Amendment No. 878

Assembly Amendment to Assembly Bill No. 586	(BDR 32-515)					
Proposed by: Assembly Committee on Ways and Means						
Amends: Summary: Yes Title: Yes Preamble: No Joint Sponsorship: No	Digest: Yes					

ASSEMBLY	ACT	ION	Initial and Date	SENATE ACTIO	ON Initial and Date
Adopted		Lost		Adopted	Lost
Concurred In		Not	1	Concurred In	Not
Receded		Not	1	Receded	Not

EXPLANATION: Matter in (1) *blue bold italics* is new language in the original bill; (2) *green bold italic underlining* is new language proposed in this amendment; (3) red strikethrough is deleted language in the original bill; (4) purple double strikethrough is language proposed to be deleted in this amendment; (5) orange double underlining is deleted language in the original bill that is proposed to be retained in this amendment; and (6) green bold is newly added transitory language.

SJC/BJE : Date: 5/22/2007

 A.B. No. 586—Revises certain provisions governing the regulation and taxation of the sales and use of cigarettes and other tobacco products.
 (BDR 32-515)



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ASSEMBLY BILL No. 586-COMMITTEE ON TAXATION

(ON BEHALF OF THE ATTORNEY GENERAL)

MARCH 26, 2007

Referred to Committee on Taxation

SUMMARY—{Revises} Provides for the enforcement of certain provisions

governing the regulation and taxation of [the sales and use of eigarettes and other] tobacco products [.] other than cigarettes.

(BDR 32-515)

FISCAL NOTE: Effect on Local Government: May have Fiscal Impact.

Effect on the State: Yes.

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EXPLANATION - Matter in **bolded italics** is new; matter between brackets formitted material is material to be omitted.

AN ACT relating to tobacco; revising certain provisions for the enforcement of taxes and restrictions on the sale and use of cigarettes to provide for the enforcement of taxes and restrictions on the sale and use of other tobacco products; [requiring the production of certain documents to assist in the administration and enforcement of the requirements for delivery sales of tobacco; revising certain provisions governing the regulation and taxation of tobacco for consistency;] and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Existing law provides for the imposition, administration and enforcement of taxes on cigarettes. (NRS 370.001-370.430) Existing law provides separately for the imposition and administration of a tax on products made from tobacco, other than cigarettes. (NRS 370.440-370.503)

Section 3 of this bill provides a common definition [6f] for such "other tobacco product." Sections 2, 4, 9 and 25-28 of this bill assist in the enforcement of the tax on any "other tobacco product" by providing for the treatment of and imposition of criminal penalties regarding contraband "other tobacco products" in the same manner as contraband cigarettes.

[— Existing law prohibits the sale and distribution of eigerettes and other tobacco products to a minor and imposes criminal penalties for violations of that prohibition. (NRS 202.2493 202.24935) Existing law also imposes various requirements on the delivery sale of eigerette to assist in the enforcement of that prohibition. (NRS 370.321 370.329) Sections 10, 15 and 20 24 of this bill expand those requirements to include delivery sales of the other tobacco products. To assist in the administration and enforcement of the requirements for delivery sales, section 6 of this bill requires the production of any related documents for inspection by the Department of Taxation.

Existing law requires the licensing of wholesale and retail dealers of eigarettes. (NRS 370.080) Existing law also requires the licensing of wholesale and retail dealers of tobacco products other than eigarettes. (NRS 370.445) Sections 14, 16 and 39 of this bill repeal the

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dealers in the licensing requirements for eigarette dealers.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

- Section 1. Chapter 370 of NRS is hereby amended by adding thereto the provisions set forth as sections 2 [to 6, inclusive,], 3 and 4 of this act.
- Sec. 2. "Other counterfeit tobacco product" means any other tobacco product or tobacco product package bearing a false manufacturing label.
- "Other tobacco product" means any tobacco of any description or any product made from tobacco, other than cigarettes.
- Sec. 4. "Tobacco product package" means the individual pack, box or other container that contains any other tobacco product. The term does not include a container that itself contains other containers.
- Sec. 5. ["Wholesale tobacco price" means:
 1. Except as otherwise provided in subsection 2, the established price for which a manufacturer sells any other tobacco product to a wholesale dealer before any discount or other reduction is made.
- 2. For any other tobacco product sold to a retail dealer or a consumer by a wholesale dealer who manufactures or produces any other tobacco products within this State and who sells or distributes those products within the State to other wholesale dealers, retail dealers or consumers, the established price for which the product is sold to the retail dealer or consumer before any discount or other reduction is made.] (Deleted by amendment.)
- Sec. 6. {1. To assist in the administration and enforcement of NRS 370.321 to 370.329, inclusive, any person who makes a delivery sale or mails, ships or otherwise delivers eigarettes or any other tobacco product to a consumer in this State, or who retains another person to make a delivery sale or mail, ship or otherwise deliver eigarettes or any other tobacco product to a consumer in this State, shall, upon the request of any agent of the Department, produce and make available for inspection by any agent of the Department any books, records and other documents relating to that delivery sale, mailing, shipment or other delivery.
- 2. If any person described in subsection 1 fails or refuses to produce and make available for inspection any book, record or other document described in that subsection upon the request of an agent of the Department, the Executive Director or Attorney General may issue a subpoena to require the production of that document.
- 3. If any person refuses to produce any document as required by the subpoena, the Executive Director or Attorney General may report to the district court by petition, setting forth that:
- 37 (a) Due notice has been given of the time and place of the production of the document; 38
- 39 (b) The person has been subpoenaed by the Executive Director or Attorney General pursuant to this section; and 40
 - (c) The person has failed or refused to produce the document required by the subpoena.
 - and asking for an order of the court compelling the person to produce the document.

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4. Upon such petition, the court shall enter an order directing the person to appear before the court at a time and place to be fixed by the court in its order, the time to be not more than 10 days after the date of the order, and to show cause why he has not produced the document. A certified copy of the order must be served upon the person.

5. If it appears to the court that the subpoena was regularly issued by the Executive Director or Attorney General, the court shall enter an order that the person produce the required document at the time and place fixed in the order. Failure to obey the order constitutes contempt of court. (Deleted by amendment.)

Sec. 7. NRS 370.001 is hereby amended to read as follows:

As used in NRS 370.001 to 370.430, [370.530,] inclusive, and sections 2 [to-6, inclusive,], 3 and 4 of this act, unless the context otherwise requires, the words and terms defined in NRS 370.005 to 370.055, inclusive, and sections 2 [to 5, inclusive,], 3 and 4 of this act have the meanings ascribed to them in those sections.

[NRS 370.020 is hereby amended to read as follows: Sec. 8.

370.020 "Consumer" means any person who comes into the possession of cigarettes or any other tobacco product in this State as a final user for any purpose other than offering them for sale as a wholesale or retail dealer.] (Deleted by amendment.)

Sec. 9. NRS 370.025 is hereby amended to read as follows:

370.025 "Contraband [cigarettes"] tobacco products" means any:

- Counterfeit cigarettes; [or]
- Other counterfeit tobacco product; or
- Cigarettes : or other tobacco product:
- (a) Exported from or imported into this State, or mailed, shipped, delivered, sold, exchanged, transported, distributed or held for distribution within the borders of this State by any person in violation of any of the provisions of this chapter; or
- (b) In any way held in the possession or constructive possession of any person not authorized under this chapter to possess or constructively possess the cigarettes Gec. 10. [NRS 370.0285 is hereby amended to read as follows:

- 370.0285 1. "Delivery sale" means any sale of eigarettes [,] or any other tobacco product, whether the seller is located within or outside of the borders of this State, to a consumer in this State for which:
- (a) The purchaser submits the order for the sale by means of a telephonic or other method of voice transmission, the mail or any other delivery service, or the Internet or any other on-line service; or
- (b) The eigarettes or other tobacco products are delivered by mail or the use of another delivery service.
- 2. For the purpose of this section, any sale of eigarettes or any other tobacco product to a natural person in this State who does not hold a current license as a wholesale or retail dealer constitutes a sale to a consumer.] (Deleted by amendment.)

Sec. 11. NRS 370.0305 is hereby amended to read as follows:

"License" means a license issued pursuant to NRS 370.001 to 370.430, inclusive, and sections 2 to 6, inclusive, of this act that authorizes the holder to conduct business as a manufacturer or a wholesale or retail dealer.] (Deleted by amendment.)

Sec. 12. [NRS 370.0315 is hereby amended to read as follows: "Manufacturer" means any person who:

eigarettes or other tobacco products [made from tobacco] sold on the reservations

→ The Department shall update the list at least once each month.] (Deleted by

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amendment.)

Sec. 19. [NRS 370.270 is hereby amended to read as follows:

370.270 i. Every retail dealer making a sale of cigarettes to a customer shall, at the time of the sale, see that each package, packet or container has the Nevada cigarette revenue stamp or metered stamping machine indicia properly affixed.

- 2. Every eigarette vending machine operator placing eigarettes in his coinoperated eigarette vending machines for sale to the ultimate consumers shall at the
 time of placing them in his machine see that each package, packet or container has
 the Nevada eigarette revenue stamp or metered stamping machine indicia properly
 affixed.
- 3. No unstamped packages, packets or containers of eigarettes may lawfully be accepted or held in the possession of any person, except as authorized by law or regulation. For the purposes of this subsection, "held in possession" means:
 - (a) In the actual possession of the person; or
- (b) In the constructive possession of the person when eigarettes are being transported or held for him or for his designee by another person. Constructive possession is deemed to occur at the location of the eigarettes being transported or held.
- 4. Any cigarettes found in the possession of any person except a person authorized by law or regulation to possess them, which do not bear indicia of Nevada excise tax stamping, must be seized by the Department or any of its agents, and caused to be stamped by a licensed eigarette dealer, or confiscated and sold by the Department or its agents to the highest bidder among the licensed wholesale dealers in this State after due notice to all licensed Nevada wholesale dealers has been given by mail to the addresses contained in the Department's records. If there is no bidder, or in the opinion of the Department the quantity of the eigarettes is insufficient, or for any other reason such disposition would be impractical, the eigarettes must be destroyed or disposed of as the Department may see fit. The proceeds of all sales must be classed as revenues derived under the provisions of NRS 370.001 to 370.430, inclusive [.], and sections 2 to 6, inclusive, of this act.
- 5. Any eigarette vending machine in which unstamped eigarettes are found may be so seized and sold to the highest bidder.] (Deleted by amendment.)
 - Sec. 20. [NRS 370.321 is hereby amended to read as follows:
- 370.321 I. A person shall not accept an order for a delivery sale unless the person first obtains a license as a retail dealer.
- 2. A person who accepts an order for a delivery sale shall comply with all of the requirements of this chapter, NRS 202.2493 and 202.24935 and chapters 370A, 372 and 374 of NRS, and all other laws of this State generally applicable to sales of eigarettes or any other tobacco product that occur entirely within this State.] (Deleted by amendment.)
 - Sec. 21. [NRS 370.323 is hereby amended to read as follows:
- 370.323 1. A person shall not cause the mailing or shipment of eigarettes or any other tobacco product in connection with an order for a delivery sale unless the person accepting the order first:
 - (a) Obtains from the prospective purchaser a certification which includes:
 - (1) Reliable confirmation that the purchaser is at least 18 years of age; and
- (2) A statement signed by the prospective purchaser in writing and under penalty of perjury which:
 - (I) Čertifies the prospective purchaser's address and date of birth;
- (II) Confirms that the prospective purchaser understands that signing another person's name to such certification is illegal and that sales of cigarettes or other tobacco products to children under 18 years of age are illegal under the laws of this State; and

- (III) Confirms that the prospective purchaser desires to receive mailings from a tobacco company.
- (b) Makes a good faith effort to verify the information contained in the certification provided by the prospective purchaser pursuant to paragraph (a) against any federal or commercially available database established for that purpose.
- (c) Sends to the prospective purchaser, by electronic mail or other means, a notice which meets the requirements of subsection 2 and requests confirmation that the order for the delivery sale was placed by the prospective purchaser.
- (d) Receives from the prospective purchaser confirmation, pursuant to the request described in paragraph (e), that such person placed the order for the delivery sale.
- delivery sale.

 (e) Receives payment for the delivery sale from the prospective purchaser by a credit or debit card that has been issued in that purchaser's name.
 - 2. The notice required by paragraph (e) of subsection 1 must include:
- (a) A prominent and clearly legible statement that the sale of eigarettes or other tobacco products to children under 18 years of age is illegal;
- (b) A prominent and clearly legible statement that the sale of cigarettes or other tobacco products is restricted to persons who provide verifiable proof of age in accordance with this section; and
- (e) A prominent and clearly legible statement that sales of cigarettes or other tobacco products are taxable under this chapter, and an explanation of how the tax has been or is to be paid with respect to the delivery sale.
- 3. Persons accepting orders for delivery sales may request that prospective purchasers provide their electronic mail addresses.] (Deleted by amendment.)
 - Sec. 22. [NRS 370.325 is hereby amended to read as follows:
- 370.325 1. A person who causes the mailing or shipment of cigarettes or other tobacco products in connection with an order for a delivery sale shall:
- (a) Use a method of mailing or shipping that obligates the delivery service to earry out the provisions of NRS 370.329;
- (b) Provide to the delivery service retained to deliver the delivery sale evidence that all taxes levied by this State with respect to the delivery sale have been paid to this State; and
 - (c) Include as part of the shipping documents:
- (1) A copy of the retail dealer's license authorizing the delivery sale; and
 - (2) A clear and conspicuous statement providing as follows:

DELIVERY SALE OF CIGARETTES [:] OR OTHER TOBACCO PRODUCTS: NEVADA LAW PROHIBITS SHIPPING TO CHILDREN UNDER 18 YEARS OF AGE AND REQUIRES THE PAYMENT OF ALL APPLICABLE TAXES.

- 2. A person who accepts an order for a delivery sale and delivers the eigarettes or other tobacco products without using a third-party delivery service shall comply with all the requirements of NRS 370.329 applicable to a delivery service.] (Deleted by amendment.)
 - Sec. 23. [NRS 370.327 is hereby amended to read as follows:
- 370.327 Not later than the 10th day of each calendar month, each person who has mailed, shipped or otherwise delivered eigarettes or other tobacco products in connection with a delivery sale during the previous calendar month, except a delivery service, shall create and maintain records containing the following information relating to every such delivery sale:
- 1. The name and address of the person to whom the delivery sale was made;

- 2. The quantity and brands of eigarettes or other tobacco products that were sold in the delivery sale.
- The records required by this section must be provided to the Department at the Department's request and must be retained for not less than 3 years after the date of the applicable transaction unless the Department, in writing, authorizes the records to be removed or destroyed at an earlier time.] (Deleted by amendment.)
 - Sec. 24. [NRS 370.329 is hereby amended to read as follows:
 - 370.329 1. Except as otherwise provided in subsection 2, a delivery service hall:
- (a) Before delivering a shipping container in connection with a delivery sale:

 (1) Ensure that the shipping documents include the documents required by paragraph (c) of subsection 1 of NRS 370.325; and
- (2) Obtain the evidence required by paragraph (b) of subsection 1 of NRS 370.325 regarding the eigarettes or other tobacco products in the shipping container.
- (b) When delivering a shipping container in connection with a delivery sale, require:
- (1) The purchaser placing the order for the delivery sale, or an adult designated by that purchaser, to sign to accept delivery of the shipping container; and
- (2) Proof, in the form of valid identification that was issued by a governmental entity and bears a photograph of the person who signs to accept delivery of the shipping container, demonstrating:
- (I) That the person is either the addressee or the adult designated by the addressee; and
- (II) If the person appears to be under 27 years of age, that the person is at least 18 years of age.
- 2. A delivery service is required to comply with the provisions of subsection 1 only if the delivery service:
 - (a) Is obligated to do so under a method of shipping:
- (b) Delivers any container pursuant to shipping documents containing the statement described in paragraph (c) of subsection 1 of NRS 370.325; or
- (c) Delivers any container that the delivery service otherwise has reason to know contains eigarettes or other tobacco products sold pursuant to a delivery sale.] (Deleted by amendment.)
 - Sec. 25. NRS 370.405 is hereby amended to read as follows:
- 370.405 1. It is unlawful for any person knowingly to sell or to possess for the purpose of sale any [counterfeit eigarettes.] contraband tobacco products. The presence of [counterfeit eigarettes in a eigarette] any contraband tobacco products in a vending machine is prima facie evidence of the purpose to sell those [eigarettes.] products.
 - 2. A person who violates any provision of subsection 1 is guilty of:
- (a) For the first offense involving [less than 400 cigarettes,] contraband tobacco products having a value of \$25 or more but less than \$250, a misdemeanor.
- (b) For each subsequent offense involving [less than 400 cigarettes,] contraband tobacco products having a value of \$25 or more but less than \$250, a category D felony and shall be punished as provided in NRS 193.130.
- (c) For the first offense involving [400 or more cigarettes,] contraband tobacco products having a value of \$250 or more, a gross misdemeanor.
- (d) For each subsequent offense involving [400 or more cigarettes,] contraband tobacco products having a value of \$250 or more, a category C felony and shall be punished as provided in NRS 193.130.

Sec. 26. NRS 370.410 is hereby amended to read as follows:

370.410 Except as otherwise provided in NRS 370.405, any person exporting, importing, possessing or constructively possessing contraband [cigarettes] tobacco products is guilty of a gross misdemeanor.

Sec. 27. NRS 370.413 is hereby amended to read as follows:

370.413 In order to obtain evidence of any violation of this chapter, the Department, its agents, and all peace officers and revenue-collecting officers of this State may enter and inspect, without a warrant during normal business hours and with a warrant at any other time:

- 1. The facilities and records of any manufacturer, wholesale dealer or retail dealer; and
- 2. Any other place where they may have reason to believe contraband [eigarettes] tobacco products are stored, warehoused or kept for sale.

Sec. 28. NRS 370.415 is hereby amended to read as follows:

- 370.415 1. The Department, its agents, sheriffs within their respective counties and all other peace officers of the State of Nevada shall seize any counterfeit stamps and any contraband [cigarettes] tobacco products and machinery used to manufacture contraband [cigarettes,] tobacco products, found or located in the State of Nevada.
- 2. A sheriff or other peace officer who seizes stamps, [cigarettes] contraband tobacco products or machinery pursuant to this section shall provide written notification of the seizure to the Department not later than 5 working days after the seizure. The notification must include the reason for the seizure.
- 3. After consultation with the Department, the sheriff or other peace officer shall transmit the [cigarettes] contraband tobacco products to the Department if:
 - (a) The contraband tobacco products consist of cigarettes [, except] and:
- (1) Except for revenue stamps or metered machine impressions being properly affixed as required by this chapter, the cigarettes comply with all state and federal statutes and regulations; and
 - (2) The Department approves the transmission of the cigarettes (3); or
- (b) The contraband tobacco products consist of any other tobacco products and the Department approves the transmission of the other tobacco products.
 - 4. Upon *the* receipt of [the cigarettes,] any:
- (a) Cigarettes pursuant to subsection 3, the Department shall dispose of the cigarettes as provided in subsection 4 of NRS 370.270 ; or
 - (b) Other tobacco products pursuant to subsection 3, the Department shall:
- (1) Sell the other tobacco products to the highest bidder among the licensed wholesale dealers in this State after due notice to all licensed Nevada wholesale dealers has been given by mail to the addresses contained in the Department's records; or
- (2) If there is no bidder, or in the opinion of the Department the quantity of the other tobacco products is insufficient, or for any other reason such disposition would be impractical, destroy or dispose of the other tobacco products as the Department may see fit.
- → The proceeds of all sales pursuant to this paragraph must be classed as revenues derived under the provisions of NRS [370.450] 370.440 to 370.503, inclusive.
- 5. The sheriff or other peace officer who seizes any stamps, [cigarettes] contraband tobacco products or machinery pursuant to this section shall:
 - (a) Destroy the stamps and machinery; and
- (b) If he does not transmit the [cigarettes] contraband tobacco products to the Department, destroy the [cigarettes.] contraband tobacco products.

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51 52 Sec. 29. [NRS 370.450 is hereby amended to read as follows:

370.450 1. Except as otherwise provided in subsection 2, there is hereby imposed upon the purchase or possession of any other tobacco products [made from tobacco, other than eigarettes,] by a customer in this State a tax of 30 percent of the wholesale tobacco price of those products.

- 2. The provisions of subsection 1 do not apply to those products which are:
- (a) Shipped out of the State for sale and use outside the State; or
- (b) Displayed or exhibited at a trade show, convention or other exhibition in this State by a manufacturer or wholesale dealer who is not licensed in this State.
- 3. This tax must be collected and paid by the wholesale dealer to the Department, in accordance with the provisions of NRS 370.465, after the sale or distribution of those products by the wholesale dealer. The wholesale dealer is entitled to retain 0.5 percent of the taxes collected to cover the costs of collecting and administering the taxes if the taxes are paid in accordance with the provisions of NRS 370.465.
- 4. Any wholesale dealer who sells or distributes any of those products without paying the tax provided for by this section is guilty of a misdemeanor.] (Deleted by amendment.)
 - Sec. 30. [NRS 370.460 is hereby amended to read as follows:
- 370.460 It is unlawful for any person to sell or offer to sell any [products made from tobacco, other than eigarettes,] other tobacco product on which the tax is not paid as provided for in NRS 370.450.] (Deleted by amendment.)
 - Sec. 31. [NRS 370.465 is hereby amended to read as follows:
- 1. A wholesale dealer shall, not later than 20 days after the end of each month, submit to the Department a report on a form prescribed by the Department setting forth each sale of [products made from tobacco, other than cigarettes,] any other tobacco product that the wholesale dealer made during the previous month.
- 2. Each report submitted pursuant to this section on or after August 20, 2001, must be accompanied by the tax owed pursuant to NRS 370.450 for any other tobacco products [made from tobacco, other than eigarettes,] that were sold by the wholesale dealer during the previous month.
- The Department may impose a penalty on a wholesale dealer who violates any of the provisions of this section as follows:
- (a) For the first violation within 7 years, a fine of \$1,000. (b) For a second violation within 7 years, a fine of \$5,000.
- (c) For a third or subsequent violation within 7 years, revocation of the license of the wholesale dealer.] (Deleted by amendment.)
 - INRS 370.470 is hereby amended to read as follows: Sec. 32.
- 370.470 A wholesale dealer must obtain from each manufacturer or wholesale dealer who is not licensed in this State itemized invoices of all other tobacco products [made from tobacco, other than eigerettes,] purchased from and delivered by the manufacturer or wholesale dealer who is not licensed in this State. The wholesale dealer must obtain from the manufacturer or wholesale dealer who is not licensed in this State separate invoices for each purchase made. The invoice must include:
- The name and address of the manufacturer or wholesale dealer who is not 47 48 licensed in this State;
 - The name and address of the wholesale dealer;
- 50 The date of the purchase; and
 - 4. The quantity and wholesale tobacco price of those products.] (Deleted by amendment.)

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Sec. 33. [NRS 370.480 is hereby amended to read as follows:

1. Every wholesale dealer must keep at his place of business complete and accurate records for that place of business, including copies of all invoices of any other tobacco products [made from tobacco, other than eigarettes,] which he holds, purchases and delivers, distributes or sells in this State. All records must be preserved for at least 3 years after the date of purchase or after the date of the last entry made on the record.

2. Every retail dealer shall keep at his place of business complete and accurate records for that place of business, including copies of all itemized invoices or purchases of such products purchased and delivered from wholesale dealers. The invoices must show the name and address of the wholesale dealer and the date of the purchase. All records must be preserved for at least 3 years after the date of the purchase.] (Deleted by amendment.)

Sec. 34. [NRS 370.490 is hereby amended to read as follows:

- 370.490 1. The Department shall allow a credit of 30 percent of the wholesale tobacco price, less a discount of 0.5 percent for the services rendered in collecting the tax, for any other tobacco products [made from tobacco, other than eigarettes,] upon which the tax has been paid pursuant to NRS 370.450 and that may no longer be sold. If the products have been purchased and delivered, a credit memo of the manufacturer is required for proof of returned merchandise.
- 2. A credit must also be granted for any other tobacco products [made from tobacco, other than eigarettes,] shipped from this State and destined for retail sale and consumption outside the State on which the tax has previously been paid. A duplicate or copy of the invoice is required for proof of the sale outside the State.
- 3. A wholesale dealer may claim a credit by filing with the Department the proof required by this section. The claim must be made on a form prescribed by the Department.] (Deleted by amendment.)
 - Sec. 35. [NRS 370.500 is hereby amended to read as follows:
- 370.500 1. All amounts of tax required to be paid to the State pursuant to NRS [370.440] 370.450 to 370.490, inclusive, must be paid to the Department in the form of remittances payable to the Department.
- 2. The Department shall deposit these payments with the State Treasurer for eredit to the Account for the Tax on Products Made From Tobacco, Other Than Cigarettes, in the State General Fund.] (Deleted by amendment.)
 - [NRS 370.501 is hereby amended to read as follows: Sec. 36.
- 270.501 1. The governing body of an Indian reservation or Indian colony may impose an excise tax on [any product made from tobacco, other than cigarettes,] other tobacco products sold on the reservation or colony.
- 2. If an excise tax is imposed, the governing body may establish procedures for collecting the excise tax from any retail dealer authorized to do business on the reservation or colony.] (Deleted by amendment.)
 Sec. 37. [NRS 370.503 is hereby amended to read as follows:
- 370.503 1. Upon proof satisfactory to the Department, a refund must be allowed for the taxes paid pursuant to NRS 370.450, upon any other tobacco products [made from tobacco other than eigarettes,] that are sold to:
- (a) The United States Government for the purposes of the Army, Air Force, Navy or Marine Corps and are shipped to a point within this State to a place which has been lawfully eeded to the United States Government for the purposes of the Army, Air Force, Navy or Marine Corps;
- (b) Veterans' hospitals for distribution or sale to disabled servicemen or exservicemen interned therein, but not to civilians or civilian employees;

- (e) Any person if sold and delivered on an Indian reservation or colony where an excise tax has been imposed which is equal to or greater than the rate of the tax imposed pursuant to NRS 370.501; or
- (d) An Indian if sold and delivered on an Indian reservation or colony where no excise tax has been imposed or the excise tax is less than the rate of the tax imposed pursuant to NRS 370.501.
- 2. Any refund must be paid as other claims against the State are paid.] (Deleted by amendment.)
 - Sec. 38. [NRS 370.515 is hereby amended to read as follows:
- 370.515 The Department shall not collect the tax imposed by this chapter on eigarettes or other *tobacco* products [made from tobacco] sold on an Indian reservation or Indian colony if:
- 1. The governing body of the reservation or colony imposes an excise tax pursuant to NRS 370.0751 or 370.501:
- 2. The excise tax imposed is equal to or greater than the tax imposed pursuant to this chapter; and
- 3. The governing body of the colony or reservation submits a copy of the ordinance imposing the excise tax to the Department.] (Deleted by amendment.)
- Sec. 39. [NRS 370.440 and 370.445 are hereby repealed.] (Deleted by amendment.)
- Sec. 40. $\overline{\text{[This act becomes effective on July 1, 2007.]}}$ (Deleted by amendment.)

TEXT OF REPEALED SECTIONS

- 370.440 Definitions. As used in NRS 370.440 to 370.503, inclusive, unless the context otherwise requires:
- 1. "Retail dealer" means any person who is engaged in selling products made from tobacco, other than cigarettes, to customers.
- "Sale" means any transfer, exchange, barter, gift, offer for sale, or distribution for consideration of products made from tobacco, other than cigarettes.
- 3. "Ultimate consumer" means a person who purchases a product made from tobacco, other than cigarettes, for his household or personal use and not for resale.
 - 4. "Wholesale dealer" means any person who:
- (a) Brings or causes to be brought into this State products made from tobacco, other than eigarettes, purchased from the manufacturer or a wholesale dealer and who stores, sells or otherwise disposes of those products within this State;
- (b) Manufactures or produces products made from tobacco, other than cigarettes, within this State and who sells or distributes those products within this State to other wholesale dealers, retail dealers or ultimate consumers; or
- (c) Purchases products made from tobacco, other than eigerettes, solely for the purpose of bona fide resale to retail dealers or to other persons for the purpose of resale only.
- 5. "Wholesale price" means:
- (a) Except as otherwise provided in paragraph (b), the established price for which a manufacturer sells a product made from tobacco, other than eigarettes, to a wholesale dealer before any discount or other reduction is made.
- (b) For a product made from tobacco, other than eigerettes, sold to a retail dealer or an ultimate consumer by a wholesale dealer described in paragraph (b) of

subsection 4, the established price for which the product is sold to the retail dealer or ultimate consumer before any discount or other reduction is made.

- 370.445 Dealer's license required; penalty.
- 1. Except as otherwise provided in subsection 2, a person shall not engage in the business of a wholesale dealer or retail dealer in this State unless he first obtains a license as a wholesale dealer or retail dealer from the Department. A person may be licensed as a wholesale dealer and as a retail dealer.
- 2. A person who wishes to engage in the business of a retail dealer is not required to obtain a license as a retail dealer pursuant to this section if he is licensed as a retail eigarette dealer pursuant to this chapter.
- 3. Any person who violates any of the provisions of this section is guilty of a misdemeanor.