GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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SENATE BILL 11 Judiciary Committee Substitute Adopted 2/13/19 Third Edition Engrossed 2/19/19 House Committee Substitute Favorable 6/10/19

Short Title: ABC Regulation and Reform. (Public) Sponsors: Referred to: February 4, 2019 1 A BILL TO BE ENTITLED 2 AN ACT TO STRENGTHEN THE PERMITTING ENFORCEMENT AUTHORITY OF THE 3 ABC COMMISSION AND TO MAKE OTHER CHANGES TO THE ABC LAWS. 4 The General Assembly of North Carolina enacts: 5 **SECTION 1.** G.S. 18B-104 reads as rewritten: 6 "§ 18B-104. Administrative penalties. 7 Penalties. - For any violation of the ABC laws, the Commission may take any of the (a) 8 following actions against a permittee: 9 (1)Suspend the permittee's permit for a specified period of time not longer than 10 three years; years. Revoke the permittee's permit; permit. 11 (2)Fine For all violations not listed in subdivision (3a) of this subsection, fine the 12 (3) permittee up to five hundred dollars (\$500.00) for the first violation, up to 13 seven hundred fifty dollars (\$750.00) for the second violation, violation within 14 three years, and up to one thousand dollars (\$1,000) for the third violation; 15 orviolation within three years of the first violation. 16 If the violations involve acts of violence, controlled substances, or prostitution 17 (3a) 18 occurring on the licensed premises, fine the permittee up to seven hundred fifty dollars (\$750.00) for the first violation, up to one thousand dollars 19 (\$1,000) for a second violation within three years, and up to one thousand two 20 hundred fifty dollars (\$1,250) for a third violation within three years of the 21 first violation. Additionally, the Commission may impose conditions on the 22 23 operating hours of the business for violations listed in this subdivision. 24 Suspend the permittee's permit under subdivision (1) and impose a fine under (4) subdivision (3). (3) or (3a). 25 26 . . . 27 (b1) Compromise for Certain Egregious Violations. - In any case in which there are two or more violations within three years in which the Commission is entitled to suspend or revoke 28 a permit, the Commission may accept from the permittee an offer in compromise to pay a penalty 29 30 of not more than ten thousand dollars (\$10,000) if the violations involve any of the following 31 acts:

32

(1) Acts of violence occurring on the licensed premises.



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1	<u>(2)</u> <u>T</u>	The permittee or the permittee's agent or employee knowing	ly allowing any
2		iolation of the controlled substances or prostitution statutes	
3		remises.	
4	-	n may also impose conditions on the operating hours of the	business as part
5		rsuant to this subsection. The Commission may either accept	_
6		but not both. The Commission may accept a compromise a	-
7	permit in the same c		-
8			
9	SECTIO	DN 2. G.S. 18B-900 reads as rewritten:	
10	"§ 18B-900. Qualif	fications for permit.	
11		nents. – To be eligible to receive and to hold an ABC permi	t, a person must
12		lowing requirements:	· 1
13	•	Be at least 21 years old, unless the person is a manager of a bu	siness in which
14	e	ase the person shall be at least 19 years old.	
15	•••	1	
16	(c) Who Mu	st Qualify; Exceptions. – For an ABC permit to be issued to	o and held for a
17		the following persons associated with that business must	
18	subsection (a):		1 2
19	. ,	The owner of a sole proprietorship; proprietorship.	
20		Each member of a firm, association or general partnership; partnership	rtnership.
21		Each general partner in a limited partnership; partnership.	<u> </u>
22		Each manager and any member with a twenty-five percent (25%) or greater
23		nterest in a limited liability company; company.	,
24		Each officer, director and owner of twenty-five percent (25%)) or more of the
25		tock of a corporation except that the requirement of subdivi	
26		ot apply to such an officer, director, or stockholder unless	
27		nanager or is otherwise responsible for the day-to-day o	
28		usiness; business.	1
29		The manager of an establishment operated by a corporation	n other than an
30		stablishment with only off-premises malt beverage, off-pren	
31		vine, or off-premises fortified wine permits; corporation.	
32		Any manager who has been empowered as attorney-in-fact for	or a nonresident
33		ndividual or partnership.	
34		Any manager or person otherwise responsible for the day-to-o	lay operation of
35		he business, if none of the persons listed in subdivisions (1	• •
36		his subsection are a manager or person otherwise resp	-
37		ay-to-day operation of the business.	
38	"	<u>,,</u>	
39		DN 3. G.S. 18B-901 reads as rewritten:	
40	"§ 18B-901. Issuar		
41			
42	(c) Factors i	n Issuing Permit. – Before issuing a permit, the Commission s	shall be satisfied
43		a suitable person to hold an ABC permit and that the locat	
44	11	ermit for which the applicant has applied. To be a suitable	
45		all return a Zoning and Compliance Form to the Commis	
46		ommission to show the establishment is in compliance with	
47		odes and, if applicable, has been notified that it is locate	
48	-	a as defined by Article 22 of Chapter 160A of the General	
49	1	BB-904(e)(2). Other factors the Commission shall consider	

- required by G.S. 18B-904(e)(2). Other factors the Commission shall consider in determining
 whether the applicant and the business location are suitable are all of the following:
- 51

(1) The reputation, character, and criminal record of the applicant.

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1		(2)	The number of places already holding ABC permits within	the neighborhood.
2		(3)	Parking facilities and traffic conditions in the neighborhoo	
3		(4)	Kinds of businesses already in the neighborhood.	
4		(5)	Whether the establishment is located within 50 feet of a chu	urch, public school,
5			or any nonpublic school as defined by Part 1 or Part 2 of Ai	
6			115C of the General Statutes.	1
7		(6)	Zoning laws.laws, the number of places already holding A	BC permits within
8			the neighborhood, parking facilities and traffic c	_
9			neighborhood, types of businesses already in the neighbor	
10			the establishment is located within 50 feet of a church, pu	
11			nonpublic school as defined in Part 1 or Part 2 of Article 3	•
12			of the General Statutes.	
13		"		
14			TON 4. G.S. 18B-904(e) reads as rewritten:	
15	"(e)		ess or Location No Longer Suitable. –	
16		(1)	The If the Commission may suspend or revoke a permit is	ssued by it if, after
17			compliance with the provisions of Chapter 150B of the (General Statutes, it
18			finds that the location occupied by the permittee is no long	ger a suitable place
19			to hold ABC permits or that the operation of the business w	vith an ABC permit
20			at that location is detrimental to the neighborhood.	neighborhood, the
21			Commission may commence a contested case under Ch	apter 150B of the
22			General Statutes for the suspension or revocation of a perm	nit issued by it.
23		(2)	The Commission shall suspend or revoke a permit issued	by it if a permittee
24			is in violation of G.S. 18B-309. Notwithstanding subdivi	ision (e)(1) of this
25			section, <u>G.S. 18B-906</u> , the Commission shall, by order	and without prior
26			hearing, summarily suspend or revoke a permit issued by it	t if a permittee is in
27			violation of G.S. 18B-309(c) when, prior to the period of	time for which the
28			audit is to be conducted, the city council has filed informat	ion designating the
29			location of the Urban Redevelopment Area as required under	
30			and has provided actual notice to permittees located	
31			Redevelopment Area that they are located in such an area	•
32			G.S. 18B-309(c). Upon entry of a summary order under the	
33			Commission shall promptly notify all interested parties that	
34			entered and of the reasons therefore. The order will remain	
35			modified or vacated by the Commission. The permittee m	
36			after receipt of notice of the order, make written request t	
37			for a hearing on the matter. If a hearing is requested, after	
38			the provisions of commence a contested case under Ch	
39			General Statutes, the Commission shall issue an order to	
40			modify its previous action. Statutes for the reversal or n	nodification of the
41			Commission's order.	
42		(3)	Notwithstanding G.S. 18B-906, If the Commission shall	-
43			issued by it if, after complying with the provisions of Cl	-
44			General Statutes and without a finding of mitigation	-
45			circumstances, it finds evidence that the permittee or the pe	
46			has been found responsible by a court of competent	
47			Commission for two or more violations on separate da	
48			allowing a violation of the gambling, disorderly con	-
49 50			controlled substance, or felony criminal counterfeit trader	
50			offenses are prohibited pursuant to G.S. 18B-1005(a)(
51			G.S. 18B-1005.1, or G.S. 80-11.1(b)(2) or (3), at a sin	igie ABC-licensed

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	premises within a 12-month period. period, the	e Commission may commence
	a contested case under Chapter 150B of the Ger	
	of a permit issued by it. The permittee and the	
	responsibility to monitor the conduct on the	
	G.S. 18B-1005(b) and G.S. 19-1. Revocation	
	subdivision shall only apply to the permits is	
	violations occurred.	
(4	4) Notwithstanding G.S. 18B-906, the Commissi	ion shall immediately s hall, by
(order and without prior hearing, summarily su	
	by it for a period of 30 days if both of the follo	
	a. Alcohol Law Enforcement agents or loc	
	advance notice to have consulted with t	
	staff of regarding the ongoing undercov	
	sufficiency of the evidence gathered at	
	b. Upon execution of the search warrant	
	operation, five or more persons are crir	e
	of the gambling, assault, disorderly co	
	substance, or felony criminal counterfe	eit trademark laws.
	Upon entry of a summary order under this sub	division, the Commission shall
	promptly notify the permittee that the order	has been entered and of the
	reasons therefore. The order shall remain in	effect until it is modified or
	vacated by the Commission. The permittee ma	ay, within 30 days after receipt
	of notice of the order, commence a contested c	case under Chapter 150B of the
	General Statutes for reversal or modification o	of the Commission's order."
	SECTION 5. G.S. 18B-1000 reads as rewritten:	
	0. Definitions concerning establishments.	~
The follo	owing requirements and definitions shall apply to this	s Chapter:
•••	···	- 1 1
<u>(</u> 2	4a) <u>Private bar. – An establishment that is organiz</u>	
	entity and that is not open to the general public	± •
	of the organization and their bona fide guests	
()	5) members and their guests to socialize and enga	
(.	5) Private club. – An establishment that is organ	
	social, recreational, patriotic, or fraternal purp general public, but is open only to the member	-
	bona fide guests. This provision does not	
	establishment from being open to the genera	· · ·
	games as required by G.S. 14-309.11(a) and G	
	fide religious organizations, no organization the	
	of its membership on the basis of religion sl	
	permit issued under this Chapter.qualifies under	
	Revenue Code, as amended, 26 U.S.C. § 501(c)	
	for a minimum of 12 months prior to application	
		on for an Abe permit.
S	SECTION 6. G.S. 18B-1001 reads as rewritten:	
	1. Kinds of ABC permits; places eligible.	
	e issuance of the permit is lawful in the jurisdiction in	which the premises are located.
	sion may issue the following kinds of permits:	
	1) On-Premises Malt Beverage Permit. – An on-	premises malt beverage permit
× ×	authorizes (i) the retail sale of malt bever	
	premises, (ii) the retail sale of malt beverages	•
		5

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1 2 3 4 5 6 7 8		container for consumption off the premises, and (iii) the beverages in a cleaned and sanitized container that is fill sealed for consumption off the premises and that identifies the date the container was filled or refilled. It also authorize permit to ship malt beverages in closed containers to indi inside and outside the State. The permit may be issue following:	ed or refilled and the permittee and s the holder of the vidual purchasers
9		<u>k.</u> <u>Private bars.</u>	
$ \begin{array}{c} 10\\ 11\\ 12\\ 13\\ 14\\ 15\\ 16\\ 17\\ 18\\ 19\\ 20\\ 21\\ 22\\ 23\\ 24\\ 25\\ 26\\ 27\\ 28\\ 29\\ 30\\ 31\\ 32\\ 33\\ 34\\ 35\\ 36\\ 37\\ 38\\ 39\\ \end{array} $	 (3)	On-Premises Unfortified Wine Permit. – An on-premises permit authorizes (i) the retail sale of unfortified wine for cc premises, either alone or mixed with other beverages, (ii) unfortified wine in the manufacturer's original container fo the premises, and (iii) the retail sale of unfortified wine dis connected to a pressurized container utilizing carbon diox into a cleaned and sanitized container that is filled or refil consumption off the premises and that identifies the permitt container was filled or refilled. The permit also authorize transfer unfortified wine, not more than four times per another on-premises unfortified wine permittee that is ownership or control as the transferor. Except as au subdivision, transfers of wine by on-premises unfortified purchases of wine by a retail permittee from another retail purpose of resale, and sale of wine by a retail permittee permittee for the purpose of resale are unlawful. In addition, of wine may be transferred only if both the transferor a located within the territory designated between the winery a on file with the Commission. Prior to or contemporaneo transfer, the transferor shall notify each wholesaler wh transferred product of the transfer. The notice shall be in we electronic format and shall identify the transferor and tran- the transfer, quantity, and items transferred. The holder authorized to ship unfortified wine in closed contain- purchasers inside and outside the State. Orders received telephone, Internet, mail, facsimile, or other off-pre communication shall be shipped pursuant to a wine shipp pursuant to this subdivision. The permit may be issue following:	onsumption on the the retail sale of r consumption off pensed from a tap ide or similar gas led and sealed for ee and the date the s the permittee to calendar year, to a under common thorized by this I wine permitees, permittee for the to another retail a particular brand and transferee are and the wholesaler us with any such to distributes the riting or verifiable sferee, the date of of the permit is ers to individual by a winery by mises means of er permit and not
40 41		<u><i>l.</i></u> <u>Private bars.</u>	
42 43 44 45 46 47 48 49 50 51	 (5)	On-Premises Fortified Wine Permit. – An on-premises for authorizes the retail sale of fortified wine for consumption either alone or mixed with other beverages, and the retail sal in the manufacturer's original container for consumption off permit also authorizes the permittee to transfer fortified wi four times per calendar year, to another on-premises fortifi that is under common ownership or control as the tran authorized by this subdivision, transfers of wine by on-premi permittees, purchases of wine by a retail permittee from	a on the premises, e of fortified wine the premises. The ne, not more than ed wine permittee sferor. Except as ises fortified wine

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1 2 3		permittee for the purpose of resale, and sale of wine another retail permittee for the purpose of resale are particular brand of wine may be transferred only if	unlawful. In addition, a
3 4		transferee are located within the territory designated b	
5		the wholesaler on file with the Commission. Prior to or	r contemporaneous with
6		any such transfer, the transferor shall notify each whe	olesaler who distributes
7		the transferred product of the transfer. The notice	shall be in writing or
8		verifiable electronic format and shall identify the trans	feror and transferee, the
9		date of the transfer, quantity, and items transferred. T	The holder of the permit
0		is authorized to ship fortified wine in closed co	ontainers to individual
1		purchasers inside and outside the State. Orders rec	ceived by a winery by
2		telephone, Internet, mail, facsimile, or other o	ff-premises means of
3		communication shall be shipped pursuant to a wine	shipper permit and not
4		pursuant to this subdivision. The permit may be	issued for any of the
5		following:	
6			
7		<u>g.</u> <u>Private bars.</u>	
8			
9	(7)	Brown-Bagging Permit. – A brown-bagging permit au	
0		patron of an establishment, with the permission of the	
1		to eight liters of fortified wine or spirituous liquor, o	
2		combined, onto the premises and to consume those alc	-
3		premises. The permit may be issued for any of the fol	lowing:
4			
5		<u>f.</u> <u>Private bars.</u>	
6	(8)	Special Occasion Permit. – A special occasion permit	
7		reception, party or other special occasion, with	-
8		permittee, to bring fortified wine and spirituous liqu	
9		the business and to serve the same to his guests. The p	ermit may be issued for
0		any of the following:	
1		 f Drivioto horo	
2 3		<u>f.</u> <u>Private bars.</u>	
3 4	 (10)	Mixed Powereges Dermit A mixed beverages per	nit outhorized the retail
4 5	(10)	Mixed Beverages Permit. – A mixed beverages perr sale of mixed beverages for consumption on the pre	
5 6		authorizes a mixed beverages permittee (i) to obtain a	-
7		permit under G.S. 18B-403 and 18B-404, (ii) to obtain a	
8		liquor permit under subdivision (20) of this section, an	
9		purposes spirituous liquor lawfully purchased for use i	· · · ·
0		permit may be issued for any of the following:	in mixed beverages. The
1		permit may be issued for any of the following.	
2		<u>i. Private bars.</u>	
3	"		
4		TION 7. G.S. 130A-247 is amended by adding a new s	ubdivision to read.
5		<u>"Private bar" is as defined in G.S. 18B-1000(4a).</u> "	
6		TION 8. G.S. 130A-248(a) reads as rewritten:	
7		e protection of the public health, the Commission shal	l adopt rules governing
8		establishments that prepare or serve drink or food for	
9		sell meat food products or poultry products. However,	
0		s food or drink to the public, regardless of pay, shall be	
1		he establishment that prepares or serves food or drink h	
		1 1	± ′

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1	defined in G.S. 18B-101, meets any of the definitions in G.S. 18B-1000, and does not meet the
2	definition of a private bar as provided in G.S. 130A-247(1b) or a private club as provided in
3	G.S. 130A-247(2)."
4	SECTION 9. G.S. 130A-250 is amended by adding a new subdivision to read:
5	"(4a) Private bars."
6	SECTION 10. Section 1 of this act becomes effective October 1, 2019. Sections 2,
7	5, and 6 of this act are effective when they become law and apply to new permits issued on or
8	after that date. Permits issued to private clubs as defined in G.S. 18B-1000(5) prior to the
9	effective date of this act shall be grandfathered and may remain in effect and eligible for renewal
10	as a private bar under G.S. 18B-1005(4a) or a private club under G.S. 18B-1005(5), as applicable,
11	notwithstanding Section 5 of this act. The remainder of this act is effective when it becomes law.