

CIGARETTE AND TOBACCO TAX AND LICENSING**AMENDMENTS**

2013 GENERAL SESSION

STATE OF UTAH

LONG TITLE**General Description:**

This bill amends the Cigarette and Tobacco Tax and Licensing chapter to address taxation and regulation related to cigarettes and tobacco products.

Highlighted Provisions:

This bill:

- ▶ defines terms;
- ▶ modifies certain reporting requirements to the State Tax Commission related to cigarettes;
- ▶ addresses the taxation of a little cigar or cigarette produced from a cigarette rolling machine;
- ▶ addresses the applicability of certain tax provisions to a cigarette produced from a cigarette rolling machine;
- ▶ provides for a credit or refund of tax for a cigarette rolling machine operator under certain circumstances;
- ▶ enacts the Cigarette Rolling Machine Operators Act, including:
 - requiring the certification and renewal of certification of cigarette rolling machine operators by the State Tax Commission under certain circumstances;
 - providing procedures and requirements for a cigarette rolling machine operator to obtain certification or renewal of certification;
 - requiring a cigarette rolling machine operator to make certain reports to the State Tax Commission;
 - requiring a cigarette rolling machine operator to maintain a secure meter on a cigarette rolling machine;
 - addressing the denial or revocation of certification of a cigarette rolling machine operator;

- 32 • addressing appeals;
- 33 • requiring a cigarette rolling machine operator to remove a cigarette rolling
- 34 machine from its premises under certain circumstances; and
- 35 • granting rulemaking authority to the State Tax Commission; and
- 36 ▶ makes technical and conforming changes.

37 **Money Appropriated in this Bill:**

38 None

39 **Other Special Clauses:**

40 This bill takes effect on July 1, 2013.

41 **Utah Code Sections Affected:**

42 AMENDS:

43 **59-14-102**, as last amended by Laws of Utah 2011, Chapter 229

44 **59-14-201**, as last amended by Laws of Utah 2004, Chapter 217

45 **59-14-214**, as last amended by Laws of Utah 2011, Chapter 164

46 **59-14-302**, as last amended by Laws of Utah 2011, Chapter 229

47 **59-14-601**, as enacted by Laws of Utah 2005, Chapter 204

48 ENACTS:

49 **59-14-305**, Utah Code Annotated 1953

50 **59-14-701**, Utah Code Annotated 1953

51 **59-14-702**, Utah Code Annotated 1953

52 **59-14-703**, Utah Code Annotated 1953

53 **59-14-704**, Utah Code Annotated 1953

54 **59-14-705**, Utah Code Annotated 1953

55 **59-14-706**, Utah Code Annotated 1953

56 **59-14-707**, Utah Code Annotated 1953



58 *Be it enacted by the Legislature of the state of Utah:*

59 Section 1. Section **59-14-102** is amended to read:

60 **59-14-102. Definitions.**

61 As used in this chapter:

- 62 (1) "Cigarette" means a roll for smoking made wholly or in part of tobacco:

- 63 (a) regardless of:
64 (i) the size of the roll;
65 (ii) the shape of the roll; or
66 (iii) whether the tobacco is:
67 (A) flavored;
68 (B) adulterated; or
69 (C) mixed with any other ingredient; and
70 (b) if the wrapper or cover of the roll is made of paper or any other substance or
71 material except tobacco.

72 (2) "Cigarette rolling machine" means a device or machine that has the capability to
73 produce at least 150 cigarettes in less than 30 minutes.

74 (3) "Cigarette rolling machine operator" means a person who:

75 (a) (i) controls, leases, owns, possesses, or otherwise has available for use a cigarette
76 rolling machine; and

77 (ii) makes the cigarette rolling machine available for use by another person to produce
78 a cigarette; or

79 (b) offers for sale, at retail, a cigarette produced from the cigarette rolling machine.

80 ~~[(2)]~~ (4) "Consumer" means a person that is not required:

81 (a) under Section 59-14-201 to obtain a license under Section 59-14-202; or

82 (b) under Section 59-14-301 to obtain a license under Section 59-14-202.

83 ~~[(3)]~~ (5) "Counterfeit cigarette" means:

84 (a) a cigarette that has a false manufacturing label; or

85 (b) a package of cigarettes bearing a counterfeit tax stamp.

86 ~~[(4)]~~ (6) "Importer" means a person who imports into the United States, either directly
87 or indirectly, a finished cigarette for sale or distribution.

88 ~~[(5)]~~ (7) "Indian tribal entity" means a federally recognized Indian tribe, tribal entity, or
89 any other person doing business as a distributor or retailer of cigarettes on tribal lands located
90 in the state.

91 ~~[(6)]~~ (8) "Little cigar" means a roll for smoking:

92 (a) made wholly or in part of tobacco;

93 (b) that uses an integrated cellulose acetate filter or other similar filter; and

94 (c) that is wrapped in a substance:

95 (i) containing tobacco; and

96 (ii) that is not exclusively natural leaf tobacco.

97 [~~(7)~~ "~~Manufacturer~~"]

98 (9) (a) Except as provided in Subsection (9)(b), "manufacturer" means a person who
 99 manufactures, fabricates, assembles, processes, or labels a finished cigarette.

100 (b) "Manufacturer" does not include a cigarette rolling machine operator.

101 [~~(8)~~] (10) "Moist snuff" means tobacco that:

102 (a) is finely:

103 (i) cut;

104 (ii) ground; or

105 (iii) powdered;

106 (b) has at least 45% moisture content, as determined by the commission by rule made
 107 in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act;

108 (c) is not intended to be:

109 (i) smoked; or

110 (ii) placed in the nasal cavity; and

111 (d) except for single-use pouches of loose tobacco, is not packaged, produced, sold, or
 112 distributed in single-use units, including:

113 (i) tablets;

114 (ii) lozenges;

115 (iii) strips;

116 (iv) sticks; or

117 (v) packages containing multiple single-use units.

118 [~~(9)~~] (11) "Retailer" means a person that:

119 (a) sells or distributes a cigarette to a consumer in the state; or

120 (b) intends to sell or distribute a cigarette to a consumer in the state.

121 [~~(10)~~] (12) "Stamp" means the indicia required to be placed on a cigarette package that
 122 evidences payment of the tax on cigarettes required by Section 59-14-205.

123 [~~(11)~~] (13) (a) "Tobacco product" means a product made of, or containing, tobacco.

124 (b) "Tobacco product" includes:

125 (i) a cigarette produced from a cigarette rolling machine;

126 ~~[(+)]~~ (ii) a little cigar; or

127 ~~[(+)]~~ (iii) moist snuff.

128 (c) "Tobacco product" does not include a cigarette.

129 ~~[(+2)]~~ (14) "Tribal lands" means land held by the United States in trust for a federally
 130 recognized Indian tribe.

131 Section 2. Section **59-14-201** is amended to read:

132 **59-14-201. License -- Application of part -- Fee -- Bond -- Exceptions.**

133 (1) It is unlawful for any person in this state to manufacture, import, distribute, barter,
 134 sell, exchange, or offer cigarettes for sale without first having obtained a license issued by the
 135 commission under Section 59-14-202.

136 (2) Except for the tax rates described in Subsection 59-14-204(2), this part does not
 137 apply to a cigarette produced from a cigarette rolling machine.

138 ~~[(2)]~~ (3) (a) A license may not be issued for the sale of cigarettes until the applicant has
 139 paid a license fee of \$30 or a license renewal fee of \$20, as appropriate.

140 (b) The fee for reinstatement of a license that has been revoked, suspended, or allowed
 141 to expire is \$30.

142 ~~[(3)]~~ (4) (a) A license may not be issued until the applicant files a bond with the
 143 commission. The commission shall determine the form and the amount of the bond, the
 144 minimum amount of which shall be \$500. The bond shall be executed by the applicant as
 145 principal, with a corporate surety, payable to the state and conditioned upon the faithful
 146 performance of all the requirements of this chapter, including the payment of all taxes,
 147 penalties, and other obligations.

148 (b) ~~[Applicants are]~~ An applicant is not required to post a bond [who] if the applicant:

149 (i) ~~[purchase]~~ purchases during the license year only products ~~[which]~~ that have the
 150 proper state stamp affixed as required by this chapter; and

151 (ii) ~~[file]~~ files an affidavit with ~~[their]~~ the applicant's application attesting to this fact.

152 Section 3. Section **59-14-214** is amended to read:

153 **59-14-214. Nonparticipating manufacturer equity assessment.**

154 (1) As used in this section, "nonparticipating manufacturer" means a tobacco product
 155 manufacturer, as defined in Section 59-22-202, that is not a participating manufacturer within

156 the meaning of Subsection II(jj) of the Master Settlement Agreement, as defined in Section
157 59-22-202.

158 (2) (a) There is levied an equity assessment, at the rate of 1.75 cents on each cigarette,
159 for all cigarette packages of nonparticipating manufacturers to which a stamp is affixed as
160 required under Section 59-14-205.

161 (b) The equity assessment imposed by this section is in addition to all other
162 assessments, fees, and taxes levied under existing law.

163 (c) The equity assessment imposed by this section shall be paid by affixing a stamp in
164 the manner and at the time described in Section 59-14-205.

165 (d) Except as otherwise provided in this section, the equity assessment shall be
166 collected, paid, administered, and enforced in the same manner as the tax on cigarettes levied
167 by Section 59-14-204.

168 (3) The purposes of this equity assessment are:

169 (a) to recover health care costs to the state imposed by nonparticipating manufacturers;

170 (b) to prevent nonparticipating manufacturers from undermining the state's policy of
171 reducing underage smoking by offering cigarettes for sale substantially below the prices of
172 cigarettes of other manufacturers;

173 (c) to protect funding, which is reduced as a result of the growth of nonparticipating
174 manufacturer cigarette sales, for programs funded in whole or in part by payments to the state
175 under the Master Settlement Agreement, as defined in Section 59-22-202;

176 (d) to recoup settlement-payment revenue lost to the state as a result of
177 nonparticipating manufacturer cigarette sales; and

178 (e) to fund enforcement and administration of:

179 (i) Chapter 14, Part 6, Tobacco Manufacturer Stamping Enforcement Provisions;

180 (ii) Sections 59-22-201 through 59-22-203, related to nonparticipating manufacturers;

181 and

182 (iii) the equity assessment imposed by this section.

183 (4) Each manufacturer, distributor, wholesaler, or retail dealer who under Section
184 59-14-205 affixes a stamp to a package of cigarettes, shall report [~~monthly~~] quarterly to the
185 commission for each place of business, the number and denominations of stamps affixed to
186 individual packages of nonparticipating manufacturer cigarettes sold by the manufacturer,

187 distributor, wholesaler, or retail dealer in the preceding [month] quarter, including the
188 manufacturer and brand family.

189 (5) A person required to file a report under this section who fails to timely file the
190 report, or who provides false or misleading information on, or in relation to, the report:

191 (a) is guilty of a class B misdemeanor; and

192 (b) is subject to:

193 (i) revocation or suspension of a license under Part 2, Cigarettes; and

194 (ii) a civil penalty, imposed by the commission, in an amount that does not exceed the
195 greater of:

196 (A) 500% of the retail value of the cigarettes for which an accurate report was not
197 filed; or

198 (B) \$5,000.

199 Section 4. Section **59-14-302** is amended to read:

200 **59-14-302. Tax basis -- Rates.**

201 (1) As used in this section:

202 (a) "Manufacturer's sales price" means the amount the manufacturer of a tobacco
203 product charges after subtracting a discount.

204 (b) "Manufacturer's sales price" includes an original Utah destination freight charge,
205 regardless of:

206 (i) whether the tobacco product is shipped f.o.b. origin or f.o.b. destination; or

207 (ii) who pays the original Utah destination freight charge.

208 (2) There is levied a tax upon the sale, use, or storage of tobacco products in the state.

209 (3) [~~The~~] (a) Subject to Subsection (3)(b), the tax levied under Subsection (2) shall be
210 paid by the manufacturer, jobber, distributor, wholesaler, retailer, user, or consumer.

211 (b) The tax levied under Subsection (2) on a cigarette produced from a cigarette rolling
212 machine shall be paid by the cigarette rolling machine operator.

213 (4) For tobacco products except for moist snuff [~~or~~], a little cigar, or a cigarette
214 produced from a cigarette rolling machine, the rate of the tax under this section is .86
215 multiplied by the manufacturer's sales price.

216 (5) (a) Subject to Subsection (5)(b), the tax under this section on moist snuff is
217 imposed:

- 218 (i) at a rate of \$1.83 per ounce; and
- 219 (ii) on the basis of the net weight of the moist snuff as listed by the manufacturer.
- 220 (b) If the net weight of moist snuff is in a quantity that is a fractional part of one ounce,
- 221 a proportionate amount of the tax described in Subsection (5)(a) is imposed:
- 222 (i) on that fractional part of one ounce; and
- 223 (ii) in accordance with rules made by the commission in accordance with Title 63G,
- 224 Chapter 3, Utah Administrative Rulemaking Act.
- 225 (6) (a) A little cigar is taxed [~~in the same~~] at the same tax rates manner as a cigarette is
- 226 taxed under Subsection 59-14-204(2).
- 227 (b) (i) Subject to Subsection (6)(b)(ii), a cigarette produced from a cigarette rolling
- 228 machine is taxed at the same tax rates as a cigarette is taxed under Subsection 59-14-204(2).
- 229 (ii) A tax under this Subsection (6)(b) is imposed on the date the cigarette is produced
- 230 from the cigarette rolling machine.
- 231 (7) (a) Moisture content of a tobacco product is determined at the time of packaging.
- 232 (b) A manufacturer who distributes a tobacco product in, or into, Utah, shall:
- 233 (i) for a period of three years after the last day on which the manufacturer distributes
- 234 the tobacco product in, or into, Utah, keep valid scientific evidence of the moisture content of
- 235 the tobacco product available for review by the commission, upon demand; and
- 236 (ii) provide a document, to the person described in Subsection (3) to whom the
- 237 manufacturer distributes the tobacco product, that certifies the moisture content of the tobacco
- 238 product, as verified by the scientific evidence described in Subsection (7)(b)(i).
- 239 (c) A manufacturer who fails to comply with the requirements of Subsection (7)(b) is
- 240 liable for the nonpayment or underpayment of taxes on the tobacco product by a person who
- 241 relies, in good faith, on the document described in Subsection (7)(b)(ii).
- 242 (d) A person described in Subsection (3) who is required to pay tax on a tobacco
- 243 product:
- 244 (i) shall, for a period of three years after the last day on which the person pays the tax
- 245 on the tobacco product, keep the document described in Subsection (7)(b)(ii) available for
- 246 review by the commission, upon demand; and
- 247 (ii) is not liable for nonpayment or underpayment of taxes on the tobacco product due
- 248 to the person's good faith reliance on the document described in Subsection (7)(b)(ii).

249 Section 5. Section **59-14-305** is enacted to read:

250 **59-14-305. Credit or refund for cigarette rolling machine operator.**

251 (1) A cigarette rolling machine operator may claim a credit or refund on a return filed
252 under Section 59-14-303 as provided in this section if:

253 (a) a person pays a tax under this chapter on tobacco that the person sells or provides to
254 the cigarette rolling machine operator; and

255 (b) the cigarette rolling machine operator pays a tax under Section 59-14-302 on the
256 tobacco that the cigarette rolling machine operator:

257 (i) purchases or is provided with under Subsection (1)(a); and

258 (ii) uses to produce a cigarette from the cigarette rolling machine.

259 (2) The credit under this section is the lesser of:

260 (a) the tax paid under Subsection (1)(a); or

261 (b) the tax paid under Subsection (1)(b).

262 (3) A cigarette rolling machine operator that claims a credit or refund under this section
263 shall:

264 (a) keep in a form prescribed by the commission books and records that are necessary
265 to establish the tax paid under Subsection (1)(a) and the tax paid under Subsection (1)(b) for
266 purposes of calculating the credit or refund the cigarette rolling machine operator may claim;

267 (b) keep the books and records described in Subsection (3)(a) for the time period
268 during which an assessment may be made under Section 59-1-1408; and

269 (c) open the books and records for examination at any time by:

270 (i) the commission; or

271 (ii) an agent or representative the commission designates.

272 Section 6. Section **59-14-601** is amended to read:

273 **59-14-601. Definitions.**

274 As used in this part:

275 (1) "Brand family" means:

276 (a) all styles of cigarettes sold under the same trademark and differentiated from one
277 another by means of additional modifiers or descriptors, including: "menthol," "lights,"
278 "kings," and "100s"; and

279 (b) any brand name, alone or in conjunction with any other word, trademark, logo,

280 symbol, motto, selling message, recognizable pattern of colors, or any other indicia of product
 281 identification identical or similar to, or identifiable with, a previously known brand of
 282 cigarettes.

283 (2) "Cigarette" has the same meaning as in Subsection 59-22-202(4).

284 (3) "Commission" means the State Tax Commission as defined in Section 59-1-101.

285 (4) "Distributor" means a person, wherever residing or located, who purchases
 286 nontax-paid cigarettes and stores, sells, or otherwise disposes of the cigarettes.

287 (5) "Master Settlement Agreement" has the same meaning as in Subsection
 288 59-22-202(5).

289 (6) "Nonparticipating manufacturer" means any tobacco product manufacturer that is
 290 not a participating manufacturer.

291 (7) "Participating manufacturer" has the meaning given that term in Section II(jj) of the
 292 Master Settlement Agreement and all amendments thereto.

293 (8) "Stamping agent" means a person that is authorized to affix tax stamps to packages
 294 or other containers of cigarettes under Section 59-14-205 or any person that is required to pay
 295 the tobacco tax imposed pursuant to Section 59-14-302.

296 (9) "Qualified Escrow Fund" has the same meaning as defined in Subsection
 297 59-22-202(6).

298 (10) (a) [~~"Tobacco"~~] Except as provided in Subsection (10)(b), "tobacco product
 299 manufacturer" has the same meaning as defined in Subsection 59-22-202(9).

300 (b) "Tobacco product manufacturer" does not include a cigarette rolling machine
 301 operator as defined in Section 59-14-102.

302 (11) "Units sold" has the same meaning as defined in Subsection 59-22-202(10).

303 Section 7. Section **59-14-701** is enacted to read:

304 **Part 7. Cigarette Rolling Machine Operators Act**

305 **59-14-701. Title.**

306 This part is known as the "Cigarette Rolling Machine Operators Act."

307 Section 8. Section **59-14-702** is enacted to read:

308 **59-14-702. Definitions.**

309 As used in this part:

310 (1) "Brand family" is as defined in Section 59-14-601.

311 (2) "Tobacco product manufacturer" is as defined in Section 59-14-601.

312 Section 9. Section **59-14-703** is enacted to read:

313 **59-14-703. Certification of cigarette rolling machine operators -- Renewal of**
314 **certification -- Requirements for certification or renewal of certification -- Denial.**

315 (1) A cigarette rolling machine operator may not perform the following without first
316 obtaining certification from the commission as provided in this part:

317 (a) locate a cigarette rolling machine within this state;

318 (b) make or offer to make a cigarette rolling machine available for use within this state;

319 or

320 (c) offer a cigarette for sale within this state if the cigarette is produced by:

321 (i) the cigarette rolling machine operator; or

322 (ii) another person at the location of the cigarette rolling machine operator's cigarette
323 rolling machine.

324 (2) A cigarette rolling machine operator shall renew its certification as provided in this
325 section.

326 (3) The commission shall prescribe a form for certifying a cigarette rolling machine
327 operator under this part.

328 (4) (a) A cigarette rolling machine operator shall apply to the commission for
329 certification before the cigarette rolling machine operator performs an act described in
330 Subsection (1) within the state for the first time.

331 (b) A cigarette rolling machine operator shall apply to the commission for a renewal of
332 certification on or before the earlier of:

333 (i) December 31 of each year; or

334 (ii) the day on which there is a change in any of the information the cigarette rolling
335 machine operator provides on the form described in Subsection (3).

336 (5) To obtain certification or renewal of certification under this section from the
337 commission, a cigarette rolling machine operator shall:

338 (a) identify:

339 (i) the cigarette rolling machine operator's name and address;

340 (ii) the location, make, and brand of the cigarette rolling machine operator's cigarette
341 rolling machine; and

342 (iii) each person from whom the cigarette rolling machine operator will purchase or be
343 provided tobacco products that the cigarette rolling machine operator will use to produce
344 cigarettes; and

345 (b) certify, under penalty of perjury, that:

346 (i) the tobacco to be used in the cigarette rolling machine operator's cigarette rolling
347 machine, regardless of the tobacco's label or description, shall be only of a:

348 (A) brand family listed on the commission's directory listing required by Section
349 59-14-603; and

350 (B) tobacco product manufacturer listed on the commission's directory listing required
351 by Section 59-14-603;

352 (ii) the cigarette rolling machine operator shall prohibit another person who uses the
353 cigarette rolling machine operator's cigarette rolling machine from using tobacco, a wrapper, or
354 cover except for tobacco, a wrapper, or cover purchased by or provided to the cigarette rolling
355 machine operator from a person identified in accordance with Subsection (5)(a)(iii);

356 (iii) the cigarette rolling machine operator holds a current license issued in accordance
357 with this chapter;

358 (iv) the cigarettes produced from the cigarette rolling machine shall comply with Title
359 53, Chapter 7, Part 4, The Reduced Cigarette Ignition Propensity and Firefighter Protection
360 Act;

361 (v) the cigarette rolling machine shall be located in a separate and defined area where
362 the cigarette rolling machine operator ensures that a person younger than 19 years of age may
363 not be:

364 (A) present at any time; or

365 (B) permitted to enter at any time; and

366 (vi) the cigarette rolling machine operator may not barter, distribute, exchange, offer,
367 or sell cigarettes produced from a cigarette rolling machine in a quantity of less than 20
368 cigarettes per retail transaction.

369 (6) If the commission determines that a cigarette rolling machine operator meets the
370 requirements for certification or renewal of certification under this section, the commission
371 shall grant the certification or renewal of certification.

372 (7) If the commission determines that a cigarette rolling machine operator does not

373 meet the requirements for certification or renewal of certification under this section, the
374 commission shall:

375 (a) deny the certification or renewal of certification; and

376 (b) provide the cigarette rolling machine operator the grounds for denial of the
377 certification or renewal of certification in writing.

378 Section 10. Section **59-14-704** is enacted to read:

379 **59-14-704. Cigarette rolling machine operator quarterly report to commission.**

380 (1) A cigarette rolling machine operator shall each quarter report to the commission:

381 (a) the number of cigarettes, by weight, produced from each of the cigarette rolling
382 machine operator's cigarette rolling machines for the previous calendar quarter;

383 (b) the brand family and the tobacco product manufacturer of the brand family of the
384 tobacco the cigarette rolling machine operator purchased or was provided for use by the
385 cigarette rolling machine operator's cigarette rolling machine for the previous calendar quarter;

386 (c) the ounces of tobacco the cigarette rolling machine operator purchased or was
387 provided for use by the cigarette rolling machine operator's cigarette rolling machine for the
388 previous calendar quarter; and

389 (d) each person from whom the cigarette rolling machine operator purchased or was
390 provided tobacco for use by the cigarette rolling machine operator's cigarette rolling machine
391 for the previous calendar quarter.

392 (2) A cigarette rolling machine operator shall file the report required by this section on
393 the last day of the month immediately following the last day of the previous calendar quarter.

394 (3) The commission shall prescribe the form for the report under this section.

395 Section 11. Section **59-14-705** is enacted to read:

396 **59-14-705. Cigarette rolling machine operator shall maintain secure meter on**
397 **cigarette rolling machine.**

398 (1) A cigarette rolling machine operator shall maintain a secure meter on each cigarette
399 rolling machine that the cigarette rolling machine operator controls, leases, owns, possesses, or
400 otherwise has available for use.

401 (2) The secure meter described in Subsection (1):

402 (a) shall maintain an accurate count of the cigarettes, by weight, dispensed by the
403 cigarette rolling machine;

404 (b) may not be accessed except to take a reading of the secure meter; and

405 (c) may not be reset or otherwise altered.

406 Section 12. Section **59-14-706** is enacted to read:

407 **59-14-706. Revocation of certification -- Denial of certification or revocation of**
408 **certification appeal procedures -- Removal of cigarette rolling machine from premises.**

409 (1) In addition to the penalties provided under this title, the commission shall revoke
410 the certification of a cigarette rolling machine operator if the cigarette rolling machine operator
411 violates this part.

412 (2) The following are subject to review in accordance with Title 63G, Chapter 4,
413 Administrative Procedures Act:

414 (a) the commission's denial of certification or denial of renewal of certification under
415 Section 59-14-703; or

416 (b) the commission's revocation of certification under this section.

417 (3) If the commission revokes the certification of a cigarette rolling machine operator:

418 (a) the commission shall send written notice of the revocation to the cigarette rolling
419 machine operator; and

420 (b) the cigarette rolling machine operator:

421 (i) may not use the cigarette rolling machine or make or offer to make the cigarette
422 rolling machine available for use; and

423 (ii) no later than 10 days after the date the commission sends the written notice
424 described in Subsection (3)(a), shall remove the cigarette rolling machine from the cigarette
425 rolling machine operator's premises.

426 Section 13. Section **59-14-707** is enacted to read:

427 **59-14-707. Commission rulemaking authority.**

428 In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, the
429 commission may make rules to verify information for purposes of granting or denying a
430 certification or renewal of certification under this part.

431 Section 14. **Effective date.**

432 This bill takes effect on July 1, 2013.