed pursuant to § 26-57-214 of the Arkansas Tobacco
18	Products Tax Act of 1977.
19	(B) Provided, retailers shall be liable for reporting and
20	paying these taxes when a retailer purchases tobacco products directly from a
21	manufacturer or from a wholesaler or distributor not licensed pursuant to §
22	26-57-214 of the Arkansas Tobacco Products Tax Act of 1977.
23	(2)(A) Any taxpayer who fails to report and remit the tobacco tax
24	due on tobacco products purchased from manufacturers, distributors or
25	wholesalers who are not licensed under § 26-57-214 of the Arkansas Tobacco
26	Products Tax Act of 1977 shall be subject to the following penalties:
27	(i) Five percent (5%) of the total tobacco tax due
28	for the first offense;
29	(ii) Twenty percent (20%) of the total tobacco tax
30	due for the second offense; and
31	(iii) Twenty-five percent (25%) of the total tobacco
32	tax due for the third and any subsequent offenses.
33	(B) In addition, the taxpayer's retail cigarette/tobacco
34	permit shall be revoked for a period of ninety (90) days for the third and
35	any subsequent offenses.
36	(c) The revenues derived from the additional tax imposed by this

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1	section shall be credited to the General Revenue Fund Account of the State
2	Apportionment Fund, there to be distributed with the other gross general
3	revenue collections for that month.
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5	SECTION 5. EFFECTIVE DATE. <u>Sections 1 and 2 of this act shall become</u>
6	effective on the first day of the month following the effective date of this
7	act.
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