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1	
1	A bill to be entitled
2	An act relating to the use of tobacco products and
3	nicotine products; amending s. 210.095, F.S.; deleting
4	the definition of the term "adult"; amending s.
5	210.15, F.S.; requiring permits to be issued to
6	persons or corporations whose officers are not less
7	than 21 years of age; amending s. 386.212, F.S.;
8	providing that it is unlawful for persons under 21
9	years of age to smoke tobacco in, on, or within 1,000
10	feet of the real property comprising a public or
11	private elementary, middle, or secondary school during
12	specified hours; providing penalties; amending s.
13	569.002, F.S.; revising and providing definitions;
14	amending s. 569.003, F.S.; specifying that fees for a
15	retail tobacco products dealer permit only apply to
16	retailers dealing in certain tobacco products;
17	prohibiting certain applicants from dealing, at
18	retail, in certain tobacco products under certain
19	circumstances; revising the age limits for retail
20	tobacco products dealer permits; amending s. 569.007,
21	F.S.; revising prohibitions on the sale of tobacco
22	products from vending machines; providing requirements
23	for the delivery of vapor-generating electronic
24	devices and liquid nicotine products; conforming
25	provisions to federal law; prohibiting a person from
26	selling, delivering, bartering, furnishing, or giving
27	flavored liquid nicotine products to any other person;
28	defining the term "flavored liquid nicotine product";
29	providing applicability; amending s. 569.101, F.S.;

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30	requiring that the age of persons purchasing tobacco
31	products be verified under certain circumstances;
32	amending s. 569.11, F.S.; revising civil penalties;
33	conforming provisions to federal law; repealing s.
34	877.112, F.S., relating to nicotine products and
35	nicotine dispensing devices; amending ss. 569.0075,
36	569.008, 569.12, 569.14, and 569.19, F.S.; conforming
37	provisions to federal law; conforming provisions to
38	changes made by the act; providing an effective date.
39	
40	Be It Enacted by the Legislature of the State of Florida:
41	
42	Section 1. Subsection (1), paragraphs (a) and (c) of
43	subsection (2), paragraph (a) of subsection (3), paragraph (a)
44	of subsection (4), paragraphs (a) and (b) of subsection (5), and
45	paragraphs (a), (b), (e), and (g) of subsection (8) of section
46	210.095, Florida Statutes, are amended to read:
47	210.095 Mail order, Internet, and remote sales of tobacco
48	products; age verification
49	(1) For purposes of this section, the term:
50	(a) "Adult" means an individual who is at least of the
51	legal minimum purchase age for tobacco products.
52	<u>(a)</u> "Consumer" means a person in this state who comes
53	into possession of any tobacco product subject to the tax
54	imposed by this chapter and who, at the time of possession, is
55	not a distributor intending to sell or distribute the tobacco
56	product, a retailer, or a wholesaler.
57	<u>(b)</u> "Delivery sale" means any sale of tobacco products
58	to a consumer in this state for which:

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59 1. The consumer submits the order for the sale by
60 telephonic or other voice transmission, mail, delivery service,
61 or the Internet or other online service; or

62 2. The tobacco products are delivered by use of mail or a63 delivery service.

64 (c) (d) "Delivery service" means any person engaged in the
 65 commercial delivery of letters, packages, or other containers.

66 (d) (e) "Legal minimum purchase age" means the minimum age
67 at which an individual may legally purchase tobacco products in
68 this state.

69 <u>(e) (f)</u> "Mail" or "mailing" means the shipment of tobacco 70 products through the United States Postal Service.

71 <u>(f) (g)</u> "Retailer" means any person who is not a licensed 72 distributor but who is in possession of tobacco products subject 73 to tax under this chapter for the purposes of selling the 74 tobacco products to consumers.

75 (g) (h) "Shipping container" means a container in which 76 tobacco products are shipped in connection with a delivery sale.

(h) (i) "Shipping document" means a bill of lading, airbill, United States Postal Service form, or any other document used to verify the undertaking by a delivery service to deliver letters, packages, or other containers.

81 <u>(i) (j)</u> "Tobacco products" means all cigarettes, smoking 82 tobacco, snuff, fine-cut chewing tobacco, cut and granulated 83 tobacco, cavendish, and plug or twist tobacco.

84

(2)

(a) A sale of tobacco products constituting a delivery sale
pursuant to paragraph (1) (b) (1) (c) is a delivery sale
regardless of whether the person accepting the order for the

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88 delivery sale is located inside or outside this state. 89 (c) A person may not make a delivery sale of tobacco 90 products to any individual who is not 21 years of age or older 91 an adult. 92 (3) A person may not mail, ship, or otherwise deliver tobacco products in connection with an order for a delivery sale 93 94 unless, before the first delivery to the consumer, the person 95 accepting the order for the delivery sale: 96 (a) Obtains from the individual submitting the order a 97 certification that includes: 98 1. Reliable confirmation that the individual is 21 years of 99 age or older an adult; and 2. A statement signed by the individual in writing and 100 101 under penalty of perjury which: a. Certifies the address and date of birth of the 102 103 individual; and 104 b. Confirms that the individual wants to receive delivery 105 sales from a tobacco company and understands that, under the 106 laws of this state, the following actions are illegal: 107 (I) Signing another individual's name to the certification; 108 (II) Selling tobacco products to individuals under the 109 legal minimum purchase age; and (III) Purchasing tobacco products, if the person making the 110 111 purchase is under the legal minimum purchase age. 112 113 In addition to the requirements of this subsection, a person accepting an order for a delivery sale may request that a 114 115 consumer provide an electronic mail address. 116 (4) The notice described in paragraph (3)(c) must include

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117 prominent and clearly legible statements that sales of tobacco 118 products are: 119 (a) Illegal if made to individuals who are not 21 years of 120 age or older adults. 121 122 The notice must include an explanation of how each tax has been, 123 or is to be, paid with respect to the delivery sale. (5) Each person who mails, ships, or otherwise delivers 124 125 tobacco products in connection with an order for a delivery sale 126 must: 127 (a) Include as part of the shipping documents, in a clear 128 and conspicuous manner, the following statement: "Tobacco 129 Products: Florida law prohibits shipping to individuals under 21 130 18 years of age and requires the payment of all applicable taxes." 131 132 (b) Use a method of mailing, shipping, or delivery which 133 obligates the delivery service to require: 134 1. The individual submitting the order for the delivery 135 sale or another individual who is 21 years of age or older adult 136 who resides at the individual's address to sign his or her name 137 to accept delivery of the shipping container. Proof of the legal 138 minimum purchase age of the individual accepting delivery is 139 required only if the individual appears to be under 30 27 years 140 of age. 2. Proof that the individual is either the addressee or the 141 142 individual who is 21 years of age or older adult designated by 143 the addressee, in the form of a valid, government-issued

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identification card bearing a photograph of the individual who

signs to accept delivery of the shipping container.

146	
147	If the person accepting a purchase order for a delivery sale
148	delivers the tobacco products without using a delivery service,
149	the person must comply with all of the requirements of this
150	section which apply to a delivery service. Any failure to comply
151	with a requirement of this section constitutes a violation
152	thereof.
153	(8)(a) Except as otherwise provided in this section, a
154	violation of this section by a person other than an individual
155	who is not <u>21 years of age or older</u> an adult is a misdemeanor of
156	the first degree, punishable as provided in s. 775.082 or s.
157	775.083, and:
158	1. For a first violation of this section, the person shall
159	be fined \$1,000 or five times the retail value of the tobacco
160	products involved in the violation, whichever is greater.
161	2. For a second or subsequent violation of this section,
162	the person shall be fined \$5,000 or five times the retail value
163	of the tobacco products involved in the violation, whichever is
164	greater.
165	(b) A person who is <u>21 years of age or older</u> an adult and
166	knowingly submits a false certification under subsection (3)
167	commits a misdemeanor of the first degree, punishable as
168	provided in s. 775.082 or s. 775.083. For each offense, the
169	person shall be fined \$10,000 or five times the retail value of
170	the tobacco products involved in the violation, whichever is
171	greater.
172	(e) A person who, in connection with a delivery sale,
173	delivers tobacco products on behalf of a delivery service to an
174	individual who is not <u>21 years of age or older</u> an adult commits

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175 a misdemeanor of the third degree, punishable as provided in s. 176 775.082 or s. 775.083. 177 (g) An individual who is not 21 years of age or older an adult and who knowingly violates any provision of this section 178 179 commits a misdemeanor of the third degree, punishable as provided in s. 775.082 or s. 775.083. 180 181 Section 2. Paragraph (b) of subsection (1) of section 182 210.15, Florida Statutes, is amended to read: 210.15 Permits.-183 184 (1)185 (b) Permits shall be issued only to persons of good moral character, who are not less than 21 18 years of age. Permits to 186 187 corporations shall be issued only to corporations whose officers 188 are of good moral character and not less than 21 18 years of age. There shall be no exemptions from the permit fees herein 189 190 provided to any persons, association of persons, or corporation, 191 any law to the contrary notwithstanding. 192 Section 3. Subsections (1) and (3) of section 386.212, 193 Florida Statutes, are amended to read: 194 386.212 Smoking and vaping prohibited near school property; 195 penalty.-196 (1) It is unlawful for any person under 21 18 years of age 197 to smoke tobacco or vape in, on, or within 1,000 feet of the 198 real property comprising a public or private elementary, middle, 199 or secondary school between the hours of 6 a.m. and midnight. 200 This section does not apply to any person occupying a moving 201 vehicle or within a private residence. 202 (3) Any person issued a citation pursuant to this section 203 shall be deemed to be charged with a civil infraction punishable

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204	by a maximum civil penalty not to exceed \$25, or 50 hours of
205	community service <u>and, for persons under 18 years of age</u> or,
206	where available, successful completion of a school-approved
207	anti-tobacco or anti-vaping "alternative to suspension" program.
208	Section 4. Subsections (3) through (6) of section 569.002,
209	Florida Statutes, are renumbered as subsections (4) through (7),
210	respectively, present subsections (6) and (7) are amended, a new
211	subsection (3) is added to that section, to read:
212	569.002 Definitions.—As used in this chapter, the term:
213	(3) "Liquid nicotine product" means a tobacco product in
214	liquid form composed of nicotine and other chemicals or
215	substances which is sold or offered for sale for use with a
216	vapor-generating electronic device.
217	<u>(7)</u> "Tobacco products" includes <u>:</u>
218	(a) Loose tobacco leaves, and products made from tobacco
219	leaves, in whole or in part, and cigarette wrappers, which can
220	be used for smoking, sniffing, or chewing; and
221	(b) Any nicotine product or vapor-generating electronic
222	device.
223	1. For the purposes of this paragraph, the term:
224	a. "Vapor-generating electronic device" means any product
225	that employs an electronic, chemical, or mechanical means
226	capable of producing vapor or aerosol from a nicotine product or
227	any other substance, including, but not limited to, an
228	<u>electronic cigarette, electronic cigar, electronic cigarillo,</u>
229	electronic pipe, or other similar device or product; any
230	replacement cartridge for such device; and any other container
231	of nicotine in a solution or other substance form intended to be
232	used with or within an electronic cigarette, an electronic

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233	cigar, an electronic cigarillo, an electronic pipe, a vape pen,
234	an electronic hookah, or other similar device or product. The
235	term includes any component, part, or accessory of the device
236	and also includes any substance intended to be aerosolized or
237	vaporized during the use of the device, whether or not the
238	substance contains nicotine.
239	b. "Nicotine product" means any product that contains
240	nicotine, including liquid nicotine, which is intended for human
241	consumption, whether inhaled, chewed, absorbed, dissolved, or
242	ingested by any means. The term includes vapor-generating
243	electronic devices.
244	2. The terms "vapor-generating electronic device" and
245	"nicotine product" do not include:
246	a. Tobacco products described in paragraph (a);
247	b. Products regulated as a drug or device by the United
248	States Food and Drug Administration under Chapter V of the
249	Federal Food, Drug, and Cosmetic Act; or
250	c. Foods that contain incidental amounts of nicotine
251	including, but not limited to, tomatoes, potatoes, eggplants,
252	and cauliflower.
253	(8)(7) "Any person under the age of 21 $18''$ does not include
254	any person under the age of $\underline{21}$ $\underline{18}$ who \div
255	(a) Has had his or her disability of nonage removed under
256	chapter 743;
257	(b) Is in the military reserve or on active duty in the
258	Armed Forces of the United States;
259	(c) Is otherwise emancipated by a court of competent
260	jurisdiction and released from parental care and responsibility;
261	or

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262 (d) Is acting in his or her scope of lawful employment with 263 an entity licensed under the provisions of chapter 210 or this 264 chapter.

265 Section 5. Paragraphs (b) and (c) of subsection (1) and paragraph (a) of subsection (2) of section 569.003, Florida 266 267 Statutes, are amended to read:

268 569.003 Retail tobacco products dealer permits; 269 application; qualifications; fees; renewal; duplicates.-270

(1)

271 (b) Application for a permit must be made on a form 272 furnished by the division and must set forth the name under 273 which the applicant transacts or intends to transact business, 274 the address of the location of the applicant's place of business 275 within the state, and any other information the division 276 requires. If the applicant has or intends to have more than one 277 place of business dealing in tobacco products within this state, 278 a separate application must be made for each place of business. 279 If the applicant is a firm or an association, the application 280 must set forth the names and addresses of the persons 281 constituting the firm or association; if the applicant is a 282 corporation, the application must set forth the names and 283 addresses of the principal officers of the corporation. The 284 application must also set forth any other information prescribed 285 by the division for the purpose of identifying the applicant 286 firm, association, or corporation. The application must be 287 signed and verified by oath or affirmation by the owner, if a 288 sole proprietor, or, if the owner is a firm, association, or 289 partnership, by the members or partners thereof, or, if the 290 owner is a corporation, by an executive officer of the

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291 corporation or by any person authorized by the corporation to 292 sign the application, together with the written evidence of this 293 authority. The application must be accompanied by the annual 294 permit fee prescribed by the division. However, if an applicant 295 indicates on the application that the applicant is only going to 296 deal, at retail, in liquid nicotine products, nicotine products, 297 or vapor-generating electronic devices, or a combination 298 thereof, the division may not assess the annual permit fee and 299 shall issue the applicant a limited retail tobacco products dealer permit upon the division's approval of the application. 300 301 Such applicant may not deal, at retail, in tobacco products 302 described in s. 569.002(7)(a) in this state. Any applicant that 303 pays the annual permit fee for a retail tobacco products dealer permit may deal, at retail, in all tobacco products. 304

305 (c) Permits shall be issued annually, upon payment of the 306 annual permit fee prescribed by the division. The division shall fix the fee in an amount sufficient to meet the costs incurred 307 308 by it in carrying out its permitting, enforcement, and 309 administrative responsibilities under this chapter, but the fee 310 may not exceed \$50. The proceeds of the fee shall be deposited 311 into the Alcoholic Beverage and Tobacco Trust Fund. However, the 312 division may not fix or assess a fee for a limited retail 313 tobacco products dealer permit.

(2) (a) Permits may be issued only to persons who are <u>21</u> 18
years of age or older or to corporations the officers of which
are <u>21</u> 18 years of age or older.

317 Section 6. Subsections (3), (4), and (5) of section 318 569.007, Florida Statutes, are renumbered as subsections (2), 319 (3), and (4), respectively, subsections (1) and (2) are amended,

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320	and a new subsection (5) is added to that section, to read:
321	569.007 Sale or delivery of tobacco products;
322	restrictions
323	(1) <u>(a)</u> In order to prevent persons under <u>21</u> 18 years of age
324	from purchasing or receiving tobacco products, the sale or
325	delivery of tobacco products is prohibited, except:
326	<u>1.(a)</u> When under the direct control or line of sight of the
327	dealer or the dealer's agent or employee; or
328	<u>2.(b)</u> Sales from a vending machine are prohibited under
329	subparagraph 1. the provisions of paragraph (1)(a) and are only
330	permissible from a machine that is <u>located in an establishment</u>
331	that prohibits persons under 21 years of age on the licensed
332	premises at all times.
333	(b) Sales of vapor-generating electronic devices and liquid
334	nicotine products, other than as authorized under subparagraph
335	(a)1., are permissible only if a dealer implements an age
336	verification procedure that:
337	1. Before accepting an order for delivery, verifies that
338	the purchaser is at least 21 years of age using a commercially
339	available database, or an aggregate of databases, which is
340	regularly used for the purpose of age and identity verification;
341	and
342	2. Employs a second-step age verification to secure
343	delivery for every order by requiring the signature of the
344	purchaser upon delivery and verifying that the credit card or
345	debit card used for the purchase has been issued in the
346	purchaser's name and that the delivery address is associated
347	with the purchaser's credit card or debit card equipped with an
348	operational lockout device which is under the control of the

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349	dealer or the dealer's agent or employee who directly regulates
350	the sale of items through the machine by triggering the lockout
351	device to allow the dispensing of one tobacco product. The
352	lockout device must include a mechanism to prevent the machine
353	from functioning if the power source for the lockout device
354	fails or if the lockout device is disabled, and a mechanism to
355	ensure that only one tobacco product is dispensed at a time.
356	(2) The provisions of subsection (1) shall not apply to an
357	establishment that prohibits persons under 18 years of age on
358	the licensed premises.
359	(5)(a) A person may not sell, deliver, barter, furnish, or
360	give, directly or indirectly, flavored liquid nicotine products
361	to any other person. For the purposes of this subsection, the
362	term "flavored liquid nicotine product" means a liquid nicotine
363	product containing a natural or artificial constituent or
364	additive that causes the liquid or its vapor to have a
365	distinguishable taste or aroma other than tobacco or menthol,
366	including, but not limited to, fruit, chocolate, vanilla, honey,
367	candy, cocoa, a dessert, an alcoholic beverage, an herb or a
368	spice, or any combination thereof.
369	(b) This subsection does not apply to the sale, shipment,
370	or transport of any product that receives a marketing order
371	issued by the United States Food and Drug Administration under
372	<u>21 U.S.C. s. 387j.</u>
373	Section 7. Section 569.101, Florida Statutes, is amended to
374	read:
375	569.101 Selling, delivering, bartering, furnishing, or
376	giving tobacco products to persons under $\underline{21}$ $\underline{18}$ years of age;
377	criminal penalties; defense

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378 (1) It is unlawful to sell, deliver, barter, furnish, or 379 give, directly or indirectly, to any person who is under 21 18 380 years of age, any tobacco product. 381 (2) Any person who violates subsection (1) commits a 382 misdemeanor of the second degree, punishable as provided in s. 383 775.082 or s. 775.083. However, any person who violates 384 subsection (1) for a second or subsequent time within 1 year of the first violation, commits a misdemeanor of the first degree, 385 386 punishable as provided in s. 775.082 or s. 775.083. 387 (3) A person charged with a violation of subsection (1) has 388 a complete defense if, at the time the tobacco product was sold, 389 delivered, bartered, furnished, or given: 390 (a) The buyer or recipient falsely evidenced that she or he 391 was 21 18 years of age or older; (b) The appearance of the buyer or recipient was such that 392 393 a prudent person would believe the buyer or recipient to be 21 394 18 years of age or older; and 395 (c) Such person carefully checked a driver license or an 396 identification card issued by this state or another state of the 397 United States, a passport, or a United States armed services 398 identification card presented by the buyer or recipient and 399 acted in good faith and in reliance upon the representation and 400 appearance of the buyer or recipient in the belief that the 401 buyer or recipient was 21 18 years of age or older. 402 (4) A person must verify by means of identification 403 specified in paragraph (3)(c) that a person purchasing a tobacco 404 product is not under 21 years of age. Such verification is not 405 required for any person over the age of 29. Section 8. Section 569.11, Florida Statutes, is amended to 406

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407	read:
408	569.11 Possession, misrepresenting age or military service
409	to purchase, and purchase of tobacco products by persons under
410	<u>21</u> 18 years of age prohibited; penalties; jurisdiction;
411	disposition of fines
412	(1) It is unlawful for any person under <u>21</u> 18 years of age
413	to knowingly possess any tobacco product. Any person under $\underline{21}$ $\underline{18}$
414	years of age who violates this subsection commits a noncriminal
415	violation as provided in s. 775.08(3), punishable by:
416	(a) For a first violation, 16 hours of community service
417	or, instead of community service, a \$25 fine. In addition, ${ m if}$
418	the person is under 18 years of age, the person must attend a
419	school-approved <u>anti-vaping or</u> anti-tobacco program , if locally
420	available; or
421	(b) For a second or subsequent violation within 12 weeks
422	after the first violation, a \$25 fine.
423	
424	Any second or subsequent violation not within the 12-week period
425	after the first violation is punishable as provided for a first
426	violation.
427	(2) It is unlawful for any person under $\underline{21}$ $\underline{18}$ years of age
428	to misrepresent his or her age or military service for the
429	purpose of inducing a dealer or an agent or employee of the
430	dealer to sell, give, barter, furnish, or deliver any tobacco
431	product, or to purchase, or attempt to purchase, any tobacco
432	product from a person or a vending machine. Any person under $\underline{21}$
433	18 years of age who violates this subsection commits a
434	noncriminal violation as provided in s. 775.08(3), punishable
435	by:

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436 (a) For a first violation, 16 hours of community service 437 or, instead of community service, a \$25 fine and, in addition, 438 if the person is under 18 years of age, the person must attend a 439 school-approved anti-vaping or anti-tobacco program, if 440 available; or 441 (b) For a second or subsequent violation within 12 weeks 442 after the first violation, a \$25 fine. 443 444 Any second or subsequent violation not within the 12-week period 445 after the first violation is punishable as provided for a first 446 violation. 447 (3) Any person under 21 18 years of age cited for 448 committing a noncriminal violation under this section must sign 449 and accept a civil citation indicating a promise to appear 450 before the county court or comply with the requirement for 451 paying the fine and, if the person is under 18 years of age, 452 must attend a school-approved anti-vaping or anti-tobacco 453 program, if locally available. If a fine is assessed for a 454 violation of this section, the fine must be paid within 30 days 455 after the date of the citation or, if a court appearance is 456 mandatory, within 30 days after the date of the hearing. 457 (4) A person charged with a noncriminal violation under 458 this section must appear before the county court or comply with 459 the requirement for paying the fine. The court, after a hearing, 460 shall make a determination as to whether the noncriminal 461 violation was committed. If the court finds the violation was 462 committed, it shall impose an appropriate penalty as specified 463 in subsection (1) or subsection (2). A person who participates in community service shall be considered an employee of the 464

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465 state for the purpose of chapter 440, for the duration of such 466 service.

467 (5) (a) If a person under 21 $\frac{18}{18}$ years of age is found by the 468 court to have committed a noncriminal violation under this 469 section and that person has failed to complete community 470 service, pay the fine as required by paragraph (1)(a) or 471 paragraph (2)(a), or, if the person is under 18 years of age, attend a school-approved anti-vaping or anti-tobacco program, if 472 473 locally available, the court may direct the Department of 474 Highway Safety and Motor Vehicles to withhold issuance of or 475 suspend the driver license or driving privilege of that person 476 for a period of 30 consecutive days.

(b) If a person under <u>21</u> 18 years of age is found by the court to have committed a noncriminal violation under this section and that person has failed to pay the applicable fine as required by paragraph (1) (b) or paragraph (2) (b), the court may direct the Department of Highway Safety and Motor Vehicles to withhold issuance of or suspend the driver license or driving privilege of that person for a period of 45 consecutive days.

484 (6) Eighty percent of all civil penalties received by a 485 county court pursuant to this section shall be remitted by the 486 clerk of the court to the Department of Revenue for transfer to 487 the Department of Education to provide for teacher training and 488 for research and evaluation to reduce and prevent the use of 489 tobacco products by children. The remaining 20 percent of civil 490 penalties received by a county court pursuant to this section 491 shall remain with the clerk of the county court to cover 492 administrative costs.

493

Section 9. Section 877.112, Florida Statutes, is repealed.

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494 Section 10. Section 569.0075, Florida Statutes, is amended to read: 495 569.0075 Gift of sample tobacco products prohibited.-The 496 497 gift of sample tobacco products to any person under the age of 498 21 18 by an entity licensed or permitted under the provisions of 499 chapter 210 or this chapter, or by an employee of such entity, 500 is prohibited and is punishable as provided in s. 569.101. 501 Section 11. Subsection (1), paragraphs (b) and (c) of 502 subsection (2), and subsection (3) of section 569.008, Florida 503 Statutes, are amended to read: 504 569.008 Responsible retail tobacco products dealers; 505 qualifications; mitigation of disciplinary penalties; diligent 506 management and supervision; presumption.-507 (1) The Legislature intends to prevent the sale of tobacco 508 products to persons under 21 18 years of age and to encourage 509 retail tobacco products dealers to comply with responsible 510 practices in accordance with this section. 511 (2) To qualify as a responsible retail tobacco products 512 dealer, the dealer must establish and implement procedures 513 designed to ensure that the dealer's employees comply with the 514 provisions of this chapter. The dealer must provide a training 515 program for the dealer's employees which addresses the use and 516 sale of tobacco products and which includes at least the 517 following topics: (b) Methods of recognizing and handling customers under 21 518 18 years of age. 519

(c) Procedures for proper examination of identification
cards in order to verify that customers are not under <u>21</u> 18
years of age.

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523	(3) In determining penalties under s. 569.006, the division
524	may mitigate penalties imposed against a dealer because of an
525	employee's illegal sale of a tobacco product to a person under
526	$\underline{21}$ $\underline{18}$ years of age if the following conditions are met:
527	(a) The dealer is qualified as a responsible dealer under
528	this section.
529	(b) The dealer provided the training program required under
530	subsection (2) to that employee before the illegal sale
531	occurred.
532	(c) The dealer had no knowledge of that employee's
533	violation at the time of the violation and did not direct,
534	approve, or participate in the violation.
535	(d) If the sale was made through a vending machine, the
536	machine was equipped with an operational lock-out device.
537	Section 12. Paragraph (b) of subsection (2), subsection
538	(3), and paragraph (g) of subsection (4) of section 569.12,
539	Florida Statutes, are amended to read:
540	569.12 Jurisdiction; tobacco product enforcement officers
541	or agents; enforcement
542	(2)
543	(b) A tobacco product enforcement officer is authorized to
544	issue a citation to a person under the age of $\underline{21}$ $\underline{18}$ when, based
545	upon personal investigation, the officer has reasonable cause to
546	believe that the person has committed a civil infraction in
547	violation of s. 386.212 or s. 569.11.
548	(3) A correctional probation officer as defined in s.
549	943.10(3) is authorized to issue a citation to a person under
550	the age of $\underline{21}$ $\underline{18}$ when, based upon personal investigation, the
551	officer has reasonable cause to believe that the person has

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552 committed a civil infraction in violation of s. 569.11. 553 (4) A citation issued to any person violating the 554 provisions of s. 569.11 shall be in a form prescribed by the 555 Division of Alcoholic Beverages and Tobacco of the Department of 556 Business and Professional Regulation and shall contain: 557 (g) The procedure for the person to follow in order to 558 contest the citation, perform the required community service, 559 attend the required anti-vaping or anti-tobacco program, or to 560 pay the civil penalty. 561 Section 13. Section 569.14, Florida Statutes, is amended to 562 read: 563 569.14 Posting of a sign stating that the sale of tobacco 564 products to persons under 21 18 years of age is unlawful; 565 enforcement; penalty.-566 (1) A dealer that sells tobacco products shall post a clear 567 and conspicuous sign in each place of business where such 568 products are sold which substantially states the following: 569 570 THE SALE OF TOBACCO PRODUCTS TO PERSONS UNDER THE AGE 571 OF 21 18 IS AGAINST FLORIDA LAW. PROOF OF AGE IS 572 REQUIRED FOR PURCHASE. 573 574 (2) A dealer that sells tobacco products and nicotine 575 products or nicotine dispensing devices, as defined in s. 576 877.112, may use a sign that substantially states the following: 577 578 THE SALE OF TOBACCO PRODUCTS, NICOTINE PRODUCTS, OR 579 NICOTINE DISPENSING DEVICES TO PERSONS UNDER THE AGE 580 OF 18 IS AGAINST FLORIDA LAW. PROOF OF AGE IS REQUIRED

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581	FOR PURCHASE.
582	
583	A dealer that uses a sign as described in this subsection meets
584	the signage requirements of subsection (1) and s. 877.112.
585	(2)-(3) The division shall make available to dealers of
586	tobacco products signs that meet the requirements of subsection
587	(1) or subsection (2) .
588	(3)(4) Any dealer that sells tobacco products shall provide
589	at the checkout counter in a location clearly visible to the
590	dealer or the dealer's agent or employee instructional material
591	in a calendar format or similar format to assist in determining
592	whether a person is of legal age to purchase tobacco products.
593	This point of sale material must contain substantially the
594	following language:
595	
596	IF YOU WERE NOT BORN BEFORE THIS DATE
597	(insert date and applicable year)
598	YOU CANNOT BUY TOBACCO PRODUCTS.
599	
600	Upon approval by the division, in lieu of a calendar a dealer
601	may use card readers, scanners, or other electronic or automated
602	systems that can verify whether a person is of legal age to
603	purchase tobacco products. Failure to comply with the provisions
604	contained in this subsection shall result in imposition of
605	administrative penalties as provided in s. 569.006.
606	(4)-(5) The division, through its agents and inspectors,
607	shall enforce this section.
608	(5)(6) Any person who fails to comply with subsection (1)
609	is guilty of a misdemeanor of the second degree, punishable as

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610	provided in s. 775.082 or s. 775.083.
611	Section 14. Subsections (3) and (4) of section 569.19,
612	Florida Statutes, are amended to read:
613	569.19 Annual report.—The division shall report annually
614	with written findings to the Legislature and the Governor by
615	December 31, on the progress of implementing the enforcement
616	provisions of this chapter. This must include, but is not
617	limited to:
618	(3) The number of violations for selling tobacco products
619	to persons under age $\underline{21}$ $\underline{18}$, and the results of administrative
620	hearings on the above and related issues.
621	(4) The number of persons under age 21 18 cited for
622	violations of s. 569.11 and sanctions imposed as a result of
623	citation.
624	Section 15. This act shall take effect January 1, 2021.

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