Union Calendar No. 60

111TH CONGRESS 1ST SESSION

H. R. 1676

[Report No. 111-117]

To prevent tobacco smuggling, to ensure the collection of all tobacco taxes, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

March 23, 2009

Mr. Weiner introduced the following bill; which was referred to the Committee on the Judiciary

May 18, 2009

Additional sponsors: Mr. Smith of Texas, Mr. Cohen, and Mr. Issa

May 18, 2009

Reported with an amendment, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed

[Strike out all after the enacting clause and insert the part printed in italic]

[For text of introduced bill, see copy of bill as introduced on March 23, 2009]

A BILL

To prevent tobacco smuggling, to ensure the collection of all tobacco taxes, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE; FINDINGS; PURPOSES.

2	(a) Short Title.—This Act may be cited as the "Pre-
3	vent All Cigarette Trafficking Act of 2009" or "PACT Act".
4	(b) FINDINGS.—Congress finds that—
5	(1) the sale of illegal cigarettes and smokeless to-
6	bacco products significantly reduces Federal, State,
7	and local government revenues, with Internet sales
8	alone accounting for billions of dollars of lost Federal,
9	State, and local tobacco tax revenue each year;
10	(2) Hezbollah, Hamas, al Qaeda, and other ter-
11	rorist organizations have profited from trafficking in
12	illegal cigarettes or counterfeit cigarette tax stamps;
13	(3) terrorist involvement in illicit cigarette traf-
14	ficking will continue to grow because of the large
15	profits such organizations can earn;
16	(4) the sale of illegal cigarettes and smokeless to-
17	bacco over the Internet, and through mail, fax, or
18	phone orders, make it cheaper and easier for children
19	to obtain tobacco products;
20	(5) the majority of Internet and other remote
21	sales of cigarettes and smokeless tobacco are being
22	made without adequate precautions to protect against
23	sales to children, without the payment of applicable
24	taxes, and without complying with the nominal reg-
25	istration and reporting requirements in existing Fed-
26	$eral\ law;$

1	(6) unfair competition from illegal sales of ciga-
2	rettes and smokeless tobacco is taking billions of dol-
3	lars of sales away from law-abiding retailers through-
4	out the United States;
5	(7) with rising State and local tobacco tax rates,
6	the incentives for the illegal sale of cigarettes and
7	smokeless tobacco have increased;
8	(8) the number of active tobacco investigations
9	being conducted by the Bureau of Alcohol, Tobacco,
10	Firearms, and Explosives rose to 452 in 2005;
11	(9) the number of Internet vendors in the United
12	States and in foreign countries that sell cigarettes
13	and smokeless tobacco to buyers in the United States
14	increased from only about 40 in 2000 to more than
15	500 in 2005; and
16	(10) the intrastate sale of illegal cigarettes and
17	smokeless tobacco over the Internet has a substantial
18	effect on interstate commerce.
19	(c) Purposes.—It is the purpose of this Act to—
20	(1) require Internet and other remote sellers of
21	cigarettes and smokeless tobacco to comply with the
22	same laws that apply to law-abiding tobacco retailers;
23	(2) create strong disincentives to illegal smug-
24	aling of tobacco products:

1	(3) provide government enforcement officials
2	with more effective enforcement tools to combat to-
3	$bacco\ smuggling;$
4	(4) make it more difficult for cigarette and
5	smokeless tobacco traffickers to engage in and profit
6	from their illegal activities;
7	(5) increase collections of Federal, State, and
8	local excise taxes on cigarettes and smokeless tobacco;
9	and
10	(6) prevent and reduce youth access to inexpen-
11	sive cigarettes and smokeless tobacco through illegal
12	Internet or contraband sales.
13	SEC. 2. COLLECTION OF STATE CIGARETTE AND SMOKE-
14	LESS TOBACCO TAXES.
15	(a) Definitions.—The Act of October 19, 1949 (15
16	
	U.S.C. 375 et seq.; commonly referred to as the "Jenkins
17	U.S.C. 375 et seq.; commonly referred to as the "Jenkins" Act") (referred to in this Act as the "Jenkins Act"), is
	Act") (referred to in this Act as the "Jenkins Act"), is
18	Act") (referred to in this Act as the "Jenkins Act"), is amended by striking the first section and inserting the fol-
18 19	Act") (referred to in this Act as the "Jenkins Act"), is amended by striking the first section and inserting the following:
18 19 20	Act") (referred to in this Act as the "Jenkins Act"), is amended by striking the first section and inserting the following: "SECTION 1. DEFINITIONS.
18 19 20 21	Act") (referred to in this Act as the "Jenkins Act"), is amended by striking the first section and inserting the following: "SECTION 1. DEFINITIONS. "As used in this Act, the following definitions apply:
18 19 20 21 22	Act") (referred to in this Act as the "Jenkins Act"), is amended by striking the first section and inserting the following: "SECTION 1. DEFINITIONS. "As used in this Act, the following definitions apply: "(1) ATTORNEY GENERAL.—The term 'attorney

1	"(2) CIGARETTE.—
2	"(A) In general.—For purposes of this
3	Act, the term 'cigarette' shall—
4	"(i) have the same meaning given that
5	term in section 2341 of title 18, United
6	States Code; and
7	"(ii) include 'roll-your-own tobacco"
8	(as that term is defined in section 5702 of
9	the Internal Revenue Code of 1986).
10	"(B) Exception.—For purposes of this Act,
11	the term 'cigarette' does not include a 'cigar', as
12	that term is defined in section 5702 of the Inter-
13	nal Revenue Code of 1986.
14	"(3) Common carrier.—The term 'common car-
15	rier' means any person (other than a local messenger
16	service or the United States Postal Service) that holds
17	itself out to the general public as a provider for hire
18	of the transportation by water, land, or air of mer-
19	chandise, whether or not the person actually operates
20	the vessel, vehicle, or aircraft by which the transpor-
21	tation is provided, between a port or place and a port
22	or place in the United States.
23	"(4) Consumer.—The term 'consumer' means
24	any person that purchases cigarettes or smokeless to-
25	bacco, but does not include any person lawfully oper-

1	ating as a manufacturer, distributor, wholesaler, or
2	retailer of cigarettes or smokeless tobacco.
3	"(5) Delivery sale.—The term 'delivery sale'
4	means any sale of cigarettes or smokeless tobacco to
5	a consumer if—
6	"(A) the consumer submits the order for
7	such sale by means of a telephone or other meth-
8	od of voice transmission, the mails, or the Inter-
9	net or other online service, or the seller is other-
10	wise not in the physical presence of the buyer
11	when the request for purchase or order is made;
12	or
13	"(B) the cigarettes or smokeless tobacco are
14	delivered to the buyer by common carrier, pri-
15	vate delivery service, or other method of re-
16	mote delivery, or the seller is not in the physical
17	presence of the buyer when the buyer obtains pos-
18	session of the cigarettes or smokeless tobacco.
19	"(6) Delivery seller.—The term 'delivery
20	seller' means a person who makes a delivery sale.
21	"(7) Indian country.—The term Indian coun-
22	try' means—
23	"(A) Indian country as defined in section
24	1151 of title 18, United States Code, except that
25	within the State of Alaska that term applies only

1	to the Metlakatla Indian Community, Annette
2	Island Reserve; and
3	"(B) any other land held by the United
4	States in trust or restricted status for one or
5	more Indian tribes.
6	"(8) Indian tribe.—The term 'Indian tribe',
7	'tribe', or 'tribal' refers to an Indian tribe as defined
8	in section 4(e) of the Indian Self-Determination and
9	Education Assistance Act (25 U.S.C. 450b(e)) or as
10	listed pursuant to section 104 of the Federally Recog-
11	nized Indian Tribe List Act of 1994 (25 U.S.C. 479a-
12	1).
13	"(9) Interstate commerce.—The term 'inter-
14	state commerce' means commerce between a State and
15	any place outside the State, commerce between a
16	State and any Indian country in the State, or com-
17	merce between points in the same State but through
18	any place outside the State or through any Indian
19	country.
20	"(10) Into a state, place, or locality.—A
21	sale, shipment, or transfer of cigarettes or smokeless
22	tobacco that is made in interstate commerce, as de-

- "(11) PERSON.—The term 'person' means an individual, corporation, company, association, firm, partnership, society, State government, local government, Indian tribal government, governmental organization of such government, or joint stock company.
 - "(12) State.—The term 'State' means each of the several States of the United States, the District of Columbia, the Commonwealth of Puerto Rico, or any territory or possession of the United States.
 - "(13) SMOKELESS TOBACCO.—The term 'smokeless tobacco' means any finely cut, ground, powdered, or leaf tobacco, or other product containing tobacco, that is intended to be placed in the oral or nasal cavity or otherwise consumed without being combusted.
 - "(14) Tobacco tax administrator' means the State, local, or tribal official duly authorized to collect the tobacco tax or administer the tax law of a State, locality, or tribe, respectively.
 - "(15) Tribal enterprise' means any business enterprise, incorporated or unincorporated under Federal or tribal law, of an Indian tribe or group of Indian tribe.
 - "(16) USE.—The term 'use', in addition to its ordinary meaning, means the consumption, storage,

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1	handling, or disposal of cigarettes or smokeless to-
2	bacco.".
3	(b) Reports to State Tobacco Tax Administra-
4	TORS.—Section 2 of the Jenkins Act (15 U.S.C. 376) is
5	amended—
6	(1) by striking "cigarettes" each place it appears
7	and inserting "cigarettes or smokeless tobacco";
8	(2) in subsection (a)—
9	(A) in the matter preceding paragraph
10	(1)—
11	(i) by inserting "Contents.—" after
12	"(a)";
13	(ii) by striking "or transfers" and in-
14	serting ", transfers, or ships";
15	(iii) by inserting ", locality, or Indian
16	country of an Indian tribe" after "a State";
17	(iv) by striking "to other than a dis-
18	tributor licensed by or located in such
19	State,"; and
20	(v) by striking "or transfer and ship-
21	ment" and inserting ", transfer, or ship-
22	ment";
23	(B) in paragraph (1)—
24	(i) by striking "with the tobacco tax
25	administrator of the State" and inserting

1	"with the Attorney General of the United
2	States and with the tobacco tax administra-
3	tors of the State and place"; and
4	(ii) by striking "; and" and inserting
5	the following: ", as well as telephone num-
6	bers for each place of business, a principal
7	electronic mail address, any website ad-
8	dresses, and the name, address, and tele-
9	phone number of an agent in the State au-
10	thorized to accept service on behalf of such
11	person;";
12	(C) in paragraph (2), by striking "and the
13	quantity thereof." and inserting "the quantity
14	thereof, and the name, address, and phone num-
15	ber of the person delivering the shipment to the
16	recipient on behalf of the delivery seller, with all
17	invoice or memoranda information relating to
18	specific customers to be organized by city or
19	town and by zip code; and"; and
20	(D) by adding at the end the following:
21	"(3) with respect to each memorandum or in-
22	voice filed with a State under paragraph (2), also file
23	copies of such memorandum or invoice with the to-
24	bacco tax administrators and chief law enforcement
25	officers of the local governments and Indian tribes op-

1	erating within the borders of the State that apply
2	their own local or tribal taxes on cigarettes or smoke-
3	less tobacco.";
4	(3) in subsection (b)—
5	(A) by inserting "Presumptive Evi-
6	DENCE.—" after "(b)";
7	(B) by striking "(1) that" and inserting
8	"that"; and
9	(C) by striking ", and (2)" and all that fol-
10	lows and inserting a period; and
11	(4) by adding at the end the following:
12	"(c) Use of Information.—A tobacco tax adminis-
13	trator or chief law enforcement officer who receives a memo-
14	randum or invoice under paragraph (2) or (3) of subsection
15	(a) shall use such memorandum or invoice solely for the
16	purposes of the enforcement of this Act and the collection
17	of any taxes owed on related sales of cigarettes and smoke-
18	less tobacco, and shall keep confidential any personal infor-
19	mation in such memorandum or invoice not otherwise re-
20	quired for such purposes.".
21	(c) Requirements for Delivery Sales.—The Jen-
22	kins Act is amended by inserting after section 2 the fol-
23	lowing:

1 "SEC. 2A. DELIVERY SALES.

2	"(a) In General.—With respect to delivery sales into
3	a specific State and place, each delivery seller shall comply
4	with—
5	"(1) the shipping requirements set forth in sub-
6	section (b);
7	"(2) the recordkeeping requirements set forth in
8	subsection (c);
9	"(3) all State, local, tribal, and other laws gen-
10	erally applicable to sales of cigarettes or smokeless to-
11	bacco as if such delivery sales occurred entirely with-
12	in the specific State and place, including laws impos-
13	ing—
14	"(A) excise taxes;
15	"(B) licensing and tax-stamping require-
16	ments;
17	"(C) restrictions on sales to minors; and
18	"(D) other payment obligations or legal re-
19	quirements relating to the sale, distribution, or
20	delivery of cigarettes or smokeless tobacco; and
21	"(4) the tax collection requirements set forth in
22	subsection (d).
23	"(b) Shipping and Packaging.—
24	"(1) Required statement.—For any shipping
25	package containing cigarettes or smokeless tobacco, the
26	delivery seller shall include on the bill of lading, if

- any, and on the outside of the shipping package, on the same surface as the delivery address, a clear and conspicuous statement providing as follows: 'CIGA-RETTES/SMOKELESS TOBACCO: FEDERAL LAW REQUIRES THE PAYMENT OF ALL AP-PLICABLE EXCISE TAXES, AND COMPLIANCE WITH APPLICABLE LICENSING AND TAX-STAMPING OBLIGATIONS'.
 - "(2) Failure to label.—Any shipping package described in paragraph (1) that is not labeled in accordance with that paragraph shall be treated as nondeliverable matter by a common carrier or other delivery service, if the common carrier or other delivery service knows or should know the package contains cigarettes or smokeless tobacco. If a common carrier or other delivery service believes a package is being submitted for delivery in violation of paragraph (1), it may require the person submitting the package for delivery to establish that it is not being sent in violation of paragraph (1) before accepting the package for delivery. Nothing in this paragraph shall require the common carrier or other delivery service to open any package to determine its contents.
 - "(3) Weight restriction.—A delivery seller shall not sell, offer for sale, deliver, or cause to be de-

1	livered in any single sale or single delivery any ciga-
2	rettes or smokeless tobacco weighing more than 10
3	pounds.
4	"(4) AGE VERIFICATION.—
5	"(A) In General.—Notwithstanding any
6	other provision of law, a delivery seller who
7	mails or ships tobacco products—
8	"(i) shall not sell, deliver, or cause to
9	be delivered any tobacco products to a per-
10	son under the minimum age required for
11	the legal sale or purchase of tobacco prod-
12	ucts, as determined by the applicable law at
13	the place of delivery;
14	"(ii) shall use a method of mailing or
15	shipping that requires—
16	"(I) the purchaser placing the de-
17	livery sale order, or an adult who is at
18	least the minimum age required for the
19	legal sale or purchase of tobacco prod-
20	ucts, as determined by the applicable
21	law at the place of delivery, to sign to
22	accept delivery of the shipping con-
23	tainer at the delivery address; and
24	"(II) the person who signs to ac-
25	cept delivery of the shipping container

to provide proof, in the form of a valid,	1
government-issued identification bear-	2
ing a photograph of the individual,	3
that the person is at least the min-	4
imum age required for the legal sale or	5
purchase of tobacco products, as deter-	6
mined by the applicable law at the	7
place of delivery; and	8
"(iii) shall not accept a delivery sale	9
order from a person without—	0
"(I) obtaining the full name, birth	1
date, and residential address of that	2
person; and	3
"(II) verifying the information	4
provided in subclause (I), through the	5
use of a commercially available data-	6
base or aggregate of databases, con-	7
sisting primarily of data from govern-	8
ment sources, that are regularly used	9
by government and businesses for the	0
purpose of age and identity	1
verification and authentication, to en-	2
sure that the purchaser is at least the	3
minimum age required for the legal	4
sale or purchase of tobacco products, as	5

determined by the applicable law at 1 2 the place of delivery. "(B) Limitation.—No database being used 3 4 for age and identity verification under subpara-5 graph (A)(iii) shall be in the possession or under 6 the control of the delivery seller, or be subject to 7 any changes or supplementation by the delivery 8 seller. 9 "(c) Records.— 10 "(1) In General.—Each delivery seller shall 11 keep a record of any delivery sale, including all of the 12 information described in section 2(a)(2), organized by 13 the State, and within such State, by the city or town 14 and by zip code, into which such delivery sale is so 15 made. "(2) Record retention.—Records of a delivery 16 17 sale shall be kept as described in paragraph (1) in the 18 year in which the delivery sale is made and for the 19 next 4 years. 20 "(3) Access for officials.—Records kept 21 under paragraph (1) shall be made available to to-

under paragraph (1) shall be made available to tobacco tax administrators of the States, to local governments and Indian tribes that apply their own local or tribal taxes on cigarettes or smokeless tobacco, to the attorneys general of the States, to the chief law

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enforcement officers of such local governments and In-1 2 dian tribes, and to the Attorney General of the United States in order to ensure the compliance of persons 3 making delivery sales with the requirements of this 5 Act."(d) Delivery.— 6 7 "(1) In general.—Except as provided in para-8 graph (2), no delivery seller may sell or deliver to any 9 consumer, or tender to any common carrier or other 10 delivery service, any cigarettes or smokeless tobacco pursuant to a delivery sale unless, in advance of the 11 12 sale, delivery, or tender— "(A) any cigarette or smokeless tobacco ex-13 14 cise tax that is imposed by the State in which 15 the cigarettes or smokeless tobacco are to be deliv-16 ered has been paid to the State; 17 "(B) any cigarette or smokeless tobacco ex-18 cise tax that is imposed by the local government 19 of the place in which the cigarettes or smokeless 20 tobacco are to be delivered has been paid to the 21 local government; and 22 "(C) any required stamps or other indicia 23 that such excise tax has been paid are properly 24 affixed or applied to the cigarettes or smokeless

tobacco.

1	"(2) Exception.—Paragraph (1) does not apply
2	to a delivery sale of smokeless tobacco if the law of the
3	State or local government of the place where the
4	smokeless tobacco is to be delivered requires or other-
5	wise provides that delivery sellers collect the excise tax
6	from the consumer and remit the excise tax to the
7	State or local government, and the delivery seller
8	complies with the requirement.
9	"(e) List of Unregistered or Noncompliant De-
10	LIVERY SELLERS.—
11	"(1) In General.—
12	"(A) Initial list.—Not later than 90 days
13	after this subsection goes into effect under the
14	Prevent All Cigarette Trafficking Act of 2009,
15	the Attorney General of the United States shall
16	compile a list of delivery sellers of cigarettes or
17	smokeless tobacco that have not registered with
18	the Attorney General, pursuant to section 2(a) or
19	that are otherwise not in compliance with this
20	Act, and—
21	"(i) distribute the list to—
22	"(I) the attorney general and tax
23	$administrator\ of\ every\ State;$
24	"(II) common carriers and other
25	persons that deliver small packages to

1	consumers in interstate commerce, in-
2	cluding the United States Postal Serv-
3	ice; and
4	"(III) at the discretion of the At-
5	torney General of the United States, to
6	any other persons; and
7	"(ii) publicize and make the list avail-
8	able to any other person engaged in the
9	business of interstate deliveries or who de-
10	livers cigarettes or smokeless tobacco in or
11	into any State.
12	"(B) List contents.—To the extent
13	known, the Attorney General of the United States
14	shall include, for each delivery seller on the list
15	described in subparagraph (A)—
16	"(i) all names the delivery seller uses
17	in the transaction of its business or on
18	packages delivered to customers;
19	"(ii) all addresses from which the de-
20	livery seller does business or ships cigarettes
21	$or\ smokeless\ to bacco;$
22	"(iii) the website addresses, primary e-
23	mail address, and phone number of the de-
24	livery seller; and

1 "(iv) any other information that the
2 Attorney General determines would facili3 tate compliance with this subsection by re4 cipients of the list.

"(C) UPDATING.—The Attorney General of the United States shall update and distribute the list at least once every 4 months, and may distribute the list and any updates by regular mail, electronic mail, or any other reasonable means, or by providing recipients with access to the list through a nonpublic website that the Attorney General of the United States regularly updates.

"(D) State, local, or tribal additions.—The Attorney General of the United States shall include in the list under subparagraph (A) any noncomplying delivery sellers identified by any State, local, or tribal government under paragraph (5), and shall distribute the list to the attorney general or chief law enforcement official and the tax administrator of any government submitting any such information and to any common carriers or other persons who deliver small packages to consumers identified by any government pursuant to paragraph (5).

1	"(E) ACCURACY AND COMPLETENESS OF
2	LIST OF NONCOMPLYING DELIVERY SELLERS.—In
3	preparing and revising the list required by sub-
4	paragraph (A), the Attorney General shall—
5	"(i) use reasonable procedures to en-
6	sure maximum possible accuracy and com-
7	pleteness of the records and information re-
8	lied on for the purpose of determining that
9	such delivery seller is noncomplying;
10	"(ii) not later than 14 days prior to
11	including any delivery seller on the list
12	under paragraph (1), make a reasonable at-
13	tempt to send notice to the delivery seller by
14	letter, electronic mail, or other means that
15	the delivery seller is being placed on such
16	list or update, with that notice citing the
17	relevant provisions of this Act and the spe-
18	cific reasons for being placed on such list;
19	"(iii) provide an opportunity to such
20	delivery seller to challenge placement on
21	such list;
22	"(iv) investigate each such challenge by
23	contacting the relevant Federal, State, trib-
24	al, and local law enforcement officials, and
25	provide the specific findings and results of

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such investigation to such delivery seller not later than 30 days after the challenge is made; and

"(v) upon finding that any placement is inaccurate, incomplete, or cannot be verified, promptly delete such delivery seller from the list as appropriate and notify each appropriate Federal, State, tribal, and local authority of such finding.

"(F) Confidentiality.—The list distributed pursuant to subparagraph (A) shall be confidential, and any person receiving the list shall maintain the confidentiality of the list but may deliver the list, for enforcement purposes, to any government official or to any common carrier or other person that delivers tobacco products or small packages to consumers. Nothing in this section shall prohibit a common carrier, the United States Postal Service, or any other person receiving the list from discussing with the listed delivery sellers the delivery sellers' inclusion on the list and the resulting effects on any services requested by such listed delivery seller.

"(2) Prohibition on delivery.—

1	"(A) In General.—Commencing on the
2	date that is 60 days after the date of the initial
3	distribution or availability of the list under
4	paragraph (1)(A), no person who receives the list
5	under paragraph (1), and no person who delivers
6	cigarettes or smokeless tobacco to consumers,
7	shall knowingly complete, cause to be completed,
8	or complete its portion of a delivery of any pack-
9	age for any person whose name and address are
10	on the list, unless—
11	"(i) the person making the delivery
12	knows or believes in good faith that the item
13	does not include cigarettes or smokeless to-
14	bacco;
15	"(ii) the delivery is made to a person
16	lawfully engaged in the business of manu-
17	facturing, distributing, or selling cigarettes
18	or smokeless tobacco; or
19	"(iii) the package being delivered
20	weighs more than 100 pounds and the per-
21	son making the delivery does not know or
22	have reasonable cause to believe that the
23	package contains cigarettes or smokeless to-
24	bacco.

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"(B) Implementation of updates.—
Commencing on the date that is 30 days after
the date of the distribution or availability of any
updates or corrections to the list under paragraph (1), all recipients and all common carriers
or other persons that deliver cigarettes or smokeless tobacco to consumers shall be subject to subparagraph (A) in regard to such corrections or
updates.

"(C) Exemptions.—Subparagraphs (A)and (B), subsection (b)(2), and any other requirements or restrictions placed directly on common carriers elsewhere in this subsection. shall not apply to a common carrier that is subject to a settlement agreement relating to tobacco product deliveries to consumers or, if any such settlement agreement to which the common carrier was a party is terminated or otherwise becomes inactive, is administering and enforcing, on a nationwide basis, policies and practices that are at least as stringent as any such agreement. For the purposes of this section, 'settlement agreement' shall be defined to include the Assurance of Discontinuance entered into by the Attorney General of New York and DHL Holdings

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USA, Inc. and DHL Express (USA), Inc. on or about July 1, 2005, the Assurance of Discontinuance entered into by the Attorney General of New York and United Parcel Service, Inc. on or about October 21, 2005, and the Assurance of Compliance entered into by the Attorney General of New York and Federal Express Corporation and Fed Ex Ground package Systems, Inc. on or about February 3, 2006, so long as each is honored nationwide to block illegal deliveries of cigarettes or smokeless tobacco to consumers, and also includes any other active agreement between a common carrier and the States that operates nationwide to ensure that no deliveries of cigarettes and smokeless tobacco shall be made to consumers for illegally operating Internet or mail-order sellers and that any such deliveries to consumers shall not be made to minors or without payment to the States and localities where the consumers are located of all taxes on the tobacco products.

"(3) Shipments from Persons on List.—

"(A) In General.—In the event that a common carrier or other delivery service delays or interrupts the delivery of a package it has in its possession because it determines or has reason

1	to believe that the person ordering the delivery is
2	on a list distributed under paragraph (1)—
3	"(i) the person ordering the delivery
4	shall be obligated to pay—
5	"(I) the common carrier or other
6	delivery service as if the delivery of the
7	package had been timely completed;
8	and
9	"(II) if the package is not deliver-
10	able, any reasonable additional fee or
11	charge levied by the common carrier or
12	other delivery service to cover its extra
13	costs and inconvenience and to serve as
14	a disincentive against such noncom-
15	plying delivery orders; and
16	"(ii) if the package is determined not
17	to be deliverable, the common carrier or
18	other delivery service shall, in its discretion,
19	either provide the package and its contents
20	to a Federal, State, or local law enforcement
21	agency or destroy the package and its con-
22	tents.
23	"(B) Records.—A common carrier or
24	other delivery service shall maintain, for a pe-
25	riod of 5 years, any records kept in the ordinary

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course of business relating to any deliveries interrupted pursuant to this paragraph and provide that information, upon request, to the Attorney General of the United States or to the attorney general or chief law enforcement official or tax administrator of any State, local, or tribal government.

"(C) Confidentiality.—Any person receiving records under subparagraph (B) shall use such records solely for the purposes of the enforcement of this Act and the collection of any taxes owed on related sales of cigarettes and smokeless tobacco, and the person receiving records under subparagraph (B) shall keep confidential any personal information in such records not otherwise required for such purposes. "(4) Preemption.—

"(4) Preemption.—

"(A) In General.—No State, local, or tribal government, nor any political authority of 2 or more State, local, or tribal governments, may enact or enforce any law or regulation relating to delivery sales that restricts deliveries of cigarettes or smokeless tobacco to consumers by common carriers or other delivery services on behalf of delivery sellers by—

1	"(i) requiring that the common carrier
2	or other delivery service verify the age or
3	identity of the consumer accepting the deliv-
4	ery by requiring the person who signs to ac-
5	cept delivery of the shipping container to
6	provide proof, in the form of a valid, gov-
7	ernment-issued identification bearing a
8	photograph of the individual, that such per-
9	son is at least the minimum age required
10	for the legal sale or purchase of tobacco
11	products, as determined by either State or
12	local law at the place of delivery;
13	"(ii) requiring that the common car-
14	rier or other delivery service obtain a signa-
15	ture from the consumer accepting the deliv-
16	ery;
17	"(iii) requiring that the common car-
18	rier or other delivery service verify that all
19	applicable taxes have been paid;
20	"(iv) requiring that packages delivered
21	by the common carrier or other delivery
22	service contain any particular labels, notice,
23	or markings; or
24	"(v) prohibiting common carriers or
25	other delivery services from making deliv-

1	eries on the basis of whether the delivery
2	seller is or is not identified on any list of
3	delivery sellers maintained and distributed
4	by any entity other than the Federal Gov-
5	ernment.
6	"(B) Relationship to other laws.—Ex-
7	cept as provided in subparagraph (C), nothing
8	in this paragraph shall be construed to prohibit,
9	expand, restrict, or otherwise amend or modify—
10	"(i) section 14501(c)(1) or 41713(b)(4)
11	of title 49, United States Code;
12	"(ii) any other restrictions in Federal
13	law on the ability of State, local, or tribal
14	governments to regulate common carriers;
15	or
16	"(iii) any provision of State, local, or
17	tribal law regulating common carriers that
18	falls within the provisions of sections
19	14501(c)(2) or $41713(b)(4)(B)$ of title 49 of
20	the United States Code.
21	"(C) State laws prohibiting delivery
22	SALES.—Nothing in the Prevent All Cigarette
23	Trafficking Act of 2008, the amendments made
24	by that Act, or in any other Federal statute shall
25	be construed to preempt, supersede, or otherwise

limit or restrict State laws prohibiting the delivery sale, or the shipment or delivery pursuant to a delivery sale, of cigarettes or other tobacco products to individual consumers or personal residences except that no State may enforce against a common carrier a law prohibiting the delivery of cigarettes or other tobacco products to individual consumers or personal residences without proof that the common carrier was not entitled to an exemption referred to in paragraph (2)(C) of this subsection.

"(5) State, local, and tribal additions.—

"(A) In General.—Any State, local, or tribal government shall provide the Attorney General of the United States with—

"(i) all known names, addresses, website addresses, and other primary contact information of any delivery seller that offers for sale or makes sales of cigarettes or smokeless tobacco in or into the State, locality, or tribal land but has failed to register with or make reports to the respective tax administrator, as required by this Act, or that has been found in a legal proceeding to

1	have otherwise failed to comply with this
2	Act; and
3	"(ii) a list of common carriers and
4	other persons who make deliveries of ciga-
5	rettes or smokeless tobacco in or into the
6	State, locality, or tribal lands.
7	"(B) UPDATES.—Any government pro-
8	viding a list to the Attorney General of the
9	United States under subparagraph (A) shall also
10	provide updates and corrections every 4 months
11	until such time as such government notifies the
12	Attorney General of the United States in writing
13	that such government no longer desires to submit
14	such information to supplement the list main-
15	tained and distributed by the Attorney General
16	of the United States under paragraph (1).
17	"(C) Removal after withdrawal.—
18	Upon receiving written notice that a government
19	no longer desires to submit information under
20	subparagraph (A), the Attorney General of the
21	United States shall remove from the list under
22	paragraph (1) any persons that are on the list
23	solely because of such government's prior submis-

sions of its list of noncomplying delivery sellers

1	of cigarettes or smokeless tobacco or its subse-
2	quent updates and corrections.
3	"(6) Deadline to incorporate additions.—
4	The Attorney General of the United States shall—
5	"(A) include any delivery seller identified
6	and submitted by a State, local, or tribal govern-
7	ment under paragraph (5) in any list or update
8	that is distributed or made available under
9	paragraph (1) on or after the date that is 30
10	days after the date on which the information is
11	received by the Attorney General of the United
12	States; and
13	"(B) distribute any such list or update to
14	any common carrier or other person who makes
15	deliveries of cigarettes or smokeless tobacco that
16	has been identified and submitted by another
17	government, pursuant to paragraph (5).
18	"(7) Notice to delivery sellers.—Not later
19	than 14 days prior to including any delivery seller on
20	the initial list distributed or made available under
21	paragraph (1), or on any subsequent list or update
22	for the first time, the Attorney General of the United
23	States shall make a reasonable attempt to send notice
24	to the delivery seller by letter, electronic mail, or other
25	means that the delivery seller is being placed on such

1	list or update, with that notice citing the relevant
2	provisions of this Act.
3	"(8) Limitations.—
4	"(A) In general.—Any common carrier or
5	other person making a delivery subject to this
6	subsection shall not be required or otherwise obli-
7	gated to—
8	"(i) determine whether any list distrib-
9	uted or made available under paragraph (1)
10	is complete, accurate, or up-to-date;
11	"(ii) determine whether a person order-
12	ing a delivery is in compliance with this
13	Act; or
14	"(iii) open or inspect, pursuant to this
15	Act, any package being delivered to deter-
16	mine its contents.
17	"(B) Alternate names.—Any common
18	carrier or other person making a delivery subject
19	to this subsection shall not be required or other-
20	wise obligated to make any inquiries or other-
21	wise determine whether a person ordering a de-
22	livery is a delivery seller on the list under para-
23	graph (1) who is using a different name or ad-
24	dress in order to evade the related delivery re-
25	strictions, but shall not knowingly deliver any

1	packages to consumers for any such delivery sell-
2	er who the common carrier or other delivery
3	service knows is a delivery seller who is on the
4	list under paragraph (1) but is using a different
5	name or address to evade the delivery restrictions
6	of paragraph (2).
7	"(C) Penalties.—Any common carrier or
8	person in the business of delivering packages on
9	behalf of other persons shall not be subject to any
10	penalty under section 14101(a) of title 49,
11	United States Code, or any other provision of
12	law for—
13	"(i) not making any specific delivery,
14	or any deliveries at all, on behalf of any
15	person on the list under paragraph (1);
16	"(ii) not, as a matter of regular prac-
17	tice and procedure, making any deliveries,
18	or any deliveries in certain States, of any
19	cigarettes or smokeless tobacco for any per-
20	son or for any person not in the business of
21	manufacturing, distributing, or selling ciga-
22	rettes or smokeless tobacco; or
23	"(iii) delaying or not making a deliv-
24	ery for any person because of reasonable ef-
25	forts to comply with this Act.

1	"(D) Other limits.—Section 2 and sub-
2	sections (a), (b), (c), and (d) of this section shall
3	not be interpreted to impose any responsibilities,
4	requirements, or liability on common carriers.
5	"(f) Presumption.—For purposes of this Act, a deliv-
6	ery sale shall be deemed to have occurred in the State and
7	place where the buyer obtains personal possession of the
8	cigarettes or smokeless tobacco, and a delivery pursuant to
9	a delivery sale is deemed to have been initiated or ordered
10	by the delivery seller.".
11	(d) Penalties.—The Jenkins Act is amended by
12	striking section 3 and inserting the following:
13	"SEC. 3. PENALTIES.
14	"(a) Criminal Penalties.—
15	"(1) In general.—Except as provided in para-
16	graph (2), whoever violates any provision of this Act
17	shall be guilty of a felony and shall be imprisoned not
18	more than 3 years, fined under title 18, United States
19	Code, or both.
20	"(2) Exceptions.—
21	"(A) Governments.—Paragraph (1) shall
22	not apply to a State, local, or tribal government.
23	"(B) Delivery violations.—A common
24	carrier or independent delivery service, or em-
25	ployee of a common carrier or independent deliv-

1	ery service, shall be subject to criminal penalties
2	under paragraph (1) for a violation of section
3	2A(e) only if the violation is committed inten-
4	tionally—
5	"(i) as consideration for the receipt of,
6	or as consideration for a promise or agree-
7	ment to pay, anything of pecuniary value;
8	or
9	"(ii) for the purpose of assisting a de-
10	livery seller to violate, or otherwise evading
11	compliance with, section 2A.
12	"(b) Civil Penalties.—
13	"(1) In general.—Except as provided in para-
14	graph (3), whoever violates any provision of this Act
15	shall be subject to a civil penalty in an amount not
16	to exceed—
17	"(A) in the case of a delivery seller, the
18	greater of—
19	"(i) \$5,000 in the case of the first vio-
20	lation, or \$10,000 for any other violation;
21	or
22	"(ii) for any violation, 2 percent of the
23	gross sales of cigarettes or smokeless tobacco
24	of such person during the 1-year period
25	ending on the date of the violation.

1	"(B) in the case of a common carrier or
2	other delivery service, \$2,500 in the case of a
3	first violation, or \$5,000 for any violation with-
4	in 1 year of a prior violation.
5	"(2) Relation to other penalties.—A civil
6	penalty under paragraph (1) for a violation of this
7	Act shall be imposed in addition to any criminal
8	penalty under subsection (a) and any other damages,
9	equitable relief, or injunctive relief awarded by the
10	court, including the payment of any unpaid taxes to
11	the appropriate Federal, State, local, or tribal govern-
12	ments.
13	"(3) Exceptions.—
14	"(A) Delivery violations.—An employee
15	of a common carrier or independent delivery
16	service shall be subject to civil penalties under
17	paragraph (1) for a violation of section 2A(e)
18	only if the violation is committed inten-
19	tionally—
20	"(i) as consideration for the receipt of,
21	or as consideration for a promise or agree-
22	ment to pay, anything of pecuniary value;
23	or

1	"(ii) for the purpose of assisting a de-
2	livery seller to violate, or otherwise evading
3	compliance with, section 2A.
4	"(B) Other limitations.—No common
5	carrier or independent delivery service shall be
6	subject to civil penalties under paragraph (1) for
7	a violation of section 2A(e) if—
8	"(i) the common carrier or inde-
9	pendent delivery service has implemented
10	and enforces effective policies and practices
11	for complying with that section; or
12	"(ii) an employee of the common car-
13	rier or independent delivery service who
14	physically receives and processes orders,
15	picks up packages, processes packages, or
16	makes deliveries, takes actions that are out-
17	side the scope of employment of the em-
18	ployee in the course of the violation, or that
19	violate the implemented and enforced poli-
20	cies of the common carrier or independent
21	delivery service described in clause (i).".
22	(e) Enforcement.—The Jenkins Act is amended by
23	striking section 4 and inserting the following:

1 "SEC. 4. ENFORCEMENT.

2	"(a) In General.—The United States district courts
3	shall have jurisdiction to prevent and restrain violations
4	of this Act and to provide other appropriate injunctive or
5	equitable relief, including money damages, for such viola-
6	tions.
7	"(b) Authority of the Attorney General.—The
8	Attorney General of the United States shall administer and
9	enforce the provisions of this Act.
10	"(c) State, Local, and Tribal Enforcement.—
11	"(1) In general.—
12	"(A) Standing.—A State, through its at-
13	torney general (or a designee thereof), or a local
14	government or Indian tribe that levies a tax sub-
15	ject to section $2A(a)(3)$, through its chief law en-
16	forcement officer (or a designee thereof), may
17	bring an action in a United States district court
18	to prevent and restrain violations of this Act by
19	any person (or by any person controlling such
20	person) or to obtain any other appropriate relief
21	from any person (or from any person controlling
22	such person) for violations of this Act, including
23	civil penalties, money damages, and injunctive
24	or other equitable relief.
25	"(B) Sovereign immunity.—Nothing in
26	this Act shall be deemed to abrogate or constitute

a waiver of any sovereign immunity of a State or local government or Indian tribe against any unconsented lawsuit under this Act, or otherwise to restrict, expand, or modify any sovereign immunity of a State or local government or Indian tribe.

"(2) Provision of information.—A State, through its attorney general, or a local government or Indian tribe that levies a tax subject to section 2A(a)(3), through its chief law enforcement officer (or a designee thereof), may provide evidence of a violation of this Act by any person not subject to State, local, or tribal government enforcement actions for violations of this Act to the Attorney General of the United States or a United States attorney, who shall take appropriate actions to enforce the provisions of this Act.

"(3) Use of penalties collected.—

"(A) IN GENERAL.—There is established a separate account in the Treasury known as the 'PACT Anti-Trafficking Fund'. Notwithstanding any other provision of law and subject to subparagraph (B), an amount equal to 50 percent of any criminal and civil penalties collected by the United States Government in enforcing the

provisions of this Act shall be transferred into the PACT Anti-Trafficking Fund and shall be available to the Attorney General of the United States for purposes of enforcing the provisions of this Act and other laws relating to contraband tobacco products.

"(B) Allocation of Funds.—Of the amount available to the Attorney General under subparagraph (A), not less than 50 percent shall be made available only to the agencies and offices within the Department of Justice that were responsible for the enforcement actions in which the penalties concerned were imposed or for any underlying investigations.

"(4) Nonexclusivity of remedy.—

- "(A) In General.—The remedies available under this section and section 3 are in addition to any other remedies available under Federal, State, local, tribal, or other law.
- "(B) STATE COURT PROCEEDINGS.—Nothing in this Act shall be construed to expand, restrict, or otherwise modify any right of an authorized State official to proceed in State court, or take other enforcement actions, on the basis of an alleged violation of State or other law.

ing in this Act shall be construed to expand, restrict, or otherwise modify any right of an authorized Indian tribal government official to proceed in tribal court, or take other enforcement actions, on the basis of an alleged violation of tribal law.

"(D) Local government enforceMENT.—Nothing in this Act shall be construed to
expand, restrict, or otherwise modify any right
of an authorized local government official to proceed in State court, or take other enforcement actions, on the basis of an alleged violation of local
or other law.

"(d) Persons Dealing in Tobacco Products.—

16 Any person who holds a permit under section 5712 of the

17 Internal Revenue Code of 1986 (regarding permitting of

18 manufacturers and importers of tobacco products and ex
19 port warehouse proprietors) may bring an action in a

20 United States district court to prevent and restrain viola
21 tions of this Act by any person (or by any person control
22 ling such person) other than a State, local, or tribal govern
23 ment.

24 "(e) Notice.—

- 1 "(1) Persons dealing in tobacco prod-2 UCTS.—Any person who commences a civil action 3 under subsection (d) shall inform the Attorney Gen-4 eral of the United States of the action.
 - "(2) State, local, and tribal actions.—It is the sense of Congress that the attorney general of any State, or chief law enforcement officer of any locality or tribe, that commences a civil action under this section should inform the Attorney General of the United States of the action.

"(f) Public Notice.—

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- "(1) In General.—The Attorney General of the United States shall make available to the public, by posting such information on the Internet and by other appropriate means, information regarding all enforcement actions undertaken by the Attorney General or United States attorneys, or reported to the Attorney General, under this section, including information regarding the resolution of such actions and how the Attorney General and the United States attorney have responded to referrals of evidence of violations pursuant to subsection (c)(2).
- "(2) Reports to congress.—The Attorney General shall submit to Congress each year a report

1	containing the information described in paragraph
2	(1).".
3	SEC. 3. TREATMENT OF CIGARETTES AND SMOKELESS TO-
4	BACCO AS NONMAILABLE MATTER.
5	(a) In General.—Chapter 83 of title 18, United
6	States Code, is amended by inserting after section 1716D
7	the following:
8	"§ 1716E. Tobacco products as nonmailable
9	"(a) Prohibition.—All cigarettes (as that term is de-
10	fined in section 1 of the Act of October 19, 1949, commonly
11	referred to as the Jenkins Act) and smokeless tobacco (as
12	that term is defined in section 1 of the Act of October 19,
13	1949, commonly referred to as the Jenkins Act) are non-
14	mailable and shall not be deposited in or carried through
15	the mails. The United States Postal Service shall not accept
16	for delivery or transmit through the mails any package that
17	it knows or has reasonable cause to believe contains any
18	cigarettes or smokeless tobacco made nonmailable by this
19	subsection. For the purposes of subsection (a) reasonable
20	cause includes—
21	"(1) a statement on a publicly available website,
22	or an advertisement, by any person that such person
23	will mail matter which is nonmailable under this sec-
24	tion in return for payment; and

1	"(2) the placement of the person on the list cre-
2	ated under section $2A(e)$ of the Jenkins Act.
3	"(b) Exceptions.—This section shall not apply to the
4	following:
5	"(1) CIGARS.—Cigars (as that term is defined in
6	section 5702(a) of the Internal Revenue Code of
7	1986).
8	"(2) Geographic exception.—Mailings within
9	the State of Alaska or within the State of Hawaii.
10	"(3) Business purposes.—Tobacco products
11	mailed only for business purposes between legally op-
12	erating businesses that have all applicable State and
13	Federal Government licenses or permits and are en-
14	gaged in tobacco product manufacturing, distribution,
15	wholesale, export, import, testing, investigation, or re-
16	search, or for regulatory purposes between any such
17	businesses and State or Federal Government regu-
18	latory agencies, if the Postal Service issues a final
19	rule establishing the standards and requirements that
20	apply to all such mailings and which includes the fol-
21	lowing:
22	"(A) The Postal Service shall verify that
23	any person submitting an otherwise nonmailable
24	tobacco product into the mails as authorized by
25	this paragraph is a business or government

1 agency permitted to make such mailings pursu-2 ant to this section and the related final rule.

- "(B) The Postal Service shall ensure that any recipient of an otherwise nonmailable tobacco product sent through the mails pursuant to this paragraph is a business or government agency that may lawfully receive such product.
- "(C) The mailings shall be sent through the Postal Service's systems that provide for the tracking and confirmation of the delivery.
- "(D) The identities of the business or government entity submitting the mailing containing otherwise nonmailable tobacco products for delivery and the business or government entity receiving the mailing shall be clearly set forth on the package and such information shall be kept in Postal Service records and made available to the Postal Service, the Attorney General, and to persons eligible to bring enforcement actions pursuant to section 3(d) of the Prevent All Cigarette Trafficking Act of 2008 for a period of at least three years.
- "(E) The mailings shall be marked with a Postal Service label or marking that makes it clear to Postal Service employees that it is a per-

- mitted mailing of otherwise nonmailable tobacco
 products that may be delivered only to a permitted government agency or business and may
 not be delivered to any residence or individual
 person.

 "(F) The mailings shall be delivered only to
 verified adult employees of the recipient busi-
 - "(F) The mailings shall be delivered only to verified adult employees of the recipient businesses or government agencies who shall be required to sign for the mailing.
 - "(4) CERTAIN INDIVIDUALS.—Tobacco products mailed by individual adult people for noncommercial, nonbusiness and non-money making purposes, including the return of a damaged or unacceptable tobacco product to its manufacturer, if the Postal Service issues a final rule establishing the standards and requirements that applies to all such mailings and which includes the following:
 - "(A) The Postal Service shall verify that any person submitting an otherwise nonmailable tobacco product into the mails as authorized by this section is the individual person identified on the return address label of the package and is an adult.
 - "(B) For mailings to individual persons the Postal Service shall require the person submit-

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1	ting the otherwise nonmailable tobacco product
2	into the mails as authorized by this subsection to
3	affirm that the recipient is an adult.
4	"(C) The package shall not weigh more than
5	10 ounces.
6	"(D) The mailings shall be sent through the
7	Postal Service's systems that provide for the
8	tracking and confirmation of the delivery.
9	"(E) No package shall be delivered or placed
10	in the possession of any individual person who
11	is not a verified adult. For mailings to indi-
12	vidual persons, the Postal Service shall deliver
13	the package only to the verified adult recipient
14	at the recipient address or transfer it for delivery
15	to an Air/Army Postal Office (APO) or Fleet
16	Postal Office (FPO) number designated in the
17	recipient address.
18	"(F) No person shall initiate more than ten
19	such mailings in any thirty-day period.
20	"(5) Exception for mailings for consumer
21	Testing by manufacturers.—Nothing in this Act
22	shall preclude a legally operating cigarette manufac-
23	turer operating on its own or through its legally au-
24	thorized agent from using the Postal Service to mail

1	cigarettes to verified adult smokers solely for con-
2	sumer testing purposes, provided that—
3	"(A) the cigarette manufacturer has a fed-
4	eral permit, in good standing, pursuant to sec-
5	tion 5713 of the Internal Revenue Code of 1986;
6	"(B) any package of cigarettes mailed pur-
7	suant to this exception shall contain no more
8	than one carton of cigarettes (200 cigarettes);
9	"(C) no individual shall receive more than
10	1 package of cigarettes per manufacturer pursu-
11	ant to this exception in any 30-day period;
12	"(D) all taxes as required by law on the
13	cigarettes levied by the State and locality of de-
14	livery have been paid to the State and locality
15	prior to delivery, and tax stamps or other tax-
16	payment indicia have been affixed to the ciga-
17	rettes as required by law;
18	"(E) the recipient has not made any pay-
19	ments of any kind in exchange for receiving the
20	cigar ettes;
21	"(F) the mailings are made pursuant to a
22	final rule that the Postal Service shall issue to
23	establish standards and requirements that apply
24	to all such mailings and that include the fol-
25	lowing:

The Postal Service shall verify 1 2 that any person submitting a tobacco prod-3 uct into the mails pursuant to this para-4 graph is a manufacturer or an agent legally authorized by the manufacturer to submit 6 the tobacco product into the mails on the 7 manufacturer's behalf permitted to make 8 such mailings pursuant to this paragraph. 9 "(ii) The Postal Service shall require 10 the manufacturer submitting the cigarettes 11 into the mails pursuant to this paragraph 12 to affirm that the manufacturer or its le-13 gally authorized agent has verified that the 14 recipient is an adult established smoker who 15 has not made any payment for the ciga-16 rettes, has formally stated in writing that 17 he or she wishes to receive such mailings, 18 and has not withdrawn that agreement de-19 spite being offered the opportunity to do so 20 by the manufacturer or its legally author-21 ized agent at least once in every 3-month 22 period. "(iii) The Postal Service shall require 23

the manufacturer or its legally authorized

agent submitting the cigarettes into the

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1	mails pursuant to this paragraph to affirm
2	that the package contains no more than a
3	single carton (200) cigarettes on which all
4	taxes levied on the cigarettes by the State
5	and locality of delivery have been paid and
6	all related State tax stamps or other tax-
7	payment indicia have been applied.
8	"(iv) The mailings shall be sent
9	through the Postal Service's systems that
10	provide for the tracking and confirmation of
11	the delivery and all related records shall be
12	kept in Postal Service records and made
13	available to persons enforcing this section
14	for a period of at least 3 years.
15	"(v) The mailings shall be marked
16	with a Postal Service label or marking that
17	makes it clear to Postal Service employees
18	that it is a permitted mailing of otherwise
19	nonmailable tobacco products that may be
20	delivered only to the named recipient after
21	verifying that the recipient is an adult.
22	"(vi) The Postal Service shall deliver
23	the mailing only to the named recipient
24	and only after verifying that the recipient

is an adult.

- 1 "(6) Definition of Adult.—For the purposes
- 2 of paragraphs (3), (4), and (5), the term 'adult'
- 3 means an individual person of at least 21 years of
- 4 age.
- 5 "(c) Seizure and Forfeiture.—Any cigarettes or
- 6 smokeless tobacco made nonmailable by this subsection that
- 7 are deposited in the mails shall be subject to seizure and
- 8 forfeiture, pursuant to the procedures set forth in chapter
- 9 46 of this title. Any tobacco products so seized and forfeited
- 10 shall either be destroyed or retained by Government officials
- 11 for the detection or prosecution of crimes or related inves-
- 12 tigations and then destroyed.
- 13 "(d) Addition to any
- 14 other fines and penalties imposed by this chapter for viola-
- 15 tions of this section, any person violating this section shall
- 16 be subject to an additional civil penalty in the amount of
- 17 10 times the retail value of the nonmailable cigarettes or
- 18 smokeless tobacco, including all Federal, State, and local
- 19 taxes.
- 20 "(e) Criminal Penalty.—Whoever knowingly depos-
- 21 its for mailing or delivery, or knowingly causes to be deliv-
- 22 ered by mail, according to the direction thereon, or at any
- 23 place at which it is directed to be delivered by the person
- 24 to whom it is addressed, anything that this section declares

- 1 to be nonmailable matter shall be fined under this title, im-
- 2 prisoned not more than 1 year, or both.
- 3 "(f) Definition.—As used in this section, the term
- 4 'State' has the meaning given that term in section 1716(k).
- 5 "(g) USE OF PENALTIES.—There is established a sepa-
- 6 rate account in the Treasury of the United States, to be
- 7 known as the 'PACT Postal Service Fund'. Notwithstanding
- 8 any other provision of law, an amount equal to 50 percent
- 9 of any criminal and civil fines or monetary penalties col-
- 10 lected by the United States Government in enforcing the
- 11 provisions of this subsection shall be transferred into the
- 12 PACT Postal Service Fund and shall be available to the
- 13 Postmaster General for the purpose of enforcing the provi-
- 14 sions of this subsection.
- 15 "(h) Coordination of Efforts.—In the enforcement
- 16 of this section, the Postal Service shall cooperate and coordi-
- 17 nate its efforts with related enforcement activities of any
- 18 other Federal agency or of any State, local, or tribal govern-
- 19 ment, whenever appropriate.".
- 20 (b) Actions by State, Local or Tribal Govern-
- 21 Ments Relating to Certain Tobacco Products.—
- 22 (1) A State, through its attorney general (or a
- 23 designee thereof), or a local government or Indian
- 24 tribe that levies an excise tax on tobacco products,
- 25 through its chief law enforcement officer (or a des-

- ignee thereof), may in a civil action in a United States district court obtain appropriate relief with respect to a violation of section 1716E of title 18, United States Code. Appropriate relief includes injunctive and equitable relief and damages equal to the amount of unpaid taxes on tobacco products mailed in violation of that section to addressees in that State.
 - (2) Nothing in this section shall be deemed to abrogate or constitute a waiver of any sovereign immunity of a State or local government or Indian tribe against any unconsented lawsuit under paragraph (1), or otherwise to restrict, expand, or modify any sovereign immunity of a State or local government or Indian tribe.
 - (3) Nothing in this section shall be construed to prohibit an authorized State official from proceeding in State court on the basis of an alleged violation of any general civil or criminal statute of such State.
 - (4) A State, through its attorney general, or a local government or Indian tribe that levies an excise tax on tobacco products, through its chief law enforcement officer (or a designee thereof), may provide evidence of a violation of paragraph (1) for commercial, business or money-making purposes by any person not subject to State, local, or tribal government en-

- 1 forcement actions for violations of paragraph (1) to 2 the Attorney General of the United States or a United 3 States attorney, who shall take appropriate actions to enforce the provisions of this subsection.
- (5) The remedies available under this subsection 6 are in addition to any other remedies available under 7 Federal, State, local, tribal, or other law. Nothing in 8 this subsection shall be construed to expand, restrict, 9 or otherwise modify any right of an authorized State, 10 local, or tribal government official to proceed in a 11 State, tribal, or other appropriate court, or take other 12 enforcement actions, on the basis of an alleged viola-13 tion of State, local, tribal, or other law.
- 14 (c) Clerical Amendment.—The table of sections at 15 the beginning of chapter 83 of title 18 is amended by adding after the item relating to section 1716D the following new 17 item:

"1716E. Tobacco products as nonmailable.".

18 SEC. 4. COMPLIANCE WITH MODEL STATUTE OR QUALI-

19 FYING STATUTE.

- (a) In General.—A Tobacco Product Manufacturer 21 or importer may not sell in, deliver to, or place for delivery sale, or cause to be sold in, delivered to, or placed for deliv-
- 23 ery sale in a State that is a party to the Master Settlement
- Agreement, any cigarette manufactured by a Tobacco Prod-
- 25 uct Manufacturer that is not in full compliance with the

- 1 terms of the Model Statute or Qualifying Statute enacted
- 2 by such State requiring funds to be placed into a qualified
- 3 escrow account under specified conditions, or any regula-
- 4 tions promulgated pursuant to such statute.
- 5 (b) Jurisdiction To Prevent and Restrain Viola-6 tions.—
- 7 (1) In general.—The United States district 8 courts shall have jurisdiction to prevent and restrain 9 violations of subsection (a) in accordance with this 10 subsection.
 - (2) Initiation of action.—A State, through its attorney general, may bring an action in the United States district courts to prevent and restrain violations of subsection (a) by any person (or by any person controlling such person).
 - (3) Attorney fees.—In any action under paragraph (2), a State, through its attorney general, shall be entitled to reasonable attorney fees from a person found to have willfully and knowingly violated subsection (a).
 - (4) Nonexclusivity of remedies.—The remedy available under paragraph (2) is in addition to any other remedies available under Federal, State, or other law. No provision of this Act or any other Federal law shall be held or construed to prohibit or pre-

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- empt the Master Settlement Agreement, the Model

 Statute (as defined in the Master Settlement Agree
 ment), any legislation amending or complementary to

 the Model Statute in effect as of June 1, 2006, or any

 legislation substantially similar to such existing,

 amending, or complementary legislation hereinafter

 enacted.
 - (5) Other enforcement actions.—Nothing in this subsection shall be construed to prohibit an authorized State official from proceeding in State court or taking other enforcement actions on the basis of an alleged violation of State or other law.
- 13 (6) AUTHORITY OF THE ATTORNEY GENERAL.—
 14 The Attorney General of the United States may ad15 minister and enforce subsection (a).
- 16 (c) DEFINITIONS.—In this section the following defini-17 tions apply:
- 18 (1) Delivery sale.—The term "delivery sale"
 19 means any sale of cigarettes or smokeless tobacco to
 20 a consumer if—
- 21 (A) the consumer submits the order for such 22 sale by means of a telephone or other method of 23 voice transmission, the mails, or the Internet or 24 other online service, or the seller is otherwise not

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1	in the physical presence of the buyer when the
2	request for purchase or order is made; or
3	(B) the cigarettes or smokeless tobacco are
4	delivered to the buyer by common carrier, pri-
5	vate delivery service, or other method of remote
6	delivery, or the seller is not in the physical pres-
7	ence of the buyer when the buyer obtains posses-
8	sion of the cigarettes or smokeless tobacco.
9	(2) Importer.—The term "importer" means
10	each of the following:
11	(A) Shipping or consigning.—Any person
12	in the United States to whom nontaxpaid to-
13	bacco products manufactured in a foreign coun-
14	try, Puerto Rico, the Virgin Islands, or a posses-
15	sion of the United States are shipped or con-
16	signed.
17	(B) Manufacturing warehouses.—Any
18	person who removes cigars or cigarettes for sale
19	or consumption in the United States from a cus-
20	toms-bonded manufacturing warehouse.
21	(C) Unlawful importing.—Any person
22	who smuggles or otherwise unlawfully brings to-
23	bacco products into the United States.
24	(3) Master settlement agreement.—The
25	term "Master Settlement Agreement" means the

- agreement executed November 23, 1998, between the attorneys general of 46 States, the District of Columbia, the Commonwealth of Puerto Rico, and 4 territories of the United States and certain tobacco manufacturers.

 (4) Model Statute: Qualifying Statute.—
- 6 (4) MODEL STATUTE; QUALIFYING STATUTE.—
 7 The terms "Model Statute" and "Qualifying Statute"
 8 means a statute as defined in section IX(d)(2)(e) of
 9 the Master Settlement Agreement.
- 10 (5) TOBACCO PRODUCT MANUFACTURER.—The
 11 term "Tobacco Product Manufacturer" has the mean12 ing given that term in section II(uu) of the Master
 13 Settlement Agreement.
- 14 SEC. 5. INSPECTION BY BUREAU OF ALCOHOL, TOBACCO,
- 15 FIREARMS, AND EXPLOSIVES OF RECORDS OF
- 16 CERTAIN CIGARETTE AND SMOKELESS TO-
- 17 BACCO SELLERS; CIVIL PENALTY.
- 18 Section 2343(c) of title 18, United States Code, is
- 19 amended to read as follows:
- 20 "(c)(1) Any officer of the Bureau of Alcohol, Tobacco,
- 21 Firearms, and Explosives may, during normal business
- 22 hours, enter the premises of any person described in sub-
- 23 section (a) or (b) for the purposes of inspecting—

1	"(A) any records or information required to be
2	maintained by such person under the provisions of
3	law referred to in this chapter; or
4	"(B) any cigarettes or smokeless tobacco kept or
5	stored by such person at such premises.
6	"(2) The district courts of the United States shall have
7	the authority in a civil action under this subsection to com-
8	pel inspections authorized by paragraph (1).
9	"(3) Whoever violates paragraph (1), or an order
10	issued under paragraph (2), shall be subject to a civil pen-
11	alty in an amount not to exceed \$10,000 for each viola-
12	tion.".
13	SEC. 6. EXCLUSIONS REGARDING INDIAN TRIBES AND TRIB-
14	AL MATTERS.
15	(a) In General.—Nothing in this Act or the amend-
15 16	(a) In General.—Nothing in this Act or the amend- ments made by this Act is intended nor shall be construed
16	ments made by this Act is intended nor shall be construed
16 17	ments made by this Act is intended nor shall be construed to affect, amend, or modify—
16 17 18	ments made by this Act is intended nor shall be construed to affect, amend, or modify— (1) any agreements, compacts, or other intergov-
16 17 18 19	ments made by this Act is intended nor shall be construed to affect, amend, or modify— (1) any agreements, compacts, or other intergov- ernmental arrangements between any State or local
16 17 18 19 20	ments made by this Act is intended nor shall be construed to affect, amend, or modify— (1) any agreements, compacts, or other intergovernmental arrangements between any State or local government and any government of an Indian tribe
16 17 18 19 20 21	ments made by this Act is intended nor shall be construed to affect, amend, or modify— (1) any agreements, compacts, or other intergovernmental arrangements between any State or local government and any government of an Indian tribe (as that term is defined in section 4(e) of the Indian

- 1 (2) any State laws that authorize or otherwise 2 pertain to any such intergovernmental arrangements 3 or create special rules or procedures for the collection 4 of State, local, or tribal taxes on cigarettes or smoke-5 less tobacco sold in Indian country;
 - (3) any limitations under Federal or State law, including Federal common law and treaties, on State, local, and tribal tax and regulatory authority with respect to the sale, use, or distribution of cigarettes and smokeless tobacco by or to Indian tribes, tribal members, tribal enterprises, or in Indian country;
 - (4) any Federal law, including Federal common law and treaties, regarding State jurisdiction, or lack thereof, over any tribe, tribal members, tribal enterprises, tribal reservations, or other lands held by the United States in trust for one or more Indian tribes; and
 - (5) any State or local government authority to bring enforcement actions against persons located in Indian country.
- 21 (b) Coordination of Law Enforcement.—Nothing 22 in this Act or the amendments made by this Act shall be 23 construed to inhibit or otherwise affect any coordinated law 24 enforcement effort by 1 or more States or other jurisdictions,

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- including Indian tribes, through interstate compact or oth-2 erwise, that— 3 (1) provides for the administration of tobacco product laws or laws pertaining to interstate sales or 4 5 other sales of tobacco products; 6 (2) provides for the seizure of tobacco products or 7 other property related to a violation of such laws; or 8 (3) establishes cooperative programs for the ad-9 ministration of such laws. 10 Treatment of State and Local Govern-MENTS.—Nothing in this Act or the amendments made by this Act is intended, and shall not be construed to, authorize, deputize, or commission States or local governments as instrumentalities of the United States. 14 15 (d) Enforcement Within Indian Country.—Nothing in this Act or the amendments made by this Act is in-16 tended to prohibit, limit, or restrict enforcement by the At-17
- 20 (e) Ambiguity.—Any ambiguity between the language

torney General of the United States of the provisions herein

- 21 of this section or its application and any other provision
- 22 of this Act shall be resolved in favor of this section.

within Indian country.

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1	SEC. 7. ENHANCED CONTRABAND TOBACCO ENFORCE-
2	MENT.
3	(a) Requirements.—The Director of the Bureau of
4	Alcohol, Tobacco, Firearms and Explosives shall—
5	(1) create 6 regional contraband tobacco traf-
6	ficking teams over a 3-year period in New York City,
7	Washington DC, Detroit, Los Angeles, Seattle, and
8	Miami,
9	(2) create a new Tobacco Intelligence Center to
10	oversee investigations and monitor and coordinate on-
11	going investigations and to serve as a nerve center for
12	all on going tobacco diversion investigations in the
13	United States, and where applicable with law enforce-
14	ment organizations around the world within the Bu-
15	reau of Alcohol, Tobacco, Firearms, and Explosives,
16	(3) establish covert national warehouse for un-
17	dercover operations, and
18	(4) create a computer database that will track
19	and analyze information from retail sellers of tobacco
20	products that sell through the internet, mail order or
21	make other non face to face sales.
22	(b) Authorization of Appropriations.—There is
23	authorized to be appropriated to carry out subsection (a)
24	\$8,500,000 for each of 5 fiscal years.

SEC. 8. EFFECTIVE DATE.

- 2 (a) In General.—Except as provided in subsection
- 3 (b), this Act shall take effect on the date that is 90 days
- 4 after the date of enactment of this Act.
- 5 (b) BATFE AUTHORITY.—Section 5 shall take effect
- 6 on the date of enactment of this Act.

7 SEC. 9. SEVERABILITY.

- 8 If any provision of this, or an amendment made by
- 9 this Act or the application thereof to any person or cir-
- 10 cumstance is held invalid, the remainder of the Act and
- 11 the application of it to any other person or circumstance
- 12 shall not be affected thereby.

13 SEC. 10. SENSE OF CONGRESS CONCERNING THE PRECE-

- 14 DENTIAL EFFECT OF THIS ACT.
- 15 It is the sense of Congress that unique harms are asso-
- 16 ciated with online cigarette sales, including problems with
- 17 verifying the ages of consumers in the digital market and
- 18 the long-term health problems associated with the use of cer-
- 19 tain tobacco products. This Act was enacted recognizing the
- 20 longstanding interest of Congress in urging compliance
- 21 with States' laws regulating remote sales of certain tobacco
- 22 products to citizens of those States, including the passage
- 23 of the Jenkins Act over 50 years ago, which established re-
- 24 porting requirements for out-of-State companies that sell
- 25 certain tobacco products to citizens of the taxing States, and
- 26 which gave authority to the Department of Justice and the

- 1 Bureau of Alcohol, Tobacco, Firearms, and Explosives to
- 2 enforce the Jenkins Act. In light of the unique harms and
- 3 circumstances surrounding the online sale of certain tobacco
- 4 products, this Act is intended to help collect cigarette excise
- 5 taxes, to stop tobacco sales to underage youth, and to help
- 6 the States enforce their laws that target the online sales of
- 7 certain tobacco products only. This Act is in no way meant
- 8 to create a precedent regarding the collection of State sales
- 9 or use taxes by, or the validity of efforts to impose other
- 10 types of taxes on, out-of-State entities that do not have a
- 11 physical presence within the taxing State.

Union Calendar No. 60

111TH CONGRESS H. R. 1676

[Report No. 111-117]

A BILL

To prevent tobacco smuggling, to ensure the collection of all tobacco taxes, and for other purposes.

MAY 18, 2009

Reported with an amendment, committed to the Committee of the Whole House on the State of the Union, and ordered to be printed