HOUSE AMENDMENT

Bill No. CS/CS/SB 1566, 1st Eng.

Amendment No. ____ (for drafter's use only) CHAMBER ACTION Senate House 1 2 3 4 5 ORIGINAL STAMP BELOW 6 7 8 9 10 Representative(s) Albright and Brown offered the following: 11 12 13 Amendment (with title amendment) On page 18, line 11, 14 15 16 insert: 17 Section 1. (1) Section 210.155, Florida Statutes, is 18 created to read: 19 210.155 Registration as primary source of supply .--20 (1) DEFINITION.--As used in this section, "primary source of supply" means the cigarette manufacturer of the 21 22 brand, except that, for a cigarette manufacturer outside of the United States, the primary source of supply may be the 23 24 exclusive agent of the manufacturer of the brand, who, if the 25 brand cannot be secured directly from the manufacturer by an 26 American wholesale dealer, is the source closest to the 27 manufacturer in the channel of commerce from whom the brand 28 can be secured by an American permitholder. 29 (2) TAX CONTROL REGISTRATION REQUIRED. -- For purposes 30 of tax revenue control, beginning on the effective date of 31 this act, no person, firm, corporation, or other entity that 1 File original & 9 copies hbd0001 04/30/99 03:36 pm 01566-0024-664145

Amendment No. ____ (for drafter's use only)

is a primary source of supply may sell, offer for sale, accept 1 2 orders for sale, ship, or cause to be shipped into this state 3 any cigarettes to any wholesale dealer within the state 4 without having first registered as a primary source of supply on forms provided by, and in such manner as prescribed by, the 5 6 division. The registration information shall include a listing 7 of the complete product line of the manufacturer which is 8 offered in Florida and the domestic plants from which it is shipped, and shall be updated and submitted monthly, together 9 10 with a report of all shipments into the state, on forms and in such manner prescribed by the division in rule. The division 11 12 may adopt rules to promulgate forms and procedures to 13 implement s. 210.55(2). 14 CERTAIN INTERSTATE AND FOREIGN SHIPMENTS (3) 15 PROHIBITED; LIMITATION ON POSSESSION .-- Beginning on the effective date of this act, no holder of a wholesale dealer 16 17 permit may ship or cause to be shipped into this state, or 18 accept delivery of, from another state or a foreign country, 19 any cigarettes, except directly from a primary source of supply, registered as required by subsection (2), for the 20 brand of cigarettes being shipped, except as provided in 26 21 U.S.C. ss. 5704(d) and 5754 for reexport through a bonded 22 23 warehouse or for return to the manufacturer. 24 (4) AFFIXING STAMPS; LABELING REQUIREMENTS. -- No stamp, decal, or other cover, including a tax stamp, may be affixed 25 to or made upon any package of cigarettes that is to be sold 26 27 within this state, except by the holder of an interim wholesale dealer permit, unless that package complies with all 28 requirements of the Federal Cigarette Labeling and Advertising 29 30 Act for the placement of labels, warnings, and other information. The placement of a tax stamp on any cigarette 31 2

04/30/99

03:36 pm

01566-0024-664145

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Amendment No. ____ (for drafter's use only)

package does not authorize or affect acts which are otherwise 1 2 prohibited by this part. (5) VIOLATION; SEIZURE; FORFEITURE. -- Any cigarettes in 3 4 the possession of a wholesale dealer in violation of this 5 section shall be seized by the division and subject to 6 forfeiture, and the permit of the wholesale dealer shall be 7 subject to suspension for the first such offense and to 8 revocation for any subsequent offense. Any cigarettes in the possession of a retail dealer on or after March 1, 2000, in 9 10 violation of this section shall be seized by the division and subject to forfeiture, and the retail tobacco products dealer 11 12 permit of the retailer shall be subject to suspension for the 13 first such violation and revocation for any subsequent 14 violation. The holder of an interim permit may possess 15 cigarettes brought into this state prior to January 1, 2000, for a period of 30 days after the expiration of such permit if 16 17 said cigarettes are not affixed with stamps issued by this 18 state. (2) Subsection (3) of s. 210.155, Florida Statutes, as 19 20 created by this act, shall not apply to the holder of an interim permit pursuant to s. 210.15(1)(b), Florida Statutes, 21 22 until January 1, 2000. Section 2. Paragraphs (a), (b), (e), and (f) of 23 24 subsection (1) and subsections (3) and (4) of section 210.15, 25 Florida Statutes, are amended to read: 210.15 Permits.--26 27 (1)(a) Every person, firm, or corporation desiring to deal in cigarettes as a distributing agent, wholesale dealer, 28 29 or exporter within this state shall file an application for a cigarette permit for each place of business with the Division 30 31 of Alcoholic Beverages and Tobacco. Every application for a 3 File original & 9 copies 04/30/99

03:36 pm

hbd0001

Amendment No. ____ (for drafter's use only)

cigarette permit shall be made on forms furnished by the 1 division and shall set forth the name under which the 2 3 applicant transacts or intends to transact business, the 4 location of the applicant's place of business within the 5 state, and such other information as the division may require. 6 If the applicant has or intends to have more than one place of 7 business dealing in cigarettes within this state, the application shall state the location of each place of 8 9 business. If the applicant is an association, the application 10 shall set forth the names and addresses of the persons constituting the association, and if a corporation, the names 11 12 and addresses of the principal officers thereof and any other 13 information prescribed by the division for the purpose of identification. The application shall be signed and verified 14 15 by oath or affirmation by the owner, if a natural person, and 16 in the case of an association or partnership, any partner 17 members or partners thereof, and in the case of a corporation, by an executive officer thereof or by any person specifically 18 authorized by the corporation to sign the application, to 19 which shall be attached the written evidence of this 20 authority. The cigarette permit for a distributing agent 21 shall be issued annually for which an annual fee of \$5 shall 22 be charged. No permit for a distributing agent or wholesale 23 24 dealer shall be issued prior to receipt of an affirmation, on a form approved by the division, from each manufacturer whose 25 cigarettes the distributing agent or wholesale dealer intends 26 to stamp or distribute. This affirmation shall evidence the 27 manufacturer's intent to provide cigarettes to the applicant 28 29 and shall be signed and sworn to by an officer of the 30 corporation or principal of the partnership or sole proprietorship manufacturing the cigarettes. In the case of 31 4

File original & 9 copies 04, hbd0001 03

Amendment No. ____ (for drafter's use only)

cigarettes manufactured outside of the United States, the 1 2 affirmation form may be executed by the primary source of 3 supply registered with the division pursuant to s. 210.155. 4 (b) The holder of any duly issued, annual permit for a 5 distributing agent shall be entitled to a renewal of his or 6 her annual permit from year to year as a matter of course, on 7 or before July 1 unless an alternative renewal date is 8 established by rule, upon making application to the division, 9 and upon payment of this annual permit fee, and receipt by the 10 division of newly executed manufacturer's affirmation forms as required by paragraph (a). The holder of a permit which was 11 12 issued prior to July 1, 1997, and continuously kept in effect 13 since issuance through March 1, 1999, shall be issued an interim permit which is valid until March 1, 2000, without a 14 15 manufacturer's affirmation form, if such holder is otherwise 16 in compliance with this section. 17 (e) Prior to an application for a distributing agent, 18 wholesale dealer, or exporter permit being approved, the applicant shall file a set of fingerprints when required by 19 20 the division on forms provided by the division. The applicant shall also file a set of fingerprints for any person or 21 persons interested directly or indirectly with the applicant 22 in the business for which the permit is being sought, when so 23 24 required by the division. If the applicant or any person interested with the applicant, either directly or indirectly, 25 in the business for which the permit is sought shall be such a 26 27 person as is within the definition of persons to whom a distributing agent, wholesale dealer, or exporter permit shall 28 be denied, then the application may be denied by the division. 29 30 If the applicant is a partnership, all members of the 31 partnership are required to file said fingerprints, or if a

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5

Amendment No. ____ (for drafter's use only)

1 corporation, all principal officers of the corporation are 2 required to file said fingerprints, when required by the 3 <u>division</u>. The cigarette permit for a wholesale dealer or 4 exporter shall be originally issued at a fee of \$100, which 5 sum is to cover the cost of the investigation required before 6 issuing such permit.

7 (f) The cigarette permit for a wholesale dealer or 8 exporter shall be renewed from year to year as a matter of 9 course, at an annual cost of \$100, on or before July 1 unless 10 an alternative renewal date is established by rule, upon making application to the division, and upon payment of the 11 12 annual renewal fee, and receipt by the division of newly 13 executed manufacturer's affirmation forms as required by paragraph (a). The holder of a permit which was issued prior 14 15 to July 1, 1997, and continuously kept in effect since issuance through March 1, 1999, shall be issued an interim 16 17 permit which is valid until March 1, 2000, without a 18 manufacturer's affirmation form, if such holder is otherwise in compliance with this section. 19

20 (3) Upon approval of the application, the division shall grant and issue to each applicant a cigarette permit for 21 22 each place of business set forth in the application. Cigarette permits shall not be assignable and shall be valid 23 24 only for the persons in whose names issued and for the 25 transaction of business at the places designated therein and shall at all times be conspicuously displayed at the places 26 27 for which issued.

(4) All permits of distributing agents, wholesale
dealers, or exporters shall remain in force and effect until
July 1 following their issuance <u>unless an alternative renewal</u>
date is established, or until suspended or revoked for cause

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01566-0024-664145

Bill No. CS/CS/SB 1566, 1st Eng.

Amendment No. ____ (for drafter's use only)

by the division, or surrendered by the permitholder. 1 2 Section 3. Section 210.151, Florida Statutes, is 3 amended to read: 4 210.151 Initial temporary cigarette and other tobacco 5 products permits. -- When a person has filed a completed application which does not on its face disclose any reason for б 7 denying a cigarette permit under s. 210.15, or other tobacco 8 products permit under s. 210.40, the Division of Alcoholic Beverages and Tobacco of the Department of Business and 9 10 Professional Regulation shall issue a temporary initial permit of the same type and series for which the application has been 11 12 submitted, which is valid for all purposes under this part 13 chapter. The application for a temporary cigarette permit must 14 be accompanied by the manufacturer's affirmation forms 15 required by s. 210.15(1)(a) prior to issuance of a temporary 16 permit. 17 (1) A temporary initial permit shall be valid for up 18 to 90 days and may be extended by the division for up to an 19 additional 90 days for good cause. The division may at any 20 time during such period grant or deny the permit applied for, notwithstanding s. 120.60. 21 (1) (1) (2) A temporary initial permit expires on and may 22 not be continued or extended beyond the date the division 23 24 denies the permit applied for; or beyond 14 days after the 25 date the division approves the permit applied for; or beyond the date the applicant pays the permit fee and the division 26 27 issues the permit applied for; or beyond the date the temporary permit otherwise expires by law, whichever date 28 29 occurs first. 30 (2) (2) (3) Each applicant seeking a temporary initial 31 cigarette permit shall pay to the division for such permit a 7 04/30/99 03:36 pm File original & 9 copies

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Amendment No. ____ (for drafter's use only)

fee of \$100. Each applicant seeking a temporary initial permit 1 2 for other tobacco products shall pay to the division for such 3 permit a fee of \$25. 4 (3) (4) Any fee or penalty collected under the 5 provisions of this act shall be deposited into the Alcoholic 6 Beverage and Tobacco Trust Fund. 7 Section 4. Section 210.405, Florida Statutes, is amended to read: 8 210.405 Initial temporary cigarette and other tobacco 9 10 products permits. -- When a person has filed a completed application which does not on its face disclose any reason for 11 12 denying a cigarette permit under s. 210.15, or other tobacco products permit under s. 210.40, the Division of Alcoholic 13 Beverages and Tobacco of the Department of Business and 14 15 Professional Regulation shall issue a temporary initial permit 16 of the same type and series for which the application has been 17 submitted, which is valid for all purposes under this chapter. 18 (1) A temporary initial permit shall be valid for up to 90 days and may be extended by the division for up to an 19 20 additional 90 days for good cause. The division may at any 21 time during such period grant or deny the permit applied for, notwithstanding s. 120.60. 22 (1)(2) A temporary initial permit expires on and may 23 24 not be continued or extended beyond the date the division 25 denies the permit applied for; or beyond 14 days after the date the division approves the permit applied for; or beyond 26 27 the date the applicant pays the permit fee and the division 28 issues the permit applied for; or beyond the date the 29 temporary permit otherwise expires by law, whichever date 30 occurs first. 31 (2)(3) Each applicant seeking a temporary initial 8

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Amendment No. ____ (for drafter's use only)

cigarette permit shall pay to the division for such permit a 1 2 fee of \$100. Each applicant seeking a temporary initial permit 3 for other tobacco products shall pay to the division for such 4 permit a fee of \$25. 5 (3) (4) Any fee or penalty collected under the provisions of this act shall be deposited into the Alcoholic б 7 Beverage and Tobacco Trust Fund. Section 5. Section 210.16, Florida Statutes, is 8 9 amended to read: 210.16 Revocation or suspension of permit or 10 11 registration.--12 (1) The Division of Alcoholic Beverages and Tobacco is 13 given full power and authority to revoke the permit of any wholesale dealer receiving a permit to engage in business 14 15 under this part for violation of any of the provisions of this part or the registration of any primary source of supply for 16 17 violation of s. 210.155(2). (2) The division may suspend for a reasonable period 18 of time, in its discretion, the permit permits of any 19 20 wholesale dealer dealers issued under the provisions of this part or the registration of any primary source of supply for 21 the same causes and under the same limitations as is 22 authorized hereunder to revoke the permit permits of such 23 24 wholesale dealer or the registration of such primary source of 25 supply dealers. (3) No wholesale dealer whose permit for any place of 26 27 business has been revoked shall engage in business under this part at such place of business after such revocation until a 28 29 new permit is issued. No wholesale dealer whose permit for any place of business has been revoked shall be permitted to 30 have said permit renewed, or to obtain an additional cigarette 31 9

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Amendment No. ____ (for drafter's use only)

permit for any other place of business, for a period of 6 1 2 months after the date such revocation becomes final. No 3 primary source of supply whose registration has been revoked 4 shall be permitted to have said registration renewed for a period of 6 months after the date such revocation becomes 5 6 final. 7 (4) In lieu of the suspension or revocation of permits or registrations, the division may impose civil penalties 8 9 against holders of permits for violations of this part or 10 rules and regulations relating thereto, or against holders of registrations for violations of s. 210.155(2) or rules adopted 11 12 pursuant thereto. No civil penalty so imposed shall exceed \$1,000 for each offense, except for violations of s. 210.155, 13 and all amounts collected shall be deposited with the State 14 15 Treasurer to the credit of the General Revenue Fund. Civil penalties for violations of s. 210.155 by a retailer shall not 16 17 exceed \$1,000 for the first violation and \$5,000 for any 18 subsequent violation. Civil penalties for violations of s. 210.155 by the holder of a wholesale permit shall not exceed 19 \$10,000 for the first violation and \$25,000 for any subsequent 20 violation. Civil penalties for violations of s. 210.155(2) by 21 the holder of a registration as a primary source of supply 22 shall not exceed \$10,000 for the first violation and \$25,000 23 24 for any subsequent violation. A fine for violation of s. 210.155 shall count as a violation for purposes of s. 25 210.155(5). If the holder of the permit or registration fails 26 27 to pay the civil penalty, his or her permit or registration 28 shall be suspended for such period of time as the division may 29 specify. 30 31

10

Amendment No. ____ (for drafter's use only)

========= T I T L E A M E N D M E N T ========= 1 2 And the title is amended as follows: 3 On page 1, line 2, 4 5 after the semicolon insert: 6 creating s. 210.155, F.S.; defining "primary 7 source of supply"; requiring registration of 8 entities acting as a primary source of supply; prohibiting wholesale dealers from shipping or 9 10 accepting delivery of cigarettes from outside the state other than directly from a primary 11 12 source of supply; providing a limitation on the 13 possession of cigarettes with certain labels; providing that no stamp or other cover may be 14 15 affixed to a cigarette package that does not 16 meet specified labeling requirements; providing 17 for seizure and forfeiture of cigarettes in violation, and for suspension and revocation of 18 permits; providing application to holders of 19 interim permits; amending s. 210.15, F.S.; 20 revising application requirements for permits 21 for distributing agents, wholesale dealers, and 22 exporters, and provisions relating to renewal 23 24 thereof; requiring submission of manufacturers' affirmation forms by distributing agents and 25 wholesale dealers; authorizing issuance of 26 27 interim permits without such affirmation to certain permitholders; amending ss. 210.151 and 28 29 210.405, F.S., relating to temporary initial 30 cigarette and other tobacco products permits; conforming language; revising provisions 31

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Amendment No. ____ (for drafter's use only)

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1	relating to expiration of such permits;
2	specifying that manufacturers' affirmation
3	forms must be submitted prior to issuance of a
4	temporary cigarette permit; amending s. 210.16,
5	F.S.; providing for revocation and suspension
6	of registration of a primary source of supply;
7	providing limitations on renewal of
8	registration subsequent to revocation;
9	providing for civil penalties in lieu of
10	revocation or suspension and amounts thereof
11	for violations of s. 210.155, F.S., by
12	retailers, holders of wholesale permits, and
13	holders of registration as a primary source of
14	supply; specifying status of such fines;
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