## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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## SENATE DRS75186-MAz-77A\* (12/17)

Short Title: Modernization of the ABC System.

(Public)

Sponsors:	Senators Albertson, Clodfelter and Hartsell.
Referred to:	

1	A BILL TO BE ENTITLED
2	AN ACT TO MODERNIZE THE NORTH CAROLINA ALCOHOLIC BEVERAGE
3	CONTROL SYSTEM, AS RECOMMENDED BY THE JOINT LEGISLATIVE
4	PROGRAM EVALUATION OVERSIGHT COMMITTEE.
5	The General Assembly of North Carolina enacts:
6	<b>SECTION 1.</b> G.S. 18B-203(a) is amended by adding a new subdivision to read:
7	"§ 18B-203. Powers and duties of the Commission.
8	(a) Powers. – The Commission shall have authority to:
9	
10	(20) Establish performance standards for local ABC boards. Performance
11	standards established pursuant to this subdivision shall include, but not be
12	limited to, standards that address store appearance, operating efficiency,
13	profitability, and customer service."
14	<b>SECTION 2.</b> G.S. 18B-208 is amended by adding a new subsection to read:
15	"(c) <u>Technical Assistance and Financial Incentive Loans. – A special fund in the</u>
16	Department of the State Treasurer, the Technical Assistance and Financial Assistance Fund, is
17	created. Funds may be transferred from the ABC Commission Fund to the Technical Assistance
18	and Financial Assistance Fund to provide needed revenue to carry out the provisions of this
19	subsection. If additional revenue is needed for the Technical Assistance and Financial
20	Assistance Fund, the ABC Commission is authorized to levy an additional bailment surcharge
21	amount not to exceed ten cents $(10\phi)$ per case, which shall be deposited in the Technical
22	Assistance and Financial Assistance Fund for the purpose of carrying out the provisions of this
23	subsection. The ABC Commission Fund shall be subject to the provisions of the State Budget Act
24	The ABC Commission Fund shall be subject to the provisions of the State Budget Act
25 26	except that no unexpended surplus of this fund shall revert to the General Fund. The
26 27	<u>Commission shall fix the level of the bailment surcharges at an amount calculated to generate a</u> maximum of two million dollars (\$2,000,000) for the Technical Assistance and Financial
28	Assistance Fund. Once the Fund has reached the two million dollar (\$2,000,000) maximum, the
28 29	Commission shall reduce the bailment surcharge to an amount no greater than necessary to
30	maintain the balance in the Technical Assistance and Financial Assistance Fund as authorized
31	by the General Assembly.
32	All moneys credited to the Technical Assistance and Financial Assistance Fund shall be
33	used by the North Carolina ABC Commission to issue no-interest loans to local ABC boards,
34	upon application and approval of the full Commission, for technical assistance and financial
<i>·</i> ·	applie applieation and apploval of the fair commission, for common assistance and infancture



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1	incentives	s that v	will result in increased efficiencies in store operation and in	nproved customer
2	service."		*	*
3		SEC	<b>TION 3.</b> G.S. 18B-301(b) reads as rewritten:	
4	"(b)	Posse	ession on Other Property It shall be lawful, without an A	BC permit, for a
5	-	-	s for his personal use and the use of his guests not more than	-
6		wine o	r spirituous liquor, or eight <u>40</u> liters of the two combined,	at the following
7	places:			
8		(1)	The residence of any other person with that person's consen	
9		(2)	Any other property not primarily used for commercial purp	_
10			to the public at the time the alcoholic beverage is possesse	
11			other person in charge of the property consents to tha	t possession and
12		(2)	consumption;	an defined in
13 14		(3)	An establishment with a brown-bagging permit G.S. 18B-1001(7)."	as defined in
14		SEC	<b>TION 4.</b> G.S. 18B-303(a) reads as rewritten:	
16	"(a)		hases Allowed. – Without a permit, a person may purchase at (	one time:
17	(u)	(1)	Not more than 80 liters of malt beverages, except draft i	
18		(-)	kegs for off-premises consumption. For purchase of a keg	-
19			beverages for off-premises consumption, the perm	
20			G.S. 18B-403.1(a) must first be obtained;	1 ,
21		(2)	Any amount of draft malt beverages by a permittee in key	gs for on-premise
22			consumption;	
23		(3)	Not more than 50-100 liters of unfortified wine;	
24		(4)	Not more than eight <u>40</u> liters of either fortified wine or sp	irituous liquor, or
25		~- ~	eight liters of the two combined."	
26	UR 10D 24		<b>TION 5.</b> G.S. 18B-304 reads as rewritten:	
27			le and possession for sale.	alia havanaan an
28 29	(a)		nse. – It shall be unlawful for any person to sell any alcoholic beverage for sale, without first obtaining the applicable	-
30	revenue li	-		Abe permit and
31			a Facie Evidence. – Possession of the following amou	ints of alcoholic
32			but a permit authorizing that possession, shall be prima facie	
33	0		sessing those alcoholic beverages for sale:	
34	1	(1)	More than 80 liters of malt beverages, other than draft r	nalt beverages in
35			kegs;	-
36		(2)	More than eight 40 liters of spirituous liquor; or	
37		(3)	Any amount of nontaxpaid alcoholic beverages."	
38			<b>TION 6.</b> G.S. 18B-403 is repealed.	
39			<b>TION 7.</b> G.S. 18B-600(d) reads as rewritten:	
40	"(d)	•	ABC Store Elections. – A city may hold an ABC store election	n only if:
41		(1) (2)	The city has at least $\frac{500-5,000}{5,000}$ registered voters; and	C stansa II
42 43		(2) SEC'	The county in which the city is located does not operate AB	SC stores.
43 44	"(e)		<b>TION 8.</b> G.S. 18B-600(e) reads as rewritten: Mixed Beverage Elections. – A city may hold a mixed bever	rage election only
44 45	. ,		at least 500 registered voters.	lage election <del>only</del>
46	11. <u>11 uic ci</u>	(1)	The city has at least 500 registered voters; and	
47		$\frac{(1)}{(2)}$	Either:	
48		(-)	a. The city already operates a city ABC store; or	
49			b. A city ABC store election is to be held at the same-	time as the mixed
50			beverage election; or	
51			c. The city does not operate a city ABC store but:	

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1 2 3			<del>1.</del> 2. 3.	The county operates an ABC store; The county has already held a mixed bevera The vote in the last county election was a	6	
4 5		SECT	TONO CC 1	mixed beverages."	ion to mode	
5 6	"(a1)			18B-700 is amended by adding a new subsect sion of ABC boards and their employees shal		
7				ling the sale of spirituous liquor in customer	± •	
8				ptimize revenue distributions."	menary, modern,	
9				18B-700(g) reads as rewritten:		
10	"(g)			board member may be compensated as d	etermined by the	
11		•		board member may be compensated for se	•	
12		-	•	s below five percent (5%) based on informa	-	
13	audit."			•		
14		SECT	TION 11. G.S.	18B-701 reads as rewritten:		
15	"§ 18B-70	1. Pov	vers <u>and duties</u>	s_ of local ABC boards.		
16	<u>(a)</u>			ard shall have authority to:		
17		(1)	Buy, sell, tra	insport, and possess alcoholic beverages as	necessary for the	
18			operation of in	ts ABC stores;		
19		(2)	-	or its ABC system, subject to the approval of	the Commission;	
20		(3)		employees for the ABC system;		
21 22		(4)	Designate one responsibilitie	e employee as manager of the ABC system es;	and determine his	
23		(5)	-	ls of employees as provided in the rules of the	Commission;	
24		(6)		2 stores as provided in Article 8;		
25		(7)		e-transportation permits as provided in Articl		
26		(8)		ABC officers or make other provision for en	forcement of ABC	
27		(0)	-	ded in Article 5;		
28 29		(9)		ey as provided in G.S. 18B-702;	concrete bacucathad	
29 30		(10)		e real and personal property, and receive pr		
30 31		(11)		ecessary for the operation of the ABC system s funds as provided in G.S. 18B-702;	ι,	
32		(11) (12)	-	roperty in the same manner as a city council	may under Article	
32 33		(12)		r 160A of the General Statutes; and	may under Article	
34		(13)	-	other activity authorized or required by the A	BC law	
35	(b)	. ,	•	oard shall have the duty to comply with all		
36				ards for performance established by the Comm		
37	G.S. 18B-			<u> </u>	<u>F ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~</u>	
38				pter 18B of the General Statutes is amended	1 by adding a new	
39	section to			1	, ,	
40	" <u>§ 18B-70</u>	4. Nun	<u>nber of local b</u>	oards; mergers required.		
41	<u>(a)</u>	Numb	er of Local Bo	pards There shall be no more than one loc	al ABC board per	
42	county. In any county where more than one local ABC board exists, the governing bodies of					
43	any city or county having a local board shall meet and develop a plan to consolidate all assets					
44	and operations of each board into a merged system as provided for in G.S. 18B-703. Any new					
45	board authorized by statute or lawful election after July 1, 2011, shall join an existing local or					
46	regional board.					
47	<u>(b)</u>			If after July 1, 2011, any county still has mo		
48				hall develop a plan pursuant to G.S. 18B-703		
49 50	-			oard into one local board. If the plan is no	it accepted by the	
50	arrected g	overnin	<u>g bodies, the C</u>	Commission shall merge the local boards.		

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1	(c) Region	al Boards. – As used in the section, a regional board is	an ABC board that
2		es. If the Commission determines that the merger of two	
3	into a regional loc	al ABC board would best serve the needs of the public, i	ncrease profitability,
4	enhance revenue of	listributions to the affected local governments, and stream	amline the operation
5	and oversight of th	e State's ABC System, then the Commission shall merge	e the boards pursuant
6	to G.S. 18B-703.		
7	(d) Local	Acts or Modifications Any local act or modific	ation regarding the
8	establishment and	operation of a local ABC board is repealed effective J	uly 1, 2011. On and
9	after July 1, 2011,	every local board shall be subject to the provisions of the	nis Chapter. Any and
10	all mergers that ha	ve been approved by the Commission shall be governed	by the provisions of
11	the merger agreem	ent established pursuant to G.S. 18B-703.	
12	(e) Prior M	Iergers. – This section shall not affect a merger that creater	ated a regional board
13		by the Commission prior to July 1, 2009."	
14	SECTI	ON 13. Chapter 18B of the General Statutes is amend	led by adding a new
15	section to read:		
16		pliance with performance standards; remedies.	
17		Board Compliance. – The Commission shall ensure t	
18		rmance standards established pursuant to G.S. 18B-203(a	
19		audits, conducting performance evaluations, or taking o	
20	•	ctions by Commission auditors and alcohol law enforcem	-
21		nance Improvement Plans The Commission, upon det	-
22		meet performance standards established pursuant to (	
23		he chair of the local board, issue a statement of find	
24		ovement plan. The performance improvement plan shal	
25		nendations for improved performance based on the pe	
26		e Commission. The plan shall also state a period of	
27		ovements are to occur and what action will be taken by	
28		ards are not met within the given time limits. The Comm	
29		an, six months' time to the local board to implement and	•
30	*	nance improvement plan. The Commission, upon good	
31		litional six-month period of time for the local board to n	-
32 33		ce improvement plan and to establish that the per	riormance standards
33 34		<u>Commission are met.</u>	liched nonformance
		ies. – If the Commission determines that the estable	-
35 36		be met after a performance improvement plan has been been given, but in no case more than 12 months, the Co	-
30 37	-	cal board and take appropriate action to ensure profitabil	
38		e board, a store, multiple stores, merging the local board	
39	-	e local board with another local board to create a regiona	
40		tract with an agency store authorized by the Comm	1 0
41		order to maintain solvency and meet community needs."	<u>mission, pursuant to</u>
42		<b>CON 14.</b> G.S. 18B-801(b) is amended by adding a new st	ubdivision to read.
43		on of Stores. – A local board may choose the location	
44		ion, subject to the approval of the Commission. In mak	
45	•	nission may consider:	
46	(1)	Whether the health, safety, or general welfare of the	community will be
47	(-)	adversely affected; and affected.	
48	(2)	Whether the citizens of the community or city in which	the proposed store is
49	~ /	to be located voted for or against ABC stores in the	
50		question.	

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1 (3) The proximity of the new location to existing AB	C stores operated by the
<u>local board or any other boards.</u> "	
<b>SECTION 15.</b> Chapter 18B of the General Statutes is an section to read:	nended by adding a new
section to read:	
" <u>§ 18B-809. Agency stores.</u>	
(a) <u>Agency Store Defined. – An Agency store is a retail outle</u>	<b>* *</b>
contract between a person and a local board, or the Commission, to	provide, under the same
conditions and restrictions regarding location and operation that app	bly to an ABC store, the
services to a community which would have been provided by an ABC	
(b) <u>Prohibition of Agency Stores. – No Agency store shall be</u>	
board, or the Commission, within the geographic boundaries of a loc	cal board where an ABC
store is open and operating.	
(c) <u>Contracting an Agency Store. – Subject to the provisions</u>	
section, a local board may contract with a person, with Commission	approval, to operate an
Agency store under the same conditions and restrictions regarding lo	cation and operation that
apply to an ABC store. The contract shall include all provisions nece	ssary or required to bind
the parties, delineate compensation of the operator of the Agency stor	
the conviction of any violation of a criminal or ABC law shall result in	
the contract. Compensation of an Agency store operator, pursuant to	
this subsection, shall be established by the Commission and shall no	
third of the markup for local boards as determined by the C	<u>Commission pursuant to</u>
<u>G.S. 18B-804(b)(3).</u>	
(d) <u>Property Rights. – No property rights shall be conferred up</u>	
of an Agency store with regards to a right to possess, sell, transport,	or deliver any alcoholic
beverages regulated by the Chapter.	
(e) <u>Retail Permittees Prohibited. – No person holding a valid</u>	
the provisions of this Chapter, nor any person that has had any	
suspended, or that has expired or been revoked as a matter of law for fa	
registration fee, shall be eligible to contract with a local board or the A	BC Commission to be an
Agency store."	
<b>SECTION 16.</b> This act becomes effective October 1, 2009	).