

**Senate Fiscal Summary**  
1<sup>st</sup> Session of the 60<sup>th</sup> Legislature



**Senate Bill 1102**

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<b>Version:</b>	<b>FLR</b>
<b>Agency:</b>	<b>Office of the Attorney General</b>
<b>Senate Author:</b>	<b>Coleman</b>
<b>House Author:</b>	<b>Roe</b>
<b>FY'26 Impact:</b>	<b>\$2,090,000</b>
<b>Full Year Impact:</b>	<b>\$2,090,000</b>

**Bill Summary and  
Fiscal Analysis:**

SB 1102 requires manufacturers of vapor products to certify to the Attorney General (OAG) that they have submitted a timely filed premarket tobacco product application to the U.S. Food and Drug Administration (FDA) pursuant to federal law and that the application is under review or has received a denial order that has been and remained stayed by the FDA, a court order, rescinded by the FDA, or vacated by a court. The OAG is directed to maintain and publicize a directory listing all vapor product manufacturers and vapor products for which certification forms have been submitted and approved, and is directed to update said directory at least monthly, and may not remove a manufacturer or its products from the directory until at least thirty (30) days after the manufacturer has been given notice of an intended action.

Manufacturers have 15 days to correct any deficiencies. Each manufacturer is subject to at least two unannounced compliance checks by the OAG or its agents. The OAG is required to publicize the results of all compliance checks at least annually and make available on request.

The Office of the Attorney General estimates a fiscal impact of approximately \$2,090,000 for four agents, four assistant Attorney Generals, six support staff, and storage and destroy capabilities to enforce the provisions of the proposal.

Fiscal impact provided by the Office of the Attorney General and Senate fiscal staff.