GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

Η

HOUSE BILL 319*

Short Title:	Restore Cigarette Tax Stamps. (Public			
Sponsors:	Representative McGee (Primary Sponsor).			
	For a complete list of Sponsors, see Bill Information on the NCGA We	eb Site.		
Referred to:	Commerce and Job Development, if favorable, Finance.			
	March 14, 2011			

1	A BILL TO BE ENTITLED
2	AN ACT TO IMPROVE THE ENFORCEMENT OF THE CIGARETTE EXCISE TAX AND
3	TO DETER THE UNLAWFUL SALE OF NON-TAX-PAID CIGARETTES BY
4	REINSTATING THE REQUIREMENT THAT CIGARETTES BEAR A STAMP
5	INDICATING PAYMENT OF THE TAX.
6	The General Assembly of North Carolina enacts:
7	SECTION 1. Part 2 of Article 2A of Chapter 105 of the General Statutes is
8	amended by adding a new section to read:
9	" <u>§ 105-113.8A. Stamps required on packages of cigarettes.</u>
10	(a) <u>Requirement. – A package of cigarettes subject to tax in this State must be marked</u>
11	by a heat transfer stamp indicating that the package of cigarettes is taxable under this Article.
12	(b) <u>Responsibility of Distributor. – It is unlawful for a person that is not a licensed</u>
13	distributor to receive or possess a package of unstamped cigarettes or to place a stamp on a
14	package of cigarettes. A licensed distributor that receives a package of unstamped cigarettes
15	must place a stamp on the package within 48 hours of its receipt, exclusive of Saturdays,
16	Sundays, and legal holidays. A licensed distributor may obtain a cigarette stamp from the
17	Secretary or, with the approval of the Secretary, from the producer of the stamps. A licensed
18	distributor must place a stamp on a package of cigarettes in a manner that ensures the stamp
19	will be torn or mutilated if a person tries to remove the stamp from the package.
20	(c) <u>Responsibility of Secretary. – The Secretary must prescribe the design</u> ,
21	denominations, and other details of a cigarette stamp and must provide for the production of the
22	stamp. A stamp must display a unique serial number that is visible at the point of sale or use.
23	The Secretary must collect the amount due for a stamp when the Secretary transfers, or
24	authorizes the transfer of, the stamp to a licensed distributor. The charge for a tax-paid stamp is
25	the amount of tax payable under this Article on the package of cigarettes on which the stamp
26	will be placed. The Secretary must keep a record of the stamps transferred to a licensed
27	distributor."
28	SECTION 2. G.S. 105-113.9 reads as rewritten:
29	"§ 105-113.9. Out-of-state shipments.
30	Any A licensed distributor engaged in interstate business shall be permitted to may, with
31	the approval of the Secretary, set aside part of the stock as necessary packages of cigarettes
32	<u>needed</u> to conduct interstate business without paying the tax stamping the packages as

<u>needed</u> to conduct interstate business without paying the tax stamping the packages as otherwise required by this Part, but only if the distributor complies with the requirements 33 prescribed by the Secretary concerning keeping of records, making of reports, posting of bond, and other matters for administration of this Part. 34

35



General Assembly of North Carolina	Session 2011
"Interstate business" as used in this sec	tion means: means any of the following:
	<u>nt_of packages of cigarettes to a nonresident where</u>
	vered by the distributor <u>delivers</u> to the business
e	ent purchaser in another state; and state.
	<u>ident</u> of <u>packages of cigarettes</u> to a nonresident
	egistered through the Secretary who has no place of
	ina and who purchases the cigarettes for the purposes
	S State and where the cigarettes are delivered to the
	s location in North Carolina of the distributor who is
1	butor under the laws of the state of the nonresident
	or delivers to another licensed distributor for
subsequent sale outside	
SECTION 3. G.S. 105-113.10	
	ng to distributors exempt.In-State shipments of
manufacturers and other dist	
Any manufacturer shipping cigarette	es to other distributors who are licensed under
	to the Secretary and upon compliance with
requirements prescribed by the Secretary, I	be relieved of paying the taxes levied in this Part. No
manufacturer may be relieved of the requir	ement to be licensed as a distributor in order to make
shipments, including drop shipments, to a i	etail dealer or ultimate user.
(a) It is unlawful for a person that	t is not a licensed distributor to ship an unstamped
package of cigarettes into this State or betw	
(b) <u>A licensed distributor may ship</u>	a package of unstamped cigarettes in the following
circumstances:	
(1) To a facility the distribu	
(2) <u>To another licensed dist</u>	
-	ction that is not subject to the federal excise tax on
cigarettes.	
	umentality of the United States.
	garettes to another licensed distributor may, upon
• • •	compliance with requirements prescribed by the
	xes levied in this Part. In addition to shipments
	n, a manufacturer may (i) ship unstamped packages
	tor or (ii) deliver unstamped cigarettes to a licensed
-	f business if the manner of delivery or receipt is
approved by and reported to the Secretary. SECTION 4. G.S. 105-113.18	
"§ 105-113.18. Payment of tax; reports.	reads as rewritten.
	le when a report is required to be filed. The The tax
	of a package of cigarettes by a distributor is payable
-	s required to obtain and place on the package of
	the sale or possession of a package of cigarettes by a
person that is not a distributor is payable w	
	be filed with the Secretary: Secretary. A report must
	d contain the information required by the Secretary.
	A distributor shall-must file a monthly report in the
· · · · · ·	Secretary. The report that covers sales and other
	calendar month and month. The report is due within
	f the month covered by the report. The report shall
	due and shall identify any transactions to which the
	include the following information:

	General Assemb	ly of N	orth Carolina	Session 2011
1		<u>a.</u>	The number of unstamped cigarette packages on	hand on the first and
2		_	last days of the month.	
3		<u>b.</u>	The number of unstamped cigarette packages	received during the
4			month.	
5		<u>c.</u>	The number of unstamped cigarette packages sole	
6		<u>d.</u>	The number of unstamped cigtarettes returned	to the manufacturer
7			during the month.	
8		<u>e.</u>	The number of stamps on hand on the first a	nd last days of the
9			month.	
10		<u>f.</u>	The number of cigarette stamps obtained during t	
11		<u>g.</u>	All authorized stamp adjustments to be made dur	
12		<u>h.</u>	The number of cigarette stamps placed on page	ckages of cigarettes
13			during the month.	
14	(1a)	-	rt of Free Cigarettes. – A manufacturer who-that of	-
15			ut charge shall file a monthly report in the form	
16			tary. The report covers cigarettes distributed w	
17			dar month and is due within 20 days after the end o	
18		-	e report. The report shall state the number of c	igarettes distributed
19			ut charge and the amount of tax due.	
20	(2)		Гах Report. – Every other person who has acqu	
21		-	n that is not a distributor and that acquires a page	
22		-	ettes for sale, use, or consumption subject to the	
23			hall, must file a report within 96 hours after rece	
24			report in the form prescribed by the Secretary sho	-
25		-	ettes so received and any other information requir	•
26			eport shall be accompanied by payment of the	
27			ceiving the package of cigarettes. The report must	state the number of
28	(2)		ettes acquired and the amount of tax due.	1 / 1 A
29	(3)		ing Report. – Any person, except a licensed distril	-
30			s not a licensed distributor and that transports cigar	
31		0	yays, roads, or streets of this State, State must, u	1
32			tary, shall file a report in the form prescribed b	y the Secretary and
33	(A)		ining the information required by the Secretary.) a 1 2 00 a 1 "
34 25	(4)	-	aled by Session Laws 1981 (Regular Session, 1982)), C. 1209, S. 1.
35 36			G.S. 105-113.21 reads as rewritten:	
30 37	"§ 105-113.21. I			or reporting periods
38	(a) Repeated the descent (a) Repeated the descent (a) Repeated the descent (b) Repeated the desc	•	Session Laws 2003-284, s. 45A.1(a), effective frame fr	or reporting periods
39			A distributor <u>is eligible for</u> who files a ti	imely report under
40			the sends a timely payment may deduct from the a	
40 41			wo percent (2%).nine-tenths of a cent (0.9¢) for	
42	-		his discount covers the distributor's expenses incurr	• •
43	_		es, preparing the records and reports required by the	
44		-	<u>his Part, and the expense of furnishing a bond.</u>	ns i art, <u>maintaining</u>
45			<u>and for Stale Product.</u> – A distributor in possession	of packages of stale
46			cigarettes upon which the tax has been paid a sta	
47			s to the manufacturer or its designated agent cont	
48			and apply to the Secretary for <u>a</u> refund of the tax.	
49			scribed by the Secretary and $\frac{1}{3}$ scribed by the Secretary and $\frac{1}{3}$	
50		-	the number of cigarettes returned to the manufactu	-
20		Statility	and manufact of engalemos retained to the manufact	

	General Assembly of North Carolina Session 2011
1	agent by the applicant. The Secretary shall must refund the tax paid, less the discount allowed,
2	on the unsalable cigarettes.
3	(c) <u>Refund for Stamps. – A distributor that purchases a stamp is allowed a refund of the</u>
4	amount paid for the stamp, less the discount allowed, in the circumstances listed in this
5	subsection. To obtain a refund, a distributor must apply to the Secretary for the refund. The
6	circumstances are:
7	(1) When the distributor purchases a stamp that it does not place on a package of
8	<u>cigarettes.</u>
9	(2) When the distributor purchases a stamp that is torn or otherwise unusable
10	and cannot be placed on a package of cigarettes."
11	SECTION 6. G.S. 105-113.27 reads as rewritten:
12	"§ 105-113.27. Non-tax-paid Restrictions and presumption concerning cigarettes.
13	(a) <u>Restrictions. – Except as otherwise provided in this Article, licensed distributors</u>
14	shall not sell, borrow, loan, or exchange non-tax-paid unstamped cigarettes to, from, or with
15	other licensed distributors.
16	(b) No person shall sell or offer for sale non-tax-paid cigarettes.
17	(c) <u>Presumption. –</u> The possession of more than six hundred cigarettes on which tax has
18	been paid to another state or country, by any person other than a licensed distributor, is prima
19	facie evidence that the cigarettes are possessed in violation of this Part."
20	SECTION 7. G.S. 105-113.33 reads as rewritten:
21	"§ 105-113.33. Criminal penalties.
22	Any person who violates any of the provisions a provision of this Article for which no other
23	punishment is specifically prescribed shall be is guilty of a Class 1 misdemeanor. A person who
24	forges a stamp required under this Article or who knowingly places a forged stamp on a
25	package of cigarettes is guilty of a Class H felony."
26	SECTION 8. A distributor that has unstamped cigarettes on hand on the effective
27	date of this act must stamp the cigarettes as required by this act within 48 hours of the effective
28	date.
29	SECTION 9. This act becomes effective July 1, 2011.