GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

S

SENATE BILL 1112*

	Short Title:	Modernization of the State ABC System. (Pub	lic)
	Sponsors:	Senator Vaughan.	
	Referred to:	Judiciary II.	
		May 13, 2010	
1 2 3	CONTRO	A BILL TO BE ENTITLED O MODERNIZE THE NORTH CAROLINA ALCOHOLIC BEVERAGE L SYSTEM, AS RECOMMENDED BY THE JOINT STUDY COMMITTE	
4 5 6	The General A	DHOLIC BEVERAGE CONTROL. Assembly of North Carolina enacts: CCTION 1. G.S. 18B-101 reads as rewritten:	
7	"§ 18B-101.		
8	As used in	this Chapter, unless the context requires otherwise:	
9 10 11	 (6)	f) <u>"Finance officer" means the local board employee, other than a gene</u> manager, that is responsible for keeping the accounts of the local boa	
11 12 13		receiving and depositing receipts, disbursing funds, and any other dut assigned by the local board or Commission.	
14 15	(7		
16 17		fermentation from grapes, fruits, berries, rice, or honey; or by the addition pure cane, beet, or dextrose sugar; or by the addition of pure brandy from	of
18 19		same type of grape, fruit, berry, rice, or honey that is contained in the ba wine and produced in accordance with the regulations of the United States	ase
20	(7)		
21		the oversight of daily operations of the ABC system and any other dut	ies
22		assigned by the local board or Commission. The board may designate or	<u>nly</u>
23 24	(7	<u>one employee to be the general manager.</u> (7g) "Historic ABC establishment" means a restaurant or hotel that meets	all
25		of the following requirements:	an
26		a. Is on the national register of historic places or located within a St	ate
27		historic district.	
28		b. Is a property designed to attract local, State, national, a	ınd
29		international tourists located on a State Route (SR) and with	
30		property line located within 1.5 miles of the intersection of	
31		designated North Carolina scenic byway as defined	in
32		G.S. 136-18(31).	
33 34		c. Is located within 15 miles of a national scenic highway.d. Is located in a county in which the on-premises sale of m	nal+
34 35		beverages or unfortified wine is authorized in two or more cities	
36		the county.	



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1		(7b)(7	(k) "Keg" means a portable container designed to he	old and dispense 7.75
2			gallons or more of malt beverage.	1
3		"		
4		SECI	TION 2. G.S. 18B-203(a) is amended by adding a new su	ubdivision to read:
5	"§ 18B-20.		vers and duties of the Commission.	
6	(a)	Power	rs. – The Commission shall have authority to:	
7		•••		
8		<u>(20)</u>	Promulgate rules to establish performance standar	•
9			Performance standards established pursuant to this sub	
10			but not be limited to, standards that address enforceme	
11 12		(21)	appearance, operating efficiency, and customer service	
12 13		<u>(21)</u>	Promulgate rules to establish mandatory training re	equirements for focal
13 14		SECT	board members, managers, and employees." TION 3. G.S. 18B-501 reads as rewritten:	
14	"8 18 R -50		cal ABC officers.	
15 16	(a)		intment. – Except as provided in subsection (f), each loca	al board shall hire one
17	· · ·		forcement officers. Local ABC enforcement officers s	
18			The local board may designate one officer as the chief	e
19	board.			
20	(b)	Subje	ct Matter Jurisdiction. – After taking the oath prescribed	l for a peace officer, a
21	local ABC		er may arrest and take other investigatory and enforce	1
22	criminal of	ffense;	however, the primary responsibility of a local ABC off	icer is enforcement of
23	the ABC la	aws and	d Article 5 of Chapter 90 (The Controlled Substances Ac	et).
24	(c)	Territe	orial Jurisdiction A local ABC officer has jurisdic	tion anywhere in the
25	county in which he is employed except that a city ABC officer's territorial jurisdiction is			5
26	•	•	mitation included in any local act governing that city	•
27			y pursue outside his normal territorial jurisdiction any	one who commits an
28			at jurisdiction, as provided in G.S. 15A-402(d).	
29	(d)		ing Other Local Agencies. – The local ABC officers	
30			itute a "law-enforcement agency" for purposes of G.S.	
31			the same authority as a city or county governing body to	o approve cooperation
32			breement agencies under that section.	fican may againt State
33 34	(e) Assisting State and Federal Enforcement. – A local ABC officer may assist State and federal law-enforcement agencies in the investigation of criminal offenses in North			-
34 35			he following conditions:	ai offenses in Norui
36	Caronna, t	(1)	The local board employing the officer has adopted a	resolution approving
37		(1)	such assistance and stating the conditions under which	
38		(2)	The State or federal agency has made a written reque	v 1
39		(-)	that local board, either for a particular investigation of	
40			that might require assistance within a certain period of	•
41		(3)	The local ABC officer is supervised by someone in t	
42			and	
43		(4)	As soon as practical after the assistance begins, an acl	knowledgement of the
44			action is placed in the records of the local board.	
45			C officer shall have territorial jurisdiction throughout	
46	-		or federal agency under this section. While providing that	
47			be considered an employee of the local board for purpose	•
48	-		nd other benefits, unless a different arrangement is ne	egotiated between the
49			he requesting agency.	
50	(f)		acts with Other Agencies. – Instead of of, or in addition	-
51	onneers, a	iocal t	board may contract to pay its enforcement funds to with	a snerm s department,

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1	city police depart	rtment, or other local law-enforcement agency for enforcement of the ABC
2		aw-enforcement agency's territorial jurisdiction. Enforcement agreements may
3		bre than one agency at the same time. When such a contract for enforcement
4	exists, the those	officers of the contracting law-enforcement agency who have been designated
5	by the agency he	ead shall have the same authority to inspect under G.S. 18B-502 that an ABC
6	officer employed	I by that local board would have.have once the designated officers of the
7	contracting law	enforcement agency have been certified by the chief ABC officer as having
8	been trained. In o	order to be certified, the designated officers shall receive the same training in
9	the enforcement	of ABC laws as is provided to local ABC officers. If a city located in two or
10	more counties ap	proves the sale of some type of alcoholic beverage pursuant to the provisions
11	of G.S. 18B-600	(e4), and there are no local ABC boards established in the city and one of the
12	counties in which	h the city is located, the local ABC board of any county in which the city is
13	located may ent	ter into an enforcement agreement with the city's police department for
14	enforcement of th	he ABC laws within the entire city, including that portion of the city located in
15	the county of the	ABC board entering into the enforcement agreement.
16	(f1) ABC	Enforcement in Absence of Contract In those cities and counties in which
17	no contract exists	s between the local board and a local law enforcement agency for enforcement
18	of ABC laws, or	fficers of a local law enforcement agency shall have the same authority to
19	inspect under G.S.	S. 18B-502 that an ABC officer employed by that board would have, provided:
20	<u>(1)</u>	The local law enforcement agency head or sheriff has designated one or
21		more officers of the agency to conduct inspections under G.S. 18B-502.
22	(2)	The designated officers of the law enforcement agency have been certified
23		by the chief ABC officer as having been trained.
24	<u>(3)</u>	The designated officers have received the same training in the enforcement
25		of ABC laws as that provided to local ABC officers.
26	<u>(f2)</u> <u>Accou</u>	intability; Enforcement Reports To ensure accountability to the appointing
27	authority and the	e Commission, every local board's ABC officers and those law enforcement
28	agencies subject	to an enforcement agreement entered into pursuant to subsection (f1) of this
29	section shall rep	ort to the local board, by the fifth business day of each month, on a form
30	developed by the	Commission, the following:
31	<u>(1)</u>	The number of arrests made for ABC law, Controlled Substance Act, or
32		other violations, by category, at ABC permitted outlets.
33	<u>(2)</u>	The number of arrests made for ABC law, Controlled Substance Act, or
34		other violations, by category, at other locations.
35	<u>(3)</u>	The number of agencies assisted with ABC law or controlled substance
36		related matters.
37	<u>(4)</u>	The number of alcohol education and responsible server programs presented.
38	The local boa	ard shall submit a copy of the enforcement report to the appointing authority
39	and the Commiss	sion not later than five business days after receipt of the enforcement report by
40	the local board	. The Commission shall publish this information, by local board and
41	enforcement agen	ncy, on a public Internet Web site maintained by the Commission.
42	(g) Disch	arge Local ABC officers and officers of agencies which contract with local
43	boards for enfo	prcement of the ABC laws are subject to the discharge provisions of
44	G.S. 18B-202."	
45	SECT	TION 4. G.S. 18B-600(e) reads as rewritten:
46	"(e) City M	Mixed Beverage Elections. – A city may hold a mixed beverage election only
47	if: if the city has a	t least 500 registered voters.
48	(1)	The city has at least 500 registered voters; and
49	(2)	Either:
50		a. The city already operates a city ABC store; or

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b.	A city ABC store election is to be held a beverage election; or	t the same time as the mixed
c.	The city does not operate a city ABC stor	re but:
	1. The county operates an ABC stor	
	2. The county has already held a mi	xed beverage election; and
	3. The vote in the last county elec	tion was against the sale of
	mixed beverages."	-
SECTION 5.	G.S. 18B-700 is amended by adding a ne	w subsection to read:
" <u>(a1)</u> <u>Mission. – T</u>	he mission of local ABC boards and t	heir employees shall be to
responsibly serve their	localities by controlling the sale of spiri	tuous liquor and promoting
customer-friendly, mode		
	G.S. 18B-700(g) reads as rewritten:	
	ensation of Board Members A loc	
-	ined by the appointing authority. <u>shall</u> r	-
	e hundred fifty dollars (\$150.00) per boar	-
• •	ensation is approved by the appointing au	•
	ing authority, the appointing authority sha	-
	ompensation in writing. No local board	
	on or benefits unless specifically authorize	
	G.S. 18B-700 is amended by adding a ne	
	n of General Managers of Local Boards.	-
	a local board shall not exceed the salary	-
-	of superior court of the county in which t	
	unless such compensation is otherwise	
	d shall provide the appointing authority's	
	ssion. The general manager of a local b	
	ployees of the local board are entitled. Th	
1 0	rd may not exceed that of the general man	-
	G.S. 18B-700 is amended by adding a ne	
	ance and Per Diem Rates. – Approved to	
	vees of local boards shall be reimbursed p	
-	a travel policy that conforms to the travel is approved by the appointing authority.	
· · · · · ·	s written confirmation of such approval to	±
	G.S. 18B-700(i) reads as rewritten:	ule Commission.
		a designated as the genera
	n local board member <u>and the employee</u> er of the local board shall be bonded in a	
-),one hundred thousand dollars (\$100,0	
	erformance of his duties. A public employ	
5 1	sfies the requirements of this subsection.	1
-	Il be approved by the appointing author	1.
	exempt from this bond requirement any	-
	it may also increase the amount of the bo	
	andlehandles board funds."	ind <u>required</u> for any memore.
	6. G.S. 18B-700 is amended by adding a n	ew subsection to read.
	Members of an immediate family shall :	
	byment will result in one member of the in	
	immediate family, or if one member of	
	has influence over another member's em	-
		
administration. or other	related management or personnel cons	siderations. This subsection

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1 2	For the purpose of this subsection, the term immediate family includes wife, husband, mother, father, brother, sister, son, daughter, grandmother, grandfather, grandson, and		
3	granddaughter. Also included are the step-, half-, and in-law relationships. It also includes other		
4	people living in the same household, who share a relationship comparable to immediate family		
5	members, if either occupies a position which requires influence over the other's employment,		
6	promotion, salary administration, or other related management or personnel considerations."		
7	SECTION 11. G.S. 18B-700 is amended by adding a new subsection to read:		
8	• •		
	"(1) Local Acts. – Notwithstanding the provisions of any local act, this section applies to		
9	all local boards."		
10	SECTION 12. G.S. 18B-701 reads as rewritten:		
11	"§ 18B-701. Powers and duties of local ABC boards.		
12	(a) <u>Powers. – A local board shall have authority to:</u>		
13	(1) Buy, sell, transport, and possess alcoholic beverages as necessary for the		
14	operation of its ABC stores;		
15	(2) Adopt rules for its ABC system, subject to the approval of the Commission;		
16	(3) Hire and fire employees for the ABC system;		
17	(4) Designate one employee as manager of the ABC system and determine his		
18	responsibilities;		
19	(5) Require bonds of employees as provided in the rules of the Commission;		
20	(6) Operate ABC stores as provided in Article 8;		
21	(7) Issue purchase-transportation permits as provided in Article 4;		
22	(8) Employ local ABC officers or make other provision for enforcement of ABC		
23	laws as provided in Article 5;		
24	(9) Borrow money as provided in G.S. 18B-702;		
25	(10) Buy and lease real and personal property, and receive property bequeathed		
26	or given, as necessary for the operation of the ABC system;		
27	(11) Invest surplus funds as provided in G.S. 18B-702;		
28	(12) Dispose of property in the same manner as a city council may under Article		
29	12 of Chapter 160A of the General Statutes; and		
30	(13) Perform any other activity authorized or required by the ABC law.		
31	(b) Duties. – A local board shall have the duty to comply with all rules adopted by the		
32	Commission pursuant to G.S. 18B and meet all standards for performance and training		
33	established by the Commission pursuant to G.S. 18B-203(a)(20) and (21). Failure to comply		
34	with Commission rules shall be cause for removal."		
35	SECTION 13. G.S. 18B-702 reads as rewritten:		
36	"§ 18B-702. Financial operations of local boards.		
37	(a) Generally. – A local board may transact business as a corporate body, except as		
38	limited by this section. A local board shall not be considered a public authority under		
39	G.S. 159-7(b)(10).		
40	(b) Budget Officer. – The general manager of the local board shall be the budget officer		
41	for the local board. In the absence of a general manager, a local board may impose the duties of		
42	budget officer on the chairman or any member of the local board or any other employee of the		
43	board.		
44	(c) <u>Annual Balanced Budget. – Each local board shall operate under an annual balanced</u>		
45	budget administered in accordance with this section. A budget is balanced when the sum of		
46	estimated gross revenues and both restricted and unrestricted funds are equal to appropriations.		
47	Expenditures shall not exceed the amount of funds received or in reserve for the purpose to		
48	which the funds are appropriated. It is the intent of this section that all monies received and		
49 50	expended by a local board should be included in the budget. Therefore, notwithstanding any		
50	other provision of law, no local board may expend any monies, regardless of their source		

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except in accordance with a budget adopted under this section. The budget of a local board 1 2 shall cover a fiscal year beginning July 1 and ending June 30. 3 Preparation and Submission of Budget and Budget Message. - Upon receipt of the (d) 4 budget requests and revenue estimates and the financial information supplied by the finance 5 officer, the budget officer shall prepare a budget for consideration by the local board in such form and detail as may have been prescribed by the budget officer or the local board. The 6 7 budget, together with a budget message, shall be submitted to the local board, the appointing 8 authority, and the Commission not later than June 1. The budget and budget message should, 9 but need not, be submitted at a formal meeting of the board. The budget message should contain a concise explanation of the goals fixed by the budget for the budget year, should 10 explain important features of the activities anticipated in the budget, should set forth the 11 12 reasons for stated changes from the previous year in appropriation levels and should explain 13 any major changes in fiscal policy. 14 Filing and Publication of the Budget. - On the same day the budget officer submits (e) the budget to the local board, the budget officer shall make a copy for public inspection, and it 15 shall remain available for public inspection until the budget is adopted. The budget officer shall 16 17 make a copy of the budget available to all news media in the county. The budget officer shall 18 also publish a statement that the budget has been submitted to the local board and is available 19 for public inspection in the office of the general manager of the local board. The statement shall 20 also give notice of the time and place of the budget hearing required by subsection (f) of this 21 section. 22 Budget Hearings. – Before adopting the budget, the board shall hold a public (f) 23 hearing at which time any persons who wish to be heard on the budget may appear. 24 Adoption of Budget. – Not earlier than 10 days after the day the budget is presented (g) 25 to the board and not later than July 1, the local board shall adopt a budget making 26 appropriations for the budget year in such sums as the board may consider sufficient and 27 proper, whether greater or less than the sums recommended in the budget. The budget shall 28 authorize all financial transactions of the local board. The budget may be in any form that the 29 board considers most efficient in enabling it to make the fiscal policy decisions embodied 30 therein, but it shall make appropriations by department, function, or project and show revenues 31 by major source. The following directions and limitations shall bind the local board in adopting 32 the budget: 33 The full amount estimated by the finance officer to be required for debt (1)34 service during the budget year shall be appropriated. 35 The full amount of any deficit in each fund shall be appropriated. (2)36 (3) Working capital funds set aside pursuant to G.S. 18B-805 shall be no less 37 than two weeks' average gross sales of the latest fiscal year or greater than 38 two months' average gross sales of the latest fiscal year. "Working capital" 39 means the total of cash, investments, and inventory less all unsecured 40 liabilities. Gross sales means gross receipts from the sale of alcoholic beverages less distributions as defined in G.S. 18B-805(b)(2), (3), (4), and 41 42 (5). Any expenditure to be charged against working capital funds shall be 43 authorized by resolution of the local board, which resolution shall be deemed 44 an amendment to the budget setting up an appropriation for the object of 45 expenditure authorized. The local board may authorize the budget officer to 46 authorize expenditures from working capital funds subject to such 47 limitations and procedures as it may prescribe. Any such expenditure shall 48 be deemed an amendment and reported to the board at its next regular 49 meeting and recorded in the minutes. 50 (4) Estimated revenues shall include only those revenues reasonably expected to 51 be realized in the budget year.

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<u>(5)</u>	Sufficient funds to meet the amounts to be paid during the fiscal year under	
	continuing contracts previously entered into shall be appropriated unless	
	such contract reserves to the local board the right to limit or not to make	
	such appropriation.	
<u>(6)</u>	The sum of estimated net revenues and appropriated fund balance in each	
	fund shall be equal to appropriations in that fund. Appropriated fund balance	
	in a fund shall not exceed the sum of cash and investments minus the sum of	
	liabilities, encumbrances, and deferred revenues arising from cash receipts,	
	as those figures stand at the close of the fiscal year next preceding the budget	
	year.	
The budget	shall be entered in the minutes of the local board and within five days after	
	opies thereof shall be filed with the finance officer, the budget officer, the	
	prity, and the Commission.	
	ndments to the Budget. – Except as otherwise restricted by law, the local board	
	budget at any time after adoption, in any manner, so long as the budget, as	
-	nues to satisfy the requirements of this section. The local board by appropriate	
	authorize the budget officer to transfer monies from one appropriation to	
	the same fund subject to such limitations and procedures as it may prescribe.	
	ers shall be reported to the local board at its next regular meeting and shall be	
-	minutes. Amendments to the adopted budget shall also be provided to the	
	prity and the Commission.	
	im Budget. – In case the adoption of the budget is delayed until after July 1, the	
	1 make interim appropriations for the purpose of paying salaries, debt service	
payments, and the usual ordinary expenses of the local board for the interval between the		
beginning of the budget year and the adoption of the budget. Interim appropriations so made shall be charged to the proper appropriations in the adopted budget.		
	nce Officer. – The local board shall designate an employee of the board, other	
	manager, to be the finance officer for the local board. The Commission, for	
	vn, may allow the general manager of a board to also be the finance officer.	
-	es and Powers of the Finance Officer. – The finance officer for a local board	
shall:	s and rowers of the rinance officer. The finance officer for a focal board	
<u>(1)</u>	Keep the accounts of the local board in accordance with generally accepted	
<u>(1)</u>	principles of governmental accounting and the rules and regulations of the	
	Commission.	
(2)	Disburse all funds of the local board in strict compliance with this Chapter,	
<u>(2)</u>	the budget, and preaudit obligations, and disbursements as required by this	
	section.	
<u>(3)</u>	As often as may be requested by the local board or the general manager,	
<u>(3)</u>	prepare and file with the board a statement of the financial condition of the	
(A)	local board.	
<u>(4)</u>	Receive and deposit all monies accruing to the local board, or supervise the	
(5)	receipt and deposit of money by other duly authorized employees.	
<u>(5)</u>	Maintain all records concerning the debt and other obligations of the local	
	board, determine the amount of money that will be required for debt service	
	or the payment of other obligations during each fiscal year, and maintain all	
	<u>funds.</u>	
<u>(6)</u>	Supervise the investment of idle funds of the local board pursuant to	
<u> </u>		
	subsection (t) of this section.	
The finance	<u>subsection (t) of this section.</u> <u>officer shall perform such other duties as may be assigned by law, by the</u> , budget officer, or local board, or by rules and regulations of the Commission.	

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(1) Accounting System. – Each local board shall estab	blish and maintain an accounting
system designed to show in detail its assets, liabilities, equi	ties, revenues, and expenditures.
The system shall also be designed to show appropriations and	estimated revenues as established
in the budget originally adopted and subsequently amended.	
(m) Incurring Obligations. – No obligation may be inc	curred in a program, function, or
activity accounted for in a fund included in the budget	
appropriation authorizing the obligation and an unencum	
appropriation sufficient to pay in the current fiscal year the s	
for the current fiscal year. No obligation may be incurred for a	
authorizing the obligation and an unencumbered balance remain	
to pay the sums obligated by the transaction. If an obligation	
agreement requiring the payment of money or by a purchase	•
the contract, agreement, or purchase order shall include on its	
instrument has been preaudited to assure compliance with	
which shall be signed by the finance officer or any deputy f	
purpose by the local board, shall take substantially the following	* *
"This instrument has been preaudited in the manner req	•
(Signature of finance officer)."	
An obligation incurred in violation of this subsection is i	nvalid and may not be enforced.
The finance officer shall establish procedures to assure complia	ance with this subsection.
(n) Disbursements. – When a bill, invoice, or other	claim against a local board is
presented, the finance officer shall either approve or disapprov	ve the necessary disbursement. If
the claim involves a program, function, or activity accounted	
budget or a capital project or a grant project authorized by the	e budget, the finance officer may
approve the claim only if:	
(1) The finance officer determines the amount t	
(2) <u>The budget includes an appropriation author</u>	• •
(i) an encumbrance has been previously cre	
unencumbered balance remains in the app	propriation sufficient to pay the
amount to be disbursed.	
A bill, invoice, or other claim may not be paid unless it ha	
officer or, under subsection (o) of this section, by the local	
establish procedures to assure compliance with this subsection.	-
(o) Local Board Approval of Bills, Invoices, or Clai	•
permitted by this subsection, approve a bill, invoice, or other	
has been disapproved by the finance officer. It may not	
appropriation appears in the budget, or for which the approp	
and the unencumbered balance is less than the amount to be pa	± ±
payment by formal resolution stating the board's reasons for a	
claim. The resolution shall be entered in the minutes together	
he affirmative. The chairman of the board or some other me	
shall sign the certificate on the check or draft given in paym	
claim. If payment results in a violation of law, each memb	
payment is jointly and severally liable for the full amount	of the check or draft given in
payment.	ant og othomvige magnid-d h1
(p) Checks or Drafts Signed by Finance Officer. – Exce	
all checks or drafts on an official depository shall be signed by	
designated deputy finance officer. The chairman of the local	
local board shall countersign these checks and drafts. The	ie commission may waive the

General Assembly of North Carolina Session 2009 requirements of this subsection if the board determines that the internal control procedures of 1 2 the unit or authority will be satisfactory in the absence of dual signatures. 3 Payment of a Bill, Invoice, Salary, or Claim. - A local board may not pay a bill, (q) 4 invoice, salary, or other claim except by a check or draft on an official depository or by a bank wire transfer from an official depository. Except as provided in this subsection, each check or 5 draft on an official depository shall bear on its face a certificate signed by the finance officer or 6 7 a deputy finance officer approved for this purpose by the local board (or signed by the 8 chairman or some other member of the board pursuant to subsection (o) of this section). The 9 certificate shall take substantially the following form: 10 "This disbursement has been approved in the manner required by G.S. 18B-702. 11 12 (Signature of finance officer)." 13 No certificate is required on payroll checks or drafts on an imprest account in an official 14 depository if the check or draft depositing the funds in the imprest account carried a signed certificate. No certificate is required for expenditures of fifty dollars (\$50.00) or less from a 15 petty cash fund provided the expenditure is accounted for by a receipt for the expended item. 16 17 (b)(r) Borrowing Money. – A local board may borrow money only for the purchase of 18 land, buildings, equipment and stock needed for the operation of its ABC system. A local board 19 may pledge a security interest in any real or personal property it owns other than alcoholic 20 beverages. A city or county whose governing body appoints a local board shall not in any way 21 be held responsible for the debts of that board. 22 (c)(s) Audits. – A local board shall submit to the appointing authority and Commission an 23 annual independent audit of its operations, performed in accordance with generally accepted 24 accounting standards and in compliance with a chart of accounts prescribed by the 25 Commission. The audit report shall contain a summary of the requirements of this Chapter, or 26 of any local act applicable to that local board, concerning the distribution of profits of that 27 board and a description of how those distributions have been made, including the names of 28 recipients of the profits and the activities for which the funds were distributed. A local board 29 shall also submit to any other audits and submit any reports demanded by the appointing 30 authority or the Commission. 31 (d)(t) Deposits and Investments. – A local board may deposit moneysmonies at interest in 32 any bank or trust company in this State in the form of savings accounts or certificates of 33 deposit. Investment deposits shall be secured as provided in G.S. 159-31(b) and the reports 34 required by G.S. 159-33 shall be submitted. A local board may invest all or part of the cash 35 balance of any fund as provided in G.S. 159-30(c) and (d), and may deposit any portion of 36 those funds for investment with the State Treasurer in the same manner as State boards and 37 commissions under G.S. 147-69.3. 38 (e)(u) Compliance with Commission Rules. – The Commission shall adopt, and each local 39 board shall comply with, fiscal control rules concerning the borrowing of money, maintenance 40 of working capital, investments, appointment of a budget officer, appointment of a financial officer, daily deposit of funds, bonding of employees, auditing of operations, and the schedule, 41 42 manner and other procedures for distribution of profits. The Commission may also adopt any 43 other rules concerning the financial operations of local boards which are needed to assure the proper accountability of public funds. The Commission may vary these rules and regulations 44 according to any other criteria reasonably related to the purpose or complexity of the financial 45 operations involved. The Commission has the authority to inquire into and investigate the 46 47 internal control procedures of a local board, and may require any modifications in internal 48 control procedures which, in the opinion of the Commission, are necessary or desirable to prevent embezzlements or mishandling of public monies. 49 50 Penalties. - If a board member or employee of a local board incurs an obligation or (v) 51 pays out or causes to be paid out any funds in violation of this section, the member or employee

General Assembly of North Carolina Session 2009 and the sureties on the official bond are liable for any sums so committed or disbursed. If the 1 2 finance officer or any properly designated deputy finance officer gives a false certificate to any 3 contract, agreement, purchase order, check, draft, or other document, the finance officer and the 4 sureties on the official bond are liable for any sums illegally committed or disbursed thereby. (f)(w) Applicability of Criminal Statutes. – The provisions of G.S. 14-90 and G.S. 14-254 5 6 shall apply to any person appointed to or employed by a local board, and any person convicted 7 of a violation of G.S. 14-90 or G.S. 14-254 shall be punished as a Class H felon. 8 Local Acts. – Notwithstanding the provisions of any local act, this section applies to (x) 9 all local boards." 10 **SECTION 14.** Chapter 18B of the General Statutes is amended by adding a new 11 section to read: 12 "§ 18B-704. Removal of local board members and employees. 13 Improper Influence. - Neither the Commission nor its individual members shall (a) 14 attempt to coerce any appointing authority to appoint a particular person as a member of a local 15 board or attempt to coerce a local board to employ any particular applicant. Purpose. - This section is intended to provide a uniform system of removal for 16 (b) 17 appointing authorities and the Commission. 18 (c) Cause for Removal. – Disqualification of a local board member or employee under the law, a violation of the ABC laws, failure to complete training required by this Chapter or 19 20 the Commission, or engaging in any conduct constituting moral turpitude or which brings the 21 local board or the ABC system into disrepute is cause for the Commission to remove any member or employee of a local board. The employment or retention of any employee who is 22 23 known to be disqualified under the law to hold a position with a local board is cause for the 24 Commission to remove the board members involved. 25 Removal Process. - The Commission or appointing authority shall provide, in (d) 26 writing, to the local board member or employee the findings of fact upon which the decision for 27 removal is based. The Commission or appointing authority shall also provide the local board 28 member or employee with notice of the availability of a hearing before the Commission to 29 review the removal. 30 Removal Hearing. - Any local board member or employee removed from office or (e) 31 discharged by the Commission or the appointing authority may request a hearing before the 32 Commission. Such a request operates to stay the action of the Commission or the appointing 33 authority with regard to the matter until after the hearing, unless the Commission finds that the 34 public interest requires immediate action. At the hearing, the employee or his counsel may 35 examine all evidence used against him and present evidence in his own behalf. A removal 36 hearing is not subject to the provisions of Chapter 150B of the General Statutes. All hearings 37 shall be conducted informally and in such manner as to preserve the substantial rights of the 38 parties. 39 Hearing Procedure. – The Commission shall hold the hearing required by subsection (f) 40 (e) of this section within 15 days of the member's or employee's request for a hearing. The standard of review by the Commission is de novo. The Commission or appointing authority 41 42 shall be represented by a Commission hearing officer. The Commission shall discharge the member or employee if two-thirds of the Commission's members vote for removal. The 43 Commission shall make findings of fact. The Commission may adopt the findings of fact of the 44 Commission or the appointing authority, may add new findings of fact to the original findings 45 of fact, or may substitute new findings of fact for the original findings of fact. The Commission 46 shall make conclusions of law and shall issue a written decision to the member or employee of 47 48 the local board, and to the appointing authority, within 15 days of the hearing.

49 (g) <u>Commission Authority. – The Commission shall have the sole power, in its</u>
50 <u>discretion, to determine if cause exists for removal of a local board member or employee who</u>

General Assembly of North Carolina Session 2009 has requested a hearing before the Commission. The Commission's decision in a removal 1 2 hearing is final. 3 Appeal. – A local board member or employee may appeal the Commission's final (h) 4 decision to the Court of Appeals. The standard of review shall be abuse of discretion. The sole 5 remedy for a local board member or employee shall be the reinstatement of the board member or employee to the local board with back pay. All awards for back pay shall be paid by the local 6 7 board from which the board member or employee was removed. 8 Removal Hearing Not a Substitute for Termination of Employee. – Nothing in this (i) 9 section replaces or is intended to replace a local board's policy regarding the termination of an employee for personnel reasons. The removal process under this section is reserved solely for 10 the appointing authority or the Commission to remove a board member or employee for cause. 11 Local Acts. - Notwithstanding the provisions of any local act, this section applies to 12 (i) 13 all local boards." 14 **SECTION 15.** Chapter 18B of the General Statutes is amended by adding a new 15 section to read: 16 "§ 18B-705. Compliance with performance standards; remedies. 17 Local Board Compliance. - The Commission shall establish performance standards (a) pursuant to G.S. 18B-203(a)(20). The Commission shall ensure that all local boards comply 18 19 with established performance standards by conducting regular or special audits, conducting 20 performance evaluations, monitoring ABC law enforcement efforts, or taking other measures 21 which may include inspections by Commission auditors or alcohol law enforcement agents. Performance Improvement Plans. - The Commission, upon determining that a local 22 (b) 23 board is failing to meet performance standards established pursuant to G.S. 18B-203(a)(20), 24 shall meet with the chair of the local board and the appointing authority and issue a statement 25 of findings. The appointing authority, in consultation with the Commission, shall develop for 26 and deliver a performance improvement plan to the local board within 30 days of the meeting 27 with the Commission. The performance improvement plan shall include, but not be limited to, 28 recommendations for improved performance based on the performance standards established 29 by the Commission. The plan shall also state a period of time in which the performance 30 improvements are to occur and what action will be taken by the Commission if performance 31 standards are not met within the given time limits. The appointing authority shall allow up to, 32 but no more than, six months' time to the local board to implement and show improvement 33 under the performance improvement plan. The local appointing authority, in consultation with 34 the Commission and upon good cause shown, may allow up to an additional six-month period 35 of time for the local board to meet all requirements in the performance improvement plan and 36 to establish that the performance standards established by the Commission are met. 37 Remedies. - If the Commission determines that the local board has not implemented (c) 38 the recommendations for improved performance in a timely manner and the local board is not 39 meeting the performance standards or is failing to make all distributions required by 40 G.S. 18B-805(b), the Commission shall notify the local board and the appointing authority and may make additional recommendations to the local board and appointing authority, including 41 42 closing a store or stores, relocating store locations, merging the local board with another local 43 board, or entering into an agreement for joint store operations, or abolishing the local board. 44 Local Acts. - Notwithstanding the provisions of any local act, this section applies to (d) all local boards." 45 SECTION 16. Chapter 18B of the General Statutes is amended by adding a new 46 47 section to read: 48 "§ 18B-706. Ethics requirements for local boards. Each local board shall adopt a policy containing a code of ethics to guide actions by 49 (a) the board members and employees of the ABC board in the performance of their official duties. 50 51 The policy shall address at least all of the following:

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1	<u>(1)</u>	The need to obey all applicable laws regarding officiation	al actions taken as a
2		board member or employee.	
3	<u>(2)</u>	The need to uphold the integrity and independence of the	the board member or
4		employee's position.	
5	<u>(3)</u>	The need to avoid impropriety in the exercise of official	
6	<u>(4)</u>	The need to faithfully perform the duties of the position.	-
7	<u>(5)</u>	The need to conduct the affairs of the board in an open	-
8 9		including complying with all applicable laws governin public records.	g open meetings and
10	(b) Each	member of a local board shall receive a minimum of	two hours of ethics
11	education within	12 months after initial appointment to the office and again	ain within 12 months
12	after each subse	equent appointment to the office. The ethics education s	shall cover laws and
13	principles that g	govern conflicts of interest and ethical standards of cor	nduct for local ABC
14		cation may be provided by the Commission or other quali	
15		sion. The local board shall maintain a record verifying	
16		ach member of the board. The local board may requir	e appropriate ethics
17		cation for employees of the local ABC board."	
18		TION 17. G.S. 18B-801(b) reads as rewritten:	
19		tion of Stores A local board may choose the location	
20	•	ction, subject to the approval of the Commission. In mak	ting its decision on a
21		nmission may consider:	· · · · · · · · · · · · · · · · · · ·
22	(1)	Whether the health, safety, or general welfare of the	community will be
23		adversely affected; and affected.	
24	(2)	Whether the citizens of the community or city in which	1 1
25 26		to be located voted for or against ABC stores in the	last election on the
26 27	(2)	question.	area anaratad by the
27	<u>(3)</u>	The proximity of the new location to existing ABC st local board or any other boards."	ores operated by the
28 29	SEC	FION 18. G.S. 18B-801(d) reads as rewritten:	
30		vent ABC System. – If an ABC system is insolvent, the lo	ocal board may apply
31		on for an order to close the system. Upon receipt of an ap	
32		Commission shall investigate the system, and if it finds	
33		es will not be profitable, the system is insolvent, it may ord	-
34		on orders a local system to close, the Commission may:	
35	(1)	After consultation with the local board, its creditors,	and other interested
36		parties, schedule a phase out of the system's business act	
37	(2)	Represent the local board in negotiations with creditors	
38		parties;	
39	(3)	Require an accounting or auditing of the local system;	
40	(4)	Take possession or arrange for the disposition of any	liquor for which the
41		local board has not paid;	
42	(5)	Apply to the Superior Court to be appointed as received	er for the local board
43		with all powers and duties of a receiver for a corporatio	n under Article 38 of
44		Chapter 1 of the General Statutes, except that the Com	mission shall not be
45		required to post the bond required by G.S. 1-504; or	
46	(6)	Take any other reasonable steps to promote an orderly c	•
47		sing an insolvent system, the Commission may, in acting	
48		rd, enter into a voluntary agreement to merge the local boa	
49	•	to G.S. 18B-703, or may enter into a voluntary agreeme	
50		bintly operate one or more stores pursuant to G.S. 18B-703	<u>8(h).</u> "
51	SEC	TION 19. G.S. 18B-803 reads as rewritten:	

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1	"§ 18B-803. Store management.
2	(a) Manager. – A local board shall provide for the management of each store operated
3	by it. The board shall employ at least one manager for each store, who shall operate the store
4	pursuant to the directions of that board.
5	(b) Bonding of Manager. – Each store manager shall be bonded in an amount not less
6	than five thousand dollars (\$5,000), one hundred thousand dollars (\$100,000) secured by a
7	corporate surety, for the honest performance of his duties. A public employees' blanket position
8	bond, honesty form, in the required amount satisfies the requirements of this subsection. The
9	bond shall be payable to the local board and shall be approved by the appointing authority for
10	the local board. The appointing authority may increase the amount of bond required for store
11	managers under this subsection.
12	(c) Bonding of Other Employees. – A local board <u>or the appointing authority may</u>
13	require any of its other employees who handle funds to obtain bonds. The amount and form of
14	those bonds shall be determined by the local board.
15	(d) Local Acts. – Notwithstanding the provisions of any local act, this section applies to
16	all local boards."
17	SECTION 20. Section 6 of this act becomes effective January 1, 2011. Sections 8
18	and 10 of this act become effective October 1, 2010, and applies to general managers and
19	employees hired on or after that date. Section 13 of this act becomes effective May 1, 2011.
20	The remainder of this act becomes effective October 1, 2010

The remainder of this act becomes effective October 1, 2010. 20