GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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HOUSE BILL 536 Committee Substitute Favorable 5/1/19 PROPOSED COMMITTEE SUBSTITUTE H536-PCS40493-SAf-49

Short Title: ABC Omnibus Regulatory Reform. (Public)

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Referred to:

April 3, 2019

A BILL TO BE ENTITLED

1	A BILL TO BE ENTITLED			
2	AN ACT TO MAKE VARIOUS REVISIONS TO THE ALCOHOLIC BEVERAGE CONTROL			
3	LAWS OF THIS STATE.			
4	The General Assembly of North Carolina enacts:			
5				
6	PART I. SELF-DISTRIBUTING BREWERIES AND MALT BEVERAGE			
7	WHOLESALERS/REVISE LAW GOVERNING PRIVATE LABEL SALES			
8	SECTION 1. G.S. 18B-1303(b) reads as rewritten:			
9	"(b) No Discrimination. – A wholesaler shall service all retail permit holders within h			
10	the wholesaler's designated territory without discrimination and shall make a good faith effort t			
11	make available to each retail permit holder in the territory each brand of malt beverage which th			
12	wholesaler has been authorized to distribute in that area. The provisions of this subsection sha			
13	not apply to retail permit holder private label brands, which, at the retail permit holder's direction			
14	may be sold either exclusively to the retailer that owns the brand name or to all retail perm			
15	holders within each territory without discrimination. For purposes of this subsection, the terr			
16	"retail permit holder private label brand" means a malt beverage product that is labeled with			
17	brand name owned by a retailer."			
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19	PART II. CLARIFY CONTRACT BREWING LAW			
20	SECTION 2.(a) G.S. 18B-1104(a)(6a) reads as rewritten:			
21	"(6a) Receive, in closed containers, and sell at the brewery, malt beverage			
22	produced inside or outside North Carolina under contract with a contract			
23	brewery. The contract brewery that manufactures the malt beverages shall b			
24	responsible for all aspects associated with manufacturing the produc			
25	including maintaining appropriate records, obtaining label approval in its ow			
26	name, and remitting the appropriate taxes. subject to the rules of the			
27	Commission and the Department of Revenue. The brewery, not the contract			
	commission and the Department of Revenue. The brewery, not the contra			
28	brewery, shall be responsible for registering the contracted product with the			
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	brewery, shall be responsible for registering the contracted product with the			
29	brewery, shall be responsible for registering the contracted product with the Commission, submitting the appropriate reports regarding the malt beverage			
29 30	brewery, shall be responsible for registering the contracted product with the Commission, submitting the appropriate reports regarding the malt beverage and remitting the appropriate taxes if required by those rules. The contracted product with the contr			
29 30 31	brewery, shall be responsible for registering the contracted product with the Commission, submitting the appropriate reports regarding the malt beverages and remitting the appropriate taxes if required by those rules. The contrac- malt beverages may be sold also at affiliated retail outlets of the brewer			
29 30 31 32	brewery, shall be responsible for registering the contracted product with the Commission, submitting the appropriate reports regarding the malt beverages and remitting the appropriate taxes if required by those rules. The contract malt beverages may be sold also at affiliated retail outlets of the brewer physically located on or adjacent to the brewery. Any malt beverages receive			



 breweries, but shall not be used as a means to allocate production quantitie between affiliated breweries to obtain a malt beverage wholesaler permit pursuant to subdivision (8) of this subsection where either brewery would no otherwise qualify for a permit, and the Commission shall have no authority to grant an exemption to this requirement pursuant to G.S. 18B-1116(b)." SECTION 2.(b) This section becomes effective July 1, 2019, and applies to taxe collected on or after that date. PART III. ALLOW MALT BEVERAGE TASTINGS AT FARMERS MARKETS SECTION 3. G.S. 18B-1114.5(a) reads as rewritten: (a) Authorization The holder of a brewery permit, a malt beverages importer permit, brewing, distillation, and fermentation course authorization, or a nonresident malt beverage vendor permit may obtain a malt beverage special event permit allowing the permittee to giv free tastings of its malt beverages; to sell branded merchandise such as glassware, cups, signs t-shirts, hats, and other apparel; and to sell its malt beverage festivals, street festivals, holida; festivals, agricultural festivals, farmers markets, balloon races, local fund-raisers, and othe similar events approved by the Commission. Except for a brewery operating under the provision of G.S. 18B-1104(a)(8), all malt beverages sampled or sold pursuant to this section must be purchased from a licensed malt beverage sholesaler." PART IV. ALLOW TRANSFERS OF MALT BEVERAGES BETWEEN PERMITTEES UNDER COMMON OWNERSHIP OR CONTROL SECTION 4. G.S. 18B-1014 (a) for a brewery operating under the provision a uthorizes (i) the retail sale of malt beverages for consumption on th premises, (ii) the retail sale of malt beverages for consumption on the premises, (ii) the retail sale of malt beverages for consumption on the premises, (ii) the retail sale of malt beverages for consumption on the premises, (ii) the retail sale of malt beverages for consumption on the premises; (ii) the retail sale of ma		General Assembly Of North CarolinaSession 2019
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· · · · · · · · · · · · · · · · · · ·		· · · ·
and shan identify the transferor and transferee, the date of the transfer		•
quantity, and items transferred. It also authorizes the holder of the permit to		<u>quantity, and items transferred.</u> It also authorizes the holder of the permit to

	General Assemb	ly Of North Carolina	Session 2019
1 2 2		ship malt beverages in closed containers to individual pu outside the State. The permit may be issued for any of the	
3 4 5 6 7	(2)	 Off-Premises Malt Beverage Permit. – An off-premises m authorizes (i) the retail sale of malt beverages in the man container for consumption off the premises, (ii) the beverages in a cleaned and sanitized container that is fi	nufacturer's original retail sale of malt
8 9 10 11		sealed for consumption off the premises and that identified the date the container was filled or refilled, and (iii) the l to ship malt beverages in closed containers to individual p outside the State. The permit also authorizes the permit	nolder of the permit urchasers inside and
12 13 14 15		beverages, not more than four times per calendar year, to a malt beverage permittee that is under common ownersh transferor. Except as authorized by this subdivision, beverages by off-premises malt beverage permittees,	nother off-premises ip or control as the transfers of malt
16 17 18		beverages by a retail permittee from another retail permit of resale, and sales of malt beverages by a retail permitt permittee for the purpose of resale are unlawful. In addition	ttee for the purpose tee to another retail n, a particular brand
19 20 21 22		of malt beverages may be transferred only if both the trans are located within the territory designated between the wholesaler on file with the Commission. Prior to or cor any such transfer, the transferor shall notify each wholes	e brewery and the ntemporaneous with
23 24 25 26		the transferred product of the transfer. The notice sha verifiable electronic format and shall identify the transferred date of the transfer, quantity, and items transferred. The p for any of the following:	or and transferee, the
27 28		"	
29 30 31		ISE LAW AUTHORIZING DISTILLERS TO SEA TILLED BY THE DISTILLER FOR CONSUMPT	
32	SECT	TON 5.(a) G.S. 18B-1105(a)(4) reads as rewritten:	
33	"(4)	Sell spirituous liquor distilled at the distillery in closed c	ontainers to visitors
34 35		who tour the distillery for consumption off the premise subdivision are allowed only in a county where the establ	ishment of a county
36 37 38		or municipal ABC store has been approved pursuant to C are subject to the time and day restrictions in G.S. 18B-80 sold under this subdivision shall (i) be listed as a code	02. Spirituous liquor
39 40		State, (ii) be sold at the price set by the Commission for the to G.S. 18B-804(b), that complies with the require	e code item pursuant
41 42		<u>G.S. 18B-804(b1)</u> , and (iii) have affixed to its bottle a st words "North Carolina Distillery Tour Commemorative S	Spirit" in addition to
43 44 45		any other-labeling requirements set by law. Consumers puliquor under this subdivision are limited to purchasing distillery is limited to selling to each consumer, no more	ng, and the selling
46 47		spirituous liquor per 12 month period. The distillery sha adopted standard point of sale system to maintain se	all use a commonly archable electronic
48 49		records captured at the point of sale, to include the purch license number, and date of birth for at least 12 month	
50 51		purchase. The Commission shall adopt rules regulating spirituous liquor under this subdivision."	

	General Assembly Of North Carolina	Session 2019
1	SECTION 5.(b) G.S. 18B-804(b1) reads as rewritten:	
2	"(b1) Price of Spirituous Liquor Sold at Distillery. – When the holder of a	
3	sells spirituous liquor distilled at the distillery pursuant to G.S. 18B-1105(a)(4)	
4	the retail price of the spirituous liquor shall be the uniform State price set by	• •
5	this section. However, the holder of the distillery permit shall not be requ	
6	components of the price set forth by subdivisions (2), (3), (5), (6), (6a), (6b), and	(7) of subsection
7	(b) of this section."	
8	SECTION 5.(c) G.S. 18B-1116(a) reads as rewritten:	
9	"(a) Prohibitions. – It shall be unlawful for any manufacturer, bottler, or	•
10	alcoholic beverages, or for any officer, director, or affiliate thereof, either director	ectly or indirectly
11	to:	
12	\therefore A browner qualifying under subdivision (7) or (8) of C S 19D 1104(a) is	not applicat to the
13 14	A brewery qualifying under subdivision (7) or (8) of G.S. 18B-1104(a) is provisions of this section concerning financial interests in, and lending or givin	
14	to, a wholesaler or retailer with respect to the brewery's transactions with the	0 0
15 16	its premises or other retail locations allowed under G.S. 18B-1104(a)(8). The b	
17	to the provisions of this subsection, however, with respect to its transaction	• •
18	wholesalers and retailers.	ns with an other
19	A distillery is not subject to the provisions of this section concerning fina	ncial interests in
20	and lending or giving things of value to, a retailer with respect to the distillery's	
21	the retail business allowed on its premises under G.S. 18B-1105(a)(4). The di	
22	to the provisions of this subsection, however, with respect to its transaction	
23	retailers."	
24	SECTION 5.(d) This section becomes effective July 1, 2019, and	d applies to sales
25	made on or after that date.	
26		
27	PART VI. MALT BEVERAGES AND WINE/INCREASE DISCOUNT ON	N PRICE FROM
28	25% TO 35% OF THE RETAIL PRICE	
29	SECTION 6.(a) Definition. – "Discount Rule" means 14B N	CAC 15B .1004
30	(General Prohibitions) for purposes of this section and its implementation.	
31	SECTION 6.(b) Discount Rule. – Until the effective date of the re	1
32	rule that the Alcoholic Beverage Control Commission is required to adopt pursu	
33	(d) of this section, the Commission shall implement the Discount Rule as provi	ded in subsection
34 25	(c) of this section.	f f
35	SECTION 6.(c) Implementation. – Notwithstanding any provision	of subsection (b)
36 37	of 14B NCAC 15B .1004 to the contrary, all of the following shall apply: (1) A combination of the use of a coupon, a rebate, or a permitt	too's lovelty cord
38	(1) A combination of the use of a coupon, a rebate, or a permitt discount card, or membership card shall not exceed thirty-fi	
39	of the advertised retail price for the purchase of a malt bever	-
40	(2) A coupon or rebate shall not provide a discount exceeding the	-
40 41	(2) A coupon of reduce shall not provide a discount exceeding the (35%) of the advertised retail price for the purchase of a	• 1
42	wine.	man beverage of
43	(3) A loyalty card, discount card, or membership card shall not p	provide a discount
44	exceeding thirty-five percent (35%) of the advertised ret	
45	purchase of a malt beverage or wine.	F
46	SECTION 6.(d) Adoption. – The Commission shall adopt rul	es to amend the
47	Discount Rule consistent with subsection (c) of this section by no later than Se	
48	The Commission may adopt temporary rules to comply with the deadline set in	-
49	Any temporary rules adopted in accordance with this subsection shall rema	
50	permanent rules that replace the temporary rules become effective.	

General As	sembly Of North Carolina	Session 2019
	ECTION 6.(e) Sunset. – This section expires when perm subsection (d) of this section become effective.	anent rules adopted as
PART VII.	CLARIFY DEFINITION OF "PREMISES"	
	ECTION 7. G.S. 18B-101(12a) reads as rewritten:	
	(12a) "Premises" means <u>a fixed permanent establishmen</u>	t, including all areas,
	whether <u>areas</u> inside or outside the licensed premises the permittee has control of the property through a lea process."	s, <u>establishment</u>, where
рарт VIII	. AUTHORIZE SALE AND DELIVERY OF MORE TH	AN ONE DDINK AT
) A SINGLE PATRON	AN ONE DRINK AT
	ECTION 8.(a) Article 10 of Chapter 18B of the General S	Statutes is amended by
	v section to read:	statutes is amended by
0	Section to read. Sale and delivery of more than one drink at a time to a	single natron
	is otherwise provided in this section, the holder of an on-p	
	premises unfortified wine permit, on-premises fortified w	
	ermit issued under G.S. 18B-1001 may sell and deliver mo	
	nk, but not more than two alcoholic beverage drinks, at a tim	
	on the premises. This section does not apply to the sale of	
-	athletic facility, or arena on the campus or property of a publ	-
or (ii) durin	a sports event sponsored by a public college or university."	
	ECTION 8.(b) This section becomes effective July 1, 201	9, and applies to sales
made on or	after that date.	
	ALLOW SALE AND CONSUMPTION OF ALCOHOL	IC BEVERAGES AT
BINGO GA		
	ECTION 9.(a) G.S. 18B-308 is repealed.	
	ECTION 9.(b) G.S. 14-309.14(3) is repealed.	
	ECTION 9.(c) G.S. 18B-112(b)(3) reads as rewritten:	
	(3) Article 3. – Sale, Possession, and Consumption, excep	t for G.S. 18B-308 and
c	G.S. 18B-309."	
	ECTION 9.(d) This section becomes effective July 1, 2019, n or after that date.	and applies to offenses
commuted (n or after that date.	
DADTV F	OOD AND LODGING FACILITY SANITATION REGU	II ATIONS/EVENDT
	ES NOT ENGAGED IN THE PREPARATION OF FOO	
	ECTION 10.(a) G.S. 130A-247 is amended by adding a new	
	(10) "Brewery" means an establishment license under G.S.	
	engaged in the preparation of food on the premises	
	subdivision, the term "food" does not include beverage	
	ECTION 10.(b) G.S. 130A-248(a) reads as rewritten:	<u></u>
	8. Regulation of food and lodging establishments.	
	for the protection of the public health, the Commission shall	adopt rules governing
	n of establishments that prepare or serve drink or food for p	
	and sell meat food products or poultry products. However,	•
1 1	erves food or drink to the public, regardless of pay, shall be s	•
	e if the establishment that prepares or serves food or drink he	
	.S. 18B-101, meets any of the definitions in G.S. 18B-1000,	
	f a brewery as provided in G.S. 130A-247(10) or a privat	te club as provided in
G.S. 130A-2	47(2)."	

General Assemb	ly Of North Carolina	Session 201
SECT	TION 10.(c) G.S. 130A-250 reads as rewritten:	
"§ 130A-250. Ex	kemptions.	
The following	g shall be exempt from this Part:	
	-	
<u>(17)</u>	A brewery as defined in G.S. 130A-247(10)."	
SECT	TION 10.(d) Penalties imposed and fees charged bef	ore the effective date of
this section are n	ot abated or affected by this section, and the statutes	that would be applicab
but for this section	n remain applicable to those penalties and fees.	
	TRICT CREATION OF NEW ABC SYSTEMS	
	TION 11.(a) G.S. 18B-600 reads as rewritten:	
"§ 18B-600. Pla	ces eligible to hold alcoholic beverage elections.	
	Store Elections Requiring Merger. – A jurisdiction lo	
	already in operation may hold an ABC store election of	nly if all of the following
criteria are met:	The invitation has repetieted the detail. (1)	no monor
<u>(1)</u>	The jurisdiction has negotiated the details of the $C = 18P_{10} - 700(a_{10})$ if the establishment of APC stores	
(2)	G.S. 18B-700(c1) if the establishment of ABC stores	
<u>(2)</u>	The details of the planned merger, including the dis been determined in accordance with G.S. 18B-703	-
	available to all registered voters in the jurisdiction	
	election is to be held.	ii where the ADC sto
	creetion is to be neid.	
(d) City A	ABC Store Elections. – A city may hold an ABC store	election only if if all (
the following crit	• •	election only m <u>n un</u>
(1)	The city has at least 1,000 registered voters; and vote	rs.
(2)	The county in which the city is located does not open	
<u>(3)</u>	At least one other city in the same county operates an	n ABC store.
"		
	TION 11.(b) G.S. 18B-700 is amended by adding a ne	
	on Creation of New Boards Notwithstanding any	-
	local board may be created in any county where a loca	-
•	ction holds an ABC store election under G.S. 18B-602	•
	proved, and the jurisdiction is located in a county when	
	jurisdiction that held the election shall enter into an ag	
	eate a merged local board in accordance with G.S. 1	-
	be construed as prohibiting a local board from serving	multiple cities, countie
or cities and cour	TION 11.(c) G.S. 18B-703(e) reads as rewritten:	
	lution. – With Except as otherwise provided in this subs	action with the annrow
	$\frac{1}{1000}$ on, the cities or counties that have merged their ABC s	
	at any time and resume their prior separate operation	5 5
	another local board pursuant to the requirements of G.S.	
	d operation if one of the following applies:	, 101, 700(01) may on
<u>(1)</u>	<u>The city or county is merging with a different local b</u>	ooard.
$\frac{(1)}{(2)}$	The city or county is neighig with a unrefer toear to The city or county is ceasing operation of all ABC	
<u>_/</u>	<u>county.</u> "	stores within the enty
	TION 11.(d) This section becomes effective July	
SECT	ION II.(u) This section becomes effective July	1, 2019, and applies
	or after that date.	1, 2019, and applies

General Assem	bly Of North Carolina	Session 2019
SEC	FION 12.(a) G.S. 18B-1114.7 reads as rewritten:	
"§ 18B-1114.7.	Authorization of spirituous liquor special event perm	uit.
(a) Authority	prization. – The holder of a supplier representati	ve permit, brokerage
representative pe	ermit, or distillery permit issued under G.S. 18B-1105 r	nay obtain a spirituous
liquor special ev	ent permit allowing the permittee to give free tastings of	its spirituous liquors at
ABC stores whe	re the local board has approved the tasting, trade shows,	conventions, shopping
malls, street fest	ivals, holiday festivals, agricultural festivals, balloon ra	ces, local fund-raisers,
and other similar	events approved by the Commission.	
(b) <u>Gene</u>	ral Limitations. – Any-Except as otherwise provided in	n subsection (c) of this
section, any cons	sumer tasting is subject to the following limitations:	
(1)	The permit holder or the permit holder's authorized a	agent shall conduct the
	consumer tasting and the permit holder shall be sole	ely responsible for any
	violations of this Chapter occurring in connection with	the consumer tasting.
(2)	The spirituous liquor shall be poured only by either	r (i) the permit holder
	conducting the consumer tasting or (ii) an employee or	authorized agent of the
	permit holder conducting the consumer tasting who is	
(3)	Each consumer shall be limited to one 0.25 ounce tas	
	0.25 ounces of any product made available for same	
	tasting, and the total amount of the tasting samples of	
	by each consumer shall not exceed 1.0 ounce of sp	
	calendar day.	1 5
(4)	The permit holder shall not offer tasting samples to, o	r allow consumption of
~ /	tasting samples by, any consumer who is visibly intox	-
(5)	The permit holder shall not offer tasting samples to, or	
	tasting samples by, any consumer under the legal age for	
	liquor. The person pouring the spirituous liquor sh	01
	verifying the age of the consumer being served by che	
	of the consumer.	
(6)	The permit holder shall not charge a consumer for any	tasting sample
(3) (7)	A venue allowing tastings shall designate a tasting are	• •
(,)	enables the permit holder to ensure that the cons	
	conducted in compliance with this section. Consumer	6 6
	to consume tasting samples within the designated tasti	-
(8)	A consumer tasting shall not be allowed unless the	6
	jurisdiction that has approved the sale of mixed bevera	
(9)	The permit holder may provide point-of-sale adv	-
(-)	advertising specialties and may sell branded merchan	-
	cups, signs, t-shirts, hats, and other apparel to const	•
	tasting.	
(10)	The permit holder shall maintain for a period of at lea	ist one year a record of
(10)	each consumer tasting conducted. The record shall i	•
	consumer tasting, the time of the consumer tasting, a	
	venue at which the consumer tasting was held, at	
	spirituous liquor that was provided for tasting at the co	
	name of any person who poured spirituous liquor at the	-
	permit holder shall allow the ABC Commission to insp	
	time.	cor mose records at ally
(c) Addi	time. tional Limitations on Tastings in ABC Stores. – Consum-	er tastings conducted in
	all have the following additional limitations:	a tastings conducted III
<u>all ABC stole sli</u> (1)	The spirituous liquor used in the consumer tasting ever	t shall be nurchased by
(1)	the permit holder from any ABC store at the price set b	
	and permit notice from any ADC store at the price set 0	y the Commission. The

	General Assemb	ly Of North Carolina	Session 2019
1		permit holder shall remove from the premises any remain	ing spirituous liquor
2		used in the consumer tasting event at the conclusion of t	
3		event.	<u>~</u>
4	<u>(2)</u>	A local board may allow consumer tasting events to	be conducted only
5		between the hours of 1:00 P.M. and 7:00 P.M. on any	-
6		where the consumer tasting event is being held, is authorized	
7		spirituous liquor. No consumer tasting event shall be cond	-
8		three hours.	
9	(3)	The local board shall limit the consumer tasting events all	owed per ABC store
10		as follows:	<u>1</u>
11		a. No more than three consumer tasting events may	be held per calendar
12		week.	<u> </u>
13		b. No more than two different permit holders may	conduct a consumer
14		tasting event at the same time.	
15	<u>(4)</u>	Notwithstanding subdivision (3) of subsection (b) of the	nis section, the total
16		amount of the tasting samples offered to and consumed l	
17		a consumer tasting event shall not exceed one-half ounce	-
18		in any calendar day.	<u> </u>
19	<u>(5)</u>	The permit holder conducting the event may provide point	t-of-sale advertising
20		materials and advertising specialties to consumers at th	-
21		event, but shall not conduct any sales of any branded me	
22		to consumers at the consumer tasting event.	
23	<u>(6)</u>	The local board may post notice of the consumer tastin	ng event at the local
24		board's administrative offices and at any of the ABC sto	-
25		board's system and may provide notice of the consumer	
26		mixed beverage permittee that purchases spirituous liquo	
27		within the local board's system. Except as permitted by	
28		local board or permit holder shall advertise or promote t	
29		event to the public or cause any person to do so on its bel	half.
30	<u>(7)</u>	The permit holder shall provide written notice of the cor	
31		to the ABC Commission at least 48 hours before the con	
32		The notice shall include all of the following:	•
33		a. The date and time of the consumer tasting event.	
34		b. The ABC store at which the consumer tasting even	nt will be conducted.
35		c. The spirituous liquor that will be provided for tas	ting at the consumer
36		tasting event.	•
37	<u>(8)</u>	The local board shall establish and implement a policy	y whereby distillery
38		permit holders are given the right of first refusal for a	
39		determined by the Commission, of the dates and times	
40		month by the local board for holding tastings authorized	
41		Any policy established under this subdivision shall set for	
42		month by which a distillery permit holder must exerci	
43		refusal before the reserved dates and times are made ava	-
44		spirituous liquor special event permit holders.	
45	<u>(9)</u>	Any tasting conducted in an ABC store shall be the sole	responsibility of the
46	<u> </u>	permit holder. No employee of a local board may partici	· · ·
47		tasting in an ABC store.	±
48	<u>(10)</u>	Any additional conditions imposed by the local boa	ard. Any additional
49	7-37	conditions shall be in writing, and the local board shall	
50		additional conditions at the local board's administrative of	•
51		copy of that notice to any permit holder upon request.	<u> </u>
<i>c</i> 1		<u>esp</u> or that notice to any permit noticel upon request.	

	General Assembly Of North Carolina	Session 2019
1 2 3 4 5	 (11) Except as otherwise provided in this section, a permit hold consumer tasting event pursuant to this section shall r consideration to the local board, its board members, or its er purpose related to the consumer tasting event. A consumer ta not be used by permit holders for unlawful inducements to a SECTION 12 (b) G S 18P 301(f)(1) reads as rewritten; 	not provide any nployees for any asting event shall
6 7	SECTION 12.(b) G.S. 18B-301(f)(1) reads as rewritten:	mixed havenages
8	"(1) Any person to consume fortified wine, spirituous liquor, or a or to offer such beverages to another person at any of the following the following states and the states of the states are stated as the states of the states are stated as the states of the states are states as the states of the states are s	
8 9 10	a. On Unless a consumer tasting authorized by G.S. 18E conducted, on the premises of an ABC store.	
11	b. Upon any property used or occupied by a local board	
12 13	c. On any public road, street, highway, or sidewalk, ur tasting authorized by G.S. 18B-1114.7 is being condu	less a consumer
14 15	PART XIII. ALLOW ELECTRONIC PAYMENT FOR SPIRITU	OUS LIQUOR
16	PURCHASED BY MIXED BEVERAGES PERMITTEES	C C
17	SECTION 13.(a) G.S. 18B-404 is amended by adding a new subse	ction to read:
18	"(e) Electronic Payment. – A local board shall accept electronic pa	
19	spirituous liquor purchased by a mixed beverages permittee. A local board may	
20	for accepting electronic payments under this subsection. For purposes of this sub	section, the term
21	"electronic payment" means payment by debit card or by electronic funds trans	fer as defined in
22	G.S. 105-228.90, but does not include payment by charge card or credit card."	
23	SECTION 13.(b) This section becomes effective October 1, 2019	<i>)</i> , and applies to
24	sales made on or after that date.	
25		
26	PART XIV. ABC COMMISSION/REQUIRE ACCEPTANCE OF PAY	MENTS AND
27	FORMS ELECTRONICALLY	
28	SECTION 14.(a) Article 9 of Chapter 18B of the General Statute	s is amended by
29	adding a new section to read:	
30	" <u>§ 18B-907. Allow electronic submission of payments and forms.</u>	• • . •
31	(a) Forms. – The Commission shall make all forms required by the Com	
32	for and receive a permit available on the Commission's Web site, and the Com	
33	the extent practicable, allow for the electronic submission of these forms. Any	
34	the Commission to apply for and receive a permit that requires a signature may b	
35	an electronic signature in accordance with Article 40 of Chapter 66 of the Gene	
36	(b) <u>Payments. – The Commission shall accept electronic payments for</u>	
37 38	under this Chapter to receive a permit. For purposes of this subsection, the payment" means payment by charge card, credit card, debit card, or by electron	
30 39	as defined in G.S. 105-228.90.	<u>ic fuilus traiister</u>
39 40		incurred by the
40 41	(c) <u>Fee. – The Commission may charge a fee to be used to cover costs</u> Commission in processing forms electronically and accepting payments electronically	•
42	authorized under this subsection may not exceed five dollars (\$5.00)."	meany. The lee
43	SECTION 14.(b) This section becomes effective July 1, 2019, and a	nnlies to nermits
44	applied for on or after that date.	pplies to permits
45	applied for on or after that date.	
46	PART XV. CREATION OF COMMON AREA ENTERTAINMENT PER	МІТ
47	SECTION 15.(a) G.S. 18B-1000 reads as rewritten:	
48	"§ 18B-1000. Definitions concerning establishments.	
49	The following requirements and definitions shall apply to this Chapter:	
50		

General Assembl	y Of North Carolina	Session 2019
(4)	Hotel. – An establishment substantially enga lodging. A hotel shall have a restaurant eith	her on or closely associated with
	the premises. The restaurant and hotel need	not be owned or operated by the
	same person.	
<u>(4e)</u>	<u>Multi-tenant establishment. – A building o</u>	
	and structures on the same property and und	
	that contain or contains multiple businesses	-
	a combination of food, goods, and services, a areas. A shopping mall is not a multi-tenan	•
	percent (50%) of the shopping mall's s	•
	conditioned.	quare rootage is enclosed and
"	<u>conditioned.</u>	
SECT	ION 15.(b) G.S. 18B-1001 is amended by a	dding a new subdivision to read:
"(21)	<u>Common Area Entertainment Permit. – A p</u>	0
	be issued to the owner of a multi-tenant es	
	tenants that hold a permit issued under subd	
	section. A common area entertainment pe	
	multi-tenant establishment tenant holding a	
	(1), (3), (5), or (10) of this section to exit that	•
	container of the alcoholic beverage sold by	
	consume the alcoholic beverage within the o	confines of any indoor or outdoor
	common area on the premises of the multi-te	enant establishment designated by
	the owner of the multi-tenant establishme	nt for consumption of alcoholic
	beverages. Additionally, a permit issued un	der this subdivision is subject to
	all of the following conditions:	
	<u>a.</u> <u>The owner of the multi-tenant es</u>	
	common area in which alcoholic	
	Additionally, the owner of the mult	
	signs in conspicuous locations on	
	property indicating which common	
	area. The owner of the multi-tenant	
	Commission for review and approv	
	establishment property for a designat	
	<u>common area designated for alcoho</u> (ii) a detailed map of the relevan	± • •
	establishment property for a designa	
	common area designated for alcohol	•
	<u>Commission shall reject any plat</u>	
	sub-subdivision that does not n	-
	subdivision or any rule adopted by the	·
	multi-tenant establishment must subr	
	this sub-subdivision for each renews	
	subdivision and at least 10 days prior	-
	designated common area.	to maning any adjustments to me
	b. Alcoholic beverages sold for consu	mption in a designated common
	area shall be dispensed only in a co	
	licensed premises from which the	•
	amount of alcoholic beverage dispe	
	uniouni of uncononi coverage unope	<u>insed into a container ander</u> ans
	sub-subdivision shall not exceed 16	
	• •	fluid ounces.

	General Assembly Of N	North Carolina	Session 2019
1	<u>d.</u>	Alcoholic beverages may only be consumed with	ithin the designated
2	—	common area during the hours in which the alco	-
3		be sold under G.S. 18B-1004, and the owner	
4		establishment may further limit the days and	
5		alcoholic beverage may be consumed in a design	
6		The owner of the multi-tenant establishment	shall post signs in
7		conspicuous locations on the multi-tenant esta	
8		indicating the days and times in which a perso	n may consume an
9		alcoholic beverage in a designated common area.	-
10	<u>e.</u>	A customer in the designated common area sl	hall dispose of any
11		alcoholic beverage in his or her possession p	prior to exiting the
12		designated common area. A person is not allowed	to exit a designated
13		common area with any alcoholic beverage he or	she was consuming
14		within the area.	
15	<u>f.</u>	A customer is not allowed to bring and consume	alcoholic beverages
16		not purchased from a tenant of the multi-tenant es	tablishment holding
17		an applicable permit.	
18	<u>g.</u>	Any additional conditions imposed by the	Commission. Any
19		additional conditions imposed by the Commissio	n shall be posted on
20		the Commission's Web site."	
21		5.(c) G.S. 18B-902(d) reads as rewritten:	
22		oplication for an ABC permit shall be accompanied	d by payment of the
23	following application fee		
24			
25	<u>(46)</u> <u>Comr</u>	non area entertainment permit – \$750.00."	
26			
27		N OF DELIVERY SERVICE PERMIT	tutos is smandad by
28 29	adding a new section to	6.(a) Article 10 of Chapter 18B of the General Sta	itutes is amended by
29 30	6	ization of delivery service permit.	
30 31		n. – The holder of a delivery service permit, or	the permit holder's
32		t contractor, may deliver malt beverages, unfortified	-
33		ler holding a permit issued pursuant to subdivisions	
34		o a location designated by the purchaser. A delive	
35		ery through technology services that connect cons	
36		of the Internet, mobile applications, and other simil	
37		Payment. – Prior to making any deliveries, each i	
38		suant to a delivery service permit must successfull	
39		ssion related to the delivery of alcoholic beverage	-
40		m from a holder of a delivery service permit, the Co	
41		cove, deny, or request modifications to the propose	
42		g alcoholic beverages pursuant to a delivery servi	• • •
43		used to purchase an alcoholic beverage that is to be	-
44		ction in a manner that does not involve taking posse	
45	(c) <u>Age of Recip</u>	ient and Notice An individual may only deliver	alcoholic beverages
46	pursuant to a delivery se	ervice permit to an individual who is at least 21 years	ears of age and who
47	immediately takes actu	al possession of the alcoholic beverages purcha	sed. A delivery of
48	alcoholic beverages in a	package that obscures the manufacturer's original p	ackaging shall have
49		the package a notice in 26-point type or larger st	ating: "CONTAINS
50	ALCOHOLIC BEVERA	GES; AGE VERIFICATION REQUIRED."	

General Assembly Of North Carolina

1	<u>(d)</u>		ations. – A delivery service permittee shall deliver alcoholic beverages only		
2			llowed for lawful sales and consumption in the jurisdiction where the delivery		
3	is located. No delivery shall be made to any jurisdiction within the State that has not authorized				
4		-	urchased alcoholic beverages. A delivery service permittee shall not deliver		
5			ges to the premises of another licensed retailer or more than 50 miles from the		
6			premises. Unless the governing body of an institution of higher education has		
7	given wri	itten au	thorization to the permittee, a delivery service permittee shall not deliver		
8	alcoholic	bevera	ges to a residence hall located on the premises of an institution of higher		
9	education	. Only	alcoholic beverages purchased for personal consumption and from a licensed		
10	retailer's o	existing	g inventory located on the retailer's premises may be delivered pursuant to a		
11	delivery s	ervice r	permit.		
12	(e)	Scope	and Construction. – A delivery service permit is not required for a common		
13	carrier lay	-	ransporting or shipping alcoholic beverages. Nothing in this section shall be		
14			npting the delivery of alcoholic beverages pursuant to a delivery service permit		
15			nents set forth in Article 4 of Chapter 18B of the General Statutes. Nothing in		
16		-	be construed to require a technology services company to obtain a delivery		
17			the company does not employ or contract with delivery drivers, but rather		
18			e or an application that connects consumers and licensed retailers for the		
19			olic beverages from the licensed retailer."		
20			FION 16.(b) G.S. 18B-902(d), as amended by Section 15(c) of this act, reads		
21	as rewritte				
22	"(d)		– An application for an ABC permit shall be accompanied by payment of the		
23	following				
24	ionowing	uppnee			
25		 (47)	Delivery service permit – \$400.00."		
26			FION 16.(c) The Alcoholic Beverage Control Commission shall begin		
20 27	acconting		applications and approving training programs no later than September 1, 2019.		
28	accepting	-	FION 16.(d) Subsections (a) and (b) of this section become effective December		
28 29	1 2 010 T		ainder of this section is effective when it becomes law.		
29 30	1, 2019. 1	ne rem	ander of this section is effective when it becomes faw.		
31	DADT V	VII DD	REWERY SALES AUTHORIZATION		
32	ΙΑΚΙΛ		FION 17.(a) G.S. 18B-1104(a) reads as rewritten:		
32 33	"(a)		brized Acts. – The holder of a brewery permit may:		
33 34	(a)	Autic	fized Acts. – The holder of a brewery permit may.		
		(7_{\circ})	In an area where the cole of malt haven are had not have such arized a harver		
35		(7a)	In an area where the sale of malt beverages has not been authorized, a brewery		
36			that produces agricultural products, including barley, other grains, hops, or		
37			fruit, used by the brewery in the manufacture of malt beverages may sell the		
38			malt beverages owned by the brewery and approved by the Commission for		
39			sale in North Carolina at the brewery for on- or off-premise consumption upon		
40			(i) obtaining the appropriate permit under G.S. 18B-1001 and (ii) receiving		
41			approval from the governing body of the city where the brewery is located or,		
42			if the brewery is not located in a city, the governing body of the county where		
43			the brewery is located. Approval may be granted only pursuant to a resolution		
44			of the governing body adopted at a regular meeting. Before adopting a		
45			resolution approving the sale of malt beverages under this subdivision, a		
46			governing board shall hold a public hearing. A notice of the public hearing		
47			shall be given once a week for two successive calendar weeks in a newspaper		
48			having general circulation in the area. The notice of the public hearing shall		
49	be published the first time not less than 10 days nor more than 25 days before				
50	the date fixed for the hearing. In computing such period, the day of publication				
51			is not to be included but the day of the hearing shall be included.		

General Assemb	oly Of North Carolina	Session 2019
<u>(7b)</u>	Regardless of the results of any local malt bev	verage election, sell the malt
<u>, </u>	beverages owned by the brewery at the brew	-
	consumption upon obtaining the appropriate per	•
"		
SECT	FION 17.(b) This section becomes effective Octob	ber 1, 2019.
PART XVIII.	ALLOW SPORTS AND ENTERTAINMENT	Γ VENUES TO OBTAIN
ON-PREMISES	FORTIFIED WINE PERMITS AND SPECIA FION 18.(a) G.S. 18B-1001 reads as rewritten:	
"§ 18B-1001. Ki	inds of ABC permits; places eligible.	
When the issu	ance of the permit is lawful in the jurisdiction in whether	hich the premises are located,
	may issue the following kinds of permits:	
(5)	On-Premises Fortified Wine Permit. – An on-pr	remises fortified wine permit
(-)	authorizes the retail sale of fortified wine for co	-
	either alone or mixed with other beverages, and the	1 1
	in the manufacturer's original container for consu	
	permit also authorizes the permittee to transfer f	1 I
	four times per calendar year, to another on-prem	
	that is under common ownership or control a	
	authorized by this subdivision, transfers of wine b	
	permittees, purchases of wine by a retail pe	
	permittee for the purpose of resale, and sale of	
	another retail permittee for the purpose of resale	
	particular brand of wine may be transferred on	
	transferee are located within the territory design	•
	the wholesaler on file with the Commission. Prior	•
	any such transfer, the transferor shall notify each	-
	the transferred product of the transfer. The no	
	verifiable electronic format and shall identify the	
	date of the transfer, quantity, and items transfer	
	is authorized to ship fortified wine in close	1
	purchasers inside and outside the State. Order	
	telephone, Internet, mail, facsimile, or oth	
	-	-
	communication shall be shipped pursuant to a pursuant to this subdivision. The permit may	
	pursuant to this subdivision. The permit may	y be issued for any of the
	following:	
	a. Restaurants.	
	b. Hotels.	
	c. Private clubs.	
	d. Community theatres.	
	e. Wineries.	
	f. Convention centers.	
	g. Sports and entertainment venues.	
(8)	Special Occasion Permit. – A special occasion p	
(0)	reception, party or other special occasion, w	with the permission of the
(8)		
(6)	permittee, to bring fortified wine and spirituous	
(8)	permittee, to bring fortified wine and spirituous the business and to serve the same to his guests.	
(6)	permittee, to bring fortified wine and spirituous	

General	Assemb	ly Of North Ca	rolina			Session 2019
		b. Hotels.				
			establishment	S		
		d. Private		•		
			ntion centers.			
			and entertainr	nent venues		
	"	<u>1. Sports</u>		nent venues.		
PART PURCH	XIX. IASE-TR	EXEMPT	MIXED	BEVERAGE		MITTEES FROM FOR SPIRITUOUS
LIQUO						TOK SIMICOUS
LIQUU		ION 19.(a) G.	S 18B-303 re	ads as rewritten		
"8 18 R -3		ounts of alcoho				
(a)		uses Allowed. –	•			
(a)	(1)					t malt beverages in kegs
	(1)			-	-	r kegs of malt beverages
		1	-	1	0	G.S. 18B-403.1(a) must
		first be obtained	-	n, the permit rec	quirea by v	0.5. 10D 105.1(u) must
	(2)			everages by a	nermittee	in kegs for on-premise
	(2)	consumption;	i dian man c	evenuges by u	permittee	in kegs for on premise
	(3)	1 ,	50 liters of u	nfortified wine;		
	(4)			,	wine or sr	birituous liquor, or eight
	()	liters of the tw	-	entiter rortified	white or sp	intraous inquor, or eight
(b)	Unlaw			vided in subsec	tion (c) s u	ubsections (c) and (d) of
~ /						awful for any person to
						reater than that stated in
subsectio		J 1	,		0.0	
(c)	. ,	r Amounts. –	Amounts of a	alcoholic bever	ages great	ter than those listed in
· · /					0 0	sportation permit under
G.S. 18E		, , , , , ,	7	1		
<u>(d)</u>	Mixed	Beverage Perm	ittee Exceptio	n. – A mixed be	everage pe	ermittee, or an employee
of a mix		-	-			unt of fortified wine or
						without obtaining a
purchase	e-transpor	tation permit ur	nder G.S. 18B	-403. An employ	yee of a lo	cal board may transport
to a mixe	ed bevera	ge permittee an	y amount of fo	ortified wine or s	spirituous	liquor purchased by the
mixed	beverage	permittee wi	ithout obtain	ing a purcha	se-transpo	ortation permit under
<u>G.S. 18</u>	<u>3-403. An</u>	independent co	ontractor emp	loyed pursuant t	o G.S. 18	B-701(a)(1), by either a
mixed b	everage r	permittee or a l	ocal board, s	hall not be con	sidered ar	n employee of a mixed
beverage	<u>e permitte</u>	e or a local boa	rd for purpose	es of this subsec	tion."	
	SECT	ION 19.(b) G.	S. 18B-403(a)	reads as rewrit	ten:	
"(a)	Amour	nts. – With a	purchase-tran	sportation pern	nit, a pers	son may purchase and
transport	t an amou	nt of alcoholic b	beverages grea	ter than the amo	ount specif	fied in G.S. 18B-303(a).
A permi	t authoriz	tes the holder to	transport from	m the place of p	ourchase to	o the destination within
North Ca	arolina in	dicated on the p	ermit at one ti	me the followin	ng amount	of alcoholic beverages:
	(1)	A maximum o	f 100 liters of	unfortified win	e; wine.	
	(2)	A maximum o	of 40 liters of	either fortified	wine or s	spirituous liquor, or 40
		liters of the tw	o combined; (rcombined.		
	(3)	The amount	of fortified	wine or spirit	tuous liqu	uors specified on the
		purchase-trans	portation per	mit for <u>transp</u>	ortation	to a mixed beverage
			•	independent co	ontractor	employed pursuant to
		<u>G.S. 18B-701</u>	<u>a)(1).</u> "			

	General Assembly Of North Carolina	Session 2019		
1 2 2	SECTION 19.(c) This section becomes effective July 1, 20 fortified wine and spirituous liquor purchased on or after that date.)19, and applies to		
3 4	PART XX. ABC COMMISSION/QUARTERLY REPORT ON	PROCESS FOR		
5	OBTAINING A CONTRACT FOR STATE WAREHOUSE SERVICES			
6	SECTION 20.(a) Beginning October 15, 2019, and quarterly			
7	Commission shall submit a written report to the chairs of the Joint Le			
8	Committee on Justice and Public Safety detailing the progress made in bidd			
9	independent contractor for the receipt, storage, and distribution of spirituou			
10	the State warehouse in accordance with G.S. $18B-204(a)(3)$. The report			
11	section shall include all of the following:	required under units		
12	(1) The schedule for developing and issuing the Request f	for Proposal (RFP).		
13	including detailed explanations as to how the Commis			
14	milestones identified on the schedule.	8		
15	(2) An identification of State agencies, departments, and other	er entities providing		
16	the Commission with technical assistance on RFP develo			
17	negotiations, including a detailed description of the assi	-		
18	provided.	C		
19	(3) A description of the Commission's consultation with local	ABC boards, as that		
20	term is defined in G.S. 18B-101, to ensure the box	ards' concerns and		
21	expectations are addressed during the RFP develop	ment and contract		
22	negotiations.			
23	(4) A copy of the RFP when it is released for bid.			
24	(5) A copy of the final contract entered into pursuant to G.S.	18B-204(a)(3).		
25	(6) An implementation schedule for transitioning from the e	existing contract for		
26	services described in G.S. 18B-204(a)(3) to the new contra			
27	SECTION 20.(b) The reporting requirement set forth in subsecti			
28	expires upon the earlier of the date of the award of the contract for se	rvices described in		
29	G.S. 18B-204(a)(3) or January 1, 2022.			
30				
31	PART XXI. ABC SPECIAL ORDERS/ALLOW PURCHASE (DF INDIVIDUAL		
32	BOTTLES			
33	SECTION 21.(a) G.S. 18B-800 is amended by adding a new su			
34	"(c1) <u>Special Orders. – Through the process established by rule of t</u>			
35	special orders of spirituous liquor that are on the special item list approved by the Commission,			
36	ABC stores shall allow the purchase of individual bottles of spirituous liquor. ABC stores may			
37 38	sell in store any bottles it receives from a special item case in excess of what was purchased by			
38 39	the requesting customer."	and of a analisl item		
39 40	SECTION 21.(b) In order to facilitate the sale of any remainded case by a local ABC board, increase customer access to products, and allow	-		
40 41				
41	to more effectively manage inventory, the ABC Commission shall develop and implement an Internet-based system to facilitate the sale and purchase of regular approved list items and special			
43	order list items of spirituous liquor by and among local ABC boards.			
44	SECTION 21.(c) Subsection (a) of this section becomes effective	ve July 1 2019 and		
45	applies to special orders placed on or after that date. The remainder of this	•		
46	when it becomes law.			
47				
48	PART XXII. LOCAL ABC BOARDS/ALLOW DELIVERY FEE			
49	SECTION 22.(a) G.S. 18B-701(a) reads as rewritten:			
50	"(a) Powers. – A local board shall have authority to: <u>to do all of the fo</u>	ollowing:		
-				

	General Assemb	oly Of North Carolina	Session 2019		
1	(1)	Buy, sell, transport, and possess alcoholic beverage	-		
2 3		operation of its ABC stores; stores. If a local board			
3 4		spirituous liquor to a mixed beverages permittee, the l employees or contract with an independent contractor			
4 5		to the permittee. A mixed beverage permittee n			
6		independent contractor to provide delivery of spirituo			
7		board's store or warehouse to the permittee's premises.	-		
8	(2)	Adopt rules for its ABC system, subject to			
9	(2)	Commission:	the upproval of the		
10	(3)	Hire and fire employees for the ABC system; system.			
11	(4)	Designate one employee as manager of the ABC sys	tem and determine his		
12	()	responsibilities; responsibilities.			
13	(5)	Require bonds of employees as provided in	the rules of the		
14	~ /	Commission;Commission.			
15	(6)	Operate ABC stores as provided in Article 8:8.			
16	(7)	Issue purchase-transportation permits as provided in A	rticle 4; <u>4.</u>		
17	(8)	Employ local ABC officers or make other provision for			
18		laws as provided in Article 5;5.			
19	(9)	Borrow money as provided in G.S. 18B-702;G.S. 18B	<u>-702.</u>		
20	(10)	Buy and lease real and personal property, and received			
21		given, as necessary for the operation of the ABC syste			
22	(11)	Invest surplus funds as provided in G.S. 18B-702;G.S.			
23	(12)	Dispose of property in the same manner as a city cou	-		
24		12 of Chapter 160A of the General Statutes; and Statute	es.		
25	" "		• • • • •		
26		FION 22.(b) The ABC Commission shall adopt rules to a	-		
27 28	-	owed fee for delivery and establishing requirements ir vide deliveries authorized by this section.	dependent contractors		
28 29	-	FION 22.(c) Subsection (a) of this section becomes effe	active July 1 2010 and		
30		ies made on or after that date. The remainder of this sect	•		
31	becomes law.	ies made on of after that date. The remainder of this seet	ion is chective when it		
32	becomes iaw.				
33	PART XXIII. A	DMINISTRATIVE PENALTY PROCESS/PED STU	DY		
34		FION 23.(a) Study. – The Joint Legislative Program			
35		revise the biennial 2019-2020 work plan for the Progra			
36		y of the actions the Alcoholic Beverage Control Comm			
37	take under G.S.	18B-104 for violations of Chapter 18B of the Gener	al Statutes. The study		
38	required under the	his subsection shall include an examination of (i) the	proportionality of the		
39	1	punishment that may be imposed under G.S. 18B-104 in relation to the violation, (ii) the			
40	remainder of the law set forth in G.S. 18B-104 to identify any areas in which the law may be				
41	lacking, and (iii) the process utilized and punishment authorized by other alcoholic beverage				
42	control states for violations of their alcoholic beverage laws.				
43	SECTION 23.(b) Cooperation. – Upon request, the Commission shall provide any				
44	necessary information, data, or documents within their possession, ascertainable from their				
45	records, or otherwise available to them, to the Program Evaluation Division to complete the study				
46 47	required under subsection (a) of this section.				
47 48	SECTION 23.(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				
48 49		am Evaluation Oversight Committee by March 15, 2020			
49 50	Legislative Flogi	an Evaluation Oversight Commutee by Match 13, 2020			
50					

51 **PART XXIV. SEVERABILITY CLAUSE**

General Assembly Of North Carolina

1 **SECTION 24.** If any provision of this act or its application is held invalid, the 2 invalidity does not affect other provisions or applications of this act that can be given effect 3 without the invalid provisions or application, and to this end, the provisions of this act are 4 severable.

5

6 PART XXV. RULES

7 **SECTION 25.** The Alcoholic Beverage Control Commission shall amend its rules 8 consistent with the provisions of this act. The Commission may adopt temporary rules to 9 implement the requirements of this act. Any temporary rules adopted in accordance with this 10 section shall remain in effect until permanent rules that replace the temporary rules become 11 effective.

12

13 PART XXVI. EFFECTIVE DATE

SECTION 26. Sections 23 and 26 of this act are effective when this act becomes
 law. Except as otherwise provided, the remainder of this act becomes effective July 1, 2019.