CHAPTER 297

SALES TAXES

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297.01 DEFINITIONS. Subdivision 1. When used in sections 297.01 to 297.14, unless the context clearly indicates otherwise, the following terms shall have the meanings, respectively, ascribed to them in this section.

Subd. 2. "Cigarette" means any roll for smoking made wholly or in part of

tobacco, and encased in any material except tobacco.

Subd. 3. "Manufacturer" means a person who manufactures and sells cigarettes.

Subd. 4. "Person" means any individual, firm, association, partnership, joint stock company, joint adventure, corporation, trustee, agency, or receiver, or any legal representative of any of the foregoing.

Subd. 5. "Package" means the individual packet, box, or other container whatsoever used to contain and to convey cigarettes to the consumer, and upon which is

affixed a United States government internal revenue stamp.

Subd. 6. "Sale" means any transfer, exchange, or barter, in any manner or by any means whatsoever, for a consideration, and includes and means all sales made by any person. It includes a gift by a person engaged in the business of selling cigarettes, for advertising, as a means of evading the provisions of sections 297.01 to 297.13, or for any other purpose whatsoever.

Subd. 7. "Distributor" means any and each of the following:

- (1) Any person engaged in the business of selling cigarettes in this state who brings, or causes to be brought, into this state from without the state any packages of cigarettes for sale;
- (2) Any person who makes, manufactures, or fabricates cigarettes in this state for sale in this state;
- (3) Any person engaged in the business without this state who ships or transports cigarettes to retailers in this state, to be sold by those retailers;
- (4) Any person who engages in this state in the business of selling packages of cigarettes which he purchases unstamped from a licensee under sections 297.01 to 297.13.
- Subd. 8. "Place of business" means any place where cigarettes are sold or where cigarettes are manufactured, stored, or kept for the purpose of sale or consumption, including any vessel, vehicle, airplane, train, or vending machine.

Subd. 9. "Business" means any trade, occupation, activity, or enterprise engaged in for the purpose of selling or distributing cigarettes in this state.

- Subd. 10. "Retailer" means any person engaged in the business of selling cigarettes to ultimate consumers.
- Subd. 11. "Retail outlet" means each place of business from which cigarettes are sold to consumers.
 - Subd. 12. "Commissioner" means the state commissioner of taxation.
- Subd. 13. "Stamp" means the adhesive stamp supplied by the tax commissioner or the imprint made by a tax meter machine authorized by the commissioner.
- Subd. 14. "Subjobber" means any person who buys stamped cigarettes and sells them to persons other than ultimate consumers, and any licensed distributor who delivers to and sells or distributes stamped cigarettes from a place of business other than that for which he has obtained his distributor's license.

[1947 c 619 s 1; 1953 c 652 s 1]

- 297.02 TAX ON CIGARETTES. Subdivision 1. Rates. From and after July 1, 1947, a tax is hereby imposed upon the sale of cigarettes in this state and upon any person engaged in business as a distributor thereof, at the following rates, subject to the discount provided in section 297.03:
- (1) On cigarettes weighing not more than three pounds per thousand, two mills on each such cigarette;
- (2) On cigarettes weighing more than three pounds per thousand, four mills on each such cigarette.
- Subd. 2. **Denomination of stamp.** No stamp evidencing the tax herein levied shall be of a denomination less than one cent, and, whenever the tax on the cigarettes contained in a package, computed at the rates herein prescribed, shall be a specified amount plus a fractional part of one cent, the package shall be stamped for the next full cent.
- Subd. 3. **Federal laws**. The tax imposed by this section shall not apply with respect to any sale which under the constitution and laws of the United States may not be made the subject of taxation by this state.
- Subd. 4. Additional tax. The tax imposed by this section shall be in addition to all other occupation or privilege taxes or license fees now or hereafter imposed by any city, village, or borough.
- Subd. 5. Construction. The tax imposed by this section shall not be construed as a cost of doing business or an overhead expense under Minnesota Statutes 1945, Section 325.01, Subdivision 7.

[1947 c 619 s 2; 1949 c 703 s 1]

- 297.03 PAYMENT, STAMP ON PACKAGE. Subdivision 1. Stamp put on by distributor; exception. Except as otherwise provided in this section payment of the tax imposed by section 297.02 shall be evidenced by stamps affixed to each package. Before delivering, or causing to be delivered, any package to any person in this state, other than a licensed distributor, every distributor shall firmly affix to each package of cigarettes stamps in amounts equal to the tax on those cigarettes as provided for in section 297.02.
- Subd. 2. **Time of affixing stamp.** The commissioner may require, in all cases where cigarettes are shipped into this state by any licensed distributor from without this state, that the stamp shall be affixed to the package at the time the same enters this state.
- Subd. 3. Section 6.22 superseded. The provisions of sections 297.01 to 297.14 prescribing the powers and duties of the commissioner with relation to stamps supersede all the provisions of Minnesota Statutes 1945, Section 6.22 in conflict therewith.
- Subd. 4. **Stamps; design, printing.** The commissioner shall adopt the design of the stamps and shall arrange for the printing thereof in such amounts and denominations as he deems necessary.
- Subd. 5. Sale of stamps. The commissioner shall sell stamps to any person licensed as a distributor at a discount of four percent from the face amount of the stamps. He shall not sell stamps to any other person.
- Subd. 6. Tax meter machines. The commissioner may authorize any person licensed as a distributor to stamp packages with a tax meter machine, approved by him, which shall be provided by the distributor. He may provide for the use of such a machine by the distributor, supervise and check its operation, provide for the payment of the tax on any package so stamped, subject to the discount provided in subdivision 5, and in that connection require the furnishing of a corporate surety bond in a suitable amount to guarantee the payment of the tax.
- Subd. 7. **Licensed distributor's permit number.** The commissioner shall assign a permit number to each person licensed as a distributor at the time of issuance of his first license, which shall be inscribed and printed upon all licenses issued to that distributor. If the commissioner determines that cancelation of the stamps is necessary for the enforcement of sections 297.01 to 297.14, the distributor shall use the permit number, in a manner prescribed by the commissioner, as the cancelation mark for the stamps affixed by him.
- Subd. 8. Resale or transfer of stamps prohibited. No distributor shall resell or transfer any stamps purchased by him from the commissioner. Any distributor who has on hand at the time of discontinuing the business of selling cigarettes any uncanceled stamps may return them to the commissioner and receive a refund

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of the amount paid for the stamps. Stamps which have become mutilated or unfit for use, or are affixed to cigarettes being returned to the manufacturer, or are affixed to packages which, or the contents of which, have become damaged and unfit for sale, shall be replaced by the commissioner, upon application by the distributor owning the stamps or cigarettes if an investigation discloses that the stamps have not evidenced a taxable transaction, after compliance with rules, regulations, or orders of the commissioner designed to prevent use of the stamps replaced.

- Subd. 9. Railroad or sleeping car company as a distributor. The commissioner may authorize any railroad or sleeping car company licensed as a distributor to sell cigarettes upon its cars without affixing stamps to the packages of same provided that monthly reports and payment of the tax due subject to the discount in subdivision 5 shall be made directly to the commissioner in the manner and under the terms provided for by him. Only one distributor's license need be obtained by each railroad or sleeping car company to permit it to sell cigarettes on any or all of its cars within the state.
- Subd. 10. **Distribution of free sample packages.** The commissioner may authorize any manufacturer to distribute in Minnesota free sample packages of not more than five cigarettes each without affixing stamps to said packages provided that monthly reports and payment of a tax at the same rates prescribed by section 297.02, subdivision 1, shall be made directly to the commissioner in the manner and under the terms provided for by him.

[1947 c 619 s 3; 1949 c 703 s 2; 1951 c 569 s 1]

- 297.04 LICENSE. Subdivision 1. Selling without license illegal. From and after July 1, 1947, no person shall engage in the business of a distributor or subjobber at any place of business without first having received a license from the commissioner to engage in that business at that place of business.
- Subd. 2. **Application.** Every application for such a license shall be made on a form prescribed by the commissioner and shall state the name and address of the applicant; if the applicant is a firm, partnership, or association, the name and address of each of its members; if the applicant is a corporation, the name and address of each of its officers; the address of its principal place of business; the place where the business to be licensed is to be conducted; and such other information as the commissioner may require for the purpose of the administration of sections 297.01 to 297.13.
- Subd. 3. Non-resident. A person without this state who ships or transports cigarettes to retailers in this state, to be sold by those retailers, may make application for license as a distributor, be granted such a license by the commissioner, and thereafter be subject to all the provisions of this act and entitled to act as a licensed distributor, provided he files proof with his application that he has appointed the secretary of state for service of process relating to any matter of issue arising under sections 297.01 to 297.13. A foreign corporation applying for a distributor's license need not qualify as such if it files the proof of appointment of the secretary of state for service of process as provided in this subdivision.
- Subd. 4. **Distributor's application; fee, bond; subjobber's license.** Each application for a distributor's license shall be accompanied by a fee of \$100 and a corporate surety bond issued by a surety licensed to do business in this state in the sum of \$1,000, conditioned upon the true and faithful compliance by the licensee with all of the provisions of this act. This bond, or a reissue thereof, or a substitute therefor, shall be kept in full force and effect during the entire period covered by the license. A separate application for license shall be made for each place of business at which a distributor proposes to engage in business as such under sections 297.01 to 297.14, provided that a separate application for a subjobber's license may be made by a licensed distributor for each place of business (other than that for which he has obtained his distributor's license) to which he delivers and from which he sells or distributes stamped cigarettes.

Each application for a subjobber's license shall be accompanied by a fee of \$12.

A distributor or subjobber applying for a license between January 1st and June 30th of any year shall be required to pay only one half of the license fee provided for herein.

- Subd. 5. **Issuance.** The commissioner, upon receipt of the application and bond in proper form, and payment of the license fee required by subdivision 4, shall, unless otherwise provided by sections 297.01 to 297.13, issue the applicant a license in form as prescribed by him, which said license shall permit the applicant to whom it is issued to engage in business as a distributor or subjobber at the place of business shown in his application.
- Subd. 6. **Expiration.** Each license shall expire on June 30th following its date of issue unless sooner revoked by the commissioner or unless the business with respect to which the license was issued is transferred. In either case the holder of the license shall immediately surrender it to the commissioner.
- Subd. 7. **Display.** Each license shall be prominently displayed on the premises covered by the license.
 - Subd. 8. Transfer. No license shall be transferable to any other person.
- Subd. 9. **Revocation.** The commissioner may revoke, cancel, or suspend the license or licenses of any distributor or subjobber for violation of this act, or any other act applicable to the sale of cigarettes, or any rule or regulation promulgated by the commissioner. No license shall be revoked, canceled, or suspended except after notice and a hearing by the commissioner as provided in section 297.09.
- Subd. 10. License, revoked; bond, forfeited. If a distributor or subjobber is convicted of the violation of any of the provisions of sections 297.01 to 297.13, or if his license is revoked and no review is had of the order of revocation, or if on review thereof the decision is adverse to the distributor or subjobber, any bond filed pursuant to this section shall thereupon be forfeited, and the commissioner may institute a suit upon such bond, in the name of the state, for the entire amount of that bond and costs. Such a suit upon the bond shall be in addition to any other remedy provided for herein.
- Subd. 11. **Revocation, new license not granted for year.** No license shall be issued under sections 297.01 to 297.14 to any person within one year of the date of final determination of a revocation of any previous license held by him.

[1947 c 619 s 4; 1953 c 652 s 2]

- 297.05 VIOLATIONS. Subdivision 1. Package without stamp affixed presumed to be a violation. Except as provided in subdivision 2, whenever a package of cigarettes is found in the place of business or in the possession of any person without a proper stamp affixed as required by sections 297.01 to 297.14, it shall be presumed that those cigarettes are kept there or held by that person in violation thereof.
 - Subd. 2. Presumption, exceptions. This presumption shall not apply to:
- (1) Cigarettes in the place of business or in the possession of a licensed distributor;
- (2) Cigarettes in the possession of a common carrier or sleeping car company engaged in interstate commerce;
- (3) Cigarettes held in a public warehouse of first destination in this state, subject to the provisions of and licensed under Minnesota Statutes 1945, Chapter 231, as amended, in the unbroken, original shipping containers, subject to delivery or shipping instructions from the manufacturer or a distributor;
- (4) Cigarettes in the possession of a person other than a distributor in quantities of 200 cigarettes or less, when those cigarettes have had the individual packages or seals thereof broken, and when they are intended for personal use by that person and not to be sold or offered for sale;
- (5) Sample packages of not more than five cigarettes each, in the possession of a representative of a manufacturer authorized pursuant to section 297.03, subdivision 10, to distribute such packages.
- Subd. 3. Warehouse, record of deliveries and shipments. Records of all deliveries or shipments of cigarettes from a licensed warehouse to persons within this state shall be kept by the warehouse and be available to the commissioner for inspection. They shall show the name and address of the consignee, the date, the quantity of cigarettes delivered, and such other information as the commissioner may require. These records shall be reserved for one year from the date of delivery of the cigarettes.

[1947 c 619 s 5; 1951 c 569 s 2]

297.06 KEEPING OF RECORDS. Subdivision 1. Distributor to keep records. Every distributor shall keep at each licensed place of business complete and accurate records, for that place of business, including itemized invoices, of cigarettes held,

purchased, manufactured, or brought in or caused to be brought in from without the state, and of all sales of cigarettes made, except sales to the ultimate consumer. These records shall show the names and addresses of purchasers, the inventory at the close of each period for which a return is required of all cigarettes on hand, and of all stamps, affixed and unaffixed, and other pertinent papers and documents relating to the purchase, sale, or disposition of cigarettes. When a licensed distributor sells cigarettes exclusively to the ultimate consumer at the address given in the license, no invoice of those sales shall be required, but itemized invoices shall be made of all cigarettes transferred to other retail outlets owned or controlled by that licensed distributor. All books, records, and other papers and documents required by section 297.01 to 297.13 to be kept shall be preserved for a period of at least one year after the date of the documents, as aforesaid, or the date of the entries thereof appearing in the records, unless the commissioner, in writing, authorizes their destruction or disposal at an earlier date. At any time during usual business hours the commissioner, or his duly authorized agents or employees, may enter any place of business of a distributor, without a search warrant, and inspect the premises, the records required to be kept under sections 297.01 to 297.13, and the packages of cigarettes and the vending devices contained therein, to determine whether or not all the provisions of these sections are being fully complied with. If the commissioner, or any such agent or employee, is denied free access or is hindered or interfered with in making such examination, the license of the distributor at such premises shall be subject to revocation by the commissioner.

- Subd. 2. **Distributor to preserve copies of invoices.** Every person who sells cigarettes to persons other than the ultimate consumer shall render with each sale itemized invoices showing the seller's name and address, the purchaser's name and address, the date of sale, and all prices and discounts. He shall preserve legible copies of all such invoices for one year from the date of sale.
- Subd. 3. Retailer and subjobber to preserve purchase invoices. Every retailer and subjobber shall procure itemized invoices of all cigarettes purchased. The invoices shall show the name and address of the seller and the date of purchase. The retailer and subjobber shall preserve a legible copy of each such invoice for one year from the date of purchase. Invoices shall be available for inspection by the commissioner or his authorized agents or employees at the retailer's or subjobber's place of business.

[1947 c 619 s 6]

- 297.07 DISTRIBUTOR TO FILE RETURNS. Subdivision 1. Monthly return filed with commissioner. On or before the twentieth day of each calendar month every distributor with a place of business in this state shall file a return with the commissioner showing the quantity of cigarettes manufactured or brought in from without the state or purchased during the preceding calendar month and the quantity of cigarettes sold or otherwise disposed of in this state and outside this state during that month. Every licensed distributor outside this state shall in like manner file a return showing the quantity of cigarettes shipped or transported into this state during the preceding calendar month. Returns shall be made upon forms furnished and prescribed by the commissioner and shall contain such other information as the commissioner may require. The return shall be accompanied by a remittance for the full unpaid tax liability shown by it.
- Subd. 2. Commissioner to examine and correct return; collection of deficiency. As soon as practicable after any return is filed, the commissioner shall examine the return and correct it, if necessary, according to his best judgment and information. The return, together with the commissioner's corrections, if any, shall be prima facie correct and shall be prima facie evidence of the correctness of the amount of tax due, as shown therein. Proof of any such correction by the commissioner may be made at any hearing before him or in any legal proceeding by a copy of the pertinent record of the commissioner under the certificate of the custodian of the original official record. Such a certified copy shall, without further proof, be admitted into evidence before the commissioner or in any legal proceeding and shall be prima facie proof of the correctness of the amount of tax due, as shown therein. If the commissioner finds that any amount of tax is due from the distributor and unpaid, he shall notify the distributor of the deficiency, stating that he proposes to assess the amount due together with interest and penalties as hereinafter provided.

If a deficiency disclosed by the commissioner's examination cannot be allocated by him to a particular month or months, he shall notify the distributor of the deficiency, stating his intention to assess the amount due for a given period without allocating it to any particular month or months, together with the penalty provided in the case of other corrected returns. If any distributor making any return shall die or shall become incompetent at any time before the commissioner issues his notice that he proposes to assess an amount due, that notice shall be issued to the administrator, executor, or other legal representative, as such, of that distributor.

- Subd. 3. **Dealer may protest; hearing.** If, within 20 days after mailing of notice of the proposed assessment, the distributor or his legal representative shall file a protest to said proposed assessment and request a hearing thereon, the commissioner shall give notice to that distributor or legal representative of the time and place fixed for the hearing, shall hold a hearing in conformity with the provisions of sections 297.01 to 297.13, and pursuant thereto shall issue a final assessment to the distributor or legal representative for the amount found to be due as a result of the hearing. This hearing shall be held within 45 days after filing of the protest. If a protest is not filed within the time herein prescribed, the commissioner shall issue a final assessment to the distributor or legal representaive, as such.
- Subd. 4. Monthly tax payments; penalty for non-payment. All taxes shall be due and payable not later than the twentieth day of the month following the calendar month in which they were incurred, and thereafter shall bear interest at the rate of one per cent per month. The commissioner in issuing his final assessment pursuant to subdivision 3 shall add to the amount of tax found due and unpaid a penalty of ten per cent thereof, except that, if he finds that the distributor has made a false and fraudulent return with intent to evade the tax imposed by sections 297.01 to 297.13, the penalty shall be 25 per cent of the entire tax as shown by the corrected return.
- Subd. 5. Recovery by commissioner. The commissioner may recover the amount of any tax due and unpaid, interest, and any penalty in a civil action. The collection of such a tax, interest, or penalty shall not be a bar to any prosecution under sections 297.01 to 297.13.

[1947 c 619 s 7]

297.08 CONTRABAND. Subdivision 1. Packages declared contraband. The following are declared to be contraband:

(1) All packages which do not have stamps affixed to them as provided in sections 297.01 to 297.13 and all devices for the vending of cigarettes in which such unstamped packages are found;

If a package of cigarettes is contained in a vending device and exposed to view and the stamp required by sections 297.01 to 297.13 is not visible from the outside of that device, it shall be presumed that the package is unstamped and that the package is contraband, and action may be taken as provided in subdivisions 2 and 3.

Subd. 2. **Seizure.** Any cigarettes or other property made contraband by subdivision 1 may be seized by the commissioner or his authorized agents or by any sheriff or other police officer, with or without process, and shall be subject to forfeiture as provided in subdivision 3.

Subd. 3. Inventory; judicial determination; appeal; disposition of seized property. Within two days after the seizure of any alleged contraband, the person making the seizure shall deliver an inventory of the property seized to the person from whom the seizure was made, if known, and file a copy with the commissioner. Within ten days after the date of service of the inventory, the person from whom the property was seized or any person claiming an interest in the property may file with the commissioner a demand for a judicial determination of the question as to whether the property was lawfully subject to seizure and forfeiture, and thereupon the commissioner, within 30 days, shall institute an action in the district court of the county where the seizure was made to determine the issue of forfeiture. The action shall be brought in the name of the state and shall be prosecuted by the county attorney or by the attorney general. The court shall hear the action without a jury and shall try and determine the issues of fact and law involved. Whenever a judgment of forfeiture is entered, the commissioner may, unless the judgment is stayed pending an appeal to the supreme court, either (1) deliver the forfeited property to the director of public institutions for use by patients in state institutions or (2) cause the same to be destroyed. If a demand for judicial determination is made and no action is commenced as provided in

this subdivision, the property shall be released by the commissioner and redelivered to the person entitled to it. If no demand is made, the property seized shall be deemed forfeited to the state by operation of law and may be disposed of by the commissioner as provided where there has been a judgment of forfeiture. Whenever the commissioner is satisfied that any person from whom property is seized under sections 297.01 to 297.13 was acting in good faith and without intent to evade the tax imposed by sections 297.01 to 297.13, he shall release the property seized, without further legal proceedings.

[1947 c 619 s 8; 1953 c 624 s 1]

297.09 INVESTIGATIONS. Subdivision 1. Powers of commissioner. The commissioner, or his duly authorized agents, may conduct investigations, inquiries, and hearings under sections 297.01 to 297.13, and, in connection with such investigations, inquiries, and hearings, he and his duly authorized agents shall have all the powers conferred upon him and his examiners by Minnesota Statutes 1945, Sections 290.56 to 290.58, and the provisions of those sections shall apply to all such investigations, inquiries and hearings.

Subd. 2. **Hearing; notice; findings.** Every hearing conducted under sections 297.01 to 297.13 shall be preceded by ten days notice in writing of the subject of the hearing, including, in the case of suspension or revocation of a license, a statement of the nature of the charges against the licensee. The notice shall be sent by registered mail to the last known address of the licensee or other person involved, in the hearing, and service shall be complete upon mailing. After every hearing the commissioner shall make his findings and his order in writing. The findings and order shall be filed in the office of the commissioner, and a copy sent by mail or otherwise to the person to whom the notice was directed.

Subd. 3. Exchange of information. The commissioner may exchange information with the officers and agencies of other states administering laws relating to the

taxation of cigarettes and the sale thereof.

- Subd. 4. Claim of possible incrimination not to excuse witness from testifying; no exemption from prosecution. No person shall be excused from testifying or from producing, pursuant to a subpoena, any books, papers, records, or memoranda in any investigation or upon any hearing, upon the ground that the testimony or evidence, documentary or otherwise, may tend to incriminate him or subject him to a criminal penalty, but no person shall be prosecuted or subjected to any criminal penalty for or on account of any transaction made or thing concerning which he may testify or produce evidence, documentary or otherwise, before the commissioner or an employee or agent thereof; provided that such immunity shall extend only to a natural person who, in obedience to a subpoena, gives testimony under oath or produces evidence, documentary or otherwise, pursuant to a subpoena. No person so testifying shall be exempt from prosecution and punishment for perjury committed in so testifying.
- Subd. 5. Appeal to board of tax appeals. Any person aggrieved by an order of the commissioner fixing a tax, penalty, or interest under section 297.07 may, within 30 days from the date of notice of the order, appeal to the board of tax appeals in the manner provided by law. Any other order of the commissioner under sections 297.01 to 297.13 shall be subject to review by certiorari.

[1947 c 619 8 9]

297.10 ENFORCEMENT. Subdivision 1. Duties of commissioner. The commissioner shall enforce the provisions of sections 297.01 to 297.13. He may prescribe rules and regulations not inconsistent with the provisions of sections 297.01 to 297.13 for its detailed and efficient administration. In the enforcement of sections 297.01 to 297.13 the commissioner may call any county attorney or any peace officer to his assistance. He may appoint such additional employees as may be required to administer sections 297.01 to 297.13. The commissioner may bring injunction proceedings to restrain any person from acting as a distributor without complying with the provisions of sections 297.01 to 297.13.

Subd. 2. Expenses of administration. Expenses of the administration of sections 297.01 to 297.13 to be paid out of appropriations to the commissioner for the administration thereof shall include fees and expenses incurred by the attorney general and any county attorney in litigation in connection with the enforcement of

sections 297.01 to 297.13 and all court costs and expenses.

[1947 c 619 s 10]

- 297.11 PROHIBITIONS. Subdivision 1. Counterfeiting, tampering with tax meter. No person shall, with intent to defraud the state, make, alter, forge, or counterfeit any license or stamp provided for in sections 297.01 to 297.13 or have in his possession any forged, spurious, or altered stamps, or tamper with or reset any tax meter machine with the intent, or with the result, of depriving the state of the tax imposed by sections 297.01 to 297.13.
- Subd. 2. **Prohibition against possession.** No person other than a licensed distributor shall sell, offer for sale, or have in his possession with intent to sell or offer for sale, a package of cigarettes not stamped in accordance with the provisions of sections 297.01 to 297.13.
- Subd. 3. Packages stamped, exception. No distributor shall sell a package of cigarettes not stamped in accordance with the provisions of sections 297.01 to 297.13, except when the sale is made by the distributor to another distributor licensed under sections 297.01 to 297.13 or when the sale is made under such circumstances that the tax imposed by sections 297.01 to 297.13 may not legally be levied because of the constitution or laws of the United States.
- Subd. 4. **Falsification of records.** No person required by sections 297.01 to 297.13 to keep records or to make returns shall falsify or fail to keep such records or falsify or fail to make such returns.
- Subd. 5. **Transporting unstamped packages.** No person shall transport into, or receive, carry, or move from place to place in this state, any packages of cigarettes not stamped in accordance with the provisions of this act except in the course of interstate commerce, unless the cigarettes are moving from a public warehouse to a distributor upon orders from the manufacturer or distributor or from one distributor to another. This subdivision shall not apply to a person carrying for his own use not more than 200 cigarettes when those cigarettes have had the individual packages or seals thereof broken and are intended for personal use by that person and not to be sold or offered for sale.

[1947 c 619 s 11; 1951 c 569 s 3]

- **297.12 OFFENSES.** Subdivision 1. **Felony.** Any person violating section 297.11, subdivision 1, shall be guilty of a felony.
- Subd. 2. Gross misdemeanor. Any person who in any manner attempts to evade the tax imposed by sections 297.01 to 297.13 or who aids or abets in the evasion or attempted evasion of the tax or who violates the provisions of section 297.04, subdivision 1, shall be guilty of a gross misdemeanor.
- Subd. 3. Misdemeanor. Any person who otherwise violates any provision of sections 297.01 to 297.14 shall be guilty of a misdemeanor.

[1947 c 619 s 12]

- 297.13 DISPOSITION OF REVENUE. Subdivision 1. Cigarette tax apportionment fund one-fourth to be distributed to municipalities. All revenues derived from taxes, penalties, and interest under sections 297.01 to 297.13 and from license fees and miscellaneous sources of revenue shall be deposited by the commissioner in the state treasury and credited one-fourth to a special fund to be known as the "Cigarette Tax Apportionment Fund," which fund is hereby created, and the balance to the general revenue fund. The revenues in the apportionment fund shall be apportioned as provided in subdivision 2 to the several counties, citles, villages and boroughs in this state. Each county, city, village, and borough shall receive from the apportionment fund an amount bearing the same relation to the total amount to be apportioned as its population bears to the total population of all the counties, cities, villages and boroughs in this state; except, that for the purposes of sections 297.01 to 297.13 the population of a county shall be that part of its population exclusive of the population of the several cities, villages and boroughs within the county.
- Subd. 2. Warrants, apportionment. On or before February 15, 1948, the state auditor shall apportion the amount which has been credited to said special fund prior to January 1, 1948, and issue his warrant in favor of the treasurer of each county, city, village and borough. The state auditor shall make a similar apportionment on or before August 15, 1948, of the moneys which have been credited to the apportionment fund prior to July 1, 1948; and he shall make a like apportionment on or before February 15th and August 15th in each year after 1948; provided, however, that at the end of each fiscal year the commissioner shall certify to the state auditor the total amount of refunds made and the total cost of administration of sections 297.01 to 297.13 for such year, and the state auditor shall then

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transfer an amount equal to one-fourth of the total amount of such refunds and administration costs from the special apportionment fund to the general revenue fund.

- Subd. 3. Certified list of municipalities; population. The secretary of state shall deliver to the state auditor, within 90 days after the passage of Laws 1947, Chapter 619, a certified list of all the counties, cities, villages, and boroughs of the state with their respective populations according to the federal census of 1940. In the case of municipalities incorporated after a federal census the population shown shall be that given in the incorporation census. Upon the taking of each federal census the secretary of state shall deliver to the state auditor a like certificate within 30 days after the governor has filed with him the certified copies of the census obtained from the director of the federal census. Until the receipt of such a certificate, the state auditor shall make his apportionment upon the basis of the population of the various political subdivisions last certified to him.
- Subd. 4. Change of name or dissolution of municipality; new incorporation. If any municipality changes its name or is dissolved, or if any new municipality is incorporated, the secretary of state shall immediately certify that fact to the state auditor, indicating in the case of a new municipality the population shown by the census taken before incorporation. If any municipality is consolidated with another municipality, the secretary of state shall likewise certify that fact to the state auditor, who shall issue his warrant to the consolidated municipality according to the combined population resulting.
- Subd. 5. Statutory or charter limitation not to apply to municipal expenditures. Expenditures made from amounts paid to any city, village, or borough under sections 297.01 to 297.14 shall not be considered as part of its cost of government within the meaning of any statutory or charter limitation on expenditures.

[1947 c 619 s 13; 1949 c 703 s 3; 1953 c 623 s 1]

297.14 [Obsolete]

297.21 **DEFINITIONS.** Subdivision 1. Unless the language or context clearly indicates that a different meaning is intended, the following terms for the purposes of sections 297.21 to 297.26, shall be given the meanings subjoined to them.

Subd. 2. "Person" means any individual, firm, association, partnership, joint stock company, joint adventure, corporation, trustee, agency, or receiver, or any

legal representative of any of the foregoing.

Subd. 3. "Consumer" means any person who has title to or possession of cigarettes in storage, for use or other consumption in this state.

Subd. 4. "Storage" means any keeping or retention of cigarettes for use or consumption in this state.

Subd. 5. "Use" means the exercise of any right or power incidental to the ownership of cigarettes.

Subd. 6. "Cigarette" means any roll for smoking made wholly or in part of tobacco, and encased in any material except tobacco.

Subd. 7. "Commissioner" means the state commissioner of taxation.

[1949 c 553 s 1]

- 297.22 TAX. Subdivision 1. From and after July 1, 1951, a tax is hereby imposed upon the use or storage by consumers of cigarettes in this state, and upon such consumers, at the following rates:
- (1) On cigarettes weighing not more than three pounds per thousand, two mills on each such cigarette;
- (2) On cigarettes weighing more than three pounds per thousand, four mills on each such cigarette.
- Subd. 2. This tax shall not apply if the tax imposed by Laws 1947, Chapter 619, as amended, has been paid.
- Subd. 3. This tax shall not apply to the use or storage of cigarettes in quantities of 200 or less in the possession of any one consumer.

[1949 c 553 s 2; 1951 c 570 s 1]

297.23 CONSUMERS TO FILE RETURN. Subdivision 1. On or before the twentieth day of each calendar month, every consumer who during the preceding calendar month has acquired title to or possession of cigarettes for use or storage in this state, upon which cigarettes the tax imposed by sections 297.01 to 297.14 has not been paid, shall file a return with the commissioner showing the quantity of cigarettes so acquired. The return shall be made upon a form furnished and pre-

scribed by the commissioner, and shall contain such other information as the commissioner may require. The return shall be accompanied by a remittance for the full unpaid tax liability shown by it.

Subd. 2. As soon as practicable after any return is filed, the commissioner shall examine the return and correct it, if necessary, according to his best judgment and

information.

Subd. 3. In case any consumer required to pay the tax levied by this act fails to file a return or remit the tax as herein required, the commissioner shall have authority to make an assessment of tax against him according to the commissioner's best judgment and information.

Subd. 4. All of the provisions of section 297.07, subdivisions 2, 3, 4 and 5, relating to corrections of returns, deficiency assessments, protests thereto, hearings thereon, interest and penalties, and collections of taxes, shall be applicable to con-

sumers under the act in like manner as though set out in full herein.

[1949 c 553 s 3]

297.24 APPLICATION OF CERTAIN LAWS. All of the provisions of sections 297.09 and 297.10 shall be applicable to consumers under sections 297.21 to 297.26 in like manner as though set out in full herein.

[1949 c 553 s 4]

297.25 REFUSAL OR NEGLECT TO FILE RETURN. Subdivision 1. Any person required by sections 297.21 to 297.26 to make and file a return with the commissioner, who neglects or refuses to make such return, or neglects or refuses to pay the tax levied by sections 297.21 to 297.26, or neglects or refuses to pay any lawful assessment made by the commissioner, shall be guilty of a misdemeanor and upon conviction thereof shall be fined not less than \$50 or more than \$100.

Subd. 2. Any person who otherwise violates any provision of sections 297.21 to 297.26 shall be guilty of a misdemeanor.

[1949 c 553 s 5]

297.26 REVENUES, DISTRIBUTION. All revenues derived from taxes, penalties and interest under sections 297.21 to 297.26 shall be deposited by the commissioner in the state treasury and credited one-fourth to the cigarette tax apportionment fund and the balance to the general revenue fund.

[1949 c 553 s 6; 1951 c 570 s 2]