

SPONSOR: Sen. Townsend & Sen. Delcollo & Rep. Minor-Brown &

Rep. Griffith & Rep. Longhurst

Sens. Cloutier, Hansen, Lockman, Poore; Reps. Baumbach, Bentz, Bolden, Brady, Chukwuocha, Dorsey Walker, Heffernan, Jaques, K. Johnson,

Q. Johnson, Seigfried

DELAWARE STATE SENATE 150th GENERAL ASSEMBLY

SENATE SUBSTITUTE NO. 1 FOR SENATE BILL NO. 25

AN ACT TO AMEND TITLE 11, TITLE 16, AND TITLE 30 OF THE DELAWARE CODE RELATING TO DELIVERY AND SALES OF TOBACCO PRODUCTS.

1 WHEREAS, tobacco remains this nation's number 1 preventable cause of premature death and disease, killing 2 more than 480,000 Americans, including 1,400 Delawareans annually; and 3 WHEREAS, the Institute of Medicine ("IOM"), one of the most prestigious scientific authorities in the United 4 States, concluded in a March 2015 report, "Public Health Implications of Raising the Minimum Age of Legal Access to 5 Tobacco Products" ("IOM report"), that raising the tobacco sale age to 21 will have a substantial positive impact on public 6 health and save lives through reductions in youth tobacco use initiation; and 7 WHEREAS, the IOM report is based on a thorough literature review and expert panel consensus; and 8 WHEREAS, the IOM report finds that raising the tobacco sale age will do all of the following: significantly reduce 9 the number of adolescents and young adults who start smoking; reduce smoking-caused death; and immediately improve 10 the health of adolescents, young adults, and young mothers who would be deterred from smoking; and 11 WHEREAS, the IOM report further predicts that raising the minimum age for the sale of tobacco products to 21 12 will, over time, do all of the following: reduce the smoking rate by about 12%; reduce smoking-related deaths by 10%, 13 resulting in 223,000 fewer premature deaths, 50,000 fewer deaths from lung cancer, and 4.2 million fewer years of life lost 14 nationwide; and reduce smoking-related health outcomes like low birth weight, pre-term births, and SIDS deaths; and 15 WHEREAS, 95% of adults who smoke started before age 21; and 16 WHEREAS, each day, more than 2,500 Americans try their first cigarette and another 580 become new regular, 17 daily smokers; and 18 WHEREAS, tobacco use is known to cause cancer, heart disease, and respiratory diseases, among other serious health problems; and 19

Page 1 of 12

LC : DIG : CM 5971500091

20	WHEREAS, exposure to nicotine can have lasting effects on adolescent brain development; and
21	WHEREAS, the use of electronic smoking devices, which contain unregulated amounts of nicotine, among minors
22	has recently tripled; and
23	WHEREAS, the use of cigars by youth recently surpassed the use of cigarettes; and
24	WHEREAS, the Centers for Disease Control and Prevention estimates that tobacco use costs approximately \$170
25	billion, including \$532 million for health care costs in Delaware each year, with \$95.6 million in costs to Delaware's
26	Medicaid program.
27	NOW, THEREFORE:
28	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF DELAWARE:
29	Section 1. Amend § 1115, Title 11 of the Delaware Code by making deletions as shown by strike through and
30	insertions as shown by underline as follows:
31	§ 1115. Definitions.
32	(4) "Proof of age" means a driver's license or other government-issued identification with a photograph of the
33	individual affixed thereon that indicates that the individual is <u>18 21</u> years old or older.
34	(9)a. "Tobacco product" means any product that contains tobacco, including, but not limited to, is made from
35	or derived from tobacco or that contains nicotine, including: cigarettes, cigars, pipe tobacco, snuff hookah tobacco,
36	chewing tobacco, snuff, snus, or smokeless tobacco and is intended for human consumption or use. by any means
37	including smoking, heating, chewing, absorbing, dissolving, inhaling, or ingesting.
38	b. "Tobacco product" also means a component or accessory used in the consumption of a tobacco
39	product, including filters, rolling papers, and pipes.
40	c. "Tobacco product" does not mean a drug, device, or combination product authorized for sale by the
41	United States Food and Drug Administration under the Federal Food, Drug, and Cosmetic Act (21 USCS §§ 301 et
42	seq.).
43	(11)a. "Tobacco substitute" means any an electronic smoking device employing a mechanical heating
44	element, battery, or circuit, regardless of shape or size, that can be used to deliver nicotine into the body through
45	inhalation and that has not been approved by the United States Food and Drug Administration for tobacco cessation or
46	other medical purposes, or any noncombustible product containing nicotine intended for use in such a device that has
47	not been approved by the United States Food and Drug Administration for tobacco cessation or other medical purposes.
48	circuit to produce aerosol or vapor for inhalation into the body of an individual.

49	b. "Tobacco substitute" also means liquid used in a device under paragraph (11)a. of this section
50	including liquids that contain nicotine and liquids that do not contain nicotine.
51	c. "Tobacco substitute" does not mean a drug, device, or combination product authorized for sale by the
52	United States Food and Drug Administration under the Federal Food, Drug, and Cosmetic Act (21 USCS §§ 301 e
53	seq.).
54	Section 2. Amend § 1116, Title 11 of the Delaware Code by making deletions as shown by strike through and
55	insertions as shown by underline as follows:
56	§ 1116. Sale or distribution of tobacco products or tobacco substitutes to minors. individuals under the age of 21
57	years.
58	(a) It shall be unlawful for any person to sell or distribute any tobacco product or tobacco substitute to another
59	person_an individual who has not attained the age of 18 21 years or to purchase any tobacco product or tobacco substitute
60	on behalf of another such person, except that this section shall not apply to the parent or guardian of another such person
61	an individual under 21 years of age.
62	(c) A person engaged in the sale or distribution of tobacco products or tobacco substitutes shall demand proof or
63	age from a prospective purchaser or recipient of such products who is under 27 30 years of age.
64	Section 3. Amend § 1117, Title 11 of the Delaware Code by making deletions as shown by strike through and
65	insertions as shown by underline as follows:
66	§ 1117. Notice.
67	A person engaged in the sale or distribution of tobacco products or tobacco substitutes shall post conspicuously a
68	each point of purchase and each tobacco vending machine a notice stating that selling tobacco products or tobacco
69	substitutes to anyone under 18 21 years of age is illegal, that the purchase of tobacco products or tobacco substitutes by
70	anyone under 18 21 years of age is illegal and that a violator is subject to fines. The notice shall also state that all persons
71	selling tobacco products or tobacco substitutes are required, under law, to check the proof of age of any purchaser or
72	tobacco products or tobacco substitutes under the age of 27 30 years. The notice shall include a toll-free telephone number
73	to the Department of Safety and Homeland Security for persons to report unlawful sales of tobacco products or tobacco
74	substitutes. The owners of an establishment who fail to post a notice in compliance with this section shall be subject to a
75	fine of \$100.
76	Section 4. Amend § 1118, Title 11 of the Delaware Code by making deletions as shown by strike through and
77	insertions as shown by underline as follows:
78	§ 1118. Distribution of samples to minors. samples or coupons.

79	(a) It shall be unlawful for any person to distribute tobacco product or tobacco substitute samples or coupons for
80	subsequent receipt of free or discounted tobacco products or tobacco substitutes to another person_an individual who has
81	not attained the age of 18 21 years.
82	Section 5. Amend § 1119, Title 11 of the Delaware Code by making deletions as shown by strike through and
83	insertions as shown by underline as follows:
84	§ 1119. Distribution of eigarettes-tobacco products or tobacco substitutes through vending machines.
85	(a) It shall be unlawful for any person to distribute or permit the distribution of tobacco products or tobacco
86	substitutes through the operation of a vending machine in a public place, except as provided in subsection (b) of this
87	section.
88	(b) Pursuant to subsection (a) of this section, a person may distribute or permit the distribution of tobacco products
89	or tobacco substitutes through the operation of a vending machine in a taproom, tavern, tobacco shop or in premises in
90	which a person_an individual who has not attained the age of 18 21 years is prohibited by law from entering. A tobacco
91	vending machine must be operated a minimum of 25 feet from any entrance to the premises and must be directly visible to
92	the owner or supervisor of the premises.
93	(c) It shall be unlawful for any person who owns, operates or manages a business establishment where tobacco
94	products or tobacco substitutes are offered for sale over the counter at retail to maintain such products in any display
95	accessible to customers that is not under the control of a cashier or other employee. This prohibition shall not apply to
96	business establishments to which persons_individuals under the age of 18_21 are not admitted unless accompanied by an
97	adult, tobacco vending machines as permitted under subsection (b) of this section, or tobacco stores. As used in this
98	subsection, "under the control" means customers cannot readily access the tobacco products or tobacco substitutes without
99	the assistance of a cashier or other employee. A display that holds tobacco products or tobacco substitutes behind locked
100	doors shall be constructed constructed as under the control of a cashier or other employee.
101	Section 6. Amend § 1121, Title 11 of the Delaware Code by making deletions as shown by strike through and
102	insertions as shown by underline as follows:
103	§ 1121. Penalties.
104	(a)(1) Notwithstanding any other provision of Delaware law, a person who violates § 1116, § 1118, § 1119

or § 1120 of this title shall be regarding an individual who is under 18 years old is guilty of a violation and shall be is fined

\$250 for the first offense offense, \$500 for the second offense offense, and \$1,000 for the third and all subsequent offenses.

105

107	(2) Notwithstanding any other provision of Delaware law, a person who violates § 1116, § 1118, § 1119, or §
108	1120 of this title regarding an individual who is at least age 18 years old but less than 21 years old is subject to a civil
109	penalty as follows:
110	a. For a first occurrence, fined \$250.
111	b. For a second occurrence, fined \$500.
112	c. For a third or subsequent occurrence, fined \$1,000.
113	(3)a. Notwithstanding any other provision of Delaware law, a person who violates § 1116, § 1118, § 1119, or
114	§ 1120 of this title is subject to a civil penalty for selling or distributing any of the following:
115	1. A tobacco substitute that does not contain nicotine.
116	2. A tobacco product under paragraph § 1115(9)b. of this title.
117	b. The civil penalty under paragraph (3)a. of this section is as follows:
118	1. For a first occurrence, fined \$250.
119	2. For a second occurrence, fined \$500.
120	3. For a third or subsequent occurrence, fined \$1,000.
121	(b) Additionally, and notwithstanding any other provision of Delaware law, in imposing a penalty for a second
122	third third, or other subsequent offense under this subpart, the court may order the Department of Finance to suspend the
123	defendant's license for sale of tobacco products, issued pursuant to under § 5307 of Title 30, for a period not to exceed 6
124	months. Upon the suspension of such license, the court shall advise the Department of Finance of the suspension in writing
125	The holder of the license shall surrender the license to the Department of Finance and no refund of fees shall will be paid
126	For purposes of this subpart, a subsequent offense is one that occurs within 12 months of a prior like offense.
127	Section 7. Amend § 1122, Title 11 of the Delaware Code by making deletions as shown by strike through and
128	insertions as shown by underline as follows:
129	§ 1122. Affirmative defense.
130	In any prosecution for an offense under this subpart, it shall be an affirmative defense that the purchaser of
131	recipient of tobacco products or tobacco substitutes who had not reached the age of 18 21 years presented to the accused
132	proof of age which set forth information that would lead a reasonable person to believe that such individual was 18 21 years
133	of age or older.
134	Section 8. Amend § 1123, Title 11 of the Delaware Code by making deletions as shown by strike through and
135	insertions as shown by underline as follows:
136	§ 1123. Liability of employer.

137	(a) If a sale or distribution of any tobacco product or tobacco substitute or coupon is made in violation of § 1116, §
138	1118, § 1119 or § 1119, or § 1120 of this title, the owner, proprietor, franchisee, store manager or other person in charge of
139	the establishment where the violation occurred shall be guilty of the violation and shall be subject to the fine only if the
140	retail licensee has received written notice of the provisions of §§ 1116 through 1121 of this title by the Department of
141	Safety and Homeland Security. For purposes of determining the liability of a person who owns or controls franchises or
142	business operations in multiple locations, for a second or subsequent violation of this subpart, each individual franchise or
143	business location shall be deemed a separate establishment.
144	(b) Notwithstanding any other provision of this subpart, in any prosecution for a violation of §§ 1116, 1118 and
145	1118, or 1120 of this title, the owner, proprietor, franchisee, store manager or other person in charge of the establishment
146	where the alleged violation occurred shall have an affirmative defense if such person or entity can establish that prior to the
147	date of the violation the person or entity:
148	(1) Had adopted Adopted and enforced a written policy against selling tobacco products or tobacco
149	substitutes to persons under <u>18_21</u> years of age;
150	(2) Had informed its employees of the applicable laws regarding the sale of tobacco products or
151	tobacco substitutes to persons under 18 21 years of age;
152	(3) Required employees to sign a form indicating that they have been informed of and understand the written
153	policy required herein;
154	(4) Required employees to verify the age of tobacco product or tobacco substitute customers by means of
155	photographic identification; and
156	(5) <u>Had established</u> and enforced disciplinary sanctions for noncompliance.
157	(c) The affirmative defense established in subsection (b) of this section may be used by an owner, proprietor,
158	franchisee, store manager manager or other person in charge of the establishment no more than twice 1 time at each
159	location within any 12-month period.
160	Section 9. Amend § 1124, Title 11 of the Delaware Code by making deletions as shown by strike through and
161	insertions as shown by underline as follows:
162	§ 1124. Purchase or receipt of tobacco products or tobacco substitutes by minors. [Reserved.]
163	(a) It shall be unlawful for any person who has not attained the age of 18years to purchase a tobacco product or
164	tobacco substitute, to accept receipt of a sample, to exchange a coupon for a tobacco product or tobacco substitute, or to

present or offer to another person a purported proof of age which is false, fraudulent or not actually that person's own proof

166	of age, for the purpose of purchasing or receiving any tobacco product or tobacco substitute or redeeming a coupon for a
167	tobacco product or tobacco substitute.
168	(b) A person who violates subsection (a) of this section shall be adjudged delinquent and shall for a first
169	adjudication be fined \$50 or ordered to perform 25 hours of community service work, and for a second adjudication and for
170	all subsequent adjudications be fined \$50 and ordered to perform 50 hours of community service work. A subsequent
171	adjudication of delinquency is one that occurs within 12 months of a prior like offense.
172	Section 10. Amend § 1125, Title 11 of the Delaware Code by making deletions as shown by strike through and
173	insertions as shown by underline as follows:
174	§ 1125. Unannounced inspections; reporting; enforcement.
175	(b) Persons An individual under the age of 18 21 may be enlisted by the Department of Safety and Homeland
176	Security or its delegates to test compliance with and enforcement of §§ 1116-1120 and 1124 §§ 1116 through 1120 and §
177	1124 of this title, provided however, that such persons the individual may be used only under the direct supervision of the
178	Department of Public Safety, Safety and Homeland Security, its employees or delegates and only where written parental
179	consent has been provided. provided for an individual under the age of 18.
180	(c) Participation in the inspection and enforcement activities of this section by a person an individual under 18 21
181	years of age shall not constitute a violation of this subpart for the person_individual_under 18_21_years of age, and the
182	person_individual_under 18_21_years of age is immune from prosecution thereunder, or under any other provision of law
183	prohibiting the purchase of these products by a person an individual under 18 21 years of age.
184	(d) The Department of Safety and Homeland Security shall adopt and publish guidelines for the use of persons
185	<u>individuals</u> under <u>18_21</u> years of age in inspections conducted <u>pursuant to under</u> this section.
186	Section 11. Amend § 2908, Title 16 of the Delaware Code by making deletions as shown by strike through and
187	insertions as shown by underline as follows:
188	§ 2908. Vapor establishments.
189	(b) Any vapor establishment permitted to have emissions produced by electronic smoking devices in such vapor
190	establishment pursuant to this section, and which permits such emissions, shall prohibit anyone under the age of 18 21 from
191	entering and shall display a sign at all entrances stating that no one under the age of 18 21 is allowed in such vapor
192	establishment.
193	(c)(1) An employee who is under the age of 21 and who is employed by a vapor establishment on [the effective
194	date of this Act] may continue as an employee of that vapor establishment, if the vapor establishment provides the Division
195	of Alcohol and Tobacco Enforcement with all of the following information:

196	a. The employee's name.
197	b. The employee's date of birth.
198	c. The employer's name.
199	d. Proof that the employee was employed by the vapor establishment on [the effective date of this Act] by
200	providing any of the following:
201	1. A paystub.
202	2. An Internal Revenue Service W-2 tax form.
203	3. A State UC-8A Quarterly Report.
204	4. Other documentation of monetary pay to an employee by an employer in return for work
205	performed.
206	(2) The information required under paragraph (c)(1) of this section must be received by the Division of
207	Alcohol and Tobacco Enforcement no later than 30 days from [the effective date of this Act].
208	(3) The Division of Alcohol and Tobacco Enforcement shall retain the information provided under this
209	subsection for 3 years.
210	Section 12. Amend § 5361, Title 30 of the Delaware Code by making deletions as shown by strike through and
211	insertions as shown by underline as follows and by redesignating Delaware Code provisions and internal references
212	accordingly:
213	§ 5361. Definitions.
214	For purposes of this subchapter:
215	(1) "Adult" means a person who is at least the legal minimum purchase age.
216	(3) "Delivery sale" means any sale of any tobacco product or tobacco substitute to a consumer in this State
217	where either:
218	b. The tobacco products or tobacco substitutes are delivered by use of the mails or of a delivery service.
219	A sale of any tobacco product or tobacco substitute shall be a delivery sale regardless of whether the seller is
220	located within or without this State. A sale of any tobacco product or tobacco substitute not for personal
221	consumption to a person who is a distributor or a retail dealer shall not be a delivery sale.
222	(6) "Legal minimum purchase age" is the minimum age at which an individual may legally purchase any
223	tobacco product or tobacco substitute in this State. State under § 1124 of Title 11.

224	(11) "Tobacco products" means 1 or more cigarettes, herbal cigarettes, bidis, chewing tobacco, powdered
225	tobacco, snuff or any other, noneigar or nonpipe tobacco product. "Tobacco product" means as defined under
226	paragraph § 1115(9)a. of Title 11.
227	() "Tobacco substitute" means as defined under § 1115 of Title 11.".
228	Section 13. Amend § 5362, Title 30 of the Delaware Code by making deletions as shown by strike through and
229	insertions as shown by underline as follows:
230	§ 5362. Requirements for delivery sales.
231	(a) No person shall make a delivery sale of any tobacco product or tobacco substitute to any individual who is
232	under the legal minimum purchase age in this State.
233	(b) Each person accepting a purchase order for a delivery sale shall comply with:
234	(6) All other laws of this State generally applicable to sales of any tobacco product or tobacco substitute that
235	occur entirely within this State, including, but not limited to, those laws imposing:
236	Section 14. Amend § 5363, Title 30 of the Delaware Code by making deletions as shown by strike through and
237	insertions as shown by underline as follows:
238	§ 5363. Age verification requirements.
239	(a) No person shall mail, ship or otherwise deliver any tobacco product or tobacco substitute in connection with a
240	delivery sale unless prior to the 1st first delivery sale to such consumer:
241	(1) Receives both a copy of a valid form of government identification showing date of birth to verify the
242	purchaser is age <u>18_21</u> years or over and an attestation from the purchaser certifying that the information on the
243	government identification truly and correctly identifies the purchaser and the purchaser's current address. Such
244	attestation shall also confirm:
245	a. That the prospective consumer understands that signing another person's name to such certification is
246	illegal;
247	b. That the sale of tobacco products, including cigarettes, or tobacco substitutes to individuals under the
248	legal minimum purchase age is illegal; and
249	c. That the purchase of tobacco products, including cigarettes, or tobacco substitutes by individuals under
250	the legal minimum purchase age is illegal under the laws of this State;
251	(2) Delivers the tobacco product or tobacco substitute to the address of the purchaser given on the valid form
252	of government identification and by a postal or package delivery service method that either limits delivery to that

253	purchaser and requires the purchaser to sign personally to receive the delivery or requires a signature of an adult at the
254	purchaser's address to deliver the package;
255	(4) In the case of an order for any tobacco product or tobacco substitute pursuant to an advertisement on the
256	Internet, receives payment for the delivery sale from the prospective consumer by a credit or debit card that has been issued
257	in such consumer's name.
258	(c) Any wholesale or retail seller of cigars or pipe tobacco shall affirm that the purchaser of said product is 18-21
259	years of age or older before the time of sale.
260	Section 15. Amend § 5364, Title 30 of the Delaware Code by making deletions as shown by strike through and
261	insertions as shown by underline as follows:
262	§ 5364. Disclosure requirements.
263	The notice required under § 5363(a)(3) of this title shall include:
264	(1) A prominent and clearly legible statement that any tobacco product or tobacco substitute sales to
265	consumers below the legal minimum purchase age are illegal;
266	Section 16. Amend § 5365, Title 30 of the Delaware Code by making deletions as shown by strike through and
267	insertions as shown by underline as follows:
268	§ 5365. Shipping requirements.
269	(a) Each person who mails, ships or otherwise delivers any a tobacco product product, as defined under § 5301 of
270	this title, in connection with a delivery sale shall become affixing agents as defined by under § 5301 of this title and shall be
271	eligible to receive commissions pursuant to under § 5318 of this title and further shall: title. Each person who mails, ships
272	or otherwise delivers a tobacco product or tobacco substitute, as defined under § 5361 of this title, must do all of the
273	following:
274	(1) Include as part of the bill of lading or other shipping documents a clear and conspicuous statement
275	providing as follows: "Any Tobacco Product: Product or Tobacco Substitute: Delaware Law Prohibits Shipping to
276	Individuals Under 18, 21, and Requires the Payment of all Applicable Taxes";
277	(2) Use a method of mailing, shipping or delivery that obligates the delivery service to require:
278	a. The consumer placing the purchase order for the delivery sale or another adult of legal minimum
279	purchase age residing at the consumer's address, to sign to accept delivery of the shipping container; and
280	b. Proof, in the form of a valid, government-issued identification bearing a photograph of the individual
281	who signs to accept delivery of the shipping container, demonstrating that the individual is either the addressee or

another adult of legal minimum purchase age residing at the consumer's address.

283	However, proof of the legal minimum purchase age shall be required only if such individual appears to be
284	under 27 30 years of age; and
285	(3) Provide to the delivery service retained for such delivery sale evidence of full compliance with § 5367 o
286	this title.
287	(b) If the person accepting a purchase order for a delivery sale delivers the any tobacco product or tobacco
288	substitute without using a delivery service, such person shall comply with all requirements of this subchapter applicable to
289	a delivery service and shall be in violation of the provisions of this subchapter if he or she fails to comply with any such
290	requirement.
291	Section 17. Amend § 5366, Title 30 of the Delaware Code by making deletions as shown by strike through and
292	insertions as shown by underline as follows:
293	§ 5366. Registration and reporting requirements.
294	(a) Prior to making delivery sales or mailing, shipping or otherwise delivering any tobacco product product, a
295	defined under § 5301 of this title, in connection with any such sales, every person shall file with the Department a statemen
296	setting forth such person's name, trade name and the address of such person's principal place of business and any other
297	place of business.
298	(b) Not later than the tenth day of each calendar month, each person that has made a delivery sale or mailed
299	shipped or otherwise delivered any tobacco product product, as defined under § 5301 of this title, in connection with any
300	such sale during the previous calendar month shall file with the Department a memorandum or a copy of the invoice that
301	provides for each and every such delivery sale:
302	(2) The brand or brands of the any tobacco product product, as defined under § 5301 of this title, that were
303	sold in such delivery sale; and
304	Section 18. Amend § 5368, Title 30 of the Delaware Code by making deletions as shown by strike through and
305	insertions as shown by underline as follows:
306	§ 5368. Penalties.
307	(a) Except as otherwise provided in this section, a first violation of any provision of this subchapter shall be
308	punishable by a fine of \$1,000 or 5 times the retail value of the any tobacco product or tobacco substitute involved
309	whichever is greater. A second or subsequent violation of any provision of this subchapter shall be punishable by a fine of
310	\$5,000 or 5 times the retail value of the eigarettes tobacco products or tobacco substitutes involved, whichever is greater.
311	Section 19. This Act takes effect 90 days after its enactment into law.

SYNOPSIS

This Act restricts access to tobacco products and tobacco substitutes to individuals under age 21 by doing all of the following:

- 1. Prohibits sales of tobacco products or tobacco substitutes to individuals who are under 21.
- 2. Imposes a civil penalty for sales to individuals between the ages of 18 and 21.
- 3. Repeals the ability of a parent or guardian to purchase tobacco products or tobacco substitutes for a minor.
- 4. Revises the framework by which an employer may use an affirmative defense to the improper sale of tobacco products or tobacco substitutes, aligning the affirmative defense with the minimum age increase.
- 5. Adopts best practices for enforcement measures by modifying the prohibition against the purchase of tobacco products by minors.
 - 6. Prohibits individuals under age 21 from entering vapor establishments.

This Substitute Bill differs from Senate Bill No. 25 as follows:

- 1. Revises the definitions of "tobacco product" and tobacco substitute" for clarity and makes corresponding changes to related statutes.
- 2. Allows employees under age 21 who are employed by a vapor establishment on the effective date of this Act to continue working at the vapor establishment if the vapor establishment provides the required documentation to the Division of Alcohol and Tobacco Enforcement.
 - 3. Makes this Act effective 90 days after enactment.

This Act also makes technical corrections to conform existing law to the standards of the Delaware Legislative Drafting Manual.

Author: Senator Townsend

Page 12 of 12 CM Released: 03/19/2019 12:45 PM