## GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2025**

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### HOUSE BILL DRH10204-MLf-65B

	Short Title	e: Pr	rotect Youth From Harms of Vaping & Nicotine.	(Public)
	Sponsors:	R	epresentative Loftis.	
	Referred t	0:		
1			A BILL TO BE ENTITLED	
2	AN ACT	TO PR	OTECT THE YOUTH FROM THE HARMFUL EFFECTS OF VAP	ING AND
3	NICO'	TINE	ADDICTION BY RAISING THE LEGAL SALES AGE OF TO	OBACCO
4	PROD	OUCTS	TO AGE 21 AND TO REQUIRE A TOBACCO RETAIL SALES P	ERMIT.
5	The Gener	ral Ass	embly of North Carolina enacts:	
6 7	DADTI	DEUI	IRE PERMIT FOR SALE OF TOBACCO PRODUCTS AND RE	STDICT
8		-	F TOBACCO PRODUCTS	
9		SECT	<b>FION 1.</b> The General Statutes are amended by adding a new Chapter	to read:
10			" <u>Chapter 18D.</u>	
11			<b>"Tobacco Products Retail Sales.</b>	
12			"Article 1.	
13			"Definitions and Authority.	
14	" <u>§</u> 18D-10	<b>)0.</b> Def	•	
15	(a)	Unles	s the context requires otherwise, the following definitions apply in thi	s Chapter:
16		(1)	ALE Division. – As defined in G.S. 18B-101.	-
17		(2)	Alternative nicotine product Any noncombustible product that	t contains
18			nicotine, whether natural or synthetic, but does not contain tobac	
19			intended for human consumption whether chewed, absorbed,	dissolved,
20			ingested, or by other means. This term does not include a vapor prod	uct or any
21			product regulated by the United States Food and Drug Administrat	tion under
22			Chapter V of the federal Food, Drug, and Cosmetic Act.	
23		<u>(3)</u>	Commission. – As defined in G.S. 18B-101.	
24		<u>(4)</u>	Component A "component or part," as that term is defined in secti	on 1140.3
25			of Title 21 of the Code of Federal Regulations, as amended from tin	ne to time.
26			This term includes cigarette wrapping papers, which has the same n	neaning as
27			the term "cigarette paper" in 26 U.S.C. § 5702(e).	
28		(5)	Consumable product As defined in G.S. 105-113.4. For purpos	ses of this
29			Chapter, a consumable product does not contain any tobacco leaf.	
30		<u>(6)</u>	Consumer. – As defined in G.S. 105-113.4.	
31		<u>(7)</u>	Delivery sale. – As defined in G.S. 105-113.4.	
32		<u>(8)</u>	Delivery seller. – As defined in G.S. 105-113.4.	
33		<u>(9)</u>	Delivery seller permit. – A permit issued to a delivery seller pursu	ant to this
34			Chapter.	
35		<u>(10)</u>	Delivery service. – As defined in G.S. 105-113.4.	



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	(11)	Distribute Sell, furnish, give, or provi	ide tobacco products, including
		tobacco product samples, to the ultimate cor	
	(12)	E-liquid. – As defined in G.S. 14-401.18A.	
	(13)	Packaging. – Has the same meaning as the te	erm "package" in G.S. 105-113.4
	(14)	Permit. – A permit issued to a retail dealer pu	
	<u> </u>	context clearly requires otherwise.	<b>-</b> <i>i i</i>
	(15)	Person. – An individual, firm, partnership,	association, corporation, limited
	<u>,                                    </u>	liability company, other organization or	-
		individuals acting as a unit.	
	(16)	Premises A fixed permanent establishme	ent, including all areas inside or
		outside the licensed establishment, where th	
		lease, deed, or other legal process.	
	<u>(17)</u>	Proof of age A drivers license, a special	l identification card issued under
	<u> </u>	G.S. 20-37.7 or issued by the state agency	
		issue similar official state special identificat	
		identification card, or a passport showing the	
		required age for purchase and bearing a ph	
		named on the card reasonably describing the	e purchaser.
	(18)	Remote sale As defined in G.S. 105-113.4	4.
	(19)	Remote seller As defined in G.S. 105-113	3.4.
	<u>(20)</u>	Remote seller permit A permit issued to	a remote seller pursuant to this
		Chapter.	
	<u>(21)</u>	Retail dealer As defined in G.S. 105-113.	<u>4.</u>
	(22)	Retail seller. – A retail dealer who is not a d	elivery seller or remote seller.
	(23)	Retail seller permit A permit issued to a ret	tail seller pursuant to this Chapter.
	<u>(24)</u>	<u>Sale. – As defined in G.S. 105-113.4.</u>	
	(25)	Sample. – A tobacco product distributed to	members of the general public at
		no cost for the purpose of promoting the pro	<u>oduct.</u>
	<u>(26)</u>	Secretary The Secretary of the Department	nt of Revenue.
	<u>(27)</u>	Tobacco product Any product that conta	ins tobacco or nicotine from any
		source and is intended for human consu	
		alternative nicotine product, vapor product	t, e-liquid, consumable product
		component of a tobacco product, or comp	ponent of an alternative nicotine
		product.	
	<u>(28)</u>	Tobacco retail sales law Any statute or st	atutes in this Chapter, Article 2A
		of Chapter 105 of the General Statutes	, and the rules issued by the
		Commission under the authority of this Chap	oter or the Department of Revenue
		under the authority of Article 2A of Chapter	: 105 of the General Statutes.
	<u>(29)</u>	Tobacco retail sales permit. – A retail seller	r permit, a delivery seller permit
		or a remote seller permit issued to a retail de	ealer pursuant to this Chapter.
	<u>(30)</u>	Vapor product Any noncombustible pro	oduct that employs a mechanical
		heating element, battery, or electronic circu	it regardless of shape or size and
		that can be used to heat a consumable produce	ct or e-liquid contained in a vapor
		cartridge. This term includes an electro	onic cigarette, electronic cigar
		electronic cigarillo, electronic pipe, vape per	n, and e-liquid. This term does not
		include any product regulated by the	
		Administration under Chapter V of the feder	•
<u>(b</u>	· •	t as otherwise defined in this Chapter, the de	finitions in G.S. 105-113.4 apply
	s Chapter.		
		vers and duties of the Commission.	
( )	$\frac{1}{1}$ The C	ommission shall have the authority to do all o	of the following:

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(1)	Administer the tobacco retail sales laws pursuant to	o this Chapter.
$\overline{(2)}$	Provide for enforcement of the tobacco retail sa	<b>-</b>
<u></u>	Chapter, in conjunction with the ALE Division.	<u> </u>
<u>(3)</u>	Issue permits and impose sanctions against permitte	ees in accordance with this
<u></u>	Chapter.	
<u>(b)</u> <u>The</u>	Commission shall have all other powers which may b	e reasonably implied from
he granting of	the express powers listed in subsection (a) of this	section, or which may be
	r convenient for, performing the duties given to the Conspection of licensed premises.	mmission.
	procure evidence of violations of the tobacco reta	il salas law alcohol law
	gents and employees of the Commission shall have a	
	ch licensed premises for which a tobacco retail sales	
-	ns that include viewing the entire premises, and to exar	-
•	e. The inspection authorized by this section may be made	
	meone is on the premises.	ic at any time it reasonably
	usal by a permittee or by any employee of a perm	ittee to allow officers or
	the Commission to enter the premises to make an	
	of this section shall be cause for revocation, suspension.	-
	ermittee as provided in G.S. 18D-103. It shall be a Cla	
	or obstruct an officer attempting to make a lawful insp dministrative penalties.	section under uns section.
	any violation of the tobacco retail sales laws, the Con	nmission may take any of
	ctions against a permittee:	minission may take any or
(1)	Suspend the permittee's permit for a specified peri	od of time not longer than
(1)	three years.	ou or time not ronger than
<u>(2)</u>	Revoke the permittee's permit.	
$\frac{(2)}{(3)}$	Fine the permittee up to five hundred dollars (\$500	00) for the first violation
<u>(5)</u>	up to seven hundred fifty dollars (\$750.00) for th	
	three years, and up to one thousand dollars (\$1,0	
	within three years of the first violation.	obj for the time violation
(4)	Suspend the permittee's permit under subdivision	(1) of this subsection and
<u>(+)</u>	impose a fine under subdivision (3) of this subsecti	
(b) In a	ny case in which the Commission is entitled to suspe	
	ay accept from the permittee an offer in compromise to	-
	and dollars (\$5,000). The Commission may either acce	
	ot both. The Commission may accept a compromise and	
same case.		
	clear proceeds of fines and penalties assessed pursua	ant to this section shall be
	Civil Penalty and Forfeiture Fund in accordance with	
	pension or revocation of a permit is grounds for suspe	
	local revenue license.	norm of revocation of ally
	ess some other disposition is ordered by the Commission	on for a tobacco retail sales
	evocation or suspension of a permit under subsection	
	tic revocation or suspension, respectively, of any AB	
	e same establishment.	e permit nere by the same
" <u>§ 18D-104.</u> R		
	ission shall have authority to adopt, amend, and rep	eal rules to carry out the
	his Chapter. Those rules shall become effective when a	
	is of Chapter 150B of the General Statutes.	
	n plice hilter of Administrative Dresedure Act	

#### **General Assembly Of North Carolina** Session 2025 A permit is a "license" within the meaning of G.S. 150B-2 and, except for a 1 (a) 2 confirmation pursuant to G.S. 18D-300(a)(7), a Commission action on issuance, suspension, or 3 revocation of a permit, other than a temporary permit issued under G.S. 18D-304, is a "contested 4 case" subject to the provisions of Chapter 150B of the General Statutes, except as provided in 5 this section. 6 (b) Hearings on permits shall be held within 100 miles, as best can be determined by the 7 Commission, of the county seat of the county in which the licensed business or proposed business 8 is located. The hearing may be held, however, at any place upon agreement of the Commission 9 and all other parties. 10 In making a final decision in a contested case in which an issue is whether to deny an (c) application for a tobacco retail sales permit because the applicant is unsuitable, the Commission 11 12 may hear evidence of acts that occurred after the date the contested case hearing was held if the evidence is admissible under G.S. 150B-29(a). New evidence heard under this subsection is not 13 14 grounds for reversal or remand under G.S. 150B-51(a). 15 "Article 2. "Sales. 16 17 "§ 18D-200. Tobacco retail permit required. 18 (a) It is unlawful to sell a tobacco product to a consumer in this State without a permit 19 issued by the Commission in accordance with this Chapter. 20 (b) Notwithstanding subsection (a) of this section, no permit issued pursuant to this 21 Chapter shall be required by a delivery service making deliveries on behalf of another person 22 holding a permit issued pursuant to this Chapter. 23 "§ 18D-201. Disposition of seized tobacco products. 24 A law enforcement officer who seizes tobacco products as evidence of a tobacco retail (a) 25 sales law violation shall provide for the storage of those tobacco products until the 26 commencement of the trial or administrative hearing relating to the violation, unless some other disposition is authorized under this section. 27 28 After giving notice to each defendant, to any other known owner, and to the (b) 29 Commission, a judge may order any of the following dispositions of tobacco products seized as 30 evidence of a tobacco retail sales law violation: 31 The destruction of any tobacco products except that amount needed for <u>(1)</u> 32 evidence at trial. 33 The sale of any tobacco products other than any tobacco products needed for (2)34 evidence at trial, if the trial is likely to be delayed for more than 90 days, or if 35 the quantity or nature of the tobacco products is such that storage is 36 impractical or unduly expensive. The destruction of the tobacco products if storage or sale is not practical. 37 (3)38 (4) Continued storage of the tobacco products. 39 After the criminal charge is resolved, a judge may order any of the following (c) 40 dispositions of seized tobacco products: If the owner or possessor of the tobacco products is found guilty of a criminal 41 (1)42 charge relating to those tobacco products, the judge may order the sale or 43 destruction of any tobacco products that were held until trial. 44 If the owner or possessor of the tobacco products is found not guilty, or if (2)45 charges are dismissed or otherwise resolved in favor of the owner or 46 possessor, the judge shall order the tobacco products returned to that owner or 47 possessor, except as provided in subdivision (3) of this subsection. 48 If the owner or possessor of the tobacco products is found not guilty, or if (3) charges are otherwise resolved in favor of the owner or possessor, but 49 50 possession of the tobacco products by that owner or possessor would be unlawful, the judge shall order the tobacco products either sold or destroyed. 51

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1	(4) If ownership of the tobacco products remains uncertain after	trial or after the
2	charges have been dismissed, the judge may order the tobac	
3	for a specified time, until ownership of the tobacco p	÷
4	determined.	
5	(d) If tobacco products used as evidence in a criminal proceeding are	e also needed as
6	evidence at an administrative hearing, a judge shall not order any of the dispo	
7	subsection (c) of this section but shall order the tobacco products held for the	e administrative
8	hearing and for a determination of final disposition by the Commission. The C	ommission may,
9	before or after an administrative hearing, order any of the dispositions a	uthorized under
10	subsections (b) and (c) of this section. If no related criminal proceeding has	commenced, the
11	Commission shall not order destruction of tobacco products until notice has b	een given to the
12	district attorney for the district where the tobacco products were seized or	any violation of
13	tobacco retail sales laws related to the seizure of the tobacco products is likely t	to be prosecuted.
14	(e) The sale of tobacco products shall be by public auction to a t	obacco products
15	manufacturer, a tobacco products wholesaler, or a tobacco retail sales permittee	
16	(f) An agency selling tobacco products seized under the provisions of t	-
17	keep the proceeds in a separate account until some other disposition is ordered	
18	Commission. In a criminal proceeding, if the owner or possessor of the tobacco	
19	guilty of a violation relating to seizure of the tobacco products, if the owner or p	
20	not guilty or the charge is dismissed or otherwise resolved in favor of the own	
21	but the possession of the tobacco products by that owner or possessor would be	
22	the ownership of the tobacco products cannot be determined, the proceeds from	
23	tobacco products shall be paid to the school fund of the county in which the t	-
24 25	were seized. If the owner or possessor of tobacco products seized for violation	
25 26	retail sales laws is found not guilty of criminal charges relating to the seizure products or the charge is dismissed or otherwise resolved in favor of the owner	
20 27	if possession of the tobacco products by that owner or possessor was lawful v	÷
28	products were seized, the proceeds from the sale of those tobacco products sha	
29	owner or possessor. The agency making the sale may deduct and retain from the	•
30	placed in the county school fund the costs of storing the seized tobacco	
31	conducting the sale but may not deduct those costs from the amount to be turned	_
32	or possessor of the tobacco products.	
33	(g) Any person who claims any of the following resulting from the se	izure of tobacco
34	products may bring an action in the superior court of the county in which the t	obacco products
35	were seized:	-
36	(1) To be the owner of tobacco products that are wrongfully held	<u>d.</u>
37	(2) To be the owner of tobacco products that are needed as evi	dence in another
38	proceeding.	
39	(3) To be entitled to proceeds from a sale of tobacco products.	
40	(4) <u>To be entitled to restitution for tobacco products wrongfully</u>	destroyed.
41	" <u>§ 18D-202. Forfeiture.</u>	
42	(a) <u>Tobacco products possessed or sold in violation of the tobacco retai</u>	I sales laws shall
43 44	be subject to forfeiture.	iant to forfaiture
44 45	(b) <u>Tobacco products which may be possessed lawfully shall not be sub</u> when they were used unlawfully by someone other than the owner of the tobac	•
46	the owner did not consent to the unlawful use.	<u>20 products and</u>
40 47	(c) If tobacco products subject to forfeiture have not already been seize	zed as part of an
48	arrest or search, a law enforcement officer may apply to a judge for an order au	
49	of that tobacco product. An order for seizure may be issued only after criminal	-
50	issued for tobacco retail sales law violation in connection with that tobacco pr	

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1	shall describe the tobacco product to be seized and shall state the facts establishing probab					
2	cause to believe that the tobacco product is subject to forfeiture.					
3	(d) A law enforcement officer seizing tobacco product subject to forfeiture shall provide					
4	for its safe storage until trial.					
5	(e) The p	residing judge in a criminal proceeding for violati	ion of tobacco retail sales laws			
6	may take any of t	he following actions after resolution of a charge a	against the owner or possessor			
7	of the tobacco pre-	oduct subject to forfeiture under this section:				
8	<u>(1)</u>	If the owner or possessor of the tobacco produc	ct is found guilty of a tobacco			
9		retail sales offense, the judge may order the tob	acco product forfeited.			
10	<u>(2)</u>	If the owner or possessor of the tobacco produc	ct is found not guilty, or if the			
11		charge is dismissed or otherwise resolved in far	vor of the owner or possessor,			
12		the judge shall order the tobacco product return	ed to the owner or possessor.			
13	<u>(3)</u>	If ownership of the tobacco product remains u				
14		may order the tobacco product held for a	-			
15		ownership. If the judge finds that ownership				
16		reasonable effort, the judge shall order the toba	<b>•</b>			
17	<u>(4)</u>	Regardless of the disposition of the charge, if the	· · ·			
18		that may not be possessed lawfully, the judge s				
19	<u>(5)</u>	If the tobacco product is also needed as evidence				
20		the judge shall provide that the order does	-			
21		Commission determines that the tobacco produ	ict is no longer needed for the			
22		administrative proceeding.				
23		ge ordering forfeiture of the tobacco product may	order any one of the following			
24	dispositions:					
25	<u>(1)</u>	Sale at public auction to a tobacco products ma	nufacturer, a tobacco products			
26	( <b>2</b> )	wholesaler, or a tobacco retail sales permittee.	at mould be unlowful on if cale			
27 28	<u>(2)</u>	Destruction, if possession of the tobacco produc	ct would be unlawful of II sale			
28 29	$(\alpha)$ If the	or other disposition is not practical.	f that calc shall be paid to the			
29 30		forfeited tobacco product is sold, the proceeds on he county in which the tobacco product was s	-			
30 31		this section. Before placing the proceeds in the so				
32		act and retain the costs of storing the tobacco pro				
33		y time before forfeiture is ordered, an owner of the				
34		ity interest in the seized tobacco product, other t	-			
35		son's interest in the tobacco product. The applicat				
36		ion to try the offense with which the tobacco pro-				
37		bacco product owner or holder of a security in				
38		he tobacco product, and that the tobacco product				
39		ler, the judge may order any of the following:	<u></u>			
40	(1)	That the tobacco product be returned to the	owner, if it is not needed as			
41		evidence at trial.	,			
42	<u>(2)</u>	That the tobacco product be returned to the o	wher following trial or other			
43		resolution of the case.	-			
44	<u>(3)</u>	That, if the tobacco product is sold following	trial, a specified sum be paid			
45		from the proceeds of that sale to the holder of the				
46	(i) When	tobacco product is seized for forfeiture but the o	owner is unknown, the district			
47	attorney may see	k forfeiture under this section by an action in ren	n against the tobacco product.			
48	If the owner is kn	own and has been charged with an offense but is u	mavailable for trial, the district			
49	attorney may see	k forfeiture either by an action in rem against the	tobacco product or by motion			
50	in the criminal ac	tion.				

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(j) Any	owner of tobacco product seized for forfeiture ma	y apply to a judge to have the
tobacco product	returned to him if no criminal charge has been a	made in connection with that
tobacco product	within a reasonable time after seizure. The judge r	nay not order the return of the
tobacco product	if possession by the owner would be unlawful.	
	" <u>Article 3.</u>	
	"Issuance of Permits.	
	alifications for a permit.	
	e eligible to receive and to hold a tobacco retail sale	s permit, a person must satisfy
	ing requirements:	
<u>(1)</u>	Be at least 21 years old.	
<u>(2)</u>	Be a resident of North Carolina, unless either of	• • • •
	a. <u>The person is an officer, director, or</u>	• • • • •
	applicant or permittee and is not a man	
	for the day-to-day operation of the busin	
	b. <u>The person has executed a power of att</u>	
	resident of this State to serve as attorned	• • •
	receiving service of process and mana	iging the business for which
(2)	permits are sought.	a voors and if convicted of a
<u>(3)</u>	Not have been convicted of a felony within three felony before then, have had his or her citizensh	
<u>(4)</u>	Not have been convicted of a tobacco product r	
<u>(+)</u>	this Chapter within two years.	etan sales offense pursuant to
<u>(5)</u>	Not have been convicted of a misdemeanor	controlled substance offense
<u>(5)</u>	within two years.	controlled substance offense
(6)	Not have had a tobacco retail sales permit revol	ked within three years, except
<u>(0)</u>	where the revocation was based solely on a p	
	annual renewal fee required in G.S. 18D-302(d)	· · · ·
<u>(7)</u>	Be current in filing all applicable tax returns to t	
	taxes, interest, and penalties that are collectible	
To avoid un	ndue hardship, however, the Commission may	
G.S. 18D-103 a	gainst a permittee who is in violation of subdiv	vision (3), (4), or (5) of this
subsection.		
<u>(b)</u> <u>A per</u>	rson has been "convicted" for the purposes of subs	ection (a) of this section when
-	een found guilty or has entered a plea of guilty or n	
	d. A felony conviction in another jurisdiction disc	
	ve or hold a tobacco retail sales permit if the con	
	Carolina. A conviction of a tobacco retail sales law	
•	iction disqualifies a person from being eligible to r	
	e conduct would constitute an offense in North Car	
	under North Carolina procedure judgment would	
	stances. Revocation of a permit in another jurisd	
	Id be grounds for revocation of a tobacco retail sa	-
	$\mathbf{x}$ permit to be issued to and held for a business, experimentation (a) of	• •
	that business must qualify under subsection (a) of The owner of a sole proprietorship.	uns section:
$\frac{(1)}{(2)}$	Each member of a firm, association, or general	nartnershin
$\frac{(2)}{(3)}$	Each general partner in a limited partnership.	partnersnip.
$\frac{(3)}{(4)}$	Each manager and any member with a twenty-	five percent (25%) or greater
<u>\=</u> /	interest in a limited liability company.	me percent (2570) of greater
<u>(5)</u>	Each officer, director, and owner of twenty-five	e percent (25%) or more of the
<u> </u>	stock of a corporation except that the requir	

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1	subsection (a) of this section does not apply to the	officer, director, or
2	stockholder unless he or she is a manager or is otherwis	
3	day-to-day operation of the business.	
4	(6) The manager of an establishment operated by a corporat	tion.
5	(7) Any manager who has been empowered as attorney-in-	
6	individual or partnership.	
7	(8) Any manager or person otherwise responsible for the da	v-to-day operation of
8	the business, if none of the persons listed in subdivisio	
9	this subsection are a manager or person otherwise	
10	day-to-day operation of the business.	waana ahall aaanida
11	(d) <u>Upon request of the Commission, the Department of Re</u>	±
12	information to the Commission to confirm a person's compliance with	
13	subsection (a) of this section. If the Department of Revenue notifies the Com	±
14	is not in compliance, then the Commission may not issue or renew the per	-
15	Commission receives notice from the Department of Revenue that the per	
16	The requirement to pay all taxes, interest, and penalties may be satisf	
17	agreement under G.S. 105-237 covering any amounts that are collectible un	
18	Chapter 150B of the General Statutes does not apply to a Commission	
19	suspension, or revocation of a tobacco retail sales permit under subdivision	n (7) of subsection (a)
20	of this section.	
21	" <u>§ 18D-301. Issuance of permits.</u>	
22	(a) <u>All tobacco retail sales permits shall be issued by the Commission</u>	
23	(b) Before issuing a permit, the Commission shall be satisfied the	* *
24	suitable person to hold a tobacco retail sales permit and that the location	
25	hold the permit for which the applicant has applied. Factors the Commiss	
26	determining whether the applicant and the business location are suitable are	e all of the following:
27	(1) The reputation, character, and criminal record of the app	<u>olicant.</u>
28	(2) Any other evidence that would tend to show whether	the applicant would
29	comply with the tobacco retail sales laws.	
30	(3) Whether the operation of the retail seller permit applic	
31	location would be detrimental to the neighborhood,	-
32	admissible under G.S. 150B-29(a) of any of the following	<u>ng:</u>
33	a. <u>Past revocations, suspensions, and violations of</u>	f ABC laws by prior
34	permittees related to or associated with the app	olicant, or a business
35	with which the applicant is associated, within the	immediate preceding
36	<u>12-month period at this location.</u>	
37	b. Evidence of illegal drug activity on or about the	licensed premises.
38	c. Evidence of fighting, disorderly conduct, a	nd other dangerous
39	activities on or about the licensed premises.	
40	(c) The Commission shall have the sole power, in its discretion	on, to determine the
41	suitability and qualifications of an applicant for a permit. The Commission	on shall also have the
42	authority to determine the suitability of the location to which the permit ma	ay be issued.
43	" <u>§ 18D-302. Application for permit; fees.</u>	
44	(a) <u>An application for a permit shall be on a form prescribed by the C</u>	Commission and shall
45	be notarized in accordance with Chapter 10B of the General Statutes. Eac	ch person required to
46	qualify under G.S. 18D-300(c) shall sign and swear to the application and	d submit a full set of
47	fingerprints with the application.	
48	(b) Before issuing a new permit, the Commission, with the ass	sistance of the ALE
49	Division, shall investigate the applicant and, for a retail seller permit, the pr	remises for which the
50	permit is requested. An applicant shall cooperate fully with the investigati	
51	of Investigation may provide a criminal record check to the ALE Division	for a person who has

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1	applied for a	a perm	it through the Commission. The ALE Division shall provide to the State Bureau
2	of Investig	ation,	along with the request, the fingerprints of the applicant, any additional
3	information	requi	red by the State Bureau of Investigation, and a form signed by the applicant
4	consenting	to the	e check of the criminal record and to the use of the fingerprints and other
5	identifying	inform	nation required by the State or national repositories. The applicant's fingerprints
6	shall be for	warded	d to the State Bureau of Investigation for a search of the State's criminal history
7	record file,	and th	he State Bureau of Investigation shall forward a set of the fingerprints to the
8	Federal Bur	eau of	f Investigation for a national criminal history check. The ALE Division and the
9	Commissio	n shall	keep all information pursuant to this subsection privileged, in accordance with
10	applicable S	State 1	aw and federal guidelines, and the information shall be confidential and shall
11			record under Chapter 132 of the General Statutes. The State Bureau of
12	Investigatio	<u>n may</u>	y charge each applicant a fee for conducting the checks of criminal history
13	records auth	norized	d by this subsection.
14	<u>(c)</u>	Knowi	ingly making a false statement in an application for a permit shall be grounds
15	for denying	g, susp	bending, revoking, or taking other action against the permit as provided in
16	<u>G.S. 18D-1</u>	03 and	<u>l shall also be unlawful.</u>
17	<u>(d)</u>	An ap	plication for a permit shall be accompanied by payment of the following
18	application	fee:	
19	<u>(</u>	(1)	<u>Retail seller permit. – \$400.00.</u>
20	<u>(</u>	(2)	<u>Delivery seller permit. – \$400.00.</u>
21	<u>(</u>	(3)	<u>Remote seller permit. – \$400.00.</u>
22	<u>(e)</u>	The fe	e required by subsection (d) of this section shall not be refunded.
23	<u>(f)</u>	All fee	es collected by the Commission under this Chapter shall be remitted to the State
24	Treasurer for	or the	General Fund.
25			ation of permit; renewal and transfer.
26			ssued, permits shall be valid for up to one year, from May 1 to April 30.
27			cation for renewal of a permit shall be on a form provided by the Commission.
28			r renewal shall be accompanied by a renewal fee. The renewal fee shall be the
29			he application fee set in G.S. 18D-302. A renewal fee shall not be refundable.
30			thstanding subsection (a) of this section, the Commission shall not revoke a
31	*		to pay a renewal application fee until June 1 of each year. No later than five
32		•	er April 30 of each year, the Commission shall notify permittees who have not
33		-	renewal application fees as of April 30. The Commission shall charge a late
34			percent (25%) of the renewal application fee for a permit for which the renewal
35			submitted after April 30.
36			<u>e in Ownership. –</u>
37	<u>.</u>	<u>(1)</u>	Except as provided in subdivisions (2) and (2a) of this subsection, all permits
38			for an establishment shall automatically expire and shall be surrendered to the
39			Commission in any of the following circumstances:
40			<u>a.</u> <u>Ownership of the establishment changes.</u>
41			b. There is a change in the membership of the firm, association, or
42			partnership owning the establishment, involving the acquisition of a
43			twenty-five percent (25%) or greater share in the firm, association, or
44			partnership by someone who did not previously own a twenty-five
45			percent (25%) or greater share.
46			c. <u>Twenty-five percent (25%) or more of the stock of the corporate</u>
47 48			permittee owning the establishment is acquired by someone who did
48		$(\mathbf{n})$	not previously own twenty-five percent (25%) or more of the stock.
49 50	-	<u>(2)</u>	Notwithstanding subsection (e) of this section, any person who through contract, lease, management agreement, or change of ownership or transfer of
50 51			business as provided in subdivision (1) of this subsection becomes lawfully
51			business as provided in subdivision (1) of this subsection becomes fawfully

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1	entit	led to use and control of the premise	es of an establishment that holds
2		nits immediately prior to such change	
3	-	ate the establishment, as successor to	1 V
4	-	nt as the predecessor permittee until th	
5		permit, subject to the following limitat	
5	<u>a.</u>	The person shall provide writte	
7	<u>u.</u>	Commission of the name of the nor	
8		address of the permitted establishm	<b>X X</b>
<i>)</i>		ownership. The person may not ope	
)		in this subdivision until the person and the person in the person and the person in the person and the person in t	
1		Commission. The Commission s	
2		documentation besides the written	
3		requirement. The prior permittee s	
4		omissions of the non-permitted per	-
5		Any violations of the tobacco retail	
5		or any actions taken by the Com	
7		permit based on the acts or omiss	-
8		1	· · · ·
) )		establishment shall not preclude the	
)	L	tobacco retail sales permit for a diff	
1	<u>b.</u>	The person shall submit a new perm	
2		within 60 days after the change of	· ·
3		apply for a new permit within 60 day	-
4	2	shall automatically expire and shall I	
	<u>c.</u>	The 60-day period to file a new	
5		allowed once per 24 months for	
5		tobacco retail sales permit, unless t	-
7		Commission grants a waiver of	
3		Commission shall grant a waiver of	
9		determines that the public health,	safety, and welfare would not be
)	1	harmed by granting the waiver.	
1	<u>d.</u>	This subdivision shall apply only to	
2		retail sales permits that are in good	-
3		found responsible by the Comm	-
4		jurisdiction of a gambling, assault, c	• •
5		controlled substances violation with	
5		non-permitted person becomes en	titled to use and control of the
7		establishment.	
3	<u>e.</u>	The person shall be authorized	<b>*</b>
9		successor to the prior permittee to t	
)		permittee until the Commission ei	-
1		application submitted pursuant	to sub-subdivision b. of this
2		subdivision.	
3 <u>(2a)</u>		transfer by a person of any owner	-
4		ocable trust established by the person	
5		ership for purposes of subdivision (1)	
5		ferring the ownership interest to the	
7	<u>estat</u>	blishment. If the person who transferre	•
3	-	ate the establishment following the tra	-
3 9 0	the	ate the establishment following the tra trust, this shall constitute a change ivision (1) of this subsection. The tru	e in ownership for purposes of

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1	within 30 days if the person who transferred the	ownership interest ceases to
2	operate the establishment.	1
3	(e) <u>A corporation holding a permit for an establishment for w</u>	which the manager is required
4	to qualify as an applicant under G.S. 18D-300(c) shall, within 30	
5	manager, submit to the Commission an application for substitution of	of a manager. The application
6	shall be signed by the new manager, shall be on a form provided b	y the Commission, and shall
7	be accompanied by a fee of ten dollars (\$10.00). The fee shall not b	<u>e refundable.</u>
8	(f) <u>A permit issued pursuant to this Chapter may not be tra</u>	insferred from one person to
9	another or from one location to another.	
10	(g) <u>The Commission may issue duplicate permits for an esta</u>	ablishment when the existing
11	valid permits have been lost or damaged. The request for duplicate	e permits shall be on a form
12	provided by the Commission, certified by the permittee and the ALI	E Division, and accompanied
13	by a fee of ten dollars (\$10.00).	
14	(h) The Commission may issue new permits to a permittee u	
15	of a fee of ten dollars (\$10.00) for each location when the perm	ittee's name or name of the
16	business is changed.	
17	" <u>§ 18D-304. Miscellaneous provisions concerning permits.</u>	
18	(a) The following apply to permits issued pursuant to this C	<b>-</b>
19	(1) <u>A retail seller permit shall authorize the sale of the seller permit shall authorize the sale of the seller permit shall authorize the se</u>	
20	physical presence of the consumer on the fixed p	
21	located in the State and named in the permit. A	•
22	issued to the owner of the business conducted	
23	management company employed to independent	
24	business. The Commission may determine if	
25 26	delegates sufficient managerial control and ind	
26	management company to require a retail seller	permit to be issued to the
27	$\frac{\text{manager.}}{(2)}$	vale only originating sither
28 29	(2) <u>A delivery seller permit shall authorize a delivery</u> inside or outside of the State. A delivery seller	
29 30	owner of the business or to the management	
30	independently manage and operate the busine	
32	determine if a management agreement delegates	•
33	and independence to a manager or management c	
33 34	seller permit to be issued to the manager.	ompany to require a derivery
35	(3) A remote seller permit shall authorize a remote	sale only originating either
36	inside or outside of the State. A remote seller p	
37	owner of the business or to the management	
38	independently manage and operate the busine	
39	determine if a management agreement delegates	•
40	and independence to a manager or management	
41	seller permit to be issued to the manager.	
42	(b) Each retail seller permit that is held by an establishment s	hall be posted in a prominent
43	place on the premises. Each delivery seller or remote seller shall pos	
44	seller permit number on any advertisement, the internet, or other or	•
45	customer may use to submit an order and on all invoices or re	* *
46	delivered by mail or a delivery service.	
47	(c) No tobacco retail sales permit shall be issued to a busine	ss on the campus or property
48	of a public school, college, or university.	
49	(d) A permit shall automatically expire and shall be surrende	ered to the Commission if the
50	person to whom it is issued does not commence the activity author	ized by the permit within six

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months of the	date the permit is effective. Before the expiration of the six	-month period, the
	nay waive this provision in individual cases for good cause.	*
	on issuing a permit, the Commission shall send notice of the	issuance, with the
	ress of the permittee and the establishment, to all of the followi	
(1)	The Department of Revenue.	
(2)	The Department of Health and Human Services, Division	n of Mental Health.
<u> </u>	Developmental Disabilities, and Substance Use Services.	
(3)	The ALE Division.	
	<b>femporary permits.</b>	
	pplication has been received in proper form, with the required	application fee, the
	nay issue a temporary permit for any of the activities for	
	der this Chapter. A temporary permit may be revoked	-
	vithout complying with the provisions of Chapter 150B of the	
	a temporary permit or withdrawal by the Commission of a pen-	
	ossessing a temporary permit shall be effective upon servic	
	withdrawal upon the permittee at either the permittee's reside	
	usiness in the permit application or upon the expiration of five	
-	the revocation or withdrawal has been mailed to the perm	•
	idence or the address given for the business in the permit appl	
notice shall be		
	Allow electronic submission of payments and forms.	
	e Commission shall make all forms required by the Commission	on to apply for and
	it available on the Commission's website, and the Commission	
*	low for the electronic submission of these forms. Any for	
	apply for and receive a permit that requires a signature may be	
	nature in accordance with Article 40 of Chapter 66 of the Ge	
	►	statutes and
	cordance with Chapter 10B of the General Statutes.	naginal under this
	e Commission shall accept electronic payments for any fee r	
	eive a permit. For purposes of this subsection, the term "electron	
G.S. 105-228.	narge card, credit card, debit card, or by electronic funds tra	inster as defined in
		to increased here the
	e Commission may charge a fee to be used to cover cost	•
	n processing forms electronically and accepting payments elec	stronically. The fee
	ler this subsection may not exceed five dollars (\$5.00).	
	<u>Cobacco sales permits and ABC permits.</u>	1, 1 .
	plications for permits under this Chapter may be filed sin	
	ith applications for ABC permits under Chapter 18B of the G	eneral Statutes and
	ned by the Commission in a single application.	
	e Commission may use, rely upon, or incorporate by reference	-
	permit under this Chapter has submitted in conjunction with an	ABC permit issued
pursuant to Ch	apter 18B of the General Statutes.	
	" <u>Article 4.</u>	
	"Retail Activities.	
	Responsibilities of permittee.	
	purposes of this Chapter, a retail seller permittee shall be respo	
_	hich the permit is issued. The permittee shall keep the premises	clean, well-lighted,
and orderly.		
	purposes of this Chapter, a permittee shall be responsible for	or the actions of all
	he business for which the permit is issued.	
	ermittee shall not knowingly employ in the sale or distribution	
any person wh	o has been a past permit holder under this Chapter whose permi	it had been revoked

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1	within the	last 1	3 months and who had been the permit holder at the lo	cation where the person			
2	would be	would be employed.					
3	<u>(d)</u>	(d) An employee or agent of a retail seller shall demand proof of age from a prospective					
4			acco products before the tobacco product is released				
5	person has	s reason	hable grounds to believe that the prospective purchaser i	is under 30 years of age.			
6	<u>(e)</u>	<u>A del</u>	ivery seller and remote seller shall do both of the follow				
7		<u>(1)</u>	Perform an age verification through an indepe				
8			verification service that compares information availa				
9			to the personal information entered by the individu				
10			process to establish that the individual ordering the	tobacco products is 21			
11			years of age or older.				
12		<u>(2)</u>	Use a method of mailing, shipping, or delivery that re				
3			person at least 21 years of age before the tobacco pr	roduct is released to the			
4			purchaser.				
5	<u>(f)</u>		sellers of tobacco products shall train their employed	oyees or agents in the			
16	<u>requireme</u>	nts of t	his Chapter, to include all of the following:				
17		<u>(1)</u>	Which products the retail dealer sells meet the definiti	-			
8		<u>(2)</u>	The age requirements for purchasing tobacco product	<u>ts.</u>			
19		<u>(3)</u>	Acceptable forms of identification.				
20		<u>(4)</u>	Methods to detect fake, altered, and imposter forms o	of identification.			
21		<u>(5)</u>	Penalties for sales to underage persons.				
22		<u>(6)</u>	Methods of identifying potentially underage persons	and to prevent underage			
23			sales.				
24	<u>(g)</u>		dealers shall prominently display to the ultimate c	-			
25	statement:		C. LAW STRICTLY PROHIBITS THE PURCH				
26			<u>TERNATIVE NICOTINE PRODUCTS, VAPOR PRO</u>				
27		IENTS	BY PERSONS UNDER THE AGE OF 21. PROOF OF	F AGE REQUIRED." as			
28	<u>follows:</u>						
29		<u>(1)</u>	Retail sellers shall prominently display this required				
80		$\langle \mathbf{O} \rangle$	of sale on a sign with letters at least 5/8 of an inch hig				
1		<u>(2)</u>	Delivery sellers and remote sellers shall prominent				
2			statement on any advertisement, the internet, or o	-			
3			application a customer may use to submit an order	-			
54 5	<b>UR 10D 40</b>		receipts for tobacco products delivered by mail or a d	elivery service.			
35			nduct on licensed premises.	1 . 1 . 1			
36	<u>(a)</u>		<u>Il be unlawful for a permittee or the permittee's agent or</u>				
37	allow any		following kinds of conduct to occur on the licensed pre	<u>mises:</u>			
38		(1)	Any violation of this Chapter.	. 1 . 1 . 1			
39 10		<u>(2)</u>	Any fighting or other disorderly conduct that can be p				
40		( <b>2</b> )	danger to the permittee, the permittee's employees, or				
41		<u>(3)</u>	Any violation of the controlled substances, gambling,	, or prostitution statutes,			
42	(1)	T/ 1	or any other unlawful acts.				
13	<u>(b)</u>		Il be unlawful for a permittee to fail to superintend	in person or through a			
44 45			ness for which a permit is issued.				
			scellaneous tobacco product sales provisions.	aaaaaihla ta tha muhlia			
46 17	(a)		mittee shall not sell tobacco products through displays				
47 48			tance of a permittee's employee or agent other than in	i an estaonsmient open			
48 49			<u>1 years of age and older.</u> Il be unlawful for any person to do any of the following	r•			
+9 50	<u>(b)</u>		Produce or possess any false or facsimile permit, or fo				
50 51		<u>(1)</u>	any false or facsimile permit on the person's licensed				
51			any raise of racsimile permit on the person's incensed	prennises.			

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(2)	Refuse to surrender any permit to the Commission upor	n lawful demand of the
	Commission or its agents.	
(3)		
$\overline{(4)}$		ed by the federal Food
<u> </u>	and Drug Administration.	<u>/</u>
<u>(5)</u>		or importer's original,
	sealed, and unopened packaging that complies with	
	requirements.	_
<u>(6)</u>	Distribute or cause to be distributed samples of tobacco	o products.
	" <u>Article 5.</u>	
	"Tobacco Product Sales to Underage Persons.	
' <u>§ 18D-500.</u>	Sales to persons under the age of 21.	
If any pers	on shall sell, aid, assist, or abet any other person in selling to	obacco products to any
	he age of 21 years, or if any person shall purchase tobacco p	
person under	the age of 21 years, the person shall be guilty of a Class 2 m	isdemeanor; provided,
	it shall not be unlawful to sell tobacco products to an er	
	sales permittee under the age of 21 years when possession	
	rsuant to a tobacco retail sales permit in the performance of	that person's duties of
employment of		
	Purchase by persons under the age of 21.	
	cept as provided in subsection (b) of this section, if any pers	
÷	es or accepts receipt, or attempts to purchase or accept receip	-
-	all commit an infraction and may be required by the court	-
-	gram. The Department of Health and Human Services sl	
	rams on its website for use by the courts for this purpose. Th	
	ninutes in length, free of charge, and educate youth on the he	
	tobacco cessation in a manner conforming to medical evide	ence. The person shall
-	d to pay any fine or court costs.	
	a person under the age of 21 presents or offers to any person	
	s false, fraudulent, or not actually his or her own, for the pu	
	tobacco product, the person shall be guilty of a Class 2 mise	
	shall not be unlawful for an employee or agent of a tobacco	•
	e of 21 years to accept receipt of, sell, transport, possess	-
	n required pursuant to a tobacco retail sales permit in the	1
	s of employment or contract, if the employment of the per-	
	applicable youth employment statutes and Commission rules	
	Aiding or abetting a person under the age of 21 to purcha	ase or receive tobacco
	oducts.	4 01 6
	any person less than 21 years of age shall send a person less	
	uire, receive, or attempt to purchase, acquire, or receive toba	
	an 21 years of age shall aid or abet a person who is less the	
	cquiring, or receiving or attempting to purchase, acquir	•
	person shall commit an infraction and may be required by t	±
	tion program. The Department of Health and Human Servic	
	rograms on its website for use by the courts for this purpose	
	st 60 minutes in length, free of charge, and educate youth o	
-	cts and tobacco cessation in a manner conforming to medica	u evidence. The person
	quired to pay any fine or court costs.	than 01
	any person 21 years of age or older shall send a person less	
	uire, receive, or attempt to purchase, acquire, or receive toba	
DEISON ZI VE8	as of age of order shall ald of abel a derson who is less th	$1 \text{ an } \angle 1$ vears of age in

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1	purchasing, acqu	uiring, or receiving or attempting to purchase, acquir	re, or receive tobacco
2	products, the per	son shall be guilty of a Class 2 misdemeanor.	
3	" <u>§ 18D-503. Ex</u>	ceptions to violations of G.S. 18D-501 and G.S. 18D-5	<u>02.</u>
4		ling G.S. 18D-501 and G.S. 18D-502, a person under the	age of 21 may lawfully
5	be enlisted by an	y of the following:	
6	<u>(1)</u>	Law enforcement, including the Division of Alcohol La	aw Enforcement, to test
7		compliance if the testing is under the direct sup	pervision of that law
8		enforcement department and written parental consent i	s provided.
9	<u>(2)</u>	The Department of Health and Human Services, purs	suant to a written plan
10		prepared by the Secretary of Health and Human Service	es, to use persons under
11		21 years of age in annual, random, unannounced insp	pections, provided that
12		prior written parental consent is given for the involve	ement of these persons
13		and that the inspections are conducted for the sole p	ourpose of preparing a
14		scientifically and methodologically valid statistical s	study of the extent of
15		success the State has achieved in reducing the availabil	ity of tobacco products
16		to persons under the age of 21, and preparing any report	rt to the extent required
17		by section 1926 of the federal Public Health Server	ice Act (42 U.S.C. §
18		<u>300x-26).</u>	
19	<u>(3)</u>	A research program affiliated with an accredited comm	
20		or university located in this State to test compliance	as part of a scientific
21		research study to further efforts in underage tobacco us	
22		that prior written parental consent is given for persons	
23		The scientific research study must be approved by a	an institutional review
24		board with jurisdiction to review the study and must co	omply with 45 C.F.R. §
25		46. The ALE Division and the Department of Health	n and Human Services
26		shall be provided a copy of the study protocol 30 cal-	endar days before it is
27		presented to the institutional review board and given an	
28		comments regarding the proposed research proto	
29		investigators. The research investigators shall provide a	•
30		from the ALE Division and the Department of Health a	
31		the institutional review board for review prior to the r	-
32		on the scientific research study application. A person	
33		violation of this Article when the act in question aris	-
34		compliance in a scientific research study pursuant	
35		permittee shall not be in violation of this Artic	
36		administrative penalty when the act in question arise	-
37		compliance in a scientific research study pursuant to the	nis subdivision.
38		fense to underage sale.	
39		lefense to a violation of G.S. 18D-500 if the seller does a	• •
40	<u>(1)</u>	Shows that the purchaser produced a drivers license,	
41		card issued under G.S. 20-37.7 or issued by the state ag	
42		authorized to issue similar official state special ident	
43		state, a military identification card, or a passport, show	• • •
44		be at least the required age for purchase and bearing a	
45		the person named on the card reasonably describing th	-
46	<u>(2)</u>	Produces evidence of other facts that reasonably indicated	ated at the time of sale
47		that the purchaser was at least the required age.	
48	<u>(3)</u>	Shows that at the time of purchase, the purchased	
49 50		identification system that demonstrated (i) the purcha	
50		the required age for the purchase and (ii) the purchase	
51		registered with the seller or seller's agent a drive	ers license, a special

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	identi	fication card issued under G.S. 20-	37.7 or issued by the state agency of
			r official state special identification
			ion card, or a passport showing the
		-	physical description of the person
	_	d on the document.	physical accomption of the person
"8 18D-505. Det		prosecution or conditional discha	roe.
			1(a4), any person charged with a
	-		ferred prosecution or a conditional
		-	eral Statutes provided the defendant
			n of this Article and so states under
oath.	iy been		i or this raticle and so states under
<u>outil.</u>		"Article 6.	
		"Miscellaneous.	
"§ 18D-600. Re	stitutio		
			retail sales laws, the court may order
-			
*			cy for reasonable expenditures made on's agent as part of an investigation
	-	± ±	on s agent as part of an investigation
leading to the per "§ 18D-601. Cri			
			stated, any person who violates any
			emeanor. In addition, the court may
	-	f G.S. 18D-201, 18D-202, and 18D-	•
impose the provi	SIOIIS OI	"Article 7.	<u> </u>
"Corti	fightion	and Directory of Vapor Products a	nd Consumphia Products
		ion and Directory of Vapor Products a	
			143B of the General Statutes, the
	-	• •	cts eligible for retail sale in this State
and shall list the	•		ets engible for retail sale in this State
			of the certification requirements for
		• • • • • • •	of Article 4 of Chapter 143B of the
General Statutes:		d vapor products required by 1 art 5	of Afficie 4 of Chapter 145B of the
	-	lar distributor or wholosolar fi	nos A rotailar distributor or
<u>(1)</u>	-		<u>nes. – A retailer, distributor, or</u> sumable product or vapor product
			te that is not included in the directory
			reinspection of the retailer within 30
	-		e 4 of Chapter 143B of the General
	•	tes. The following apply:	2 4 OI Chapter 143D OI the General
			a within a 12 month pariod the fine
	<u>a.</u>		e within a 12-month period, the fine rs (\$500,00) but not more than seven
			rs (\$500.00) but not more than seven
			nd, if licensed, the licensee's license
	h	shall be suspended for 30 days.	ion of this type within a 10 month
	<u>b.</u>	-	ion of this type within a 12-month
		-	ne thousand dollars (\$1,000) but not
			lred dollars (\$1,500) and, if licensed,
		the licensee's license shall be revo	
	<u>c.</u>		violation of this type, consumable
			e not on the directory as required by
		-	essed by a retailer, distributor, or
		•	zure, forfeiture, and destruction. The
			nd destruction shall be borne by the
		person from whom the product	ts are confiscated, except that no

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1		products may be seized from a consumer wh	o has made a bona fide
2 3		purchase of such product. The Secretary may	store and dispose of the
		seized products as appropriate, in accordance	•
4		local laws pertaining to storage and disposal of	
5	<u>(2)</u>	Manufacturer penalties. – A manufacturer whose c	
6		vapor products are not listed in the directory as require	•
7		and who causes the products that are not listed to be	
8		North Carolina, whether directly or through an	÷
9		wholesaler, retailer, or similar intermediary or interm	
10		civil penalty of ten thousand dollars (\$10,000) for	
11		offered for sale in violation of Part 3 of Article 4	±
12		General Statutes until the offending product is remo	•
13		until the offending product is properly listed on the di	
14		manufacturer that falsely represents any inform	
15		certification form shall be guilty of a misden	neanor for each false
16		representation.	
17		action to enforce this section, the State shall be er	
18		its of investigation, expert witness fees, and reasonable	•
19 20		eated violation of the requirements of Part 3 of Article	
20		shall constitute a deceptive trade practice under Cha	apter 75 of the General
21 22	Statutes."		
22	PART IL CON	FORMING CHANGES	
24		<b>CION 2.(a)</b> G.S. 14-313 is repealed.	
25		<b>FION 2.(b)</b> G.S. 7B-2508.1(2) reads as rewritten:	
26	"(2)	Criminal gang activity. – The commission of, attem	pted commission of, or
27	( )	solicitation, coercion, or intimidation of another pe	-
28		offense under Article 5 of Chapter 90 of the Gene	•
29		offense under Chapter 14 of the General Statutes ex	cept Article 9, 22A, 40,
30		46, or 59 thereof, and further excepting G.S. 14-82,	14-145, 14-183, 14-184,
31		14-186, 14-190.9, 14-247, <del>14-248, or 14-313 or 14-2</del>	48 thereof, and either of
32		the following conditions is met:	
33		a. The offense is committed with the intent to be	nefit, promote, or further
34		the interests of a criminal gang or for the p	urposes of increasing a
35		person's own standing or position within a cri	minal gang.
36		b. The participants in the offense are identified as	00
37		acting individually or collectively to further a	ny criminal purpose of a
38		criminal gang."	
39		<b>FION 2.(c)</b> G.S. 14-50.16A(2) reads as rewritten:	
40	"(2)	Criminal gang activity. – The commission of, attem	-
41		solicitation, coercion, or intimidation of another pe	· · · · · ·
42		offense under Article 5 of Chapter 90 of the Gene	· · · · •
43		offense under Chapter 14 of the General Statutes ex	<b>1</b>
44		46, or 59 thereof, and further excepting G.S. 14-82,	
45		14-186, 14-190.9, 14-247, <del>14-248, or 14-313 or 14-2</del>	<u>48</u> thereof, and either of
46		the following conditions is met:	<b>C</b> , <b>1</b>
47		a. The offense is committed with the intent to be	-
48		the interests of a criminal gang or for the p	
49		person's own standing or position within a cri	minai gang.

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1 2 3		b. The participants in the offense are identified as criating individually or collectively to further any criminal gang."	00
3 4	SECT	<b>FION 2.(d)</b> G.S. 15A-145 reads as rewritten:	
5		punction of records for first offenders under the age	of 18 at the time of
6		ction of misdemeanor; expunction of certain other mis	
7		ever any person who has not previously been convicted	
8		her than a traffic violation, under the laws of the United St	
9		er state, (i) pleads guilty to or is guilty of a misdemeano	
10	•	e offense was committed before the person attained the ag	
11		o or is guilty of a misdemeanor possession of a	
12		(1), <u>or the offense of the sale of a tobacco product to a per</u>	-
13		t to G.S. 18D-500, and the offense was committed befor	
14		ars, he the person may file a petition in the court of the	
15	•	icted for expunction of the misdemeanor from his the pers	
16		not be filed earlier than: (i) two years after the date of the	
17	1	y period of probation, whichever occurs later, and the petit	
18	not be limited to,		
19	(1)	An affidavit by the petitioner that he the petitioner has b	een of good behavior
20		for the two-year period since the date of conviction of	the misdemeanor in
21		question and has not been convicted of any felony, or mis	sdemeanor other than
22		a traffic violation, under the laws of the United States or	the laws of this State
23		or any other state.	
24	(2)	Verified affidavits of two persons who are not related t	1
25		each other by blood or marriage, that they know the cha	1
26		of the petitioner in the community in which he the petitic	oner lives and that his
27		the petitioner's character and reputation are good.	
28	(3)	A statement that the petition is a motion in the cause in	the case wherein the
29		petitioner was convicted.	
30	(4)	Repealed by Session Laws 2010-174, s. 2, effective C	
31		applicable to petitions for expunctions filed on or after the	
32	(4a)	An application on a form approved by the Administrative	
33		requesting and authorizing a name-based State and nati	
34 25		check by the State Bureau of Investigation using any inf	1 .
35		the Administrative Office of the Courts to identify the in	
36		of the confidential record of expunctions maintained b	-
37		Office of the Courts. The application shall be filed with	-
38 39		court. The clerk of superior court shall forward the app	
39 40		Bureau of Investigation and to the Administrative Office shall conduct the searches and report their findings to the	
40 41	(5)	An affidavit by the petitioner that no restitution order	
42	$(\mathbf{J})$	representing amounts ordered for restitution entered agai	
42		are outstanding.	list mm <u>ule petitioner</u>
43 44	The petition s	shall be served upon the district attorney of the court where	ein the case was tried
44	-	iction. The district attorney shall have 10 days thereafter	
46	-	and shall be duly notified as to the date of the hearing of t	-
40 47	•	whom the petition is presented is authorized to call upon a	-
48		vestigation or verification of the petitioner's conduct during	
49	that he the judge		5 Jem period
50			

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1		court, after hearing, finds that the petitioner had remained of good behavior and
2		iction of any felony or misdemeanor, other than a traffic violation, for two years
3		conviction of the misdemeanor in question, the petitioner has no outstanding
4		or civil judgments representing amounts ordered for restitution entered against
5	· · · · ·	oner was not 18 years old at the time of the offense in question, or (ii) petitioner
6		rs old at the time of the offense of possession of alcohol pursuant to
7		1), or the offense of the sale of a tobacco product to a person under the age of
8	· · ·	t to G.S. 18D-500, it shall order that such person the petitioner be restored, in
9	1	n of the law, to the status he the petitioner occupied before such arrest or
10	indictment or info	
11	· · · •	rson as to whom such order has been entered shall be held thereafter under any
12		laws to be guilty of perjury or otherwise giving a false statement by reason of
13 14		ailure to recite or acknowledge such arrest, or indictment, information, or trial,
		y inquiry made of him the person for any purpose. This subsection shall not
15		ncing hearing when the person has been convicted of a subsequent criminal
16 17	offense.	
17 18	" SECT	<b>TON 2</b> (a) $C \in (154, 150(a))(6)$ reads as rewritten:
18 19	SEC 1 "(6)	<b>TON 2.(e)</b> G.S. 15A-150(a)(6) reads as rewritten: Persons granted a dismissal upon completion of a conditional discharge under
20	(0)	G.S. 14-50.29, 14-204, 14-277.8, <del>14-313(f),</del> 15A-1341(a4), 18D-505, 90-96,
20 21		or 90-113.14." $(14-204, 14-277.8, 14-313(1), 13A-1341(44), 18D-303, 90-90, 190-113.14$
21	SECT	<b>TION 2.(f)</b> G.S. 18B-203(a) reads as rewritten:
22		vers and duties of the Commission.
23 24	0	rs. – The Commission shall have authority to: to do all of the following:
25	(d) 10wer (1)	Administer the ABC <del>laws;</del> laws.
26	(1) $(2)$	Provide for enforcement of the ABC laws, in conjunction with the ALE
27	(-)	Division; Division.
28	<u>(2a)</u>	Provide for the enforcement of the tobacco retail sales laws as set forth in
29		Chapter 18D of the General Statutes, in conjunction with the ALE Division.
30	(3)	Set the prices of alcoholic beverages sold in local ABC stores as provided in
31		Article <del>8;</del> <u>8.</u>
32	(4)	Require reports and audits from local boards as provided in
33		<del>G.S. 18B-205;</del> <u>G.S. 18B-205.</u>
34	(5)	Determine what brands of alcoholic beverages may be sold in this State; State.
35	(6)	Contract for State ABC warehousing, as provided in
36		<del>G.S. 18B-204;</del> <u>G.S. 18B-204.</u>
37	(7)	Dispose of damaged alcoholic beverages, as provided in
38		<u>G.S. 18B-806;G.S. 18B-806.</u>
39	(8)	Remove for cause any member or employee of a local board; board.
40	(9)	Supervise or disapprove purchasing by any local board and inspect all records
41		of purchases by local boards; boards.
42	(10)	Approve or disapprove rules adopted by any local board;board.
43	(11)	Approve or disapprove the opening and location of ABC stores, as provided
44	(10)	in Article <del>8;8.</del>
45	(12)	Issue ABC permits, and impose sanctions against <del>permittees; permittees.</del>
46	<u>(12a)</u>	Issue tobacco retail sales permits and impose sanctions against permittees as
47 48	(12)	set forth in Chapter 18D of the General Statutes.
48 49	(13)	Provide for the testing of alcoholic beverages, as provided in G.S. 18B-206; G.S. 18B-206.
49 50	(14)	Fix the amount of bailment charges and bailment surcharges to be assessed on
50 51	(14)	liquor shipped from a Commission warehouse; warehouse.
51		nquor sinpped nom a commission warehouse, warehouse.

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	(15) (16)	Collect bailment charges and bailment surcharges from lo Notwithstanding any law to the contrary, enter into contr construction of a warehouse or warehouses and supervise used in the construction, as provided in G.S. 18B-204;G.S.	racts for design ar work and materia
	"	Provide for the distribution and posting of warning signs to regarding the dangers of alcohol consumption during pro- under G.S. 18B-808;G.S. 18B-808.	
		<b>FION 2.(g)</b> G.S. 18B-500 reads as rewritten:	
"§ 18B-50		cohol law-enforcement agents.	
		8	
	w-enfo	ct Matter Jurisdiction. – After taking the oath prescribed for preement agent shall have authority to arrest and take other	1
enforcem	ent acti	ons for any criminal offense:	
	(2)	Encountered or otherwise discovered while investigating for the North Carolina Alcoholic Beverage Control Comr Carolina Education Lottery Commission or encount	nission or the Nor
		discovered while investigating or enforcing the provision Chapter 18C of the General Statutes, G.S. 14-313, Chapter	ons of this Chapte
		<u>Statutes, or Parts 1 and 2 of Article 37 of Chapter 14 of th</u>	
	(3)	Encountered or otherwise discovered while carrying out a	
	(-)	assigned to the Division by law.	
	(4)	Occurring in an agent's presence.	
	(5)	When assisting another law enforcement agency.	
(b2)		ry Responsibilities. – The primary responsibilities	
		agent are the enforcement of this Chapter, Chapter 18C of t	
		apter 18D of the General Statutes, and Parts 1 and 2 of Artic	cle 37 of Chapter
of the Ger	neral St	atutes.	
"	<b>SEC</b>		
		<b>FION 2.(h)</b> Article 9 of Chapter 18B of the General Stat	utes is amended i
$\mathcal{O}$		ction to read:	
<u>ş 16D-90</u> (a)		<u>C permits and tobacco retail sales permits.</u> cations for permits under this Chapter may be filed si	multaneously or
		applications for tobacco retail sales permits under Chapter	
•		be combined by the Commission in a single application.	
(b)		Commission may use, rely upon, or incorporate by reference	any information
		ermit under this Chapter has submitted in conjunction with a	
	_	rsuant to Chapter 18D of the General Statutes."	
<u> </u>		<b>FION 2.(i)</b> G.S. 75D-3(c)(1)b. reads as rewritten:	
		"b. Chapter 14 of the General Statutes of No	orth Carolina exce
		Articles 9, 22A, 38, 40, 43, 46, 47, 59	
		excepting G.S. Sections 14-78.1, 14-8	2, 14-86, 14-14
		14-146, 14-147, 14-177, 14-178, 14-17	
		14-186, 14-190.9, 14-195, 14-197, 14-20	01, 14-202, 14-24
		14-248, 14-313 and 14-248 thereof."	
		<b>FION 2.(j)</b> G.S. 105-113.4F(b)(2) reads as rewritten:	
	"(2)	Comply with the age verification	requirements
		G.S. 14-313(b2).G.S. 18D-400(e)."	

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1	SECTION 2.(k) G.S. 143B-245.10 reads as rewritten:
2	"Part 3. Certification and Directory of Vapor Products and Consumable Products.
3	"§ 143B-245.10. Definitions.
4	The following definitions apply throughout this Part:
5	(1) Alternative nicotine product. – As defined in
6	G.S. 14-313(a)(1).G.S. 18D-100.
7	(2) Consumable product. – As defined in $G.S. 14-313(a)(1a).G.S. 18D-100.$
8	(3) Distribute. – As defined in $G.S. 14-313(a)(1b).G.S. 18D-100.$
9	(4) FDA. – As defined in G.S. 14-313(a)(1c). The United States Food and Drug
10	Administration.
11	(5) Secretary. – The Secretary of the Department of Revenue.
12	(6) Timely Filed Premarket Tobacco Product Application. – As defined in
12	G.S. 14-313(a)(3c). An application pursuant to 21 U.S.C. § 387j for a vapor
13 14	product or consumable product containing nicotine derived from tobacco
15	marketed in the United States as of August 8, 2016, that was submitted to the
16	United States Food and Drug Administration on or before September 9, 2020,
17	and accepted for filing.
18	(7) Tobacco product. – As defined in $G.S. 14-313(a)(4)$ . $G.S. 18D-100$ .
19	(8) Vapor product. – As defined in G.S. $14-313(a)(5)$ . G.S. $18D-100$ ."
20	<b>SECTION 2.</b> ( <i>l</i> ) G.S. 143B-245.11(a)(2) reads as rewritten:
20	"(2) The manufacturer submitted a Timely Filed Premarket Tobacco Product
$\frac{21}{22}$	Application as defined in <del>G.S. 14-313(a)(3c) <u>G.S. 143B-245.10</u> for the vapor</del>
22	product or consumable product; and the application either remains under
23 24	review by the FDA or has received a denial order that has been and remains
2 <del>4</del> 25	stayed by the FDA or court order, rescinded by the FDA, or vacated by a
23 26	court."
20 27	<b>SECTION 2.(m)</b> G.S. 143B-245.14(a)(1) reads as rewritten:
28	"(1) A manufacturer not registered to do business in the State shall, as a condition
20 29	precedent to having its name or its products listed and retained in the directory,
30	appoint and continually engage without interruption a registered agent in this
31	State for service of process on whom all process and any action or proceeding
32	arising out of the enforcement of this Part or $G.S. 14-313(g)$ and (h)
33	<u>G.S. 18D-700(a) and (b)</u> may be served. The manufacturer shall provide to the
34	Secretary the name, address, and telephone number of its agent for service of
35	process and shall provide any other information relating to its agent as may be
36	requested by the Secretary."
37	<b>SECTION 2.(n)</b> G.S. 143B-245.16 reads as rewritten:
38	"§ 143B-245.16. Rules; use of fees; report.
39	
40	(b) Use of Fees and Penalties. – The fees received under this Part and the penalties
41	collected under <del>G.S. 14-313(h)</del> <u>G.S. 18D-700(b)</u> by the Department of Revenue shall be used by
42	the Department of Revenue exclusively for processing the certifications, operating and
43	maintaining the directory, and enforcement of this Part.
44	(c) Report. – Beginning on January 31, 2026, and annually thereafter, the Secretary shall
45	provide a report to the legislature regarding the status of the directory, manufacturers and
46	products included in the directory, revenue and expenditures related to administration of this
47	section, Part, and enforcement activities undertaken pursuant to this section, Part, including the
48	number of stores that have been inspected and the results from such inspections."
49	
50	PART III. MISCELLANEOUS

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SECTION 3.(a) Prosecutions for offenses committed before the effective date of 1 2 this act are not abated or affected by this act, and the statutes that would be applicable but for 3 this act remain applicable to those prosecutions. 4 SECTION 3.(b) Effective March 1, 2026, the ABC Commission may issue tobacco 5 retail sales permits as authorized by Section 1 of this act effective for the period of May 1, 2026, 6 through April 30, 2027. 7 SECTION 3.(c) G.S. 18D-100, 18D-101, 18D-104, 18D-300 through 18D-302, and 8 18D-304 through 18D-307, as enacted by Section 1 of this act, are effective when this act 9 becomes law and apply to permits effective on or after May 1, 2026. The remainder of Sections

10 1 through 3 of this act becomes effective May 1, 2026, and applies to offenses committed on or

11 after that date. The remainder of this act is effective when it becomes law.