PREPARED BY: DATE PREPARED: PHONE: John Wiemer April 1, 2025 402-471-0051

LB9

Revision: 01

FISCAL NOTE

LEGISLATIVE FISCAL ANALYST ESTIMAT

Revised per General File Amendment

ESTIMATE OF FISCAL IMPACT — STATE AGENCIES (See narrative for political subdivision estimates)					
	FY 202	25-26	FY 20	26-27	
_	EXPENDITURES	REVENUE	EXPENDITURES	REVENUE	
GENERAL FUNDS					
CASH FUNDS		\$927,000		\$2,448,000	
FEDERAL FUNDS					
OTHER FUNDS					
TOTAL FUNDS		\$927,000		\$2,448,000	

Any Fiscal Notes received from state agencies and political subdivisions are attached following the Legislative Fiscal Analyst Estimate.

LB 9 was amended by AM549 on General File and adds the provisions of LB 125. The details of LB 9, as amended, are discussed below.

The bill adds nicotine analogue to the definitions of alternative nicotine product and electronic nicotine delivery system under section 28-1418.01. The definition of nicotine analogue is added to mean a substance that has a chemical structure substantially similar to nicotine or an effect on the central nervous system that is substantially similar to, or greater than, the effect on the central nervous system of nicotine.

The bill provides that as soon as practicable after any return is filed, the Tax Commissioner shall examine the return. If the commissioner, in his or her judgment, finds that the return is incorrect and any amount of tax due from a stamping agent, wholesale dealer, or retail dealer who is subject to sections 77-2601 to 77-2622 is unpaid, the commissioner shall notify such person of the deficiency. Such notice shall be delivered by mail or personal service.

A notice of deficiency determination shall be personally served or mailed within 3 years after the later of:

- The last day of the calendar month following the period for which the amount is proposed to be determined; or
- The date the return was filed.

In the case of a person failing to make a return, filing a false or fraudulent return with the intent to evade section 77-2601 to 77-2622, or omitting from a return an amount properly includable therein which is in excess of 25% of the amount of tax stated in the return, a notice of determination shall be personally served within 6 years after the last day of the calendar month following the period for which the amount is proposed to be determined.

When, before the expiration of the time prescribed for the mailing of a notice of deficiency determination, both the Tax Commissioner and the person to be sent the notice have consented in writing to its mailing after such time, the notice of the deficiency determination may be mailed at any time prior to the expiration of the period agreed upon. The agreed-upon period may be extended by subsequent agreement, in writing, made before the expiration of the period previously agreed upon.

The bill also amends the Tobacco Products Tax Act.

Under the bill, nicotine analogues are added to the definition of consumable material.

The bill adds alternative nicotine products to the definition of tobacco under the Act.

The bill provides a tax on alternative nicotine products of 20% of the purchase price of such products paid by the first owner or the price at which a first owner who made, manufactured, or fabricated the product sells the items to others.

The bill provides that for any violation of the Tobacco Products Tax Act or the rules and regulations adopted and promulgated under the act, the Tax Commissioner may, in addition to any other penalty or sanction:

- After notice and hearing, suspend or revoke the licenses of any person licensed under sections 28-1420 to 28-1429. Notice of hearing shall be given as provided in the Administrative Procedure Act; and
- Impose an administrative penalty not to exceed \$5,000.

No person whose license has been suspended or revoked shall sell tobacco products or permit tobacco products to be sold during the period of suspension or revocation on the premises occupied by such person. No disciplinary proceeding or action shall be barred or abated by the expiration, transfer, surrender, continuance, renewal, or extension of any license issued under the Tobacco Products Tax Act or sections 28-1420 to 28-1429. Any person aggrieved by any decision, order, or finding of the Tax Commissioner may appeal the decision, order, or finding, and the appeal shall be in accordance with the Administrative Procedure Act.

The bill provides under the Tobacco Products Tax Act that a notice of deficiency determination shall be personally served or mailed within 3 years after the later of:

- The last day of the calendar month following the period for which the amount is proposed to be determined; or
- The date the return was filed.

In the case of a person failing to make a return, filing a false or fraudulent return with the intent to evade the Tobacco Products Tax Act, or omitting from a return an amount properly includable therein which is in excess of 25% of the amount of tax stated in the return, a notice of determination shall be personally served within 6 years after the last day of the calendar month following the period for which the amount is proposed to be determined.

When, before the expiration of the time prescribed for the mailing of a notice of deficiency determination, both the Tax Commissioner and the person to be sent the notice have consented in writing to its mailing after such time, the notice of the deficiency determination may be mailed at any time prior to the expiration of the period agreed upon. The agreed-upon period may be extended by subsequent agreement, in writing, made before the expiration of the period previously agreed upon.

Any tobacco products that have been sold, offered for sale, or possessed for sale in this state in violation of the Tobacco Products Tax Act are declared to be contraband goods and may be seized by the Tax Commissioner, by the commissioner's agents or employees, or by any peace officer of this state, when directed by the commissioner to do so, without a warrant. The Tax Commissioner may, upon satisfactory proof, direct the return of any confiscated tobacco products when the commissioner has reason to believe that the owner thereof has not willfully or intentionally evaded any tax imposed under section 77-4008. Any tobacco products forfeited to the state shall be destroyed or used for law enforcement purposes and then destroyed. The cost of such seizure, forfeiture, and destruction shall be borne by the person from who the products are seized. The Tax Commissioner, agents and employees of the commissioner, and any peace officer of this state, when acting pursuant to this section, shall not in any way be responsible in any court for the seizure or the confiscation of any tobacco products.

The bill becomes operative on January 1, 2026.

The Department of Revenue (DOR) estimates the following increase to the Tobacco Products Administration Cash Fund as a result of the bill:

FY26: \$927,000FY27: \$2,448,000FY28: \$2,693,000FY29: \$2,962,000

The DOR estimates minimal costs to it as a result of the bill.

ADMIN	IISTRATIVE SERVICES STA	TE BUDGET DIVISION: REVIEW OF AG	SENCY & POLT. SUB. RESPONSE
LB: 9	AM: 549	AGENCY/POLT. SUB: Supreme	e Court
REVIEWED	BY: Ryan Yang	DATE: 3/28/25	PHONE: (402) 471-4178
COMMENT	S: No basis to disagree with	the Supreme Court assessment of no fisc	al impact from LB 9, AM 549.

ADMIN	IISTRATIVE SERVICES STA	TE BUDGET DIVISION: REVIEW OF AC	GENCY & POLT. SUB. RESPONSE
LB: 9	AM: 549	AGENCY/POLT. SUB: Attorney	y General
REVIEWED	BY: Ryan Yang	DATE: 3/28/25	PHONE: (402) 471-4178
COMMENT	S: No basis to disagree with	the Attorney General assessment of no f	iscal impact from LB 9, AM 549.

ADMIN	NISTRATIVE SERVICES STA	ATE BUDGET DIVISION: REVIEW OF AG	SENCY & POLT. SUB. RESPONSE
LB: 9	AM: 549	AGENCY/POLT. SUB: Lancaste	er County Sheriff's Office
REVIEWED	BY: Ryan Yang	DATE: 3/21/25	PHONE: (402) 471-4178
COMMENT	S: No basis to disagree with	the Lancaster County Sheriff's Office asset	essment of no fiscal impact from LB 9.

LB ⁽¹⁾ 9 Al	M549					FISCAL NOTE
State Agency OR	Political Subdivision Name:	Lanca	ster County	Department o	of Corrections	
Prepared by: (3)	Lt. Joe Anderson	Date	e Prepared: (4)	3-20-25	Phone: (5)	(402) 441-1919
	ESTIMATE PRO	OVIDED BY	STATE AGEN	NCY OR POLITI	CAL SUBDIVIS	SION
	EXPENDITUE	<u>FY 2025-26</u> <u>RES</u>	REVENUE	EXPEND	<u>FY 2026</u> <u>ITURES</u>	REVENUE
GENERAL FU	NDS	<u></u>				
CASH FUNDS						
FEDERAL FUN	NDS					
OTHER FUND	os					
TOTAL FUND	os					
Explanation of	Fstimate:					
Explanation of	Estimate.					
No Fiscal Imp	act					
No i iscai iirip	act					
	DDEAKD	OMNI DV M	A IOD ODIECT	C OF EXPENDI	TELLDE	
Personal Service		OWN BY MA	AJOR OBJECT	S OF EXPEND	<u>ITURE</u>	
POSI	TION TITLE	NUMBER (OF POSITION <u>26-27</u>	S 2025 <u>EXPEND</u>		2026-27 EXPENDITURES
1 051	HON TITLE	<u>23-20</u>	<u>20-21</u>	EXIEND	JII ORES	EXI ENDITORES
			<u> </u>	-		
Benefits						
Operating						
	ements					

LB ⁽¹⁾ 9, AM549					FISCAL NOTE
State Agency OR Political Subdivision Name:	(2) 05	Supreme Court	t		
Prepared by: (3) Eric Asboe		Date Prepared: (4)	3/24/2025	Phone: (5)	402-326-9215
ESTIMATE PRO	OVIDED	BY STATE AGEN	NCY OR POLITI	CAL SUBDIVIS	ION
<u>EXPENDITUR</u>	FY <u>2025</u> RES	<u>-26</u> <u>REVENUE</u>	EXPEND	<u>FY 2026</u> <u>ITURES</u>	<u>-27</u> <u>REVENUE</u>
GENERAL FUNDS					
CASH FUNDS					
FEDERAL FUNDS					
OTHER FUNDS					
TOTAL FUNDS					
Explanation of Estimate:					
Expandion of Estimates					
BREAKD Personal Services:	OWN B	Y MAJOR OBJECT	S OF EXPENDI	TURE	
1 CISONAL SCIVICES.	NUMB	ER OF POSITION	S 2025	5-26	2026-27
POSITION TITLE	<u>25-2</u>	<u>26-27</u>	EXPEND	<u>ITURES</u>	EXPENDITURES
			_		
Benefits			_		
Operating					
Travel					
Capital outlay					
Aid					
Capital improvements					
TOTAL					

TOTAL.....

LB ⁽¹⁾ 9, AM549				FISCAL NOTE
State Agency OR Political Subdivision Name:	(2) Attorne	y General		
Prepared by: (3) Daniel Muelleman	Date	Prepared: (4)3	-25-25 Phone:	402-471-2687
ESTIMATE PRO	OVIDED BY S	TATE AGENC	Y OR POLITICAL SUBDIV	ISION
]	FY 2025-26		FY 20	26-27
EXPENDITUR	RES I	REVENUE	EXPENDITURES	REVENUE
GENERAL FUNDS				
CASH FUNDS				
FEDERAL FUNDS				
OTHER FUNDS	-			
TOTAL FUNDS				
Explanation of Estimate:				-
23.p.a.meton of Estimate.				
No Fiscal Impact.				
BREAKDO Personal Services:	OWN BY MA.	OR OBJECTS	OF EXPENDITURE	
Fersonal Services:	NUMBER OI	FPOSITIONS	2025-26	2026-27
POSITION TITLE	<u>25-26</u>	<u> 26-27</u>	EXPENDITURES	EXPENDITURES
	7			
		<u> </u>		-
Benefits				
Operating				
Travel				·
Capital outlayAid			=	
Capital improvements			 ;	
	6.0			

TOTAL.....

LB9 AM549			FISCAL NOTE
State Agency OR Political Subdivision Name:	Lancaster County S	heriff's Office	
Prepared by: (3) Chief Deputy Ben Hou	uchin Date Prepared: (4)	March 20, 2025 Phone:	402-441-6500
ESTIMATE PRO	OVIDED BY STATE AGENC	Y OR POLITICAL SUBDIV	ISION
		FY 20	
<u>EXPENDITU</u>	<u>FY 2025-26</u> <u>RES </u>	EXPENDITURES	REVENUE
GENERAL FUNDS	<u> </u>		
CASH FUNDS			
FEDERAL FUNDS			
OTHER FUNDS			
TOTAL FUNDS None	None	None	None
Explanation of Estimate:			
	OWN BY MAJOR OBJECTS	OF EXPENDITURE	
Personal Services:	NUMBER OF POSITIONS	2025-26	2026-27
POSITION TITLE	<u>25-26</u> <u>26-27</u>	<u>EXPENDITURES</u>	<u>EXPENDITURES</u>
Benefits			
Operating			
Travel			
Capital outlay			
Aid			
Capital improvements			

LB 9 AM 549 Fiscal Note 2025

		State Agency	Estimate			
State Agency Name: Department of	of Revenue				Date Due LFO:	
Approved by: James R. Kamm		Date Prepared:	04/01/2025		Phone: 471-5896	
	FY 202:	<u>5-2026</u>	FY 2026	<u>5-2027</u>	FY 202	7- <u>2028</u>
	Expenditures	Revenue	Expenditures	Revenue	Expenditures	Revenue
General Funds						
Cash Funds		\$927,000		\$2,448,000		\$2,693,000
Federal Funds						
Other Funds						
Total Funds		\$927,000		\$2,448,000		\$2,693,000

LB 9 amended by AM 549 incorporates LB 125.

AM 549 amends the definition of alternative nicotine products and electronic nicotine delivery system (ENDS) to include nicotine analogues. Nicotine analogue means any substance that has a chemical structure substantially like nicotine; or an effect on the central nervous system that is substantially like, or greater than, the effect on the central nervous system of nicotine.

A notice of deficiency for cigarette tax must be sent within three years of the later for the following:

- The last day of the calendar month following the period for which the amount is proposed to be determined; or
- The date the return was filed.

The time to issue a notice of deficiency is extended to six years after the last day of the calendar month following the period if there is no return filed, there is a false or fraudulent return, or omitting 25% excess of the amount of tax stated return. Prior to the expiration of the time, the Tax Commissioner and the taxpayer may enter into a statute of limitations agreements to extend the time to assess.

The definition of consumable material is expanded to include nicotine analogues.

LB 9 AM 549 allows for the Tax Commissioner to suspend or revoke the local tobacco license for any violation of the Tobacco Products Tax Act. An administrative penalty up to \$5,000 may be imposed for any violation. No person whose license has been suspended, or revoked can sell tobacco products. An aggrieved person may appeal the decision in accordance with the Administrative Procedures Act.

A notice of deficiency for the Tobacco Products Tax Act must be sent within three years of the later for the following:

• The last day of the calendar month following the period for which the amount is proposed to be determined; or

Major Objects of Expenditure							
Class Code	Classification Title	25-26 <u>FTE</u>	26-27 <u>FTE</u>	27-28 <u>FTE</u>	25-26 Expenditures	26-27 Expenditures	27-28 Expenditures
Operating Costs	Benefits Operating Costs Travel						
Capital Outlay							
Total							

• The date the return was filed.

The time to issue a notice of deficiency is extended to six years after the last day of the calendar month following the period if there is no return filed, there is a false or fraudulent return, or omitting 25% excess of the amount of tax stated return. Prior to the expiration of the time, the Tax Commissioner and the taxpayer may enter into a statute of limitations agreements to extend the time to assess.

Tobacco products in violation of the Tobacco Products Tax Act are contraband and can be seized by the Tax Commissioner. The cost of seizure, forfeiture, and destruction is on the person from whom the products were seized.

AM 549 incorporates LB 125 which amends the definition of alternative nicotine products and electronic nicotine delivery system (ENDS) to include nicotine analogues. Nicotine analogue means any substance that has a chemical structure substantially like nicotine; or an effect on the central nervous system that is substantially like, or greater than, the effect on the central nervous system of nicotine. The definition of alternative nicotine products is the same as in 28-1418.01. The definition of consumable material is expanded to include nicotine analogues. The definition of tobacco products is expanded to include alternative nicotine products. The tax rate for alternative nicotine products is 20% of the purchase price of such products paid by the first owner or the price at which a first owner who made, manufactured, or fabricated the product sells the items to others. This is same rate as tobacco products other than ENDS and snuff.

It is estimated that LB 9 AM 549 will have the following impact on the Tobacco Products Administration Cash Fund:

Fiscal year	Tobacco Products Administration Cash Fund
FY 2025-26	\$927,000
FY 2026-27	\$2,448,000
FY 2027-28	\$2,693,000
FY 2028-29	\$2,962,000

It is estimated that there will be minimal costs to the Department of revenue to implement the bill.

The operative date for this bill is January 1, 2026.