House Study Bill 682 - Introduced

HOUSE FILE

BY (PROPOSED COMMITTEE ON WAYS AND MEANS BILL BY CHAIRPERSON KAUFMANN)

A BILL FOR

- An Act relating to the regulation of vapor products, and
 providing penalties.
- 3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

1 Section 1. Section 453A.19, Code 2024, is amended by adding 2 the following new subsection:

NEW SUBSECTION. 5. For the purpose of enabling the 3 4 department to determine compliance with subchapter III, the 5 department shall have the right to inspect any premises of the 6 holder of an Iowa permit located within the state of Iowa where 7 vapor products are stored, transported, sold, or offered for 8 sale or exchanged, to examine all stocks of vapor products of 9 the permit holder, and to examine all of the records required 10 to be kept or any other records that may be kept incident to 11 the conduct of the vapor products business of the permit holder 12 or any other person dealing in vapor products. It shall be 13 unlawful for any such permit holder to fail to produce upon 14 demand of the department any records required to be kept, or to 15 hinder or prevent in any manner the inspection of the records 16 or the examination of the premises or stock as specified in 17 this subsection.

18 Sec. 2. Section 453A.35, subsection 1, paragraph b, Code
19 2024, is amended to read as follows:

20 b. The revenues generated from the tax on cigarettes 21 pursuant to section 453A.6, subsection 1, and from the tax on 22 tobacco products as specified in section 453A.43, subsections 23 1, 2, 3, and 4, and from the fees and penalties specified in 24 <u>subchapter III</u> shall be credited to the health care trust fund 25 created in section 453A.35A.

26 Sec. 3. Section 453A.35A, Code 2024, is amended to read as 27 follows:

28 453A.35A Health care trust fund.

1. A health care trust fund is created in the office of the treasurer of state. The fund consists of the revenues generated from the tax on cigarettes pursuant to section 453A.6, subsection 1, and from the tax on tobacco products as specified in section 453A.43, subsections 1, 2, 3, and 4, and from the fees and penalties specified in subchapter III, that are credited to the health care trust fund, annually,

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1 pursuant to section 453A.35. Moneys in the fund shall be 2 separate from the general fund of the state and shall not be 3 considered part of the general fund of the state. However, the 4 fund shall be considered a special account for the purposes 5 of section 8.53 relating to generally accepted accounting 6 principles. Moneys in the fund shall be used only as specified 7 in this section and shall be appropriated only for the uses 8 specified. Moneys in the fund are not subject to section 8.33 9 and shall not be transferred, used, obligated, appropriated, 10 or otherwise encumbered, except as provided in this section. 11 Notwithstanding section 12C.7, subsection 2, interest or 12 earnings on moneys deposited in the fund shall be credited to 13 the fund.

Moneys in the fund shall be used only for purposes
 related to health care, substance use disorder treatment and
 prevention, and tobacco use prevention, cessation, and control,
 <u>including but not limited to the administration and enforcement</u>
 of subchapter III.

19 Sec. 4. <u>NEW SECTION</u>. 453A.52 Vapor products directory — 20 established — requirements.

1. By August 1, annually, following the date the director first makes the vapor products directory available as specified an section 453A.52A, every vapor products manufacturer where vapor products are sold in the state, whether directly or through a distributor, wholesaler, retailer, or similar intermediary or intermediaries, shall certify under penalty of perjury on a form and in the manner prescribed by the director, that the vapor products manufacturer agrees to comply with this subchapter and to one of the following:

30 *a.* That the vapor products manufacturer has received a 31 marketing authorization or similar order for the vapor product 32 from the United States food and drug administration pursuant 33 to 21 U.S.C. §387j.

34 b. That the vapor product was marketed in the United35 States as of August 8, 2016, the vapor products manufacturer

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1 submitted a premarket tobacco product application for the vapor 2 product to the United States food and drug administration 3 pursuant to 21 U.S.C. §387j on or before September 9, 2020, 4 and the application either remains under review by the United 5 States food and drug administration or a final decision on the 6 application has not otherwise taken effect.

7 2. A vapor products manufacturer shall submit a
8 certification form that separately lists each of the vapor
9 products manufacturer's vapor products sold in this state.

10 3. Each initial and annual certification form required to 11 be submitted under this section shall be accompanied by both 12 of the following:

13 a. A copy of the marketing authorization or other order 14 for each vapor product issued by the United States food and 15 drug administration pursuant to 21 U.S.C. §387j, or evidence 16 that the premarket tobacco product application for each vapor 17 product was submitted to the United States food and drug 18 administration and a final authorization or order has not yet 19 taken effect.

20 b. A payment of one hundred dollars for each vapor product 21 listed in the certification.

4. A vapor products manufacturer required to submit a 22 23 certification form under this section shall notify the director 24 within thirty business days of any material change to the 25 certification form, including the issuance or denial of a 26 marketing authorization or other order by the United States 27 food and drug administration pursuant to 21 U.S.C. §387j, or 28 any other order or action by the United States food and drug 29 administration that affects the authorization of the vapor 30 product to be introduced or delivered into interstate commerce 31 for commercial distribution in the United States. The director shall maintain and make publicly 32 5. a. 33 available a vapor products directory that lists all 34 vapor products manufacturers and vapor products for which 35 certification forms have been submitted.

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b. The director shall make the directory available on the
 2 department's internet site.

3 c. The director shall update the directory as necessary in 4 order to correct mistakes, ensure accuracy, and add or remove 5 vapor products on at least a monthly basis.

6 6. a. The director shall provide a vapor products
7 manufacturer with notice and an opportunity to cure
8 deficiencies before removing the vapor products manufacturer or
9 a vapor product from the directory.

b. The director shall not remove a vapor products
manufacturer or the vapor products manufacturer's vapor product
from the directory until at least fifteen business days after
the vapor products manufacturer has been given notice of an
the intended action. Notice shall be sufficient and be deemed
immediately received by a vapor products manufacturer if the
notice is sent either electronically or by facsimile to an
electronic mail address or facsimile number, as applicable,
provided by the vapor products manufacturer in the vapor
products manufacturer's most recent certification filed under
this section.

21 c. The vapor products manufacturer shall have fifteen 22 business days from the date of service of the notice of 23 intended action to establish that the vapor products 24 manufacturer or the vapor product should be included in the 25 directory.

d. A determination by the director to not include or to remove a vapor products manufacturer or a vapor product from the directory shall be subject to review by the filing of a civil action for prospective declaratory or injunctive relief. J. If a vapor product is removed from the directory, each retailer, distributor, and wholesaler shall have twenty-one business days from the day such vapor product is removed from the directory to remove the vapor product from its inventory and return the vapor product to the vapor products manufacturer for disposal. After twenty-one business days following removal

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1 from the directory, the vapor products of a vapor products 2 manufacturer identified in the notice of removal are contraband 3 and are subject to seizure, forfeiture, and destruction, and 4 shall not be purchased or sold in the state. The cost of such 5 seizure, forfeiture, and destruction shall be borne by the 6 person from whom the vapor products are confiscated.

7 Sec. 5. <u>NEW SECTION</u>. 453.52A Vapor products — 8 requirements.

9 Beginning October 1, 2024, or on the date the director 10 first makes the vapor products directory available for public 11 inspection on the department's internet site, whichever is 12 later, all of the following shall apply to vapor products in 13 this state:

A person shall not sell or offer for sale a vapor product
 in this state that is not included in the vapor products
 directory, and a vapor products manufacturer shall not sell,
 either directly or through a distributor, wholesaler, retailer,
 or similar intermediary or intermediaries, a vapor product
 in this state that is not included in the vapor products
 directory.

21 2. A retailer shall purchase vapor products for resale to
22 consumers only from a distributor or subjobber with a valid
23 license issued pursuant to this chapter.

24 Sec. 6. NEW SECTION. 453.52B Penalties.

1. A retailer, distributor, or wholesaler who sells or offers for sale a vapor product in this state that is not included in the vapor products directory established in this subchapter shall be subject to all of the following, as applicable:

30 *a.* A civil penalty of three hundred dollars per day for each 31 vapor product offered for sale in violation of this subsection 32 until the offending vapor product is removed from the market 33 or until the offending vapor product is properly listed on the 34 directory.

35 b. For a second violation within a period of two years, a

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1 retailer shall be assessed a civil penalty of one thousand five 2 hundred dollars or the retailer's permit shall be suspended for 3 a period of thirty days.

c. For a third violation within a period of three years, a
retailer shall be assessed a civil penalty of one thousand five
hundred dollars and the retailer's permit shall be suspended
for a period of thirty days.

8 *d.* For a fourth violation within a period of three years, a 9 retailer shall be assessed a civil penalty of one thousand five 10 hundred dollars and the retailer's permit shall be suspended 11 for a period of sixty days.

12 *e.* For a fifth violation within a period of four years, the 13 retailer's permit shall be revoked.

14 2. A vapor products manufacturer whose vapor products are 15 not listed in the vapor products directory and are sold in this 16 state, whether directly or through a distributor, wholesaler, 17 retailer, or similar intermediary or intermediaries, is subject 18 to a civil penalty of one thousand dollars per day for each 19 vapor product offered for sale in violation of this subsection 20 until the offending vapor product is removed from the market 21 or until the offending vapor product is properly listed on the 22 directory.

3. Any vapor products manufacturer that knowingly makes a false representation in any of the information required by this subchapter is guilty of a serious misdemeanor for each false representation.

4. Knowingly shipping or receiving vapor products in
28 violation of this subchapter is an unfair practice and a
29 violation of section 714.16.

30 5. In any action brought by the state to enforce this 31 subchapter, the state shall be entitled to recover the costs 32 of investigation and prosecution, expert witness fees, court 33 costs, and reasonable attorney fees.

34 Sec. 7. <u>NEW SECTION</u>. 453A.52C Compliance checks.
35 1. Each distributor or retailer that distributes or sells

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1 vapor products in this state shall be subject to at least 2 two unannounced compliance checks annually for purposes of 3 enforcing this subchapter.

4 2. Any unannounced follow-up compliance checks of a
5 noncompliant retailer or distributor shall be conducted within
6 thirty business days after any violation of this subchapter.

3. The director shall publish the results of all compliance8 checks performed under this section at least annually and shall9 make the results available to the public upon request.

10 Sec. 8. NEW SECTION. 453A.52D Agent for service of process. 1. A nonresident vapor products manufacturer that has not 11 12 registered to do business in the state as a foreign corporation 13 or business entity shall, as a condition precedent to being 14 included or retained in the vapor products directory, appoint 15 and continually engage without interruption the services of 16 an agent in this state to act as agent for service of process 17 on whom all process, and any action or proceeding against the 18 vapor products manufacturer concerning or arising out of the 19 enforcement of this subchapter, may be served in any manner 20 authorized by law. Such service shall constitute legal and 21 valid service of process on the vapor products manufacturer. 22 The vapor products manufacturer shall provide the name, 23 address, telephone number, and proof of the appointment and 24 availability of such agent to the director.

25 2. The vapor products manufacturer shall provide notice 26 to the director thirty calendar days prior to termination of 27 the authority of an agent and shall further provide proof to 28 the satisfaction of the director of the appointment of a new 29 agent no less than five calendar days prior to the termination 30 of an existing agent appointment. In the event an agent 31 terminates an agency appointment, the manufacturer shall notify 32 the director of the termination within five calendar days and 33 shall include proof to the satisfaction of the director of the 34 appointment of a new agent.

35 3. A vapor products manufacturer whose vapor products

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1 are sold in this state, who has not appointed and engaged 2 the services of an agent as required by this section, shall 3 be deemed to have appointed the secretary of state as its 4 agent for service of process. However, the appointment of the 5 secretary of state as agent shall not satisfy the condition 6 precedent for the vapor products manufacturer to be included or 7 retained in the vapor products directory.

8 Sec. 9. <u>NEW SECTION</u>. 453A.52E Proceeds paid to health care 9 trust fund.

10 The revenues generated from the payment of fees and 11 penalties provided for under this subchapter shall be credited 12 to the health care trust fund created in section 453A.35A and 13 used for the administration and enforcement of this subchapter.

14 Sec. 10. NEW SECTION. 453A.52F Annual reports.

By January 15, annually, following the date the director first makes the vapor products directory available as specified in section 453A.52A, the director shall submit a report to the general assembly regarding the status of the vapor products directory, vapor products manufacturers, the vapor products included in the directory, revenue and expenditures related to administration of this subchapter, and enforcement activities undertaken pursuant to this subchapter.

Sec. 11. <u>NEW SECTION</u>. 453A.52G Adoption of rules.
The director may adopt rules pursuant to chapter 17A to
administer this subchapter.

26 Sec. 12. CODE EDITOR DIRECTIVES.

The Code editor is directed to create a new subchapter IV
 in chapter 453A as follows: Subchapter IV shall be entitled
 "Uniform Application of Chapter".

30 2. The Code editor shall transfer section 453A.56 to the new 31 subchapter IV.

32 3. The Code editor is directed to create a new subchapter 33 III in chapter 453A as follows: Subchapter III shall be 34 entitled "Vapor Products Directory and Regulation" and include 35 sections 453A.52A through 453A.52G.

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4. The Code editor may modify subchapter titles if necessary
 2 and is directed to correct internal references in the Code as
 3 necessary due to enactment of this section.

EXPLANATION

The inclusion of this explanation does not constitute agreement with the explanation's substance by the members of the general assembly.

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7 This bill relates to the regulation of vapor products in 8 the state. The bill directs the Code editor to create a 9 new subchapter in Code chapter 453A (cigarette and tobacco 10 taxes and regulation of alternative nicotine products and 11 vapor products) to be entitled "Vapor Products Directory and 12 Regulation".

13 The bill requires that by August 1, annually, following the 14 date the director first makes the vapor products directory 15 publicly available, every vapor products manufacturer whose 16 vapor products are sold in the state, whether directly or 17 through an intermediary, shall certify under penalty of 18 perjury on a form and in the manner prescribed by the director 19 (director) of the department of revenue (DOR), that the vapor 20 products manufacturer agrees to comply with the new Code 21 subchapter and has either received a marketing authorization 22 or similar order for the vapor product from the federal food 23 and drug administration (FDA); or that the vapor product was 24 marketed in the United States as of August 8, 2016, the vapor 25 products manufacturer submitted a premarket tobacco product 26 application for the vapor product to the FDA on or before 27 September 9, 2020, and the application either remains under 28 review by the FDA or a final decision on the application has 29 not otherwise taken effect.

The certification must separately list each of the vapor products manufacturer's vapor products sold in the state. Zeach initial and annual certification form required to Be submitted shall be accompanied by a copy of either the He FDA marketing authorization or other order for each vapor product; or evidence that the premarket tobacco product

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1 application for each vapor product was submitted to the FDA 2 and a final authorization or order has not yet taken effect. 3 The certification must also be accompanied by a payment of 4 \$100 for each vapor product listed in the certification. A 5 vapor products manufacturer required to submit a certification 6 form shall notify the director within 30 business days of 7 any material change to the certification form, including any 8 change in the federal authorization for the vapor product. The 9 director shall maintain and make publicly available a vapor 10 products directory that lists all vapor products manufacturers 11 and vapor products for which certification forms have been 12 submitted. The director shall be available on DOR's internet 13 site, and the director shall update the directory on at least a 14 monthly basis.

15 The director shall provide a vapor products manufacturer 16 with notice and an opportunity to cure deficiencies before 17 removing the vapor products manufacturer or a vapor product 18 from the directory. The bill provides the process and time 19 frames for removing a vapor products manufacturer or vapor 20 product from the directory. A determination by the director 21 to not include or to remove a vapor products manufacturer or 22 a vapor product from the directory shall be subject to review 23 by the filing of a civil action for prospective declaratory 24 or injunctive relief. If a vapor product is removed from the 25 directory, the bill provides the process and time frames by 26 which a retailer, distributor, or wholesaler must remove the 27 vapor product from inventory and return the vapor product to 28 the vapor products manufacturer for disposal. After the time 29 frame specified, the vapor products in the notice of removal 30 are contraband and are subject to seizure, forfeiture, and 31 destruction, and shall not be purchased or sold in the state. The bill provides that beginning October 1, 2024, or on the 32 33 date the director first makes the vapor products directory 34 available for public inspection on DOR's internet site, 35 whichever is later, a person shall not sell or offer for sale

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1 a vapor product in this state that is not included in the 2 vapor products directory and a vapor products manufacturer 3 shall not sell, either directly or through an intermediary, 4 a vapor product in this state that is not included in the 5 vapor products directory; and a retailer shall purchase vapor 6 products for resale to consumers only from a distributor or 7 subjobber with a valid license issued pursuant to Code chapter 8 453A.

9 The bill provides for civil penalties and licensee 10 discipline for a retailer, distributor, or wholesaler who sells 11 or offers for sale a vapor product in this state that is not 12 included in the vapor products directory, based on the number 13 of violations in a period of years.

A vapor products manufacturer whose vapor products are not listed in the vapor products directory and are sold in this state, whether directly or through an intermediary, is subject to a civil penalty of \$1,000 per day for each vapor product soffered for sale in violation of the bill. A vapor product manufacturer that knowingly makes a false representation in any of the information required by the new Code subchapter is guilty of a serious misdemeanor for each false representation. A serious misdemeanor is punishable by confinement for no more than one year and a fine of at least \$430 but not more than \$2,560.

25 Under the bill, knowingly shipping or receiving vapor 26 products in violation of the new Code subchapter is an unfair 27 practice and a violation of Code section 714.16 (consumer 28 frauds).

The bill provides that each distributor or retailer that distributes or sells vapor products in the state shall be subject to at least two unannounced compliance checks annually for purposes of enforcing the new Code subchapter, and that any unannounced follow-up compliance checks of a noncompliant retailer or distributor shall be conducted within 30 business bays after any violation of the new Code subchapter. The

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director shall publish the results of all compliance checks
 performed at least annually and shall make the results
 available to the public upon request.

4 The bill requires a nonresident vapor products manufacturer 5 that has not registered to do business in the state as a 6 foreign corporation or business entity to, as a condition 7 precedent to being included or retained in the vapor products 8 directory, appoint and continually engage without interruption 9 the services of an agent in this state to act as agent for the 10 service of process. The bill provides the requirements for 11 instances in which a vapor products manufacturer terminates 12 the authority of an agent or an agent terminates an agency 13 appointment. If a vapor products manufacturer whose vapor 14 products are sold in the state has not appointed and engaged 15 the services of an agent as required, the vapor products 16 manufacturer is deemed to have appointed the secretary of state 17 as its agent for service of process. However, the appointment 18 of the secretary of state as agent shall not satisfy the 19 condition precedent for the vapor products manufacturer to be 20 included or retained in the vapor products directory.

The bill provides that the revenues generated from the payment of fees and penalties provided for under the new Code subchapter shall be credited to the health care trust fund and used for the administration and enforcement of the new Code subchapter. The bill makes conforming changes in Code section 453A.35 (proceeds made to general fund — health care trust fund) and Code section 453A.35A (health care trust fund) to reflect this provision.

The bill also makes a conforming change in Code section 453A.19 (examination of records and premises) to authorize DOR, in determining compliance with the new Code subchapter, to have the right to inspect any premises of the holder of an Iowa permit located within the state of Iowa where vapor products are stored, transported, sold, or offered for sale or exchanged, to examine all stocks of vapor products of the

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1 permit holder, and to examine all of the records required to 2 be kept or any other records that may be kept incident to the 3 conduct of the vapor products business of the permit holder or 4 any other person dealing in vapor products.

5 The bill requires that by January 15, annually, following 6 the director first makes the vapor products directory 7 publicly available, the director shall submit a report to the 8 general assembly regarding the status of the vapor products 9 directory, vapor products manufacturers, the vapor products 10 included in the directory, revenue and expenditures related 11 to administration of the new Code subchapter, and enforcement 12 activities undertaken pursuant to the new Code subchapter. 13 The bill authorizes the director to adopt administrative 14 rules to administer the new Code subchapter, and provides Code 15 editor directives to provide for creation of the new Code 16 subchapter, a conforming transfer, and other modifications 17 necessitated by the bill.

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