# GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2019**

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#### SENATE BILL 592\*

	Short Title:	ABC Omnibus Regulatory Reform. (Public)		
	Sponsors:	Senator Gunn (Primary Sponsor).		
	Referred to:	Rules and Operations of the Senate		
		April 4, 2019		
1 2 3 4	LAWS O	A BILL TO BE ENTITLED MAKE VARIOUS REVISIONS TO THE ALCOHOLIC BEVERAGE CONTROL F THIS STATE. Assembly of North Carolina enacts:		
4 5		Assembly of North Carolina enacts.		
6 7 8		<b>SELF-DISTRIBUTING BREWERIES AND MALT BEVERAGES</b> <b>LERS/REVISE LAW GOVERNING PRIVATE LABEL SALES</b> <b>ECTION 1.</b> G.S. 18B-1303(b) reads as rewritten:		
9		o Discrimination. – A wholesaler shall service all retail permit holders within his		
10	designated te	rritory without discrimination and shall make a good faith effort to make available		
11		permit holder in the territory each brand of malt beverage which the wholesaler has		
12		ted to distribute in that area. The provisions of this subsection shall not apply to		
13 14	retail permit holder private label brands, which, at the retail permit holder's direction, may be sold either exclusively to the retailer that owns the brand name or to all retail permit holder.			
15	within each territory without discrimination. For purposes of this subsection, the term "retail			
16	permit holder private label brand" means a malt beverage product that is labeled with a brand			
17		by a retailer."		
18				
19		LARIFY CONTRACT BREWING LAW		
20		ECTION 2.(a) G.S. 18B-1104(a)(6a) reads as rewritten:		
21	"(	6a) Receive, in closed containers, and sell at the brewery, malt beverages		
22		produced inside or outside North Carolina under contract with a contract		
23 24		brewery. The Except as otherwise provided in this subdivision, the contract		
24 25		brewery that manufactures the malt beverages shall be responsible for all aspects associated with manufacturing the product, including maintaining		
25 26		appropriate records, obtaining label approval in its own name, and remitting		
27		the appropriate taxes. records. The brewery that contracted with the contract		
28		brewery shall obtain label approval and remit the appropriate taxes. The		
29		contract malt beverages may be sold also at affiliated retail outlets of the		
30		brewery physically located on or adjacent to the brewery. Any malt beverages		
31		received from a contract brewery under this subdivision shall be made		
32		available for sale by the brewery to wholesalers for distribution to retailers,		
33		without discrimination, in the same manner as if the malt beverages were		
34 35		being imported by the brewery. Contract brewing is authorized between		
35 36		affiliated breweries, but shall not be used as a means to allocate production quantities between affiliated breweries to obtain a malt beverage wholesaler		
50		quantities between annated brewenes to obtain a mail beverage wholesaler		



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1 2 3	permit pursuant to subdivision (8) of this subsection where either brewery would not otherwise qualify for a permit, and the Commission shall have no authority to grant an exemption to this requirement pursuant to
4 5 6 7	G.S. 18B-1116(b)." SECTION 2.(b) This section becomes effective July 1, 2019, and applies to taxes collected on or after that date.
7 8 9	PART III. ALLOW MALT BEVERAGE TASTINGS AT FARMERS MARKETS
9 10	<b>SECTION 3.</b> G.S. 18B-1114.5(a) reads as rewritten:
10	"(a) Authorization. – The holder of a brewery permit, a malt beverages importer permit, a brewing, distillation, and fermentation course authorization, or a nonresident malt beverage
12	vendor permit may obtain a malt beverage special event permit allowing the permittee to give
12	free tastings of its malt beverages; to sell branded merchandise such as glassware, cups, signs,
14	t-shirts, hats, and other apparel; and to sell its malt beverages by the glass or in closed containers
15	at trade shows, conventions, shopping malls, malt beverage festivals, street festivals, holiday
16	festivals, agricultural festivals, <u>farmers markets</u> , balloon races, local fund-raisers, and other
17	similar events approved by the Commission. Except for a brewery operating under the provisions
18	of G.S. 18B-1104(a)(8), all malt beverages sampled or sold pursuant to this section must be
19	purchased from a licensed malt beverages wholesaler."
20	
21	PART IV. ALLOW TRANSFERS OF MALT BEVERAGES BETWEEN PERMITTEES
22	UNDER COMMON OWNERSHIP OR CONTROL
23	<b>SECTION 4.</b> G.S. 18B-1001 reads as rewritten:
24	"§ 18B-1001. Kinds of ABC permits; places eligible.
25	When the issuance of the permit is lawful in the jurisdiction in which the premises are located,
26	the Commission may issue the following kinds of permits:
27	(1) On-Premises Malt Beverage Permit. – An on-premises malt beverage permit
28	authorizes (i) the retail sale of malt beverages for consumption on the
29 30	premises, (ii) the retail sale of malt beverages in the manufacturer's original container for consumption off the premises, and (iii) the retail sale of malt
30 31	beverages in a cleaned and sanitized container that is filled or refilled and
32	sealed for consumption off the premises and that identifies the permittee and
33	the date the container was filled or refilled. The permit also authorizes the
34	permittee to transfer malt beverages, not more than four times per calendar
35	year, to another on-premises malt beverage permittee that is under common
36	ownership or control as the transferor. Except as authorized by this
37	subdivision, transfers of malt beverages by on-premises malt beverage
38	permittees, purchases of malt beverages by a retail permittee from another
39	retail permittee for the purpose of resale, and sale of malt beverages by a retail
40	permittee to another retail permittee for the purpose of resale are unlawful. In
41	addition, a particular brand of malt beverages may be transferred only if both
42	the transferor and transferee are located within the territory designated
43	between the brewery and the wholesaler on file with the Commission. Prior to
44	or contemporaneous with any such transfer, the transferor shall notify each
45	wholesaler who distributes the transferred product of the transfer. The notice
46	shall be in writing or verifiable electronic format and shall identify the
47	transferor and transferee, the date of the transfer, quantity, and items
48	transferred. It also authorizes the holder of the permit to ship malt beverages
49 50	in closed containers to individual purchasers inside and outside the State. The
50 51	permit may be issued for any of the following:
51	

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1	(2)	Off-Premises Malt Beverage Permit. – An off-premises	malt beverage permit
2		authorizes (i) the retail sale of malt beverages in the n	nanufacturer's original
3		container for consumption off the premises, (ii) th	e retail sale of malt
4		beverages in a cleaned and sanitized container that is	
5		sealed for consumption off the premises and that identities	ifies the permittee and
6		the date the container was filled or refilled, and (iii) th	e holder of the permit
7		to ship malt beverages in closed containers to individual	
8		outside the State. The permit also authorizes the permit	nittee to transfer malt
9		beverages, not more than four times per calendar year, to	o another off-premises
0		malt beverage permittee that is under common owner	_
1		transferor. Except as authorized by this subdivision	on, transfers of malt
2		beverages by off-premises malt beverage permittee	
3		beverages by a retail permittee from another retail per	mittee for the purpose
4		of resale, and sale of malt beverages by a retail perm	nittee to another retail
5		permittee for the purpose of resale are unlawful. In additional	tion, a particular brand
6		of malt beverages may be transferred only if both the tra	
7		are located within the territory designated between	•
8		wholesaler on file with the Commission. Prior to or c	contemporaneous with
9		any such transfer, the transferor shall notify each whol	esaler who distributes
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2		date of the transfer, quantity, and items transferred. The	e permit may be issued
3		for any of the following:	
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27 27		LOW THE SALE OF MALT BEVERAGES S CONSUMPTION AT SPORTS AND ENTERTA	
.7 .8	ON-PREMISES LOCATED ON	5 CONSUMPTION AT SPORTS AND ENTERTA THE CAMPUS OF A COLLEGE OR UNIVERSITY	INMENT VENUES
7 8 9	ON-PREMISES LOCATED ON SECT	<b>5 CONSUMPTION AT SPORTS AND ENTERTA</b> <b>THE CAMPUS OF A COLLEGE OR UNIVERSITY</b> <b>FION 5.</b> G.S. 18B-1006(a) reads as rewritten:	INMENT VENUES
7 8 9 0	ON-PREMISES LOCATED ON SECT "(a) School	<b>5 CONSUMPTION AT SPORTS AND ENTERTA</b> <b>THE CAMPUS OF A COLLEGE OR UNIVERSITY</b> <b>FION 5.</b> G.S. 18B-1006(a) reads as rewritten: of and College Campuses. – No permit for the sale of alcosing to the sale	<b>INMENT VENUES</b> oholic beverages shall
27 28 29 00 1	ON-PREMISES LOCATED ON SECT "(a) Schoo be issued to a bus	<b>5 CONSUMPTION AT SPORTS AND ENTERTA</b> <b>THE CAMPUS OF A COLLEGE OR UNIVERSITY</b> <b>FION 5.</b> G.S. 18B-1006(a) reads as rewritten: of and College Campuses. – No permit for the sale of alcosiness on the campus or property of a public school, college	<b>INMENT VENUES</b> oholic beverages shall
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7890123456789012345678	ON-PREMISES LOCATED ON SECT "(a) Schoo be issued to a bus subsection shall n (1) (2) (3) (4) (5) (6)	<ul> <li>CONSUMPTION AT SPORTS AND ENTERTATINE CAMPUS OF A COLLEGE OR UNIVERSITY FION 5. G.S. 18B-1006(a) reads as rewritten:</li> <li>and College Campuses. – No permit for the sale of alcosiness on the campus or property of a public school, college to the following:</li> <li>A regional facility as defined by G.S. 160A-480.2 of authority under Part 4 of Article 20 of Chapter 160A or unless the permit is for a public school or public function. Statutes.</li> <li>Property owned by a local board of education and lease to a nonprofit auditorium authority created prior to 1 board is appointed by a city governing board, commissioners, or a local school board.</li> <li>A hotel.</li> <li>A nonprofit alumni organization.</li> <li>Restaurants, eating establishments, food businesses, or n property defined by G.S. 116-198.33(4).</li> <li>Any golf courses owned or leased by the public college to the public for use.</li> <li>The sale of malt beverages, unfortified wine, or fortified a. Performing arts centers located on property over the sale of a state of the public for use.</li> </ul>	<b>INMENT VENUES</b> oholic beverages shall ge, or university. This operated by a facility f the General Statutes, college or university d for 99 years or more 991 whose governing a county board of retail businesses on the or university and open wine at the following:
78901234567890123456789	ON-PREMISES LOCATED ON SECT "(a) Schoo be issued to a bus subsection shall n (1) (2) (3) (4) (5) (6)	<ul> <li>S CONSUMPTION AT SPORTS AND ENTERTATINE CAMPUS OF A COLLEGE OR UNIVERSITY FION 5. G.S. 18B-1006(a) reads as rewritten:</li> <li>b) and College Campuses. – No permit for the sale of alcosiness on the campus or property of a public school, collend apply to the following:</li> <li>A regional facility as defined by G.S. 160A-480.2 of authority under Part 4 of Article 20 of Chapter 160A or unless the permit is for a public school or public function.Statutes.</li> <li>Property owned by a local board of education and lease to a nonprofit auditorium authority created prior to 1 board is appointed by a city governing board, commissioners, or a local school board.</li> <li>A hotel.</li> <li>A nonprofit alumni organization.</li> <li>Restaurants, eating establishments, food businesses, or property defined by G.S. 116-198.33(4).</li> <li>Any golf courses owned or leased by the public college to the public for use.</li> <li>The sale of malt beverages, unfortified wine, or fortified a. Performing arts centers located on property or public college or university.</li> </ul>	INMENT VENUES oholic beverages shall ge, or university. This operated by a facility f the General Statutes, college or university d for 99 years or more 991 whose governing a county board of retail businesses on the or university and open wine at the following: when or leased by the
789012345678901234567	ON-PREMISES LOCATED ON SECT "(a) Schoo be issued to a bus subsection shall n (1) (2) (3) (4) (5) (6)	<ul> <li>CONSUMPTION AT SPORTS AND ENTERTATINE CAMPUS OF A COLLEGE OR UNIVERSITY FION 5. G.S. 18B-1006(a) reads as rewritten:</li> <li>and College Campuses. – No permit for the sale of alcosiness on the campus or property of a public school, college to the following:</li> <li>A regional facility as defined by G.S. 160A-480.2 of authority under Part 4 of Article 20 of Chapter 160A or unless the permit is for a public school or public function. Statutes.</li> <li>Property owned by a local board of education and lease to a nonprofit auditorium authority created prior to 1 board is appointed by a city governing board, commissioners, or a local school board.</li> <li>A hotel.</li> <li>A nonprofit alumni organization.</li> <li>Restaurants, eating establishments, food businesses, or n property defined by G.S. 116-198.33(4).</li> <li>Any golf courses owned or leased by the public college to the public for use.</li> <li>The sale of malt beverages, unfortified wine, or fortified a. Performing arts centers located on property over the sale of a state of the public for use.</li> </ul>	INMENT VENUES oholic beverages shall ge, or university. This operated by a facility f the General Statutes, college or university d for 99 years or more 991 whose governing a county board of retail businesses on the or university and open wine at the following: whe or leased by the oned one-fourth mile

	General Assemb	y Of North Caro	lina	Session 2019
1 2 3		wine, or f	c university, and that only sel ortified wine at events that are college or university.	-
4	(8)	-	e permits as described in (	GS 18B-1002(a)(5) for the
5	(0)	-	er for Excellence facility at the	
6		at Chapel Hill.	er for Excentine fueling ut the	eniversity of North Carolina
7	<u>(9)</u>	-	ic facility, or arena on the ca	mpus or property of a public
8			rsity, if the Board of Truste	
9			ted to allow the issuance of pe	· · · · · ·
10			or arena. For purposes of this	
11		-	sity" does not include a comr	-
12			b allow the issuance of perm	
13			Board of Trustees shall pr	
14			it has voted to allow the issu	
15			S. 18B-1001, 18B-1002(a)(2),	
16			this subdivision to applicants	
17		_	rmit. Notwithstanding the iss	
18			o G.S. 18B-1001(10), this subd	-
19		* *	verages when the stadium, athl	
20			event sponsored by the publi	•
21			not apply to any sales author	
22			s subsection. For purposes of	
23		-	etic facility, or arena shall incl	_
24		the following req	uirements:	-
25		<u>a.</u> <u>Is within</u>	500 feet of the furthest exte	rior building wall, perimeter
26		fence, or	permanent fixed perimeter.	
27		b. Is designated	tted by the stadium, athletic f	facility, or arena in a map or
28		written de	escription that clearly defines t	the boundary of the area, and
29		-	or written description is includ	
30			esignated in a manner that e	
31		•	r arena to ensure compliance	e with the provisions of this
32		Chapter."		
33				
34		LOW SALES O	<b>F ALCOHOLIC BEVERA</b>	AGES ON TRAINS AND
35	FERRIES			
36			B-108 reads as rewritten:	
37		s on <del>trains.<u>trains</u></del>		
38			erages may be sold on railro	-
39	-	-	oter 105 of the General Statute	e i
40		•	and delivered by any wholes	
41		ē	ine that carries at least 60,000	
42			erages may be sold on ferries e	-
43			utes upon compliance with Ar	=
44			set forth in this subsection only	
45 46			tteras to Ocracoke and does no	<b>▲</b>
46 47			ges, unfortified wine, and for a Department of Transportation	•
47			e Department of Transportatio ritory includes the Hatteras Fe	
48 49		-	purposes of G.S. 18B-502,	•
49 50			s under this section shall be de	
50		rmit has been issu		emed a meensed premises 101
	en		<u></u>	

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1	(d) Rules	- The Commi	ssion, in consultation with the Depart	ment of Transportation,
2			le of alcoholic beverages under this sec	-
3			is section becomes effective July 1, 20	
4 5	made on or after th			
6	PART VII. ALLO	)W BARS TC	O OBTAIN ON-PREMISES ABC PE	RMITS
7	SECTI	ON 7.(a) G.S	. 18B-1000 reads as rewritten:	
8			rning establishments.	
9			and definitions shall apply to this Chapt	er:
10	-	-	tablishment substantially engaged in t	
11			rages for consumption on the premises	-
12			s gross receipts from alcoholic bevera	
13			shall be not less than seventy-five	
14		-	s total gross receipts.	- <u>F</u>
15			heatre. – An establishment owned and	operated by a bona fide
16		•	nization that is engaged solely in the b	
17			ateur or professional theatrical events	
18	-		community theatre is valid only duri	
19			its sponsored by such nonprofit organiz	
20	<del>(1a)(1b)</del>		n center. – An establishment that meets	
21	· · · · · · · · · · · · · · · · · · ·	requirements:		6
22		-	licly owned or operated establishment	that is engaged in the
23		-	ss of sponsoring or hosting convent	
24			ngs, including auditoriums, armories, c	-
25		-	s, and coliseums.	· · · · · · · · · · · · · · · · · · ·
26	1		ately owned facility located in a city that	at has a population of at
27		-	00,000 but not more than 250,000 by	
28			located in a county that has previously	
29			ed beverage permits by referendum. To	
30			under this subdivision, the facility s	
31			ing requirements:	
32		1.	The facility shall be certified by the a	ppropriate local official
33			as being consistent with the city's red	
34			area in which the facility is located.	1 1
35		2.	The facility shall contain at least 7,5	00 square feet of floor
36			space that is available for public u	
37			exclusively for banquets, receptions,	
38			gatherings.	
39		3.	The facility's annual gross receipts fro	om the sale of alcoholic
40			beverages shall be less than fifty per	
41			receipts paid to all providers at permi	· · · ·
42			nonalcoholic beverages, alcoholic b	
43			facility usage fees (excluding rec	-
44			entertainment and ancillary services	
45			providing food and beverage service).	-
46			permit has been issued for a privately	-
47			required to maintain copies of all con	-
48			items supplied by providers for a period	
49			date of the event.	

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	A permit issued for a convention center shall be the building used for conventions, banquets, rece only during scheduled activities.	•
<del>(1b)(</del>		
" SEC	<b>TION 7.(b)</b> G.S. 18B-1001, as amended by Sec	ction 1 of this act, reads as
rewritten:		
"§ 18B-1001. K	inds of ABC permits; places eligible.	
When the iss	uance of the permit is lawful in the jurisdiction in wh	nich the premises are located,
the Commission	may issue the following kinds of permits:	
(1)	On-Premises Malt Beverage Permit. – An on-pre	
	authorizes (i) the retail sale of malt beverage	es for consumption on the
	premises, (ii) the retail sale of malt beverages in	n the manufacturer's original
	container for consumption off the premises, and	d (iii) the retail sale of malt
	beverages in a cleaned and sanitized container	
	sealed for consumption off the premises and that	1
	the date the container was filled or refilled. Th	-
	permittee to transfer malt beverages, not more t	
	year, to another on premises malt beverage perr	
	ownership or control as the transferor. Exc	
	subdivision, transfers of malt beverages by o	
	permittees, purchases of malt beverages by a re	
	retail permittee for the purpose of resale, and sale	
	permittee to another retail permittee for the purp	
	addition, a particular brand of malt beverages ma	
	the transferor and transferee are located with	
	between the brewery and the wholesaler on file w	
	or contemporaneous with any such transfer, the	-
	wholesaler who distributes the transferred produ shall be in writing or verifiable electronic for	
	transferor and transferee, the date of the tra	5
	transferred. It also authorizes the holder of the p	- ·
	in closed containers to individual purchasers insi	
	permit may be issued for any of the following:	de una subside une state. The
	k. Bars.	
(3)	On-Premises Unfortified Wine Permit An o	n-premises unfortified wine
	permit authorizes (i) the retail sale of unfortified	-
	premises, either alone or mixed with other bev	1
	unfortified wine in the manufacturer's original co	0
	the premises, and (iii) the retail sale of unfortifie	-
	connected to a pressurized container utilizing ca	arbon dioxide or similar gas
	into a cleaned and sanitized container that is fill	led or refilled and sealed for
	consumption off the premises and that identifies t	he permittee and the date the
	container was filled or refilled. The permit also	authorizes the permittee to
	transfer unfortified wine, not more than four	
	another on-premises unfortified wine permitt	
	ownership or control as the transferor. Exc	
	subdivision, transfers of wine by on-premises	

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purchases of wine by a retail permittee from another retail permittee for the purpose of resale, and sale of wine by a retail permittee to another retail permittee for the purpose of resale are unlawful. In addition, a particular brand of wine may be transferred only if both the transferor and transferee are located within the territory designated between the winery and the wholesaler on file with the Commission. Prior to or contemporaneous with any such transfer, the transferor shall notify each wholesaler who distributes the transferred product of the transfer. The notice shall be in writing or verifiable electronic format and shall identify the transferor and transferee, the date of the transfer, quantity, and items transferred. The holder of the permit is authorized to ship unfortified wine in closed containers to individual purchasers inside and outside the State. Orders received by a winery by telephone, Internet, mail, facsimile, or other off-premises means of communication shall be shipped pursuant to a wine shipper permit and not pursuant to this subdivision. The permit may be issued for any of the following:

> ... <u>l.</u>

Bars.

(5) On-Premises Fortified Wine Permit. - An on-premises fortified wine permit authorizes the retail sale of fortified wine for consumption on the premises, either alone or mixed with other beverages, and the retail sale of fortified wine in the manufacturer's original container for consumption off the premises. The permit also authorizes the permittee to transfer fortified wine, not more than four times per calendar year, to another on-premises fortified wine permittee that is under common ownership or control as the transferor. Except as authorized by this subdivision, transfers of wine by on-premises fortified wine permittees, purchases of wine by a retail permittee from another retail permittee for the purpose of resale, and sale of wine by a retail permittee to another retail permittee for the purpose of resale are unlawful. In addition, a particular brand of wine may be transferred only if both the transferor and transferee are located within the territory designated between the winery and the wholesaler on file with the Commission. Prior to or contemporaneous with any such transfer, the transferor shall notify each wholesaler who distributes the transferred product of the transfer. The notice shall be in writing or verifiable electronic format and shall identify the transferor and transferee, the date of the transfer, quantity, and items transferred. The holder of the permit is authorized to ship fortified wine in closed containers to individual purchasers inside and outside the State. Orders received by a winery by telephone, Internet, mail, facsimile, or other off-premises means of communication shall be shipped pursuant to a wine shipper permit and not pursuant to this subdivision. The permit may be issued for any of the following:

g. Bars.

. . .

47 (7) Brown-Bagging Permit. – A brown-bagging permit authorizes each individual
48 patron of an establishment, with the permission of the permittee, to bring up
49 to eight liters of fortified wine or spirituous liquor, or eight liters of the two
50 combined, onto the premises and to consume those alcoholic beverages on the
51 premises. The permit may be issued for any of the following:

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	(8)	$f_{}$ <u>Bars.</u> Special Occasion Permit. – A special occasion permit reception, party or other special occasion, with permittee, to bring fortified wine and spirituous liqu the business and to serve the same to his guests. The p any of the following:	the permission of the or onto the premises of
		 <u>f. Bars.</u>	
	(10)	Mixed Beverages Permit. – A mixed beverages per- sale of mixed beverages for consumption on the pre- authorizes a mixed beverages permittee (i) to obtain a permit under G.S. 18B-403 and 18B-404, (ii) to obtai liquor permit under subdivision (20) of this section, an purposes spirituous liquor lawfully purchased for use permit may be issued for any of the following:	emises. The permit also purchase-transportation in an antique spirituous id (iii) to use for culinary
		···	
	"	<u>i. Bars.</u>	
	••••		
PART V	TII. AI	LLOW DISTILLERIES TO SELL SPIRITUOUS	LIOUOR DISTILLED
		LLER DIRECTLY TO CONSUMERS IN OTHER	-
		<b>TION 8.(a)</b> G.S. 18B-1105(a) reads as rewritten:	~
"(a)		older of a distillery permit may do any of the following	
	(2)	Sell, deliver and ship spirituous liquor in closed conta <u>a.</u> <u>at At</u> wholesale to exporters and local boards <u>b.</u> <u>and, subject Subject</u> to the laws of other jurise retril to consumers private or public	within the <u>State, State.</u> dictions, at wholesale or
		retail to <u>consumers, p</u> rivate or public <del>establishments of <u>e</u>stablishments, in other stat</del>	
	"		
		<b>TION 8.(b)</b> This section becomes effective July 1, 20	19, and applies to sales
made on			19, and applies to sales
	or after	that date.	
PART I	or after <b>X. RE</b>	that date. VISE LAW AUTHORIZING DISTILLERS TO	SELL SPIRITUOUS
PART I LIQUOF	or after X. RE R DIST	that date.	SELL SPIRITUOUS
PART I	or after X. RE R DIST SES	that date. VISE LAW AUTHORIZING DISTILLERS TO FILLED BY THE DISTILLER FOR CONSU	SELL SPIRITUOUS
PART I LIQUOF	or after X. RE R DIST SES SECT	that date. VISE LAW AUTHORIZING DISTILLERS TO FILLED BY THE DISTILLER FOR CONSUL FION 9.(a) G.S. 18B-1105(a)(4) reads as rewritten:	SELL SPIRITUOUS MPTION OFF THE
PART I LIQUOF	or after X. RE R DIST SES	<ul> <li>that date.</li> <li>VISE LAW AUTHORIZING DISTILLERS TO</li> <li>FILLED BY THE DISTILLER FOR CONSUL</li> <li>FION 9.(a) G.S. 18B-1105(a)(4) reads as rewritten: Sell spirituous liquor distilled at the distillery in close</li> </ul>	SELL SPIRITUOUS MPTION OFF THE ed containers to visitors
PART I LIQUOF	or after X. RE R DIST SES SECT	<ul> <li>that date.</li> <li>VISE LAW AUTHORIZING DISTILLERS TO FILLED BY THE DISTILLER FOR CONSUL</li> <li>FION 9.(a) G.S. 18B-1105(a)(4) reads as rewritten: Sell spirituous liquor distilled at the distillery in clos who tour the distillery for consumption off the pre-</li> </ul>	SELL SPIRITUOUS MPTION OFF THE ed containers to visitors mises. Sales under this
PART I LIQUOF	or after X. RE R DIST SES SECT	<ul> <li>that date.</li> <li>VISE LAW AUTHORIZING DISTILLERS TO FILLED BY THE DISTILLER FOR CONSULT</li> <li>FION 9.(a) G.S. 18B-1105(a)(4) reads as rewritten: Sell spirituous liquor distilled at the distillery in closs who tour the distillery for consumption off the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed on the pre- subdivision are allowed on the pre- turbation of the pre- subdivision are allowed on the pre- subdivision are allowed on the pre- subdivision are allowed on the pre- turbation of the pre- subdivision are allowed on the pre- sub</li></ul>	SELL SPIRITUOUS MPTION OFF THE ed containers to visitors mises. Sales under this stablishment of a county
PART I LIQUOF	or after X. RE R DIST SES SECT	<ul> <li>that date.</li> <li>VISE LAW AUTHORIZING DISTILLERS TO FILLED BY THE DISTILLER FOR CONSULT</li> <li>FION 9.(a) G.S. 18B-1105(a)(4) reads as rewritten: Sell spirituous liquor distilled at the distillery in closs who tour the distillery for consumption off the pre- subdivision are allowed only in a county where the es- or municipal ABC store has been approved pursuant</li> </ul>	<b>SELL SPIRITUOUS</b> <b>MPTION OFF THE</b> ed containers to visitors mises. Sales under this stablishment of a county to G.S. 18B-602(g) and
PART I LIQUOF	or after X. RE R DIST SES SECT	<ul> <li>that date.</li> <li>VISE LAW AUTHORIZING DISTILLERS TO FILLED BY THE DISTILLER FOR CONSULT</li> <li>FION 9.(a) G.S. 18B-1105(a)(4) reads as rewritten: Sell spirituous liquor distilled at the distillery in closs who tour the distillery for consumption off the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed only in a county where the estimation of the pre- subdivision are allowed on the pre- subdivision are allowed on the pre- turbation of the pre- subdivision are allowed on the pre- subdivision are allowed on the pre- subdivision are allowed on the pre- turbation of the pre- subdivision are allowed on the pre- sub</li></ul>	<b>SELL SPIRITUOUS</b> <b>MPTION OFF THE</b> ed containers to visitors mises. Sales under this stablishment of a county to G.S. 18B-602(g) and B-802. Spirituous liquor
PART I LIQUOF	or after X. RE R DIST SES SECT	<ul> <li>that date.</li> <li>VISE LAW AUTHORIZING DISTILLERS TO FILLED BY THE DISTILLER FOR CONSULT</li> <li>FION 9.(a) G.S. 18B-1105(a)(4) reads as rewritten: Sell spirituous liquor distilled at the distillery in closs who tour the distillery for consumption off the presubdivision are allowed only in a county where the exor municipal ABC store has been approved pursuant are subject to the time and day restrictions in G.S. 18</li> </ul>	SELL SPIRITUOUS MPTION OFF THE ed containers to visitors mises. Sales under this stablishment of a county to G.S. 18B-602(g) and B-802. Spirituous liquor ode item for sale in the
PART I LIQUOF	or after X. RE R DIST SES SECT	<ul> <li>that date.</li> <li>VISE LAW AUTHORIZING DISTILLERS TO FILLED BY THE DISTILLER FOR CONSULTION 9.(a) G.S. 18B-1105(a)(4) reads as rewritten: Sell spirituous liquor distilled at the distillery in closs who tour the distillery for consumption off the presubdivision are allowed only in a county where the easor municipal ABC store has been approved pursuant are subject to the time and day restrictions in G.S. 18 sold under this subdivision shall (i) be listed as a c State, (ii) be sold at the price set by the Commission for to G.S. 18B-804(b), that complies with the requirement.</li> </ul>	<b>SELL SPIRITUOUS</b> <b>MPTION OFF THE</b> ed containers to visitors mises. Sales under this stablishment of a county to G.S. 18B-602(g) and B-802. Spirituous liquor ode item for sale in the or the code item pursuant uirement set forth in
PART I LIQUOF	or after X. RE R DIST SES SECT	<ul> <li>that date.</li> <li>VISE LAW AUTHORIZING DISTILLERS TO FILLED BY THE DISTILLER FOR CONSULT</li> <li>FION 9.(a) G.S. 18B-1105(a)(4) reads as rewritten: Sell spirituous liquor distilled at the distillery in closs who tour the distillery for consumption off the pre- subdivision are allowed only in a county where the es- or municipal ABC store has been approved pursuant are subject to the time and day restrictions in G.S. 18 sold under this subdivision shall (i) be listed as a c State, (ii) be sold at the price set by the Commission fe- to G.S. 18B-804(b), that complies with the rec G.S. 18B-804(b1), and (iii) have affixed to its bottle</li> </ul>	SELL SPIRITUOUS MPTION OFF THE ed containers to visitors mises. Sales under this stablishment of a county to G.S. 18B-602(g) and B-802. Spirituous liquor ode item for sale in the or the code item pursuant uirement set forth in a sticker that bears the
PART I LIQUOF	or after X. RE R DIST SES SECT	that date. <b>VISE LAW AUTHORIZING DISTILLERS TO</b> <b>FILLED BY THE DISTILLER FOR CONSU</b> <b>FION 9.(a)</b> G.S. 18B-1105(a)(4) reads as rewritten: Sell spirituous liquor distilled at the distillery in closs who tour the distillery for consumption off the pre- subdivision are allowed only in a county where the es- or municipal ABC store has been approved pursuant are subject to the time and day restrictions in G.S. 18 sold under this subdivision shall (i) be listed as a c State, (ii) be sold at the price set by the Commission for to G.S. 18B-804(b), that complies with the req <u>G.S. 18B-804(b1), and (iii) have affixed to its bottle</u> words "North Carolina Distillery Tour Commemorated and the subdivision and the subdi	SELL SPIRITUOUS MPTION OFF THE ed containers to visitors mises. Sales under this stablishment of a county to G.S. 18B-602(g) and B-802. Spirituous liquor ode item for sale in the or the code item pursuant uirement set forth in a sticker that bears the ive Spirit" in addition to
PART I LIQUOF	or after X. RE R DIST SES SECT	<ul> <li>that date.</li> <li>VISE LAW AUTHORIZING DISTILLERS TO FILLED BY THE DISTILLER FOR CONSULT</li> <li>FION 9.(a) G.S. 18B-1105(a)(4) reads as rewritten: Sell spirituous liquor distilled at the distillery in closs who tour the distillery for consumption off the pre- subdivision are allowed only in a county where the es- or municipal ABC store has been approved pursuant are subject to the time and day restrictions in G.S. 18 sold under this subdivision shall (i) be listed as a c State, (ii) be sold at the price set by the Commission fe- to G.S. 18B-804(b), that complies with the rec G.S. 18B-804(b1), and (iii) have affixed to its bottle</li> </ul>	SELL SPIRITUOUS MPTION OFF THE ed containers to visitors mises. Sales under this stablishment of a county to G.S. 18B-602(g) and B-802. Spirituous liquor ode item for sale in the or the code item pursuant uirement set forth in a sticker that bears the ive Spirit" in addition to rs purchasing spirituous

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	distillery is limited to selling to each cons	
	spirituous liquor per 12 month period. Th	
	adopted standard point of sale system t	
	records captured at the point of sale, to inc	±
	license number, and date of birth for at	
	purchase. The Commission shall adopt a	rules regulating the retail sale of
	spirituous liquor under this subdivision."	
	<b>TION 9.(b)</b> G.S. 18B-804(b1) reads as rewrited as rewrited by the second secon	
	of Spirituous Liquor Sold at Distillery Wh	
<b>1</b>	iquor distilled at the distillery pursuant to G.S.	
	of the spirituous liquor shall be the uniform S	
	wever, the holder of the distillery permit s	
1	ne price set forth by subdivisions (2), (3), (5), (	(6), (6a), (6b), and (7) of subsection
(b) of this section		
	<b>TION 9.(c)</b> G.S. 18B-1116(a) reads as rewri	
	bitions. – It shall be unlawful for any manufa	
	ges, or for any officer, director, or affiliate the	hereof, either directly or indirectly
to:		
		100 1104(): ( 1: ( 1
• 1	ualifying under subdivision (7) or (8) of G.S	
	s section concerning financial interests in, an	
	or retailer with respect to the brewery's trans	
-	ther retail locations allowed under G.S. 18B-	
wholesalers and	s of this subsection, however, with respect	to its transactions with an other
		n concerning financial interasts in
	is not subject to the provisions of this section iving things of value to, a retailer with respect	
	ss allowed on its premises under G.S. 18B-1	
	is of this subsection, however, with respect	
retailers."	s of this subsection, nowever, with respect	to its transactions with an other
	<b>TION 9.(d)</b> This section becomes effective	July 1 2019 and applies to sales
made on or after		sury 1, 2019, and applies to sures
PART X. MAL	T BEVERAGES AND WINE/INCREASE	DISCOUNT ON PRICE FROM
	OF THE RETAIL PRICE	
	TION 10.(a) Definition. – "Discount Rule	e" means 14B NCAC 15B .1004
	itions) for purposes of this section and its imp	
	<b>TION 10.(b)</b> Discount Rule. – Until the effect	
	pholic Beverage Control Commission is requi	-
	n, the Commission shall implement the Disco	
(c) of this section		L
SEC	TION 10.(c) Implementation. – Notwithsta	nding any provision of subsection
SEC	C 15B .1004 to the contrary, all of the follow	ing shall apply:
	A combination of the use of a coupon a re	ebate, or a permittee's loyalty card,
	A combination of the use of a coupon, a re	
(b) of 14B NCA	discount card, or membership card shall no	
(b) of 14B NCA	-	ot exceed thirty-five percent (35%)
(b) of 14B NCA	discount card, or membership card shall no	bt exceed thirty-five percent (35%) se of a malt beverage or wine.
(b) of 14B NCA (1)	discount card, or membership card shall no of the advertised retail price for the purcha	bt exceed thirty-five percent (35%) se of a malt beverage or wine. count exceeding thirty-five percent

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1 2 3	(3)	A loyalty card, discount card, or membership card shall exceeding thirty-five percent (35%) of the advertise purchase of a malt beverage or wine.	
4		<b>FION 10.(d)</b> Adoption. – The Commission shall adoption	
5		onsistent with subsection (c) of this section by no later the	<b>1</b>
5		n may adopt temporary rules to comply with the deadline	
7	• • •	rules adopted in accordance with this subsection shall	remain in effect until
3		that replace the temporary rules become effective.	. 1 1 . 1
) )		<b>FION 10.(e)</b> Sunset. – This section expires when perma	anent rules adopted as
1	required by subs	ection (d) of this section become effective.	
2	PART XI CLA	ARIFY DEFINITION OF "PREMISES" AND THE	PROHIBITION ON
3		XPLICIT CONDUCT ON LICENSED PREMISES	
4		<b>FION 11.(a)</b> G.S. 18B-101(12a) reads as rewritten:	
5		) "Premises" means <u>a fixed permanent establishment</u>	. including all <del>areas.</del>
5	(124	whether areas inside or outside the licensed premises,	
7		the permittee has control of the property through a leas	
3		process."	, , , ,
)	SEC	<b>FION 11.(b)</b> G.S. 18B-1005.1(a) reads as rewritten:	
	"(a) It sha	ll be unlawful on a licensed premises for a permittee or	his a permittee's agent
	or employee to	knowingly allow or engage in any of the following kin	nds of conduct on his
	licensed premise	<del>s:</del>	
	(1)	Any conduct or entertainment by any person whose wh	<u>ere (i) human g</u> enitals
		are exposed or who (ii) a person is wearing transparen	t clothing that reveals
		the genitals his or her	
	<del>(2)</del>	Any conduct or entertainment that includes or simulat	
		masturbation, sodomy, bestiality, oral copulation, flage	•
		includes or simulates the penetration, however slight,	by any object into the
	( <b>2</b> )	genital or anal opening of a person's body; or	
	<del>(3)</del>	Any conduct or entertainment that includes the for	idling of the breasts,
	SEC	buttocks, anus, vulva, or genitals." <b>FION 11.(c)</b> Subsection (b) of this section becomes effectively becomes a section	ative July 1 2010 and
		es committed on or after that date.	cuve July 1, 2019, and
	applies to offens	es committee on or arter mat date.	
	PART XII AIT	THORIZE SALE AND DELIVERY OF MORE THAN	NONE DRINK AT A
		NGLE PATRON	
		<b>FION 12.(a)</b> Article 10 of Chapter 18B of the General S	Statutes is amended by
	adding a new sec	1	
	U	ale and delivery of more than one drink at a time to a s	single patron.
		herwise provided in this section, the holder of an on-pr	
	-	ises unfortified wine permit, on-premises fortified wi	
	beverages permi	t issued under G.S. 18B-1001 may sell and deliver mo	ore than one alcoholic
	beverage drink, l	out not more than four alcoholic beverage drinks, at a time	e to a single patron for
	consumption on	the premises. This section does not apply to the sale of a	alcoholic beverages (i)
		etic facility, or arena on the campus or property of a public	
		ts event sponsored by a public college or university, or (iii	
		t other establishment with a seating capacity of 3,000 or r	
		<b>FION 12.(b)</b> This section becomes effective July 1, 201	9, and applies to sales
	made on or after	that date.	
)			

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1	PART XIII. ALLOW SALE AND CONSUMPTION OF ALCOHOLIC BEVERAGES AT		
2	BINGO GAMES		
3	<b>SECTION 13.(a)</b> G.S. 18B-308 is repealed.		
4	<b>SECTION 13.(b)</b> G.S. 14-309.14(3) is repealed.		
5	<b>SECTION 13.(c)</b> G.S. 18B-112(b)(3) reads as rewritten:		
5 7	"(3) Article 3. – Sale, Possession, and Consumption, except for $G.S.$ 18B-308 and $G.S.$ 18B-200."		
	G.S. 18B-309." SECTION 12 (d) This section becomes effective table 1, 2010, and applies to		
	<b>SECTION 13.(d)</b> This section becomes effective July 1, 2019, and applies to offenses committed on or after that date.		
	PART XIV. FOOD AND LODGING FACILITY SANITATION REGULATIONS/EXEMPT BREWERIES NOT ENGAGED IN THE PREPARATION OF FOOD		
	SECTION 14.(a) G.S. 130A-250 reads as rewritten:		
	"§ 130A-250. Exemptions.		
	The following shall be exempt from this Part:		
	(16) A brewery licensed under G.S. 18B-1104 that is not engaged in the		
	preparation of food on the premises. For purposes of this subdivision, the term		
	<u>"food" does not include beverages.</u> "		
	<b>SECTION 14.(b)</b> Penalties imposed and fees charged before the effective date of		
	this section are not abated or affected by this section, and the statutes that would be applicable		
	but for this section remain applicable to those penalties and fees.		
	PART XV. ABC STORE HOURS AND DAYS OF OPERATION/LOCAL OPTION		
	SECTION 15.(a) G.S. 18B-802 reads as rewritten:		
	"§ 18B-802. When stores operate.		
	(a) Time. – No ABC store shall be open, and no ABC store employee shall sell alcoholic		
	beverages, between (i) 9:00 P.M. and 9:00 A.M. The local board shall otherwise determine		
	opening and closing hours of its stores.on Monday through Saturday and (ii) 12:00 P.M. and 5:00		
	P.M. on Sunday.		
	(b) Days. – No-Except as authorized under G.S. 153A-145.9 for a county ABC store or		
	G.S. 160A-205.5 for a city ABC store, no ABC store shall be open, and no ABC store employee		
	shall sell alcoholic beverages, on any Sunday, New Year's Day, Fourth of July, Labor Day,		
	Thanksgiving Day, or Christmas Day. A local board may otherwise determine the days on which		
	its stores shall be closed."		
	<b>SECTION 15.(b)</b> Article 6 of Chapter 153A of the General Statutes is amended by		
	adding a new section to read:		
	" <u>§ 153A-145.9. Days on which ABC stores operate.</u>		
	A county may adopt an ordinance authorizing its ABC stores to be open, and authorizing its		
	ABC store employees to sell alcoholic beverages, on any or all days otherwise prohibited under		
	<u>G.S. 18B-802(b).</u> "		
	<b>SECTION 15.(c)</b> Article 8 of Chapter 160A of the General Statutes is amended by		
	adding a new section to read:		
	" <u>§ 160A-205.5. Days on which ABC stores operate.</u>		
	A city may adopt an ordinance authorizing its ABC stores to be open, and authorizing its		
	ABC store employees to sell alcoholic beverages, on any or all days otherwise prohibited under		
	<u>G.S. 18B-802(b).</u> "		
	PART XVI. ABC STORES/ALLOW IN-STORE SPIRITUOUS LIQUOR TASTINGS		
	<b>SECTION 16.(a)</b> G.S. 18B-1114.7(a) reads as rewritten:		

#### **General Assembly Of North Carolina** Session 2019 1 "(a) Authorization. – The holder of a supplier representative permit, brokerage 2 representative permit, or distillery permit issued under G.S. 18B-1105 may obtain a spirituous 3 liquor special event permit allowing the permittee to give free tastings of its spirituous liquors at 4 ABC stores where the local ABC board has approved the tasting, trade shows, conventions, 5 shopping malls, street festivals, holiday festivals, agricultural festivals, balloon races, local 6 fund-raisers, and other similar events approved by the Commission." 7 SECTION 16.(b) G.S. 18B-1114.7(b) reads as rewritten: 8 "(b) Limitations. – Any consumer tasting is subject to the following limitations: 9 . . . 10 Each consumer shall be limited to one 0.25 ounce tasting sample containing (3) 11 0.25 ounces of any product made available for sampling at the consumer tasting, and the total amount of the tasting samples offered to and consumed 12 13 by each consumer shall not exceed 1.0 ounce of spirituous liquor in any 14 calendar day. 15 (7)16 A venue allowing tastings shall designate a tasting area within the venue that 17 enables the permit holder to ensure that the consumer tasting is being 18 conducted in compliance with this section. Consumers shall only be allowed 19 to consume tasting samples within the designated tasting area. 20 21 (11)For tastings conducted in an ABC store, the local board shall establish and implement a policy whereby distillery permit holders are given the right of 22 23 first refusal for a certain number, as determined by the Commission, of the 24 dates and times made available in a month by the local board for holding 25 tastings authorized under this section. Any policy established under this subdivision shall set forth the date for each month by which a distillery permit 26 holder must exercise the right of first refusal before the reserved dates and 27 28 times are made available to all eligible spirituous liquor special event permit 29 holders." 30 **SECTION 16.(c)** G.S. 18B-301(f)(1) reads as rewritten: 31 Any person to consume fortified wine, spirituous liquor, or mixed beverages "(1) 32 or to offer such beverages to another person at any of the following places: 33 On Unless a consumer tasting authorized by G.S. 18B-1114.7 is being a. 34 conducted, on the premises of an ABC store. 35 Upon any property used or occupied by a local board. b. 36 On any public road, street, highway, or sidewalk, unless a consumer c. 37 tasting authorized by G.S. 18B-1114.7 is being conducted." 38 39 PART XVII. ALLOW ELECTRONIC PAYMENT FOR SPIRITUOUS LIQUOR 40 PURCHASED BY MIXED BEVERAGES PERMITTEES **SECTION 17.(a)** G.S. 18B-404 is amended by adding a new subsection to read: 41 42 Electronic Payment. - A local board shall accept electronic payments for any "(e) spirituous liquor purchased by a mixed beverages permittee. A local board may not charge a fee 43 for accepting electronic payments under this subsection. For purposes of this subsection, the term 44 "electronic payment" is as defined in G.S. 147-86.20." 45 46 **SECTION 17.(b)** This section becomes effective July 1, 2019, and applies to sales 47 made on or after that date. 48 49 PART XVIII. ABC COMMISSION/REQUIRE ACCEPTANCE OF PAYMENTS AND 50 FORMS ELECTRONICALLY

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is amended by					
·					
"§ 18B-907. Allow electronic submission of payments and forms.					
(a) Forms. – The Commission shall make all forms required by the Commission to apply					
for and receive a permit available on the Commission's Web site, and the Commission shall, to					
orm required by					
submitted with					
al Statutes.					
ny fee required					
erm "electronic					
ion may charge					
s electronically					
may not exceed					
-1:					
plies to permits					
MIT					
VII I					
ss of furnishing					
associated with					
operated by the					
ltiple buildings					
ship or control,					
ods, services, or					
ted by common					
vision to read:					
ubdivision may					
nas at least two					
<u>, (5), or (10) of</u>					
a customer of a					
er subdivisions					
es with an open					
the permit and					
door or outdoor					
t designated by on of alcoholic					
on is subject to					
<u>on is subject to</u>					
designate the					
be consumed.					
ment shall post					
establishment					
nated common					

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1			area. The owner of the multi-tenar	at establishment shall submit to the
2				oval (i) a plat of the multi-tenant
3			establishment property for a design	
4			common area designated for alcoh	· · · · · · · · · · · · · · · · · · ·
5				ant building on the multi-tenant
5 6			establishment property for a design	-
				•
7			common area designated for alcoho	• •
8			Commission shall reject any pla	-
9			sub-subdivision that does not	-
0			subdivision or any rule adopted by	
1				bmit a plat or map as required under
2			this sub-subdivision for each renew	•
3			subdivision and at least 10 days pri-	or to making any adjustments to the
4			designated common area.	
5		<u>b.</u>	Alcoholic beverages sold for cons	sumption in a designated common
6			area shall be dispensed only in a pa	per or plastic cup bearing the name,
7			logo, or name and logo of the li	icensed premises from which the
8			beverage was purchased. The amou	ant of alcoholic beverage dispensed
9			into a cup under this sub-subdivision	on shall not exceed 16 fluid ounces.
0		<u>c.</u>	A customer is not allowed to po	ossess or consume more than one
21			alcoholic beverage at a time while w	
2		<u>d.</u>	Alcoholic beverages may only be	-
3		—		which the alcoholic beverage may
.4			-	nd the owner of the multi-tenant
25			establishment may further limit	
26			alcoholic beverage may be consur	•
27				establishment shall post signs in
28				ulti-tenant establishment property
9			-	which a person may consume an
0			alcoholic beverage in a designated	
1		Δ		ommon area shall dispose of any
2		<u>e.</u>		r possession prior to exiting the
2 3				is not allowed to exit a designated
3 4				
				beverage he or she was consuming
5		C	within the area.	1 1 1 1 1
6		<u>f.</u>		g and consume alcoholic beverages
7				multi-tenant establishment holding
8			an applicable permit.	
9		<u>g.</u>		osed by the Commission. Any
0				he Commission shall be posted on
1			the Commission's Web site."	
2			<b>D.(c)</b> G.S. 18B-902(d) reads as rewr	
3		-	pplication for an ABC permit shall b	be accompanied by payment of the
4	following applica	ation fee	:	
5				
6	<u>(46)</u>	Comn	<u>10n area entertainment permit – \$750</u>	<u>0.00.</u> "
7				
8			N OF DELIVERY SERVICE PER	
9			<b>D.(a)</b> Article 10 of Chapter 18B of t	he General Statutes is amended by
0	adding a new sec	tion to 1	ead:	
1	" <u>§ 18B-1001.4</u>	Author	zation of delivery service permit.	

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1	(a) Authorization. – The holder of a delivery service permit, or the permit holder's
2	employee or independent contractor, may deliver malt beverages, unfortified wine, or fortified
3	wine to a location designated by the purchaser on behalf of a retailer holding a permit issued
4	pursuant to subdivisions (1) through (6) and (16) of G.S. 18B-1001. A delivery service permittee
5	may also facilitate delivery through technology services that connect consumers and licensed
6	retailers through the use of the Internet, mobile applications, and other similar technology.
7	(b) <u>Training and Payment. – Prior to making any deliveries, each person delivering</u>
8	alcoholic beverages pursuant to a delivery service permit must successfully complete a course
9	approved by the Commission related to the delivery of alcoholic beverages. A person delivering
10	alcoholic beverages pursuant to a delivery service permit shall not handle or possess funds used
11	to purchase an alcoholic beverage that is to be delivered but may facilitate the sales transaction
12	in a manner that does not involve taking possession of funds.
13	(c) <u>Age of Recipient and Notice. – A person may only deliver alcoholic beverages</u>
14	pursuant to a delivery service permit to a person who is at least 21 years of age and who
15	immediately takes actual possession of the alcoholic beverages purchased. A delivery of
16 17	alcoholic beverages in a package that obscures the manufacturer's original packaging shall have
17	affixed to the outside of the package a notice in 26-point type or larger stating: "CONTAINS
18 19	ALCOHOLIC BEVERAGES; AGE VERIFICATION REQUIRED."
20	(d) <u>Limitations. – A delivery service permittee shall deliver alcoholic beverages only</u> within the time allowed for lawful sales and consumption in the jurisdiction where the delivery
20	is located. No delivery shall be made to any jurisdiction within the State that has not authorized
22	the sale of the purchased alcoholic beverages. A delivery service permittee shall not deliver
23	alcoholic beverages more than 50 miles from the retailer's licensed premises or to the premises
24	of another licensed retailer. Only alcoholic beverages purchased for personal consumption and
25	from a licensed retailer's existing inventory located on the retailer's premises may be delivered
26	pursuant to a delivery service permit.
27	(e) Scope and Construction. – A delivery service permit is not required for a common
28	carrier lawfully transporting or shipping alcoholic beverages. Nothing in this section shall be
29	construed as exempting the delivery of alcoholic beverages pursuant to a delivery service permit
30	from the requirements set forth in Article 4 of Chapter 18B of the General Statutes."
31	<b>SECTION 20.(b)</b> G.S. 18B-902(d), as amended by Section 21(c) of this act, reads
32	as rewritten:
33	"(d) Fees. – An application for an ABC permit shall be accompanied by payment of the
34	following application fee:
35	
36	(47)  Delivery service permit - \$400.00."
37	
38	PART XXI. ADMINISTRATIVE PENALTY/INCREASE COMPROMISE AMOUNT
39	SECTION 21.(a) G.S. 18B-104(b) reads as rewritten:
40	"(b) Compromise. – In any case in which the Commission is entitled to suspend or revoke
41	a permit, the Commission may accept from the permittee an offer in compromise to pay a penalty
42	of not more than five thousand dollars (\$5,000). ten thousand dollars (\$10,000). The Commission
43	may either accept a compromise or revoke a permit, but not both. The Commission may accept
44	a compromise and suspend the permit in the same case."
45	<b>SECTION 21.(b)</b> This act becomes effective July 1, 2019, and applies to violations
46 47	committed on or after that date.
47 19	<b>ΒΑ ΟΤ ΥΥΗ Α ΝΜΙΝΙΩΤΟ ΑΤΙΜΕ ΟΕΝΙΑΙ ΤΜ ΟΟΛΟΕΩΩ/ΟΕΝ ΩΤΙΝ</b> Υ
48 49	PART XXII. ADMINISTRATIVE PENALTY PROCESS/PED STUDY SECTION 22 (a) Study The Joint Logislative Program Evaluation Oversight
49 50	<b>SECTION 22.(a)</b> Study. – The Joint Legislative Program Evaluation Oversight Committee shall revise the biennial 2019-2020 work plan for the Program Evaluation Division
50 51	to include a study of the actions the Alcoholic Beverage Control Commission is authorized to
51	to menute a study of the actions the methode beverage control commission is authorized to

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take under G.S. 18B-104 for violations of Chapter 18B of the General Statutes. The study required under this subsection shall include an examination of (i) the proportionality of the punishment that may be imposed under G.S. 18B-104 in relation to the violation, (ii) the remainder of the law set forth in G.S. 18B-104 to identify any areas in which the law may be lacking, and (iii) the process utilized and punishment authorized by other alcoholic beverage control states for violations of their alcoholic beverage laws.

SECTION 22.(b) Cooperation. – Upon request, the Commission shall provide any
 necessary information, data, or documents within their possession, ascertainable from their
 records, or otherwise available to them, to the Program Evaluation Division to complete the study
 required under subsection (a) of this section.

SECTION 22.(c) Report. – The Program Evaluation Division shall report its findings
 and recommendations from the study required under subsection (a) of this section to the Joint
 Legislative Program Evaluation Oversight Committee by March 15, 2020.

14

### 15 PART XXIII. SEVERABILITY CLAUSE

16 **SECTION 23.** If any provision of this act or its application is held invalid, the 17 invalidity does not affect other provisions or applications of this act that can be given effect 18 without the invalid provisions or application, and to this end, the provisions of this act are 19 severable.

20

27

### 21 PART XXIV. RULES

SECTION 24. The Alcoholic Beverage Control Commission shall amend its rules consistent with the provisions of this act. The Commission may adopt temporary rules to implement the requirements of this act. Any temporary rules adopted in accordance with this section shall remain in effect until permanent rules that replace the temporary rules become effective.

28 PART XXV. EFFECTIVE DATE

SECTION 25. Sections 22 and 25 of this act are effective when it becomes law.
 Except as otherwise provided, this act becomes effective July 1, 2019.