GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2019**

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SENATE BILL 290

Commerce and Insurance Committee Substitute Adopted 6/12/19 Third Edition Engrossed 6/25/19 House Committee Substitute Favorable 6/27/19 House Committee Substitute #2 Favorable 7/10/19

	Short Title: A	BC Regulatory Reform Bill.	(Public)
	Sponsors:		
	Referred to:		
		March 19, 2019	
1		A BILL TO BE ENTITLED	
2	AN ACT TO MA	AKE VARIOUS REVISIONS TO THE ALCOHOLIC BEV	ERAGE CONTROL
3	LAWS OF T	HIS STATE.	
4	The General Ass	sembly of North Carolina enacts:	
5 6	PART I. ALLO	W DISTILLERIES TO SELL MALT BEVERAGES AN	ID UNFORTIFIED
7	AND FORTIFI	ED WINE	
8	SEC	TION 1.(a) G.S. 18B-1001 reads as rewritten:	
9		inds of ABC permits; places eligible.	
10		uance of the permit is lawful in the jurisdiction in which the	premises are located,
11		may issue the following kinds of permits:	L ,
12	(1)	On-Premises Malt Beverage Permit. – An on-premises n	nalt beverage permit
13		authorizes (i) the retail sale of malt beverages for c	
14		premises, (ii) the retail sale of malt beverages in the ma	nufacturer's original
15		container for consumption off the premises, and (iii) th	e retail sale of malt
16		beverages in a cleaned and sanitized container that is f	
17		sealed for consumption off the premises and that identifi	
18		the date the container was filled or refilled. It also authorit	
19		permit to ship malt beverages in closed containers to in	ndividual purchasers
20		inside and outside the State. The permit may be iss	ued for any of the
21		following:	-
22			
23		k. The holder of a distillery permit authorized under	<u>G.S. 18B-1105.</u>
24			
25	(3)	On-Premises Unfortified Wine Permit An on-premise	ses unfortified wine
26		permit authorizes (i) the retail sale of unfortified wine for	consumption on the
27		premises, either alone or mixed with other beverages, ((ii) the retail sale of
28		unfortified wine in the manufacturer's original container	for consumption off
29		the premises, and (iii) the retail sale of unfortified wine of	dispensed from a tap
30		connected to a pressurized container utilizing carbon di	oxide or similar gas
31		into a cleaned and sanitized container that is filled or re	filled and sealed for
32		consumption off the premises and that identifies the perm	ittee and the date the
33		container was filled or refilled. The permit also authori	zes the permittee to



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transfer unfortified wine, not more than four times per calendar year, to another on-premises unfortified wine permittee that is under common ownership or control as the transferor. Except as authorized by this subdivision, transfers of wine by on-premises unfortified 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 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: . . .

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The holder of a distillery permit authorized under G.S. 18B-1105.

(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: . . .

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The holder of a distillery permit authorized under G.S. 18B-1105.

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(10)	Mixed Beverages Permit. – A mixed beverages permit sale of mixed beverages for consumption on the prem authorizes a mixed beverages permittee (i) to obtain a per- permit under G.S. 18B-403 and 18B-404, (ii) to obtain liquor permit under subdivision (20) of this section, and purposes spirituous liquor lawfully purchased for use in permit may be issued for any of the following: 	nises. The permit also urchase-transportation an antique spirituous (iii) to use for culinary
	<u>i.</u> <u>The holder of a distillery permit authorized under the holder of a distillery permit autholder of a distillery permit authorized under the holder of a di</u>	er G.S. 18B-1105.
"		
SEC " <u>(6)</u>	TION 1.(b) G.S. 18B-1105(a) is amended by adding a ne Sell malt beverages, unfortified wine, and fortified wine the premises upon obtaining the appropriate permit und	e, for consumption on
PART II. ALL	OW DISTILLERIES TO SELL MIXED BEVERAGE	S
SEC	TION 2. G.S. 18B-1105(a) is amended by adding a new s	subdivision to read:
'' <u>(4a)</u>	In an area where the sale of mixed beverages is authorized	zed by law, sell mixed
	beverages for consumption on the premises. If a distille	
	beverages containing spirituous liquor other than t	-
	distillery, the distillery shall obtain a mixed beverage	es permit pursuant to
	<u>G.S. 18B-1001.</u> "	
эартні агі	OW CERTAIN ORDERS OF ELIGIBLE DISTILLE	PV PPODICTS
	TION 3.(a) G.S. 18B-800 is amended by adding two new	
	ial Orders of Special Items. – Through the process estal	
	special orders of spirituous liquor that are on the special	
	, ABC stores shall allow the purchase of individual bottle	
	v sell in store any bottles it receives from a special item c	
-	y the requesting customer.	
(c2) Orde	rs of Eligible Distillery Products by Mixed Beverages	Permittees A local
ooard shall fulf	ll an order by a mixed beverages permittee for individu	ual bottles or cases of
	produced by an eligible distillery that are listed as a regu	
	local board cannot fulfill an order of a mixed beverages pe	
	of spirituous liquor produced by an eligible distillery that	
	ale in the State because the product ordered is not in the	
•	e order cannot otherwise be fulfilled within the time per	
	ocal board shall notify the Commission within 48 hours	
•	at authorization for direct shipment. The Commission shal	
-	desires to directly ship the ordered product directly to the	
	shall authorize the eligible distillery to ship the spirituou	-
	he fulfillment of the mixed beverages permittee's order. M	
	y direct shipment under this subsection shall be consign	
	e distiller's account in care of the local board. The local board are been been been been been been been be	
-	nerchandise on the shipping documents and forward the processing through the accounting system as though the	
	e State ABC warehouse. As used in this subsection, an "o	
* *	sells, to consumers at the distillery, to exporters, to local	•
	es or establishments of other states or nations, fewer than	
	nd spirituous liquors distilled and manufactured by it a	
	r, and (ii) that is either the holder of a distillery permit purs	-
• • •	located outside the State that is licensed or permitted to n	

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1	liquor in the jurisdiction where the business is located and whose products are lawfully sold in
2	this State."
3	SECTION 3.(b) In order to facilitate the sale of any remainders of a special item
4	case, increase customer access to products, and allow local ABC boards to more effectively
5	manage inventory, the ABC Commission shall develop and implement an Internet-based system
6	to facilitate the sale and purchase of regular approved list items and special order list items of
7	spirituous liquor by and among local ABC boards.
8	SECTION 3.(c) The ABC Commission shall amend its rules consistent with this
9	section.
10	SECTION 3.(d) Subsection (a) of this section becomes effective September 1, 2019,
10	and applies to special orders placed on or after that date. The remainder of this section is effective
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	when it becomes law.
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14	PART IV. REVISE LAW AUTHORIZING DISTILLERS TO SELL SPIRITUOUS
15	LIQUOR DISTILLED BY THE DISTILLER FOR CONSUMPTION OFF THE
16	PREMISES
17	SECTION 4.(a) G.S. 18B-1105(a)(4) reads as rewritten:
18	"(4) Sell spirituous liquor distilled at the distillery in closed containers to visitors
19	who tour the distillery for consumption off the premises. Sales under this
20	subdivision are allowed only in a county where the establishment of a county
21	or municipal ABC store has been approved pursuant to G.S. 18B-602(g) and
22	are subject to the time and day restrictions in G.S. 18B-802. Spirituous liquor
23	sold under this subdivision shall (i) be listed as a code item for sale in the
24	State, (ii) be sold at the price set by the Commission for the code item pursuant
25	to G.S. 18B-804(b), and (iii) have affixed to its bottle a sticker that bears the
26	words "North Carolina Distillery Tour Commemorative Spirit" in addition to
27	any other-labeling requirements set by law. Consumers purchasing spirituous
28	liquor under this subdivision are limited to purchasing, and the selling
29	distillery is limited to selling to each consumer, no more than five bottles of
30	spirituous liquor per 12 month period. The distillery shall use a commonly
31	adopted standard point of sale system to maintain searchable electronic
32	records captured at the point of sale, to include the purchaser's name, drivers
33	license number, and date of birth for at least 12 months from the date of
34	purchase. The Commission shall adopt rules regulating the retail sale of
35	spirituous liquor under this subdivision."
36	SECTION 4.(b) G.S. 18B-1116(a) reads as rewritten:
37	"(a) Prohibitions. – It shall be unlawful for any manufacturer, bottler, or wholesaler of any
38	alcoholic beverages, or for any officer, director, or affiliate thereof, either directly or indirectly
39	to:
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41	A brewery qualifying under subdivision (7) or (8) of G.S. 18B-1104(a) is not subject to the
42	provisions of this section concerning financial interests in, and lending or giving things of value
43	to, a wholesaler or retailer with respect to the brewery's transactions with the retail business on
44	its premises or other retail locations allowed under G.S. 18B-1104(a)(8). The brewery is subject
44 45	to the provisions of this subsection, however, with respect to its transactions with all other
43 46	wholesalers and retailers.
47 48	A distillery is not subject to the provisions of this section concerning financial interests in,
48	and lending or giving things of value to, a wholesaler or retailer with respect to the distillery's transactions with the retail huginess allowed on its premises under $C = 18P_{1105(a)}(4)$. The
49 50	transactions with the retail business allowed on its premises under G.S. 18B-1105(a)(4). The
50	distillery is subject to the provisions of this subsection, however, with respect to its transactions
51	with all other wholesalers and retailers."

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	SECTION 4.(c) This section becomes effective September 1, on or after that date.	2019, and applies to
PART V	ALLOW DISTILLERIES TO ISSUE PURCHASE-T	RANSPORTATION
	FOR SPIRITUOUS LIQUOR SOLD BY THE DISTILLE	
	SECTION 5.(a) G.S. 18B-403 reads as rewritten:	XI
	3. Purchase-transportation permit.	
	· · · · · · · · · · · · · · · · · · ·	
(b)	Issuance of Permit. – A purchase-transportation permit may be	e issued by: by any of
the following	· · · ·	
	(1) The local board chairman; chairman.	
	(2) A member of the local board; board.	
	(3) The general manager or supervisor of the local board; o	r <u>board.</u>
	(4) The manager or assistant manager <u>Any employee</u> of an	ABC store, if he the
	employee is authorized to issue permits by the local boa	
	(5) For spirituous liquor sold by the distillery only, the ov	
	designated by the owner, of a distillery authorized to	
	<u>under G.S. 18B-1105.</u>	
(c)	Disqualifications A purchase-transportation permit shall not	be issued to a person
who: who n	neets any of the following:	
	(1) Is not sufficiently identified or known to the issuer; issue	
	(2) Is known or shown to be an alcoholic or bootlegger;boo	
	(3) Has been convicted within the previous three years of	
	the sale, possession, or transportation of nontaxpaid	alcoholic beverages;
	or beverages.	
	(4) Has been convicted within the previous three years of	an offense involving
	the sale of alcoholic beverages without a permit.	
•••		
	Restrictions on Permit. – A purchase may be made only from	•
	the permit. One copy of the permit shall be kept by the issuin	• •
1 [']	and one by the store <u>or distillery</u> from which the purchase is	1
-	hy his copy of the permit to any law-enforcement officer upon	
	se and transportation of spirituous liquor may be issued only by board for the jurisdiction in which the purchase will be made.n	
	5 1 1	lade of in accordance
<u>with subdiv</u> "	vision (5) of subsection (b) of this section.	
	SECTION 5.(b) G.S. 18B-901(a) reads as rewritten:	
	Who Issues. – All ABC permits shall be issued by	w the Commission
	ansportation permits shall be issued by local boards	
G.S. 18B-4		<u>n uistiiteites</u> uildel
	SECTION 5.(c) This section becomes effective September 1.	2019 and applies to
	nade on or after that date.	2017, and applies to
purchases		
PART VI.	ABC STORES/ALLOW IN-STORE SPIRITUOUS LIQUO	R TASTINGS
	SECTION 6.(a) G.S. 18B-1114.7 reads as rewritten:	
	4.7. Authorization of spirituous liquor special event permit	
	Authorization. – The holder of a supplier representative	
(a)		· · · · · · · · · · · · · · · · · · ·
	ive permit, or distillery permit issued under G.S. 18B-1105 ma	y obtain a spirituous
representati	ive permit, or distillery permit issued under G.S. 18B-1105 ma ial event permit allowing the permittee to give free tastings of it	•

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l 2		ivals, holiday festivals, agricultural festivals, ballo	oon races, local fund-raisers,
		events approved by the Commission.	dad in subsection (a) of this
3 1		ral Limitations. – Any Except as otherwise provident	
+ j	•	sumer tasting is subject to the following limitations	
	(1)	The permit holder or the permit holder's author	0
		consumer tasting and the permit holder shall b	
	(2)	violations of this Chapter occurring in connectio	
	(2)	The spirituous liquor shall be poured only by	· · · -
		conducting the consumer tasting or (ii) an employ	6
	(2)	permit holder conducting the consumer tasting w	• •
	(3)	Each consumer shall be limited to one $\frac{0.25}{0.25}$ our	
		<u>0.25 ounces of any product made available fo</u>	
		tasting, and the total amount of the tasting samp	
		by each consumer shall not exceed 1.0 ounce	of spirituous liquor in any
		calendar day.	
	(4)	The permit holder shall not offer tasting samples	· · ·
	(5)	tasting samples by, any consumer who is visibly	
	(5)	The permit holder shall not offer tasting samples	
		tasting samples by, any consumer under the legal	• • •
		liquor. The person pouring the spirituous liqu	-
		verifying the age of the consumer being served b of the consumer.	y checking the identification
	(6)	The permit holder shall not charge a consumer for	or any tasting sample
	(6) (7)	A venue allowing tastings shall designate a tasti	
	(7)	enables the permit holder to ensure that the	
		conducted in compliance with this section. Cons	
		to consume tasting samples within the designated	•
	(8)	A consumer tasting shall not be allowed unless	0
	(0)	jurisdiction that has approved the sale of mixed l	
	(9)	The permit holder may provide point-of-sale	-
	())	advertising specialties and may sell branded mer	
		cups, signs, t-shirts, hats, and other apparel to	e ,
		tasting.	
	(10)	The permit holder shall maintain for a period of	at least one year a record of
	()	each consumer tasting conducted. The record s	
		consumer tasting, the time of the consumer tast	
		venue at which the consumer tasting was he	0
		spirituous liquor that was provided for tasting at	
		name of any person who poured spirituous liquor	0
		permit holder shall allow the ABC Commission t	•
		time.	Ţ
	(c) Addit	ional Limitations on Tastings in ABC Stores Co	nsumer tastings conducted in
		all have the following additional limitations:	<u> </u>
	(1)	The spirituous liquor used in the consumer tasting	g event shall be purchased by
		the permit holder from any ABC store at the price	
		permit holder shall remove from the premises an	•
		used in the consumer tasting event at the conclu	• • • •
		event.	
	<u>(2)</u>	A local board may allow consumer tasting ev	vents to be conducted only
		between the hours of 1:00 P.M. and 7:00 P.M.	on any day the ABC store,
		where the consumer tasting event is being held,	is authorized by law to sell

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1		spirituous liquor. No consumer tasting event shall b	e conducted for more than
2		three hours.	
3	<u>(3)</u>	The local board shall limit the consumer tasting even	nts allowed per ABC store
4		<u>as follows:</u>	
5		<u>a.</u> <u>No more than three consumer tasting events</u>	<u>may be held per calendar</u>
6		week.	
7		b. No more than two different permit holders	may conduct a consumer
8	(4)	tasting event at the same time.	
9	<u>(4)</u>	Notwithstanding subdivision (3) of subsection (b)	
10 11		amount of the tasting samples offered to and consu	
11		<u>a consumer tasting event shall not exceed one-half</u> <u>in any calendar day.</u>	ounce of spirituous inquor
12	<u>(5)</u>	The permit holder conducting the event may provide	e point_of_sale advertising
13 14	<u>(5)</u>	materials and advertising specialties to consumers	
15		event, but shall not conduct any sales of any brande	
16		to consumers at the consumer tasting event.	a merenanalise or apparen
17	<u>(6)</u>	The local board may post notice of the consumer	tasting event at the local
18	<u></u>	board's administrative offices and at any of the AI	-
19		board's system and may provide notice of the cons	•
20		mixed beverage permittee that purchases spirituous	liquor from an ABC store
21		within the local board's system. Except as permitted	ed by this subdivision, no
22		local board or permit holder shall advertise or pror	note the consumer tasting
23		event to the public or cause any person to do so on	
24	<u>(7)</u>	The permit holder shall provide written notice of the	
25		to the ABC Commission at least 48 hours before the	ne consumer tasting event.
26		The notice shall include all of the following:	
27		a. <u>The date and time of the consumer tasting e</u>	
28		b. The ABC store at which the consumer tastin	-
29 30		c. <u>The spirituous liquor that will be provided f</u> <u>tasting event.</u>	or tasting at the consumer
30 31	<u>(8)</u>	The Commission shall adopt rules to ensure that loca	al ABC boards that choose
32	<u>(6)</u>	to allow tastings provide holders of distiller	
33		G.S. 18B-1105 with reasonable opportunities to con	
34	<u>(9)</u>	Any tasting conducted in an ABC store shall be the	
35	<u></u>	permit holder. No employee of a local board may	± • •
36		tasting in an ABC store.	*
37	<u>(10)</u>	Any additional conditions imposed by the loca	l board. Any additional
38		conditions shall be in writing, and the local board	d shall post notice of the
39		additional conditions at the local board's administra	ative offices and provide a
40		copy of that notice to any permit holder upon reque	<u>est.</u>
41	<u>(11)</u>	Except as otherwise provided in this section, a pe	
42		consumer tasting event pursuant to this section	
43		consideration to the local board, its board members	
44		purpose related to the consumer tasting event. A co	
45		not be used by permit holders for unlawful inducem	nents to a local board."
46 47		TON 6.(b) G.S. 18B-301(f)(1) reads as rewritten:	anon on mined have a
47 48	"(1)	Any person to consume fortified wine, spirituous li	
48 49		or to offer such beverages to another person at any	
49 50		a. On <u>Unless a consumer tasting authorized by</u> <u>conducted, on the premises of an ABC store</u>	
50 51		b. Upon any property used or occupied by a lo	
51		o. Opon any property used of occupied by a lo	vai obara.

 c. On any public road, street, highway, or sidewalk, unless a consume tasting authorized by G.S. 18B-1114.7 is being conducted." PART VII. SELF-DISTRIBUTING BREWERIES AND MALT BEVERAGE WHOLESALERS/REVISE LAW GOVERNING PRIVATE LABEL SALES SECTION 7. G.S. 18B-1303(b) reads as rewritten: "(b) No Discrimination. – A wholesaler shall service all retail permit holders within being explored territory without discrimination and shall make a good faith effort to make available to each retail permit holder in the territory each brand of malt beverage which the wholesaler's designated territory without discrimination and shall make a good faith effort to make available to each 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 private label brand, 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 private label brand. manu and tot the is labeled with brand name owned by a retailer." PART VIII. CLARIFY CONTRACT BREWING LAW SECTION 8.(a) G.S. 18B-1104(a)(6a) reads as rewritten: "(6a) Receive, in closed containers, and sell at the brewery, malt beverage produced inside or outside North Carolina under contract with a contract produced inside or outside North Carolina under contract with a contract brewery, thal be persponsible for all aspects associated with manufacturing the produce including maintaining appropriate taxes. Julject: 0 in the contract brewery, shall be responsible for all aspects receives, publicat or the contract brewery, shall be responsible for all aspects receives regarding the malt beverage and remiting the appropriate taxes stiplect: 0 in the antal beverage and remiting the approprinte terecords, obtaining label approval in ito sow mane, and	General Assem	bly Of North Carolina	Session 2019
 WHOLESALERS/REVISE LAW GOVERNING PRIVATE LABEL SALES SECTION 7. G.S. 188-1303(b) reads as rewritten: "(b) No Discrimination. – A wholesaler shall service all retail permit holders within hethe wholesaler's designated territory without discrimination and shall make a good faith effort to make available to each retail permit holder in the territory each brand of malt beverage which the wholesaler has been authorized to distribute in that area. The provisions of this subsection, the tent in the has been authorized to distribute in that area. The provisions of this subsection, the tent "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 private label brand" means a malt beverage product that is labeled with brand name owned by a retailer." PART VIII. CLARIFY CONTRACT BREWING LAW SECTION 8.(a) G.S. 18B-1104(a)(6a) reads as rewritten: "(6a) Receive, in closed containers, and sell at the brewary, malt beverage produced inside or outside North Carolina under contract with a contract brewery, that contract brewery, that manufactures the malt beverages shall b responsible for all aspects associated with maufacturing the proval in its own name, and remitting the appropriate taxes. subject to the rules of th Commission and the Department of Revenue. The brewery, not the contraat brewery, shall be responsible for registering the contracted product with th Commission submitting the appropriate taxes if required by those rules, The contrat malt beverages may be sold also at affiliated retail outlets of the brewer physically located on or adjacent to the brewers, malt beverages receive from a contract brewery under this subsection shall be made available for sale by the brewery. Contract brewing is authorized between affiliated breweries, but shall not be used as a means to allocate production quantitie betwere aphilisito f		• • • •	
 SECTION 7. G.S. 18B-1303(b) reads as rewritten: (b) No Discrimination. – A wholesaler shall service all retail permit holders within hit the wholesaler's designated territory without discrimination and shall make a good faith effort t make available to each retail permit holder in the territory each brand of malt beverage which th wholesaler has been authorized to distribute in that area. The provisions of this subsection shan on tapply to 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 private label brand" means a malt beverage product that is labeled with brand name owned by a retailer." PART VIII. CLARIFY CONTRACT BREWING LAW SECTION 8.(a) G.S. 18B-1104(a)(6a) reads as rewritten:	PART VII.	SELF-DISTRIBUTING BREWERIES AND	MALT BEVERAGES
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			-

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1 2 3	of G.S. 18B-110	proved by the Commission. Except for a brewery ope 4(a)(8), all malt beverages sampled or sold pursua a licensed malt beverages wholesaler."	•
4 5		OW TRANSFERS OF MALT BEVERAGES BE	ETWEEN PERMITTEES
6 7		ION OWNERSHIP OR CONTROL FION 10. G.S. 18B-1001 reads as rewritten:	
8			
o 9		inds of ABC permits; places eligible.	ich the promises are leasted
		ance of the permit is lawful in the jurisdiction in whi	ich me premises are located,
0		may issue the following kinds of permits: On-Premises Malt Beverage Permit. – An on-prem	misses malt haverage permit
2	(1)	authorizes (i) the retail sale of malt beverages	
2		premises, (ii) the retail sale of malt beverages in	-
4		container for consumption off the premises, and	6
5		beverages in a cleaned and sanitized container the	
6		sealed for consumption off the premises and that	
7		the date the container was filled or refilled. The	-
8		permittee to transfer malt beverages, not more th	
9		year, to another on-premises malt beverage perm	-
0		ownership or control as the transferor. Exce	
1		subdivision, transfers of malt beverages by o	
2		permittees, purchases of malt beverages by a ret	
3		retail permittee for the purpose of resale, and sa	
4		retail permittee to another retail permittee for	
5		unlawful. In addition, a particular brand of malt be	everages may be transferred
6		only if both the transferor and transferee are lo	ocated within the territory
7		designated between the brewery and the who	olesaler on file with the
8		Commission. Prior to or contemporaneous wi	th any such transfer, the
9		transferor shall notify each wholesaler who distrib	utes the transferred product
)		of the transfer. The notice shall be in writing or v	
l		and shall identify the transferor and transferee	
2		quantity, and items transferred. It also authorizes	-
3		ship malt beverages in closed containers to indivi	-
ŀ		outside the State. The permit may be issued for an	iy of the following:
5			• • • • •
5	(2)	Off-Premises Malt Beverage Permit. – An off-pre	01
7		authorizes (i) the retail sale of malt beverages in	6
})		container for consumption off the premises, (i	
,)		beverages in a cleaned and sanitized container the	
		sealed for consumption off the premises and that the date the container was filled or refilled, and (i	-
2		to ship malt beverages in closed containers to indiv	, 1
3		outside the State. The permit also authorizes the	-
4		beverages, not more than four times per calendar y	-
5		malt beverage permittee that is under common of	-
6		transferor. Except as authorized by this subd	-
7		beverages by off-premises malt beverage perm	
3		beverages by a retail permittee from another retail	
)		of resale, and sales of malt beverages by a retail	
)		permittee for the purpose of resale are unlawful. In	-
1		of malt beverages may be transferred only if both t	-

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1	are located within the territory designated between the brewery and the
2	wholesaler on file with the Commission. Prior to or contemporaneous with
3	any such transfer, the transferor shall notify each wholesaler who distributes
4	the transferred product of the transfer. The notice shall be in writing or
5	verifiable electronic format and shall identify the transferor and transferee, the
6	date of the transfer, quantity, and items transferred. The permit may be issued
7	for any of the following:
8	
9	
10	PART XI. MALT BEVERAGES AND WINE/INCREASE DISCOUNT ON PRICE FROM
11	25% TO 35% OF THE RETAIL PRICE
12	SECTION 11.(a) Definition "Discount Rule" means 14B NCAC 15B .1004
13	(General Prohibitions) for purposes of this section and its implementation.
14	SECTION 11.(b) Discount Rule. – Until the effective date of the revised permanent
15	rule that the Alcoholic Beverage Control Commission is required to adopt pursuant to subsection
16	(d) of this section, the Commission shall implement the Discount Rule as provided in subsection
17	(c) of this section.
18	SECTION 11.(c) Implementation. – Notwithstanding any provision of subsection
19	(b) of 14B NCAC 15B .1004 to the contrary, all of the following shall apply:
20	(1) A combination of the use of a coupon, a rebate, or a permittee's loyalty card,
21	discount card, or membership card shall not exceed thirty-five percent (35%)
22	of the advertised retail price for the purchase of a malt beverage or wine.
23	(2) A coupon or rebate shall not provide a discount exceeding thirty-five percent (25%) of the advertised actillarity for the number of a welt because
24 25	(35%) of the advertised retail price for the purchase of a malt beverage or
23 26	(3) A loyalty card, discount card, or membership card shall not provide a discount
20 27	(3) A loyalty card, discount card, or membership card shall not provide a discount exceeding thirty-five percent (35%) of the advertised retail price for the
28	purchase of a malt beverage or wine.
29	SECTION 11.(d) Adoption. – The Commission shall adopt rules to amend the
30	Discount Rule consistent with subsection (c) of this section by no later than September 1, 2019.
31	The Commission may adopt temporary rules to comply with the deadline set in this subsection.
32	Any temporary rules adopted in accordance with this subsection shall remain in effect until
33	permanent rules that replace the temporary rules become effective.
34	SECTION 11.(e) Sunset. – This section expires when permanent rules adopted as
35	required by subsection (d) of this section become effective.
36	
37	PART XII. CLARIFY DEFINITION OF "PREMISES"
38	SECTION 12. G.S. 18B-101(12a) reads as rewritten:
39	"(12a) "Premises" means a fixed permanent establishment, including all areas,
40	whether areas inside or outside the licensed premises, establishment, where
41	the permittee has control of the property through a lease, deed, or other legal
42	process."
43	
44	PART XIII. AUTHORIZE SALE AND DELIVERY OF MORE THAN ONE DRINK AT
45	A TIME TO A SINGLE PATRON
46	SECTION 13.(a) Article 10 of Chapter 18B of the General Statutes is amended by
47	adding a new section to need.
	adding a new section to read:
48 49	adding a new section to read: " <u>§ 18B-1010. Sale and delivery of more than one drink at a time to a single patron.</u> (a) Except as otherwise provided in this section, the holder of an on-premises malt

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mixed beverages	permit issued und	ler G.S.	18B-1001 may s	ell and deliver alcoholic beverage
	patron with the fo			<u> </u>
(1)	*			rinks at one time if the alcoholic
<u> </u>	beverage drinks a			
	<u>a.</u> <u>A malt be</u>		<u>1 me 10mo migi</u>	
	b. Unfortifie			
	<u>c.</u> Fortified			
(2)			olic beverage at	one time if an alcoholic beverage
	drink is a mixed			
(b) Not m		-		e sold to a single patron at one time
				arena on the campus or property of
-			-	sponsored by a public college or
university."	or university or (ii) duilli		sponsored by a public conege of
	FION 13 (b) This	section b	ecomes effective	September 1, 2019, and applies to
sales made on or	• •	section		September 1, 2017, and applies to
sales made on or	alter that date.			
PART VIV AL	I OW SALE AND	CONSI		ALCOHOLIC BEVERAGES AT
BINGO GAME		CONS		ALCOHOLIC DEVERAGES AT
	FION 14.(a) G.S.	18B-308	is repealed	
	FION 14.(b) G.S.		-	
	FION 14.(c) G.S. 1		• •	written
"(3)				otion, except for G.S. 18B-308 and
(\mathbf{J})	G.S. 18B-309."	1 035035		500 and 5.5. 105 500 and
SECT		saction k	acomas affactiva	September 1, 2019, and applies to
	ted on or after that			September 1, 2017, and applies to
onenses commu		uale.		
PART XV.	FOOD A	ND	LODGING	FACILITY SANITATION
				GED IN THE PREPARATION
OF FOOD	S/EAEMI I DRE		LS NOT ENGA	GED IN THE I KEI AKATION
	CION 15 (9) G S	1304-24	7 is amended by	adding a new subdivision to read:
"(10)			•	ed under G.S. 18B-1104 that is not
<u>(10)</u>				the premises. For purposes of this
	subdivision, the t			
SECT	FION 15.(b) G.S.			-
	• •			nission shall adopt rules governing
	-	-		or food for pay and establishments
		1 1		. However, any establishment that
				y, shall be subject to the provisions
1 1		-		d or drink holds an ABC permit, as
				1
				. 18B-1000, and does not meet the
G.S. 130A-247(2		eu in O.	5. $150A-247(10)$	or a private club as provided in
,	,	1201 25	0 roods os roumitt	an !
	FION 15.(c) G.S.	130A-23	o reaus as rewrite	ell.
"§ 130A-250. Ex	-	home this	Dont	
The following	g shall be exempt f	rom uns	Part.	
(17)	A brancary og daf	Enad in (7 8 120A 247(1))) "
<u>(17)</u> SECT	<u>A brewery as def</u>			
				harged before the effective date of
		•		e statutes that would be applicable
out for this sectio	on remain applicabl	ie to thos	se penalties and fo	208.

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PART XV	I. RESTRICT CREATION OF NEW ABC SYSTEMS	
	SECTION 16.(a) G.S. 18B-600 reads as rewritten:	
"§ 18B-600	0. Places eligible to hold alcoholic beverage elections.	
<u>(a1)</u>	ABC Store Elections Requiring Merger A jurisdiction loc	cated in a county where
an ABC bo	pard is already in operation may hold an ABC store election on	ly if all of the following
criteria are	met:	
	(1) The jurisdiction has negotiated the details of th	e merger required by
	G.S. 18B-700(c1) if the establishment of ABC stores	is approved.
	(2) The details of the planned merger, including the distribution	ribution of profits, have
	been determined in accordance with G.S. 18B-703	, and have been made
	available to all registered voters in the jurisdiction	where the ABC store
	election is to be held.	
•••		
	City ABC Store Elections A city may hold an ABC store	election only if: if all of
the followi	ing criteria are met:	
	(1) The city has at least 1,000 registered voters; and voter	
	(2) The county in which the city is located does not operative operation of the city is located does not operative operation.	
	(3) At least one other city in the same county operates an	ABC store.
"		
	SECTION 16.(b) G.S. 18B-700 is amended by adding a new	
	Limit on Creation of New Boards Notwithstanding any	
	to new local board may be created in any county where a local	÷
•	jurisdiction holds an ABC store election under G.S. 18B-602(
	s is approved, and the jurisdiction is located in a county where	-
-	$\frac{1}{100}$, the jurisdiction that held the election shall enter into an agrid to grade a margad local board in accordance with $C S = 100$	-
	d to create a merged local board in accordance with G.S. 18 shall be construed as prohibiting a local board from serving r	-
	id counties."	<u>inutiple cities, counties,</u>
	SECTION 16.(c) G.S. 18B-703(e) reads as rewritten:	
	Dissolution. – With Except as otherwise provided in this subset	ection with the approval
	mission, the cities or counties that have merged their ABC sy	
	peration at any time and resume their prior separate operation	· · ·
	d with another local board pursuant to the requirements of G.S	
	merged operation if one of the following applies:	<u> </u>
	(1) The city or county is merging with a different local be	oard.
	(2) The city or county is ceasing operation of all ABC s	
	<u>county.</u> "	<i>y</i>
	SECTION 16.(d) This section becomes effective September	r 1, 2019, and applies to
elections h	eld on or after that date.	
PART X	VII. ALLOW ELECTRONIC PAYMENT FOR SPI	IRITUOUS LIQUOR
PURCHA	SED BY MIXED BEVERAGES PERMITTEES	
	SECTION 17.(a) G.S. 18B-404 is amended by adding a new	<i>w</i> subsection to read:
" <u>(e)</u>	Electronic Payment A local board shall accept electronic	onic payments for any
· · ·	liquor purchased by a mixed beverages permittee. A local boa	
	ng electronic payments under this subsection. For purposes of	
	payment" means payment by debit card or by electronic fund	
	228.90, but does not include payment by charge card or credit	
	SECTION 17.(b) This section becomes effective October	1, 2019, and applies to
sales made	e on or after that date.	

1				
2	PART XVIII. ABC COMMISSION/REQUIRE ACCEPTANCE OF PAYMENTS AND			
3	FORMS ELECTRONICALLY			
4	SECTION 18.(a) Article 9 of Chapter 18B of the General Statutes is amended by			
5	adding a new section to read:			
6	" <u>§ 18B-907. Allow electronic submission of payments and forms.</u>			
7	(a) Forms. – The Commission shall make all forms required by the Commission to apply			
8	for and receive a permit available on the Commission's Web site, and the Commission shall, to			
9	the extent practicable, allow for the electronic submission of these forms. Any form required by			
10	the Commission to apply for and receive a permit that requires a signature may be submitted with			
11	an electronic signature in accordance with Article 40 of Chapter 66 of the General Statutes.			
12	(b) Payments. – The Commission shall accept electronic payments for any fee required			
13	under this Chapter to receive a permit. For purposes of this subsection, the term "electronic			
14	payment" means payment by charge card, credit card, debit card, or by electronic funds transfer			
15	as defined in G.S. 105-228.90.			
16	(c) <u>Fee. – The Commission may charge a fee to be used to cover costs incurred by the</u>			
17	Commission in processing forms electronically and accepting payments electronically. The fee			
18	authorized under this subsection may not exceed five dollars (\$5.00)."			
19 20	SECTION 18.(b) This section becomes effective September 1, 2019, and applies to			
20 21	permits applied for on or after that date.			
21	PART XIX. CREATION OF COMMON AREA ENTERTAINMENT PERMIT			
22	SECTION 19.(a) G.S. 18B-1000 reads as rewritten:			
23 24	"§ 18B-1000. Definitions concerning establishments.			
25	The following requirements and definitions shall apply to this Chapter:			
26	The following requirements and definitions shall appry to this Chapter.			
27	(4) Hotel. – An establishment substantially engaged in the business of furnishing			
28	lodging. A hotel shall have a restaurant either on or closely associated with			
29	the premises. The restaurant and hotel need not be owned or operated by the			
30	same person.			
31	(4e) Multi-tenant establishment. – A building or structure, or multiple buildings			
32	and structures on the same property, or within the same planned development			
33	project that may be subject to a common declaration of restrictive covenants			
34	administered by a common property owners' association, and under common			
35	ownership, control or property owners' association governance, that contain			
36	or contains multiple businesses that sell food, goods, services, or a			
37	combination of food, goods, and services, and that include or are connected			
38	by common areas. For purposes of this Chapter, "common areas" shall include			
39	portions of a building or structure and outdoor areas that are used jointly by			
40	multiple businesses on a property or within a planned development project,			
41	whether such areas are under common ownership or are subject to			
42	cross-access easements for use by multiple businesses. A shopping mall is not			
43	a multi-tenant establishment if more than fifty percent (50%) of the shopping			
44	mall's common areas, measured in acreage or square footage, are enclosed and			
45	air-conditioned. Any outdoor common area not used as a parking field that is			
46	associated with a shopping mall shall be deemed appropriate for a Common			
47	Area Entertainment Permit as allowed in this Chapter.			
48	\dots "			
49 50	SECTION 19.(b) G.S. 18B-1001 is amended by adding a new subdivision to read:			
50 51	"(21) Common Area Entertainment Permit. – A permit under this subdivision may			
51	be issued to the owner or property owners' association of a multi-tenant			

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1	establ	ishment that has at least two tenants th	at hold a permit issued under
2		vision (1), (3), (5), or (10) of this section.	
3		t authorizes a customer of a multi-tenant	
4		t issued under subdivision (1), (3), (5), or	
5		ed premises with an open container of t	
6		nant holding the permit and consume the	
7		nes of any indoor or outdoor common	-
8		tenant establishment designated by the	•
9		ation of the multi-tenant establishment	- - -
10		ages. Additionally, a permit issued unde	■
11	all of	the following conditions:	•
12	<u>a.</u>	The owner or property owners' ass	sociation of the multi-tenant
13		establishment shall designate the com	mon area in which alcoholic
14		beverages may be consumed. Addition	
15		owners' association of the multi-tenant	
16		in conspicuous locations on the multi-	-tenant establishment property
17		indicating which common area is the	designated common area. The
18		owner or property owners' assoc	ciation of the multi-tenant
19		establishment shall submit to the Comm	nission for review and approval
20		(i) a plat of the multi-tenant establishmed	nent property for a designated
21		outdoor common area with the commo	on area designated for alcohol
22		consumption clearly marked or (ii) a	detailed map of the relevant
23		building on the multi-tenant establishmed	nent property for a designated
24		indoor common area with the commo	n area designated for alcohol
25		consumption clearly marked. The Com	mission shall reject any plat or
26		map submitted under this sub-subdiv	ision that does not meet the
27		requirements of this subdivision of	r any rule adopted by the
28		Commission. The owner or property	y owners' association of the
29		multi-tenant establishment shall submit	a plat or map as required under
30		this sub-subdivision for each renewal of	
31		subdivision and at least 10 days prior to	making any adjustments to the
32		designated common area.	
33	<u>b.</u>	Alcoholic beverages sold for consump	otion in a designated common
34		area shall be dispensed only in a conta	ainer that clearly identifies the
35		licensed premises from which the b	•
36		amount of alcoholic beverage dispens	ed into a container under this
37		sub-subdivision shall not exceed 16 flu	id ounces.
38	<u>C.</u>	A customer is not allowed to posses	· · · · · · · · · · · · · · · · · · ·
39		alcoholic beverage at a time while withi	
40	<u>d.</u>	Alcoholic beverages may only be con	nsumed within the designated
41		common area during the hours in which	• •
42		be sold under G.S. 18B-1004, and the	
43		association of the multi-tenant establi	
44		days and times in which an alcoholic be	
45		designated common area. The owner of	
46		of the multi-tenant establishment sha	· · ·
47		locations on the multi-tenant establish	
48		days and times in which a person may c	consume an alcoholic beverage
49		in a designated common area.	
50	<u>e.</u>	A customer in the designated comm	
51		alcoholic beverage in his or her po	ssession prior to exiting the

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	designated common area unless the	customer is entering a licensed
	premises that allows the customer to e	
	A customer is not allowed to exit a d	
	alcoholic beverage he or she was con	
	enter a licensed premises that allow	
	alcoholic beverage.	
<u>f.</u>	A customer is not allowed to bring an	d consume within the designated
_	common area alcoholic beverages no	
	multi-tenant establishment holding an	n applicable permit.
<u>g.</u>	Any additional conditions impose	ed by the Commission. Any
	additional conditions imposed by the	Commission shall be posted on
	the Commission's Web site."	
SECTION 1	9.(c) G.S. 18B-902(d) reads as rewritte	en:
"(d) Fees. – An ag	pplication for an ABC permit shall be	accompanied by payment of the
following application fee	2:	
<u>(46)</u>	Common area entertainment permit -	<u>- \$750.00.</u> "
	N OF DELIVERY SERVICE PERM	
	0.(a) Article 10 of Chapter 18B of the	General Statutes is amended by
adding a new section to		
	ization of delivery service permit.	
	n. – The holder of a delivery service	
	t contractor, may deliver malt beverage	
	ler holding a permit issued pursuant to	
	o a location designated by the purchase ery through technology services that	
	of the Internet, mobile applications, an	
	Payment. – Prior to making any deliv	
	suant to a delivery service permit shall	
• •	ssion related to the delivery of alcoho	• •
	m from a holder of a delivery service pe	
	rove, deny, or request modifications to	
• • •	g alcoholic beverages pursuant to a d	
	used to purchase an alcoholic beverage	• •
	ction in a manner that does not involve	
	ient and Notice. – An individual may	
	ervice permit to an individual who is a	
-	al possession of the alcoholic bever	• •
alcoholic beverages in a	package that obscures the manufacture	er's original packaging shall have
affixed to the outside of	the package a notice in 26-point type	e or larger stating: "CONTAINS
ALCOHOLIC BEVERA	GES; AGE VERIFICATION REQUI	RED."
(d) Limitations.	- A delivery service permittee shall c	leliver alcoholic beverages only
within the time allowed	for lawful sales and consumption in th	e jurisdiction where the delivery
	hall be made to any jurisdiction within	
-	d alcoholic beverages. A delivery ser	•
	ne premises of another licensed retailer	
_	ses. Only alcoholic beverages purchase	· · ·
	existing inventory located on the reta	iler's premises may be delivered
pursuant to a delivery se	rvice permit.	

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1	<u>(e)</u>		e and Construction A delivery service permit is not required for a common	
2	carrier lawfully transporting or shipping alcoholic beverages. Nothing in this section shall be			
3	construed as exempting the delivery of alcoholic beverages pursuant to a delivery service permit			
4	from the i	requirer	nents set forth in Article 4 of Chapter 18B of the General Statutes. Nothing in	
5	this section	on shall	be construed to require a technology services company to obtain a delivery	
6	service pe	ermit if	the company does not employ or contract with delivery drivers, but rather	
7	provides	softwar	re or an application that connects consumers and licensed retailers for the	
8	delivery c	of alcoh	olic beverages from the licensed retailer.	
9	<u>(f)</u>	Penalt	ties for Violations in Residence Halls Notwithstanding G.S. 18B-104, if a	
10	delivery s	ervice p	permittee commits a violation of this Chapter when delivering to a residence hall	
11	located or	n the pro	emises of an institution of higher education the delivery service permittee shall	
12			ine of up to one thousand dollars (\$1,000) for the first violation, up to one	
13			undred dollars (\$1,500) for a second violation within three years of the first	
14		-	to two thousand dollars (\$2,000) for a third or subsequent violation within three	
15			violation. In any case in which there are two or more violations within three	
16			ry service permittee when delivering to a residence hall on the premises of an	
17	institutior	n of high	her education in which the Commission is entitled to suspend or revoke a permit,	
18	the Comm	nission	may accept from the permittee an offer in compromise to pay a penalty of not	
19	more than	ten the	busand dollars (\$10,000). The Commission may either accept a compromise or	
20	<u>revoke a p</u>	bermit, b	out not both. The Commission may accept a compromise and suspend the permit	
21	in the sam	ne case.	n de la constante de	
22		SECT	FION 20.(b) G.S. 18B-902(d), as amended by Section 19(c) of this act, reads	
23	as rewritte	en:		
24	"(d)	Fees.	– An application for an ABC permit shall be accompanied by payment of the	
25	following	applica	ition fee:	
26	-			
27		(47)	Delivery service permit – \$400.00."	
28		SECT	TION 20.(c) The Alcoholic Beverage Control Commission shall begin	
29	accepting		applications and approving training programs no later than September 1, 2019.	
30	1 0	-	TION 20.(d) Subsections (a) and (b) of this section become effective December	
31	1, 2019, 7		ainder of this section is effective when it becomes law.	
32	,			
33	PART X	XI. BRI	EWERY SALES AUTHORIZATION	
34			TION 21.(a) G.S. 18B-1104(a) reads as rewritten:	
35	"(a)		prized Acts. – The holder of a brewery permit may:	
36				
37		(7a)	In an area where the sale of malt beverages has not been authorized, a brewery	
38		()	that produces agricultural products, including barley, other grains, hops, or	
39			fruit, used by the brewery in the manufacture of malt beverages may sell the	
40			malt beverages owned by the brewery and approved by the Commission for	
41			sale in North Carolina at the brewery for on- or off-premise consumption upon	
42			(i) obtaining the appropriate permit under G.S. 18B-1001 and (ii) receiving	
43			approval from the governing body of the city where the brewery is located or,	
44			if the brewery is not located in a city, the governing body of the county where	
45			the brewery is located. Approval may be granted only pursuant to a resolution	
45 46				
40 47			of the governing body adopted at a regular meeting. Before adopting a resolution approving the sale of malt beverages under this subdivision, a	
47				
			governing board shall hold a public hearing. A notice of the public hearing	
49 50			shall be given once a week for two successive calendar weeks in a newspaper	
50			having general circulation in the area. The notice of the public hearing shall	
51			be published the first time not less than 10 days nor more than 25 days before	

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	the date fixed for the hearing. In computing such per is not to be included but the day of the hearing shall	
<u>(7b)</u>	Regardless of the results of any local malt bevera	
	beverages owned by the brewery at the brewery	-
	consumption upon obtaining the appropriate permit	
"		
	TION 21.(b) This section becomes effective October	1, 2019.
PART XXII. A	ALLOW SPORTS AND ENTERTAINMENT V	VENUES TO OBTAIN
ON-PREMISES	S FORTIFIED WINE PERMITS AND SPECIAL (OCCASION PERMITS
SEC	FION 22. G.S. 18B-1001 reads as rewritten:	
"§ 18B-1001. K	inds of ABC permits; places eligible.	
When the issue	uance of the permit is lawful in the jurisdiction in which	h the premises are located,
	may issue the following kinds of permits:	-
(5)	On-Premises Fortified Wine Permit. – An on-prem	ises fortified wine permit
	authorizes the retail sale of fortified wine for cons	-
	either alone or mixed with other beverages, and the	retail sale of fortified wine
	in the manufacturer's original container for consump	otion off the premises. The
	permit also authorizes the permittee to transfer fort	ified wine, not more than
	four times per calendar year, to another on-premise	
	that is under common ownership or control as	the transferor. Except as
	authorized by this subdivision, transfers of wine by o	on-premises fortified wine
	permittees, purchases of wine by a retail permi	ittee from another retail
	permittee for the purpose of resale, and sale of wir	
	another retail permittee for the purpose of resale ar	e unlawful. In addition, a
	particular brand of wine may be transferred only	if both the transferor and
	transferee are located within the territory designate	d between the winery and
	the wholesaler on file with the Commission. Prior to	or contemporaneous with
	any such transfer, the transferor shall notify each w	vholesaler who distributes
	the transferred product of the transfer. The notic	ce shall be in writing or
	verifiable electronic format and shall identify the tra	nsferor and transferee, the
	date of the transfer, quantity, and items transferred	-
	is authorized to ship fortified wine in closed	
	purchasers inside and outside the State. Orders a	
	telephone, Internet, mail, facsimile, or other	1
	communication shall be shipped pursuant to a wir	
	pursuant to this subdivision. The permit may b	e issued for any of the
	following:	
	a. Restaurants.	
	b. Hotels.	
	c. Private clubs.	
	d. Community theatres.	
	e. Wineries.	
	f. Convention centers.	
	<u>g.</u> <u>Sports and entertainment venues.</u>	
(0)	Special Occasion Permit. – A special occasion perm	nit authorizes the host of a
(8)		
(8)	reception, party or other special occasion, with permittee, to bring fortified wine and spirituous lic	n the permission of the

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		the business and to serve the same to his guests. The pe	ermit may be issued for
		any of the following:	
		a. Restaurants.	
		b. Hotels.	
		c. Eating establishments.	
		d. Private clubs.	
		e. Convention centers.	
		<u>f.</u> <u>Sports and entertainment venues.</u>	
	"		
	T VVII		
		I. EXEMPT MIXED BEVERAGE PER RANSPORTATION PERMIT REQUIREMENT	MITTEES FROM
LIQ		RANSI OKTATION TERMIT REQUIREMENT	FOR SITUTUOUS
LIQ		TION 23.(a) G.S. 18B-303 reads as rewritten:	
"8 18		nounts of alcoholic beverages that may be purchased.	
5 10 (8		hases Allowed. – Without a permit, a person may purchased.	se at one time:
(•	(1)	Not more than 80 liters of malt beverages, except draft	
	(-)	for off-premises consumption. For purchase of a keg or	6 6
		for off-premises consumption, the permit required by C	
		first be obtained;	
	(2)	Any amount of draft malt beverages by a permittee i	in kegs for on-premise
		consumption;	<i>8 1</i>
	(3)	Not more than 50 liters of unfortified wine;	
	(4)	Not more than eight liters of either fortified wine or sp	irituous liquor, or eight
		liters of the two combined.	
(ł	o) Unla	wful Purchase. – Except as provided in subsection (c) sul	bsections (c) and (d) of
this s		in Article 11, Article 11 of this Chapter, it shall be unla	
		any person to sell, an amount of alcoholic beverages gre	
subse	ection (a).		
(0	c) Grea	ter Amounts Amounts of alcoholic beverages greate	er than those listed in
subdi	ivisions (a)	(3) and (a)(4) may be purchased with a purchase-trans	portation permit under
G.S.	18B-403.		
<u> </u>		ed Beverage Permittee Exception. – A mixed beverage per	1
		erage permittee, may purchase and transport any amou	
-		or for use by the mixed beverage permittee	
-	-	ortation permit under G.S. 18B-403. An employee of a loc	• •
		age permittee any amount of fortified wine or spirituous l	
	-	e permittee without obtaining a purchase-transpo	-
		an independent contractor employed pursuant to G.S. 18H	
	-	permittee or a local board, shall not be considered an	employee of a mixed
bever	• •	tee or a local board for purposes of this subsection."	
		TION 23.(b) G.S. 18B-403(a) reads as rewritten:	
		unts. – With a purchase-transportation permit, a pers	• 1
		bunt of alcoholic beverages greater than the amount specific	
-		izes the holder to transport from the place of purchase to	
North		ndicated on the permit at one time the following amount	of alcoholic beverages:
	(1) (2)	A maximum of 100 liters of unfortified wine; wine.	nirituous liquor or 10
	(2)	A maximum of 40 liters of either fortified wine or s liters of the two combined; or combined.	principulation inquor, or 40
	(3)	The amount of fortified wine or spirituous liqu	ors specified on the
	(3)	purchase-transportation permit for transportation t	
		parenuse numpertation permit for <u>transportation</u>	<u></u> u mineu beverage

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1			permittee.permittee by an independent contractor employ	yed pursuant to	
2			<u>G.S. 18B-701(a)(1).</u> "	<u> </u>	
3		SECT	TION 23.(c) This section becomes effective September 1, 201	9, and applies to	
4	fortified wine and spirituous liquor purchased on or after that date.				
5 6	DADT V	VIV	ABC COMMISSION/QUARTERLY REPORT ON P	DOCESS FOD	
7			CONTRACT FOR STATE WAREHOUSE SERVICES	NUCL55 FUR	
8	UDIAIN		TION 24.(a) Beginning October 15, 2019, and quarterly the	reafter the ABC	
9		ion sha	ll submit a written report to the chairs of the Joint Legis	lative Oversight	
10			stice and Public Safety detailing the progress made in bidding		
11			ractor for the receipt, storage, and distribution of spirituous lie		
12			ouse in accordance with G.S. 18B-204(a)(3). The report req	uired under this	
13	section sh		ude all of the following:		
14		(1)	The schedule for developing and issuing the Request for	_	
15			including detailed explanations as to how the Commission	n is meeting the	
16			milestones identified on the schedule.		
17		(2)	An identification of State agencies, departments, and other e	1 0	
18			the Commission with technical assistance on RFP developm		
19			negotiations, including a detailed description of the assistant	nce that is being	
20			provided.	~	
21		(3)	A description of the Commission's consultation with local AB		
22			term is defined in G.S. 18B-101, to ensure the boards		
23			expectations are addressed during the RFP development	nt and contract	
24		(\mathbf{A})	negotiations.		
25 26		(4) (5)	A copy of the RFP when it is released for bid. A copy of the final contract entered into pursuant to $C S_{-1}$	$P_{204(a)(2)}$	
20 27		(5) (6)	A copy of the final contract entered into pursuant to G.S. 181 An implementation schedule for transitioning from the exist		
28		(0)	services described in G.S. 18B-204(a)(3) to the new contract	-	
28 29		SECT	(ION 24.(b) The reporting requirement set forth in subsection (
30	expires u		e earlier of the date of the award of the contract for service		
31			(3) or January 1, 2022.		
32	0.5.10D	20 I(u)(5) 61 bulldary 1, 2022.		
33	PART XX	XV. LC	OCAL ABC BOARDS/ALLOW DELIVERY FEE		
34			TION 25.(a) G.S. 18B-701(a) reads as rewritten:		
35	"(a)		rs. – A local board shall have authority to: to do all of the follow	wing:	
36		(1)	Buy, sell, transport, and possess alcoholic beverages as n		
37			operation of its ABC stores; stores. If a local board prov		
38			spirituous liquor to a mixed beverages permittee, the local b		
39			employees or contract with an independent contractor and r	nay charge a fee	
40			to the permittee. A mixed beverage permittee may co	ontract with an	
41			independent contractor to provide delivery of spirituous liqu	or from an ABC	
42			board's store or warehouse to the permittee's premises.		
43		(2)	Adopt rules for its ABC system, subject to the a	pproval of the	
44			Commission;Commission.		
45		(3)	Hire and fire employees for the ABC system; system.		
46		(4)	Designate one employee as manager of the ABC system an	nd determine his	
47		(7)	responsibilities; responsibilities.	1 0 1	
48		(5)	Require bonds of employees as provided in the	rules of the	
49 50		$(\cap $	<u>Commission;</u> Onemate ABC sterres as remarided in Article 8:8		
50 51		(6)	Operate ABC stores as provided in Article <u>8;8.</u>	1.1	
51		(7)	Issue purchase-transportation permits as provided in Article	4,<u>4.</u>	

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1 2	(8)	Employ local ABC officers or make other provision f	for enforcement of ABC
2 3	(9)	laws as provided in Article 5;5. Borrow money as provided in G.S. 18B-702;G.S. 18]	R 702
4	(10)	Buy and lease real and personal property, and rece	
5	(10)	given, as necessary for the operation of the ABC syst	
6	(11)	Invest surplus funds as provided in G.S. 18B-702;G.S.	
7	(11) (12)	Dispose of property in the same manner as a city co	
8	(12)	12 of Chapter 160A of the General Statutes; and Statu	
9	"	12 of enapter 10014 of the General Statutes, and	
10		TON 25.(b) The ABC Commission shall adopt rules to	o implement this section.
11		by the for delivery and establishing requirements	1
12	-	vide deliveries authorized by this section.	F
13	-	TON 25.(c) Subsection (a) of this section becomes	effective September 1,
14		s to deliveries made on or after that date. The rema	-
15	effective when it		
16			
17	PART XXVI. AI	DMINISTRATIVE PENALTY PROCESS/PED ST	UDY
18	SECT	TON 26.(a) Study. – The Joint Legislative Program	m Evaluation Oversight
19	Committee shall	revise the biennial 2019-2020 work plan for the Progr	cam Evaluation Division
20	to include a study	y of the actions the Alcoholic Beverage Control Com	mission is authorized to
21		18B-104 for violations of Chapter 18B of the Gene	
22	required under th	his subsection shall include an examination of (i) the	e proportionality of the
23		may be imposed under G.S. 18B-104 in relation to	
24	remainder of the	law set forth in G.S. 18B-104 to identify any areas in	n which the law may be
25	lacking, and (iii) the process utilized and punishment authorized by other alcoholic beverage		
26		violations of their alcoholic beverage laws.	
27		TON 26.(b) Cooperation. – Upon request, the Comm	1 0
28	•	ation, data, or documents within their possession, a	
29		vise available to them, to the Program Evaluation Divisi	on to complete the study
30	-	bsection (a) of this section.	1 11
31		ION 26.(c) Report. – The Program Evaluation Division	1 0
32		tions from the study required under subsection (a) of	
33	Legislative Progra	am Evaluation Oversight Committee by March 15, 202	20.
34 25	DA DT VVVII D		
35 36	PART XXVII. R		on shall amond its miles
30 37		TON 27. The Alcoholic Beverage Control Commissine provisions of this act. The Commission may use the	
38		amend any rules as required under this section.	le procedure set forui in
38 39	0.5. 150D-21.1 u	amena any rules as required under this section.	
40	ρλρτ χχνιμ	SEVERABILITY CLAUSE	
40 41		TON 28. If any provision of this act or its application	tion is held invalid the
42		ot affect other provisions or applications of this act t	
43	•	lid provisions or application, and to this end the pro-	-
44	severable.	nd provisions of application, and to this end the pro-	ovisions of this det die
45	severable.		
46	PART XXIX EI	FFECTIVE DATE	
40 47		TON 29. Sections 26 and 29 of this act are effective	when this act becomes
48		therwise provided, the remainder of this act becomes	
49	2019.	and provided, the remainder of this det becomes	i incontro population 1,
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