## GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

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## HOUSE BILL 722 PROPOSED COMMITTEE SUBSTITUTE H722-PCS80314-SA-10

	Short Title: Regulate Sales of Glass Vials.	(Public)
	Sponsors:	
	Referred to:	
	March 23, 2009	
1	A BILL TO BE ENTITLED	
2	AN ACT TO PROVIDE THAT GLASS TUBES THAT ARE A CERTAIN LENG	JTH AND
3	DIAMETER THAT MAY BE USED AS DRUG PARAPHERNALIA SHALL	
4	FROM BEHIND THE COUNTER AND TO REQUIRE THAT A PUR	
5	PROVIDE CERTAIN IDENTIFYING INFORMATION WHEN PURCHASIN	
6	PRODUCTS.	
7	The General Assembly of North Carolina enacts:	
8	<b>SECTION 1.</b> Chapter 90 of the General Statutes is amended by add	ing a new
9	Article to read:	-
10	" <u>Article 5F.</u>	
11	"Control of Certain Products That May Be Used as Drug Paraphernalia.	
12	"§ 90-113.80. Restriction on sales of certain products that may be used	as drug
13	paraphernalia.	
14	(a) The following definitions apply in this section:	
15	(1) Glass tube. – Tubes of glass that are two to seven inches long and	
16	inch to three-fourths inch in diameter that may be used as d	
17	including, but not limited to, glass tubes or vials that often ho	
18	items, glass pens, and any object with a glass tube capable	of being
19	disassembled.	
20	(2) Retailer. – An individual or entity that is the general own	ner of an
21	establishment where glass tubes are available for sale.	
22	(b) No glass tube shall be offered for retail sale by self-service. These produce	
23	stored and sold behind the counter when sold in any establishment. The retailer, or an	
24	of the retailer, shall require every purchaser of a glass tube to furnish photo identif	
25	enter his or her name and address in a record of sale, and to sign the record of sale a	<u>ittesting to</u>
26	the validity of the information.	C
27	(c) <u>The retailer shall maintain the record of sale of the glass tube to the cons</u>	
28	period of two years from the date of each transaction. The record shall be readily	
29	within 48 hours of the time of the transaction for inspection by an authorized of	
30	federal, State, or local law enforcement agency. The retailer may destroy the inform	ation after
31	two years from the date of the transactions. (d) $A$ retailer shell require that employees of the establishment involved in	the sele of
32	(d) <u>A retailer shall require that employees of the establishment involved in</u>	
33 34	glass tubes be trained in the requirements of this section, and the retailer shall have	
34	supervise employees in complying with the provisions of this section.	

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1	(e) This section does not apply to the sale of plastic tubes.
2	" <u>§ 90-113.81. Penalties.</u>
3	A retailer, or an employee of the retailer, who, willfully and knowingly violates the
4	provisions of G.S. 90-113.80, shall be guilty of a Class 3 misdemeanor for the first offense, a
5	Class 2 misdemeanor for a second offense, and a Class 1 misdemeanor for a third or subsequent
6	offense.
7	" <u>§ 90-113.82. Immunity.</u>
8	A retailer, or an employee of the retailer, who, reasonably and in good faith, reports to any
9	law enforcement agency any alleged criminal activity related to the sale or purchase of glass
10	tubes, or who refuses to sell a glass tube to a person reasonably believed to be purchasing one
11	of those products to be used as drug paraphernalia, is immune from civil liability for that
12	conduct except in cases of willful misconduct. No retailer shall retaliate in any manner against
13	any employee of the establishment for a report made in good faith to any law enforcement
14	agency concerning alleged criminal activity related to the sale or purchase of glass tubes."
15	SECTION 2. This act becomes effective December 1, 2009, and applies to
16	offenses committed and class tubes sold on or after that data

16 offenses committed, and glass tubes sold, on or after that date.