Unofficial Copy J1 HB 163/99 - ENV 2000 Regular Session 0lr1590

By: Delegates Morhaim, Frush, Hubbard, Zirkin, and Finifter

Introduced and read first time: January 27, 2000

Assigned to: Environmental Matters

A BILL ENTITLED

4	4 % T	1 000	•
1	AN	ACT	concerning

2	Tobacco Products - Sale by Vending Machine

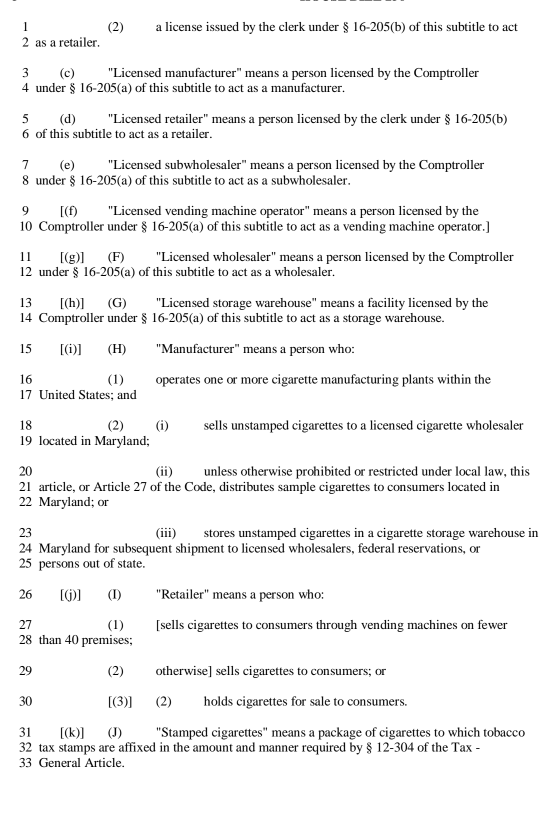
- 3 FOR the purpose of prohibiting the sale of tobacco products by vending machines or
- 4 other mechanical devices; establishing a certain penalty for violation of this Act;
- 5 repealing certain provisions of law that provide an exception to a penalty for a
- 6 certain sale of a tobacco product by the owner of a tobacco product vending
- 7 machine; repealing certain provisions of law relating to acting as a vending
- 8 machine operator; defining a certain term; and generally relating to the sale of
- 9 tobacco products by vending machines or other mechanical devices.
- 10 BY adding to
- 11 Article Health General
- 12 Section 24-1001 through 24-1003, inclusive, to be under the new subtitle
- "Subtitle 10. Sale of Tobacco Products by Vending Machine"
- 14 Annotated Code of Maryland
- 15 (1996 Replacement Volume and 1999 Supplement)
- 16 BY repealing and reenacting, without amendments,
- 17 Article 27 Crimes and Punishments
- 18 Section 404
- 19 Annotated Code of Maryland
- 20 (1996 Replacement Volume and 1999 Supplement)
- 21 BY repealing and reenacting, with amendments,
- 22 Article 27 Crimes and Punishments
- 23 Section 405
- 24 Annotated Code of Maryland
- 25 (1996 Replacement Volume and 1999 Supplement)
- 26 BY repealing and reenacting, with amendments,
- 27 Article Business Regulation
- 28 Section 16-101, 16-201 through 16-206, 16-207(c)(3)(ii), 16-208 through
- 29 16-210, 16-214, 16-215, 16-218, 16-301, and 16-305

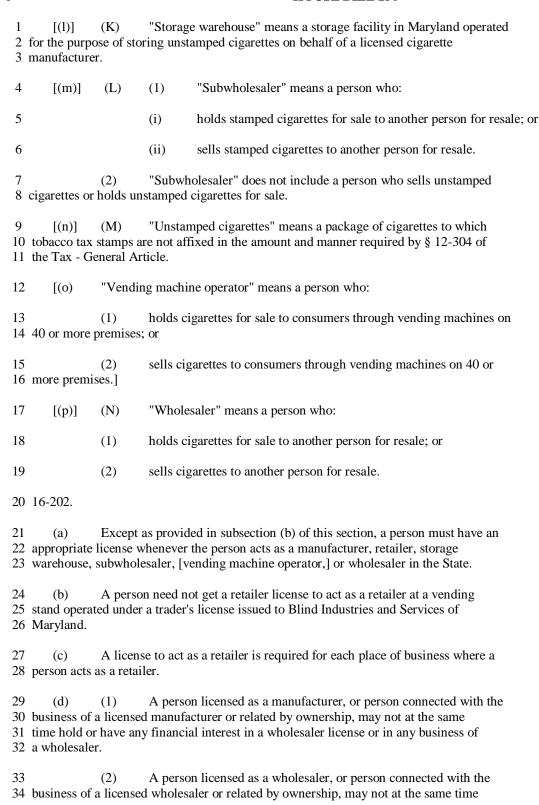
1 2	Annotated Code of Maryland (1998 Replacement Volume and 1999 Supplement)
3 4 5 6 7	BY repealing Article - Business Regulation Section 16-220 and 16-221 Annotated Code of Maryland (1998 Replacement Volume and 1999 Supplement)
8 9 10 11 12	Annotated Code of Maryland
13 14	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
15	Article - Health - General
16	SUBTITLE 10. SALE OF TOBACCO PRODUCTS BY VENDING MACHINE
17	24-1001.
	IN THIS SUBTITLE, "TOBACCO PRODUCT" MEANS ANY SUBSTANCE CONTAINING TOBACCO, INCLUDING CIGARETTES, CIGARS, SMOKING TOBACCO, SNUFF, OR SMOKELESS TOBACCO.
21	24-1002.
	A PERSON MAY NOT SELL OR OFFER FOR SALE A TOBACCO PRODUCT BY MEANS OF A VENDING MACHINE OR OTHER MECHANICAL DEVICE USED FOR DISPENSING TOBACCO PRODUCTS.
25	24-1003.
26 27	A PERSON WHO VIOLATES § 24-1002 OF THIS SUBTITLE IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE OF \$500.
28	Article 27 - Crimes and Punishments
29	404.
30	(a) (1) In this subheading the following words have the meanings indicated.
31 32	(2) "Tobacco product" means any substance containing tobacco, including cigarettes, cigars, smoking tobacco, snuff, or smokeless tobacco.

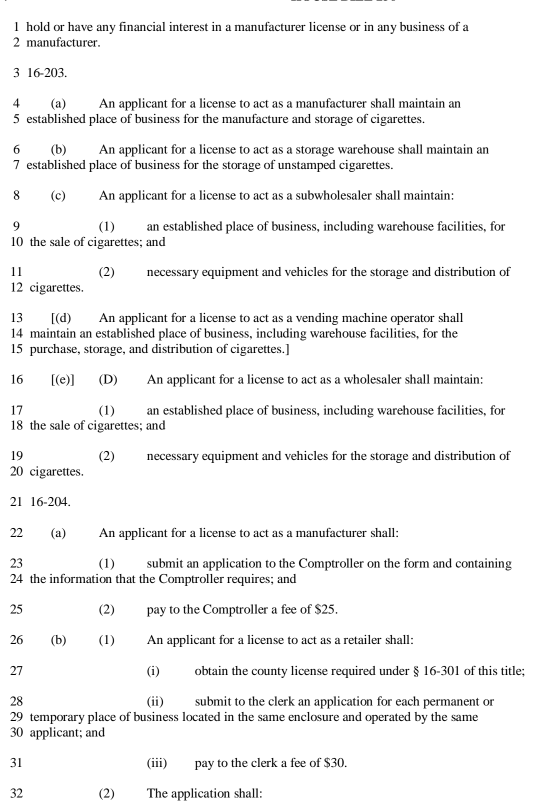
or

1		(3)	"Distrib	ute" means to:
2			(i)	Give away, sell, deliver, dispense, or issue;
3			(ii)	Offer to give away, sell, deliver, dispense, or issue; or
4 5	issue or offer	to give a	(iii) iway, sell	Cause or hire any person to give away, sell, deliver, dispense, deliver, dispense, or issue.
	tobacco produ		ommerci	n engaged in the business of selling or otherwise distributing all purposes, including persons licensed under Title 16 icle, may not:
	acting solely distributing t		-	Distribute any tobacco product to a minor, unless the minor is e minor's employer, who is in the business of
12			(ii)	Distribute cigarette rolling papers to a minor; or
13 14	product.		(iii)	Distribute to any minor a coupon redeemable for any tobacco
15 16	not:	(2)	A person	n not described under paragraph (1) of this subsection may
17			(i)	Purchase for or sell to a minor any tobacco product; or
18			(ii)	Deliver or sell to a minor cigarette rolling papers.
21 22	distribution of is contained in	of a coup in a new	on which spaper, a	f subsection (b) of this section do not apply to the a is redeemable for any tobacco product when the coupon magazine, or any other type of publication in which the mary purpose of the publication, or sent through the
26 27	shall be a deflicense or oth	fense tha ner valid higher e	t the defe	for a violation of subsection (b)(1) or (2) of this section, it endant examined the purchaser's or recipient's driver's ation issued by an employer, a governmental entity, or that positively identified the purchaser or recipient as
29	405.			
30 31				led in subsection (b) of this section, a] A person who ading shall be subject to:
32		(1)	For a fir	st violation, a fine of not more than \$300;
33 34		(2) ine of no		cond violation occurring within a 2-year period of the first nan \$1,000; and

1 2	of the prior v	(3) violation,		ird or subsequent violation occurring within a 2-year period not more than \$3,000.
5 6	of a tobacco	the proving the product vend	isions of vending r ing mach	ats of § 16-209(b)(2)(ii) of the Business Regulation Article subsection (a) of this section do not apply to the owner nachine or any other person exercising control over a ine if a person under 18 has purchased a tobaccone.]
8 9	[(c)] incident at a	(B) different		poses of this section, a violation means a separate and distinct occasion.
10				Article - Business Regulation
11	16-101.			
12	(a)	In this ti	itle the fo	llowing words have the meanings indicated.
	(-)	obacco m	nixed with	is any size or shaped roll for smoking that is made of another ingredient and wrapped in paper or in any
16 17	(c) retail in a co		license"	means a license issued by the clerk to sell cigarettes at
18 19	(/			exchange or transfer, or to agree to exchange or transfer, in any manner or by any means, for consideration.
20	(e)	[(1)]	"Sell cig	garettes at retail" means to sell cigarettes to a consumer.
21 22	vending mad	[(2) chine.]	"Sell cig	garettes at retail" includes selling cigarettes through a
23	16-201.			
24	(a)	In this s	ubtitle th	e following words have the meanings indicated.
25	(b)	"License	e" means	:
26 27	to:	(1)	a license	e issued by the Comptroller under § 16-205(a) of this subtitle
28			(i)	act as a manufacturer;
29			(ii)	act as a subwholesaler;
30			(iii)	[act as a vending machine operator;
31			(iv)]	act as a wholesaler; or
32			[(v)]	(IV) act as a storage warehouse; or







1			(i)	be made on the form that the clerk requires; and
2			(ii)	contain the information that the Comptroller requires.
3	(c)	An appl	icant for	a license to act as a storage warehouse shall:
4 5	the informati	(1) on that th		an application to the Comptroller on the form and containing croller requires; and
6		(2)	pay to th	ne Comptroller a fee of \$25.
7	(d)	An appl	icant for	a license to act as a subwholesaler shall:
8 9	the informati	(1) on that th		an application to the Comptroller on the form and containing croller requires; and
10		(2)	pay to th	ne Comptroller a fee of:
11			(i)	\$500 for a 1-year term; or
12 13	month, if the	e applicat	(ii) tion is for	the amount that results when \$500 is prorated to the nearest less than a 1-year term.
14	[(e)	An appl	icant for	a license to act as a vending machine operator shall:
15		(1)	obtain th	ne county license required under § 16-301 of this title;
16 17	the informat	(2) ion that t		an application to the Comptroller on the form and containing stroller requires; and
18		(3)	pay to th	ne Comptroller a fee of \$500.]
19	[(f)]	(E)	An appl	icant for a license to act as a wholesaler shall:
20 21	the informat	(1) ion that t		an application to the Comptroller on the form and containing stroller requires; and
22		(2)	pay to th	ne Comptroller a fee of \$750.
	[(g)] the person m license was a			on has had a license revoked under § 16-210 of this subtitle, r a license within 1 year after the date when the prior
26 27	[(h)] section:	(G)	(1)	In addition to the license fee otherwise required under this
	Comptroller fee of \$200:		(i) is title sh	an applicant for the initial issuance of a license issued by the all pay to the Comptroller a nonrefundable application

1 2	under this tit	(ii) an applicant for renewal of a license issued by the Comptroller e shall pay to the Comptroller a renewal fee of \$30.
	not apply to application.	(2) The application and renewal fees required under this subsection do license that is issued by the clerk or to a storage warehouse license
6	16-205.	
		The Comptroller shall issue an appropriate license to each applicant who uirements of this subtitle for a license to act as a manufacturer, storage abwholesaler, [vending machine operator,] or wholesaler.
10 11	` /	The clerk shall issue to each applicant who meets the requirements of this ense to act as a retailer.
12	16-206.	
13	(a)	A manufacturer license authorizes the licensee to:
14 15	Maryland;	(1) sell unstamped cigarettes to a licensed cigarette wholesaler located in
		(2) except as otherwise prohibited or restricted under local law, this ticle 27 of the Code, distribute sample cigarettes to consumers located in
	for subseque of state; and	(3) store unstamped cigarettes in a licensed cigarette storage warehouse nt shipment to licensed wholesalers, federal reservations, or persons out
22 23	licensed who	(4) upon approval of the Comptroller, act as an agent of a Maryland lesaler for stamping and distribution of cigarettes.
24	(b)	A retailer license authorizes the licensee to:
25		(1) act as a retailer; and
26		(2) buy stamped cigarettes from a subwholesaler or wholesaler.
	facility in M	A storage warehouse license authorizes the licensee to operate a storage aryland for the purpose of storing unstamped cigarettes on behalf of a rette manufacturer.
30	(d)	A subwholesaler license authorizes the licensee to:
31		(1) act as a subwholesaler; and
32		(2) buy stamped cigarettes from a wholesaler or another subwholesaler.
33	[(e)	A vending machine operator license authorizes the licensee to:

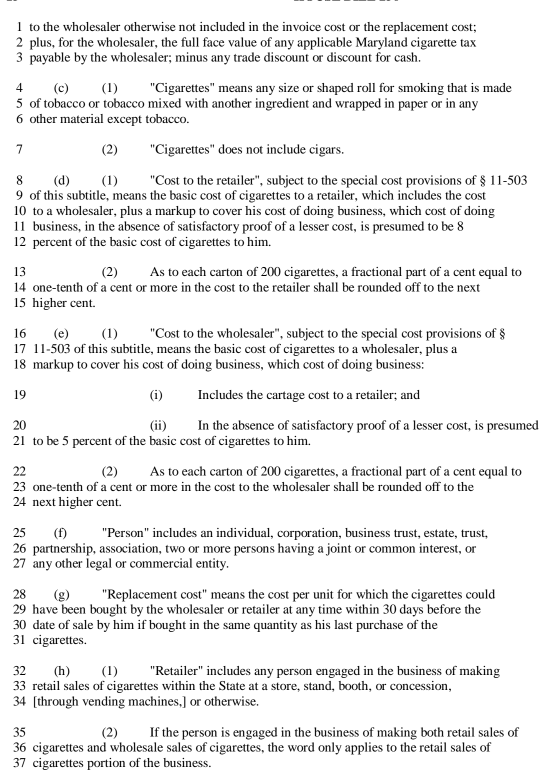
1		(1)	act as a vending machine operator; and
2		(2)	buy stamped cigarettes from a subwholesaler or wholesaler.]
3	[(f)]	(E)	A wholesaler license authorizes the licensee to:
4		(1)	act as a wholesaler;
5		(2)	buy unstamped cigarettes directly from a cigarette manufacturer;
6		(3)	hold unstamped cigarettes;
7 8	General Artic	(4) cle;	buy tobacco tax stamps as authorized by § 12-303 of the Tax -
9		(5)	transport unstamped cigarettes in the State;
10 11	Comptroller	(6) specifica	sell unstamped cigarettes to another licensed wholesaler if the ally authorizes; and
12 13	to act as its a	(7) agent for	upon approval of the Comptroller, designate a licensed manufacturer the stamping and distribution of cigarettes.
14	16-207.		
15 16	(c) it for an add		license issued under this subtitle expires, the licensee may renew year term, if the licensee:
17		(3)	pays to the issuing official:
18 19	required und	ler § [16-	(ii) if the license is issued by the Comptroller, the renewal fee 204(h)] 16-204(G) of this subtitle.
20	16-208.		
21 22	(a) assign the lie	(1) cense.	A licensed retailer [or licensed vending machine operator] may not
	cigarette bus	siness and	If a licensed subwholesaler or licensed wholesaler sells the licensee's d pays to the Comptroller a license assignment fee of \$10, the he license to the buyer of the business.
		petency,	garette business of a licensee is transferred because of bankruptcy, receivership, or otherwise by operation of law, the Comptroller use without charge to the new owner of the licensee's business.
31		Comptro	If a licensed subwholesaler or licensed wholesaler surrenders the coller and if no disciplinary proceedings are pending against the oller shall refund a pro rata part of the license fee for the clicense.

1 2	allowed a ref	(2) fund for t	A licensed retailer [or licensed vending machine operator] is not an unexpired term of the license.
3	16-209.		
4 5	[(a)] by regulation		ee shall display a license in the way that the Comptroller requires
6	[(b)	A licens	ee who sells cigarettes through a vending machine:
	the package : Article are al		shall place each package of cigarettes in the machine so that when the tax stamps required by § 12-304 of the Tax - General; and
10		(2)	in the way that the Comptroller requires by regulation, shall:
11 12	states the lic	ensee's n	(i) identify each vending machine with a conspicuous label that ame, address, and telephone number; and
13 14	penalties un	der Artic	(ii) display on a conspicuous label applicable prohibitions and e 27, §§ 404 and 405 of the Code.]
15	16-210.		
	Comptroller	may den	o the hearing provisions of § 16-211 of this subtitle, the y a license to an applicant, reprimand a licensee, or suspend or applicant or licensee:
19 20	the applican	(1) t or licen	fraudulently or deceptively obtains or attempts to obtain a license for see or for another person;
21		(2)	fraudulently or deceptively uses a license;
22 23	regulations a	(3) adopted u	fails to comply with the Maryland Cigarette Sales Below Cost Act or nder that Act; or
24		(4)	buys cigarettes for resale:
25			(i) in violation of a license; or
26 27	subwholesal	er, [licen	(ii) from a person who is not a cigarette manufacturer, licensed sed vending machine operator,] or licensed wholesaler.
28 29	(b) Comptroller		o the hearing provisions of § 16-211 of this subtitle, the end or revoke a license if the licensee violates:
30 31	that title; or	(1)	Title 12 of the Tax - General Article, or regulations adopted under
32 33	under that ti	(2) tle.	Title 16 of the Business Regulation Article, or regulations adopted

	(c) Comptroller under this se	shall den	to the hearing provisions of § 16-211 of this subtitle, the y a license to any applicant who has had a license revoked l:
4		(1)	1 year has passed since the license was revoked; and
5 6	comply with	(2) this title	it satisfactorily appears to the Comptroller that the applicant will and any regulations adopted under this title.
7	16-214.		
10		npt to act. er, [vend	as otherwise provided in § 16-202(b) of this subtitle, a person may or offer to act as a manufacturer, retailer, storage warehouse, ing machine operator,] or wholesaler in the State unless the riate license.
	(b) conviction, i both.	(1) is subject	A person who violates this section is guilty of a misdemeanor and, on to a fine of \$1,000 or imprisonment not exceeding 30 days or
15 16	offense.	(2)	Each day that a violation of this section continues is a separate
17	16-215.		
18 19	(a) unstamped o		authorized by a license, a person may not accept delivery of
20 21	(b) vending mad		pt of a package of cigarettes, a retailer[,] OR subwholesaler[, or rator] immediately shall:
	affixed prop	(1) erly to th	examine the package to find out whether tobacco tax stamps are e package as required by § 12-304 of the Tax - General Article;
25		(2)	reject any unstamped or improperly stamped cigarettes by:
26			(i) returning them to the seller or consignor; or
27 28	consignor.		(ii) delivering them to a common carrier for return to the seller or
	(c) possession of held in viola		There is a presumption that any unstamped cigarettes in the er, subwholesaler, [vending machine operator,] or wholesaler are his subtitle.
	who holds u held in viola		A retailer, subwholesaler, [vending machine operator,] or wholesaler I cigarettes has the burden to prove that the cigarettes are not his subtitle.

1	16-218.			
2	(a)	Each su	bwholesa	aler and each wholesaler:
3		(1)	shall ge	t an invoice for each purchase of cigarettes;
4 5	subwholesal	(2) er and wh		ep a record of all cigarettes received, to which the shall post each day:
6			(i)	the invoice number;
7			(ii)	the date of receipt;
8			(iii)	the quantity received;
9			(iv)	the brand; and
10			(v)	the name of the person from whom the cigarettes are received;
11		(3)	for ciga	rette sales to retailers:
12 13	whom a sale	e is made	(i) ; and	shall keep a record of the name and address of each retailer to
				except for a transfer of cigarettes to retail stock by a written or each sale an invoice that shows the political is located; and
17 18	an out-of-sta	(4) ate person		ep a complete and accurate record of each sale of cigarettes to le to out-of-state consumers.
			ch whole	as provided in paragraph (2) of this subsection, each esaler shall make an inventory record each month of all under the control of the subwholesaler or wholesaler:
22			(i)	at the beginning or end of the month; or
				on another specific day of the month, if the subwholesaler or ical to take inventory on that day and notifies the ll be taken on that day.
26 27	stock by wri	(2) itten men	_	es [in a vending machine or cigarettes] transferred to retail need not be included in the inventory record.
28	(c)	Each su	bwholesa	aler and each wholesaler shall:
29 30	time set by t	(1) the Comp		e records required by this section for 6 years or for a shorter nd
31		(2)	allow th	e Comptroller to examine the records.

1	[16-220.
2 3	(a) The Comptroller shall seal a vending machine to prevent the sale or removal of cigarettes from the machine if:
4 5	(1) a tax stamp is not visible on each visible package of cigarettes in the machine, as required by § 16-209(b)(1) of this subtitle; or
6 7	(2) the machine is not labeled as required by § 16-209(b)(2) of this subtitle.
	(b) If the violation for which a vending machine is sealed has been corrected in the presence of the Comptroller or the Comptroller's designee, the Comptroller shall remove the seal.]
11	[16-221.
12 13	(a) Except as otherwise provided in § 16-220 of this subtitle, a person may not remove or tamper with a seal placed on a vending machine by the Comptroller.
	(b) A person who willfully violates this section is guilty of a misdemeanor and, on conviction, is subject to a fine not exceeding \$1,000 or imprisonment not exceeding 1 year or both.]
17	16-301.
18 19	Whenever a person sells cigarettes at retail in a county, the person must have a county license for[:
20	(1)] each place of business[; and
21 22	(2) each vending machine, if the applicant sells cigarettes through a vending machine].
23	16-305.
24	A county licensee shall display the county license in a conspicuous place[:
25	(1)] in the place of business for which it is issued[; or
26 27	(2) on the premises where the machine is located, if the licensee sells cigarettes through a vending machine].
28	Article - Commercial Law
29	11-501.
30	(a) In this subtitle the following words have the meanings indicated.
31 32	(b) "Basic cost of cigarettes" means the lesser of the invoice cost or the replacement cost of cigarettes to the retailer or wholesaler; plus any in-freight charge



3	(i) "Retail sale of cigarettes" includes any sale whereby cigarettes are sold for a valuable consideration, including an exchange or barter [and a sale through a vending machine], made in the ordinary course of trade or the usual conduct of the seller's business to a purchaser for consumption or use other than resale.				
5	(j)	"Sell" includes advertise, offer to sell, or offer for sale.			
6	[(k)	"Vendin	ng machin	e operator" means a person who:	
		(1) Makes retail sales of cigarettes or has cigarettes in his possession with the intent to sell them exclusively at retail through the medium of a vending machine or any other mechanical device used for dispensing cigarettes;			
10 11		(2) d to dispe		perates, and services vending machines or other mechanical ettes on 40 or more premises; and	
	(3) Services the machines or devices by maintaining an established place of business for the purchase of cigarettes, including warehousing facilities for the storage and distribution of cigarettes.]				
17 18	[(l)] (K) (1) "Wholesale sale of cigarettes" includes any sale whereby cigarettes are sold for a valuable consideration, made in the ordinary course of trade or in the usual conduct of the seller's business to a retailer, other than to a [vending machine operator or to a] sub-wholesaler described in subsection [(m)(2)] (L)(2) of this section, for the bona fide purpose of resale.				
			wise, who	sale sale of cigarettes" includes any transfer of cigarettes on ereby title is retained by the seller as security for the	
23 24	[(m)] from a manu	(L) ufacturer.	(1)	"Wholesaler" means a person who purchases cigarettes directly	
25		(2)	"Wholes	aler" includes a person, who, as a sub-wholesaler:	
			resale to	Purchases cigarettes from another wholesaler solely for the retailers other than those directly or indirectly owned, a; and	
31	business for	unting red	cords, and	Services the retailers by maintaining an established place of tes, including warehouse facilities, adequate inventory, I necessary equipment and vehicles for the storage and	
	sales of ciga		d retail sa	rson is engaged in the business of making both wholesale les of cigarettes, the word only applies to the wholesale ne business.	

- 1 11-503. 2 In a wholesale sale of cigarettes, the presumptive wholesale markup of 5 (a) 3 percent provided for in § 11-501(e) may be reduced by 2 cents for each carton of 200 4 cigarettes, if: The cigarettes are not delivered unless their full price is received by (1) 6 the wholesaler at or before delivery; and The purchaser performs or pays for the cartage cost of the cigarettes 7 8 to the place of business of the purchaser. 9 (1) In the absence of satisfactory proof of a lesser aggregate cost of doing 10 business, a [vending machine operator or] retailer who purchases cigarettes at prices 11 ordinarily invoiced to a wholesaler and who receives the wholesaler's discounts on 12 them shall: 13 First, add to his basic cost of cigarettes the wholesale markup of 14 5 percent provided for in § 11-501(e) to cover the cost of doing business as a 15 wholesaler; and 16 Then, on the resultant sum, add the retail markup of 8 percent (ii) 17 provided for in § 11-501(d). If the discount received by the [vending machine operator or] 18 (2) 19 retailer is less than that ordinarily allowed to wholesalers, the wholesale markup of 5 20 percent may be reduced by the difference between the discount ordinarily allowed to 21 wholesalers and the discount received by the retailer [or vending machine operator]. 22 (c) (1) A wholesaler who sells cigarettes to another wholesaler [or to a 23 vending machine operator] is not required to include in his selling price the cost to 24 the wholesaler. However, in the absence of satisfactory proof of a lesser cost for the 25 service rendered, the wholesaler shall include in the selling price his basic cost of 26 cigarettes, plus a charge of 1 percent of his basic cost of cigarettes. 27 If a wholesaler purchases cigarettes from another wholesaler, then,
- 29 subtitle.

28 on resale of the cigarettes to a retailer, he is the wholesaler for the purposes of this

30 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 31 October 1, 2000.