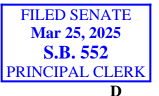
### GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2025



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### SENATE BILL DRS35215-TQfa-28

Short Title:	ABC Omnibus 2025.	(Public)
Sponsors:	Senators Moffitt, Johnson, and Hanig (Primary Sponsors).	
Referred to:		

#### A BILL TO BE ENTITLED

2 AN ACT TO MAKE VARIOUS CHANGES TO THE ALCOHOL LAWS OF THIS STATE.

3 The General Assembly of North Carolina enacts:

# 5 PROVIDE FUNDING FOR STATE WAREHOUSE TO BE REPAID BY FUNDS 6 RECEIVED BY THE ABC COMMISSION

7 **SECTION 1.(a)** There is appropriated from the State Capital and Infrastructure Fund 8 to the Department of Administration the sum of three hundred nine million five hundred 9 sixty-eight thousand five hundred sixty-three dollars (\$309,568,563) for the 2025-2026 fiscal year to be used for advanced planning and construction of a new automated warehouse and 10 11 associated offices for the North Carolina Alcoholic Beverage Control Commission (ABC). Upon 12 the earlier of project completion or July 1, 2029, the ABC shall repay the total amount of funds appropriated from the State Capital and Infrastructure Fund for the project in an amount of no 13 14 less than twenty million six hundred seventy thousand dollars (\$20,670,000) annually. 15 Reimbursement funds submitted by ABC pursuant to this subsection shall be credited to the State 16 Capital and Infrastructure Fund. Nothing in this subsection shall be deemed to preclude the 17 payment of amounts in excess of the minimum prescribed annual amount.

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**SECTION 1.(b)** This section becomes effective July 1, 2025.

### 20 ESTABLISH SERVICE BUSINESS PERMIT

**SECTION 2.(a)** G.S. 18B-300(a1) reads as rewritten:

22 "(a1) Consumption on Premises During Time of Permit Revocation or Suspension. – It shall 23 be unlawful to consume or for a permittee or-his a permittee's agent or employee to allow the 24 consumption of malt beverages or unfortified wine on the premises of any business during the 25 period of time that any on-premises permit or service business permit issued to the business 26 authorizing the sale and or consumption of malt beverages or unfortified wine has been suspended 27 or revoked by the Commission. The prohibition in this subsection does not apply to the premises 28 upon which the business was located at the time the permit was suspended or revoked if the 29 business ceases to operate in that location and the owner of the property is not the permittee, 30 provided that the permittee is not engaged in any other business or other activity on the premises 31 during the period of suspension or revocation."

32 SECTION 2.(b) G.S. 18B-603 is amended by adding a new subsection to read: 33 "(i) Service Business Permits. – The Commission may only issue service business permits 34 provided for in G.S. 18B-1001(26) to qualified persons and establishments located within a 35 jurisdiction in which on-premises malt beverage permits or on-premises unfortified wine permits 36 may be issued, subject to the following restrictions:



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1	<u>(1)</u>	If on-premises malt beverage permits, but not on-premises	unfortified wine
2	<u>+</u>	permits, may be issued in the jurisdiction, the service busine	
3		furnish only malt beverages to customers.	
4	<u>(2)</u>	If on-premises unfortified wine permits, but not on-premis	es malt beverage
5		permits, may be issued in the jurisdiction, the service busine	
6		furnish only unfortified wine to customers.	<u>+</u>
7	<u>(3)</u>	If on-premises malt beverage permits and on-premises	unfortified wine
8		permits may be issued in the jurisdiction, the service busine	
9		furnish malt beverages and unfortified wine to customers."	
10	SECT	<b>FION 2.(c)</b> G.S. 18B-902 reads as rewritten:	
11		plication for permit; fees.	
12		• • • ·	
13	(d) Fees.	- An application for an ABC permit shall be accompanied b	y payment of the
14	following applica	ation fee:	
15			
16	<u>(57)</u>	<u>Service business permit – \$50.00.</u>	
17	•••	-	
18	(h) Recyc	cling Plan Required. – Each applicant for an on-premises malt	beverage permit,
19	on-premises unfo	ortified wine permit, service business permit, on-premises forti	fied wine permit,
20	or a mixed bevera	ages permit shall prepare and submit with the application a plan	for the collection
21	and recycling of	all recyclable beverage containers of all beverages to be sol	d or furnished at
22	retail on the pren	nises. Each applicant for a mobile bar services permit shall pr	epare and submit
23	with the applicat	ion a plan for the collection and recycling of all recyclable be	verage containers
24	of all beverages	to be served at an event pursuant to the permit. A permittee v	who is not able to
25	find a recycler	for its beverage containers may apply to the Alcoholic E	Beverage Control
26		a one-year stay of the requirement to implement a recyc	
27	compliance with	G.S. 18B-1006.1. The application shall be made in a form	specified by the
28	Commission, sha	all detail the efforts made by the permittee to provide for the	ne collection and
29		erage containers, and shall specify the impediments to imp	
30	recycling plan. The Commission shall submit all such applications to the Division of		
31		ssistance and Outreach of the Department of Environmental Q	
32	and certification. The Division of Environmental Assistance and Outreach shall investigate each		
33	application and prepare a summary of its investigation and shall submit the summary to the		
34		ng with a notation indicating certification or denial of th	11
35		application for a stay is certified by the Division of Environm	
36		all not be required to comply with the recycling requirement	t of the alcoholic
37	Ū.	d regulations during the one-year stay period so certified."	
38		<b>FION 2.(d)</b> G.S. 18B-903 reads as rewritten:	
39	-	ration of permit; renewal and transfer.	
40		ion. – Once issued, ABC permits shall be valid for the following	ng periods, unless
41		ed, suspended or revoked:	
42	(1)	On-premises and off-premises malt beverage, unfortified w	
43		wine permits; <u>service business permits;</u> culinary permits; and	all permits listed
44		in G.S. 18B-1100 shall remain valid indefinitely.	
45	···		
46		tration. – Each person holding a malt beverage, fortified win	
47	-	<u>prtified wine, or service business permit</u> issued pursuant to G. $2002(d)(c) \approx C \sum_{i=1}^{n} 180,002(d)(57)$ aball presister by May 1.	
48	-	3-902(d)(6) or G.S. 18B-902(d)(57) shall register by May 1 c	-
49 50		by the Commission, in order to provide information needed	
50		hapter and to support the costs of that enforcement. For permit $P(d)(1)$ , through C S 18P 002(d)(6), the The registration of	
51	<u>10 U.S. 18B-90</u> 2	2(d)(1) through G.S. 18B-902(d)(6), the The registration r	equined by this

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1	subsection shall be accompanied by an annual registration and inspection f	ee of four hundred	
2	dollars (\$400.00) for each permit held. For permits issued pursuant to G.S. 1		
3	registration required by this subsection shall be accompanied by an annu		
4	inspection fee of fifty dollars (\$50.00) for each permit held. The fee shall be		
5	each year. A registration fee shall not be refundable. Failure to pay the annu	al registration and	
6	inspection fee shall result in revocation of the permit.	1.1	
7	(b2) Recycling Plan Required. – Each person holding an on-premi		
8	permit, on-premises unfortified wine permit, service business permit, on-prem		
9 10	permit, or a mixed beverages permit shall submit, along with the annual regi- application wither a current plan for the collection and recycling of all re-		
10	application, either a current plan for the collection and recycling of all recontainers of all beverages sold <u>or furnished</u> at retail on the premises, or a		
11	waiver pursuant to G.S. 18B-902(h). Each person holding a mobile bar se		
12	submit, along with the annual renewal application, either a current plan for	1	
14	recycling of all recyclable beverage containers of all beverages to be served a		
15	to the permit, or an application for a waiver pursuant to G.S. 18B-902(h).	e un ovone pursuane	
16	""		
17	SECTION 2.(e) G.S. 18B-1000 reads as rewritten:		
18	"§ 18B-1000. Definitions concerning establishments.		
19	The following requirements and definitions shall apply to this Chapter:		
20			
21	(7a) Service business. – An establishment that is primarily enga	-	
22	of providing services to the general public that require an o	ccupational license	
23	issued by the State.	1 .1 • •1	
24	(7a)(7b) Sports and entertainment venue. – Stadiums, ballparks		
25 26	facilities with a permanently constructed seating capacity		
20 27	which are not located on the campus of a school, college, o"	of university.	
27	SECTION 2.(f) G.S. 18B-1001 is amended by adding a new sub	division to read.	
20 29	"(26) Service Business Permit. – A service business permit authority and service business permit authority authority and service business permit a		
30	to furnish complimentary malt beverages and unfortified		
31	in conjunction with the provision of the service, for co		
32	permittee's premises at no extra charge to the customers.	-	
33	furnish alcoholic beverages to customers only in	accordance with	
34	G.S. 18B-603(i). The permittee may not serve more that		
35	alcoholic beverages to any individual customer in any		
36	purposes of this subdivision, a serving of malt beverage		
37	and a serving of unfortified wine is 8 fluid ounces	•	
38	<u>G.S. 18B-1006(h)</u> , the permittee may purchase malt bevera		
39 40	wine from either a retailer or a wholesaler. The permit may businesses."	be issued to service	
40 41	<b>SECTION 2.(g)</b> G.S. 18B-1006.1(a) reads as rewritten:		
42	"(a) Holders of on-premises malt beverage permits, on-premises unfor	tified wine permits	
43	service business permits, on-premises fortified wine permits, and mixed beve	1	
44	separate, store, and provide for the collection for recycling of all recyclable b		
45	of all beverages sold or furnished at retail on the premises. A permittee		
46	requirements of this section if it implements a recycling program that meets the minimum		
47	standards of the model recycling program developed by the Commission pursuant to		
48	G.S. 130A-309.14(m). Failure to comply with the requirements of this section shall not be		
49	grounds for revocation of a permit. A conviction for violation of this section	shall not constitute	
50	an alcoholic beverage offense within the meaning of G.S. 18B-900(a)(4)."		
51	<b>SECTION 2.(h)</b> This section becomes effective July 1, 2025.		

1 2 **OPEN CONTAINER LAW CORRECTION** 3 SECTION 3.(a) G.S. 18B-1001 reads as rewritten: 4 "§ 18B-1001. Kinds of ABC permits; places eligible. 5 When the issuance of the permit is lawful in the jurisdiction in which the premises are located, the Commission may issue the following kinds of permits: 6 7 8 (3)On-Premises Unfortified Wine Permit. - An on-premises unfortified wine 9 permit authorizes (i) the retail sale of unfortified wine for consumption on the premises, either alone or mixed with other beverages, (ii) the retail sale of 10 unfortified wine in the manufacturer's original container for consumption off 11 the premises, and (iii) the retail sale of unfortified wine dispensed from a tap 12 connected to a pressurized container utilizing carbon dioxide or similar gas 13 14 into a cleaned and sanitized container that is filled or refilled and sealed for consumption off the premises and that identifies the permittee and the date the 15 container was filled or refilled. The permit also authorizes the permittee to 16 transfer unfortified wine, not more than four times per calendar year, to 17 another on-premises unfortified wine permittee that is under common 18 ownership or control as the transferor. Except as authorized by this 19 subdivision, transfers of wine by on-premises unfortified wine permittees, 20 purchases of wine by a retail permittee from another retail permittee for the 21 purpose of resale, and sale of wine by a retail permittee to another retail 22 permittee for the purpose of resale are unlawful. In addition, a particular brand 23 24 of wine may be transferred only if both the transferor and transferee are 25 located within the territory designated between the winery and the wholesaler 26 on file with the Commission. Prior to or contemporaneous with any such 27 transfer, the transferor shall notify each wholesaler who distributes the 28 transferred product of the transfer. The notice shall be in writing or verifiable 29 electronic format and shall identify the transferor and transferee, the date of 30 the transfer, quantity, and items transferred. The holder of the permit is authorized to ship unfortified wine in closed containers to individual 31 32 purchasers inside and outside the State. Orders received by a winery by 33 telephone, Internet, mail, facsimile, or other off-premises means of 34 communication shall be shipped pursuant to a wine shipper permit and not 35 pursuant to this subdivision. The permit may be issued for any of the 36 following: 37 Restaurants. a. 38 b. Hotels. 39 Eating establishments. c. 40 Private clubs. d. 41 Convention centers. e. 42 Cooking schools. f. 43 Community theatres. g. 44 Wineries. h. 45 i. Wine producers. 46 į. Retail businesses. 47 Sports and entertainment venues. k. 48 Bars. l. 49 The holder of a distillery permit authorized under G.S. 18B-1105. m.

Breweries. n.

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1 Additionally, an on-premises unfortified wine permit authorizes a permittee 2 that is a restaurant, eating establishment, hotel, private club, bar, brewery, 3 winery, or wine producer to sell at retail single-serving unfortified wine drinks 4 for consumption off the premises, including delivery by the permittee or a 5 delivery service permittee. Single-serving unfortified wine drinks sold for 6 consumption off the premises must be sold with food and shall be packaged 7 in a container with a secure lid or cap and in a manner designed to prevent 8 consumption without removal of the lid or cap. The container shall be no 9 greater than 24 fluid ounces. Notwithstanding In accordance with 10 G.S. 20-138.7, the transportation of single-serving unfortified wine drinks in a motor vehicle shall not be unlawful if the container continues to be sealed 11 12 and is in the passenger area of a motor vehicle. is an unopened manufacturer's 13 original container or is transported in a locked container, in the trunk, or in the 14 area behind the last upright seat in a motor vehicle not equipped with a trunk. Notwithstanding G.S. 18B-1010, the sale of more than two single-serving 15 unfortified wine drinks at one time shall not be unlawful if the single-serving 16 unfortified wine drinks are sold for delivery or consumption off the permittee's 17 18 premises. No single-serving unfortified wine by the drink ordered for 19 off-premises consumption shall be provided to any person other than the 20 purchaser of the single-serving unfortified wine drink, except that in the case 21 of delivery, the delivery service permittee through its employees or agents 22 may provide the single-serving unfortified wine drink to a person other than 23 the purchaser if the permittee or the permittee's employees or agents verify 24 that the person is over 21 years of age using age verification software requiring 25 the recipient to provide a form of photographic identification authorized in 26 G.S. 18B-302(d)(1). 27 . . .

On-Premises Fortified Wine Permit. - An on-premises fortified wine permit (5) authorizes the retail sale of fortified wine for consumption on the premises, either alone or mixed with other beverages, and the retail sale of fortified wine in the manufacturer's original container for consumption off the premises. The permit also authorizes the permittee to transfer fortified wine, not more than four times per calendar year, to another on-premises fortified wine permittee that is under common ownership or control as the transferor. Except as authorized by this subdivision, transfers of wine by on-premises fortified wine permittees, purchases of wine by a retail permittee from another retail permittee for the purpose of resale, and sale of wine by a retail permittee to another retail permittee for the purpose of resale are unlawful. In addition, a particular brand of wine may be transferred only if both the transferor and transferee are located within the territory designated between the winery and the wholesaler on file with the Commission. Prior to or contemporaneous with any such transfer, the transferor shall notify each wholesaler who distributes the transferred product of the transfer. The notice shall be in writing or verifiable electronic format and shall identify the transferor and transferee, the date of the transfer, quantity, and items transferred. The holder of the permit is authorized to ship fortified wine in closed containers to individual purchasers inside and outside the State. Orders received by a winery by telephone, Internet, mail, facsimile, or other off-premises means of communication shall be shipped pursuant to a wine shipper permit and not pursuant to this subdivision. The permit may be issued for any of the following:

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		a. Restaurants.
		b. Hotels.
		c. Private clubs.
		d. Community theatres.
		e. Wineries.
		f. Convention centers.
		g. Bars.
		h. The holder of a distillery permit authorized under G.S. 18B-1105.
		i. Sports and entertainment venues.
		j. Breweries.
		Additionally, an on-premises fortified wine permit authorizes a permittee that
		is a restaurant, hotel, private club, bar, brewery, or winery to sell at retail
		single-serving fortified wine drinks for consumption off the premises,
		including delivery by the permittee or a delivery service permittee.
		Single-serving fortified wine drinks sold for consumption off the premises
		must be sold with food and shall be packaged in a container with a secure lid
		or cap and in a manner designed to prevent consumption without removal of
		the lid or cap. The container shall be no greater than 24 fluid ounces.
		Notwithstanding In accordance with G.S. 20-138.7, the transportation of
		single-serving fortified wine drinks in a motor vehicle shall not be unlawful if
		the container <del>continues to be sealed and is in the passenger area of a motor</del>
		vehicle. is an unopened manufacturer's original container or is transported in a
		locked container, in the trunk, or in the area behind the last upright seat in a
		motor vehicle not equipped with a trunk. Notwithstanding G.S. 18B-1010, the
		sale of more than two single-serving fortified wine drinks at one time shall not
		be unlawful if the single-serving fortified wine drinks are sold for delivery or
		consumption off the permittee's premises. No single-serving fortified wine by
		the drink ordered for off-premises consumption shall be provided to any
		person other than the purchaser of the single-serving fortified wine drink,
		except that in the case of delivery, the delivery service permittee through its
		employees or agents may provide the single-serving fortified wine drink to a person other than the purchaser if the permittee or the permittee's employees
		or agents verify that the person is over 21 years of age using age verification
		software requiring the recipient to provide a form of photographic
		identification authorized in G.S. $18B-302(d)(1)$ .
		Identification authorized in $G.S. 18B-302(d)(1)$ .
	 (10)	Mixed Deverages Dermit A mixed hoverages normit outherizes the retail
	(10)	Mixed Beverages Permit. – A mixed beverages permit authorizes the retail
		sale of mixed beverages for consumption on the premises. The permit also
		authorizes a mixed beverages permittee to obtain an antique spirituous liquor
		permit under subdivision (20) of this section and to use for culinary purposes
		spirituous liquor lawfully purchased for use in mixed beverages. The permit
		may be issued for any of the following:
		a. Restaurants.
		b. Hotels.
		c. Private clubs.
		d. Convention centers.
		e. Community theatres.
		f. Nonprofit organizations.
		g. Political organizations.
		<ul><li>h. Sports and entertainment venues.</li><li>i. Bars.</li></ul>

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<ul><li>j. The holder of a distillery permit authorized under G.S. 18B-1105.</li><li>k. Breweries.</li></ul>
<i>l</i> . Wineries.
Additionally, a mixed beverages permit authorizes a permittee that is a
restaurant, hotel, private club, bar, brewery, winery, or the holder of a
distillery permit to sell at retail mixed beverages for consumption off the
premises, including delivery by the permittee or a delivery service permittee.
A mixed beverage sold for consumption off the premises must be sold with
food and shall be (i) a premixed cocktail in the manufacturer's original closed
container, or (ii) packaged in a container with a secure lid or cap, and in a
manner designed to prevent consumption without removal of the lid or cap.
The container shall be no greater than 24 fluid ounces. Notwithstanding In
accordance with G.S. 20-138.7, the transportation of a mixed beverage in a
motor vehicle shall not be unlawful if the container continues to be sealed and
is in the passenger area of a motor vehicle.is an unopened manufacturer's
original container or is transported in a locked container, in the trunk, or in the
area behind the last upright seat in a motor vehicle not equipped with a trunk.
Notwithstanding G.S. 18B-1010, the sale of more than one mixed beverage
drink at one time shall not be unlawful if the mixed beverage drinks are sold
for delivery or consumption off the permittee's premises. No mixed beverage
ordered for off-premises consumption shall be provided to any person other
than the purchaser of the mixed beverage, except that in the case of delivery,
the delivery service permittee through its employees or agents may provide
the mixed beverage to a person other than the purchaser if the permittee or the
permittee's employees or agents verify that the person is over 21 years of age
using age verification software requiring the recipient to provide a form of
photographic identification authorized in G.S. 18B-302(d)(1).
SECTION 3.(b) G.S. 20-138.7(a) reads as rewritten:
"(a) Offense. – No person shall drive a motor vehicle on a highway or the right-of-way of
a highway: highway while both of the following conditions are met:
(1) While there <u>There</u> is an alcoholic beverage in the passenger area in other than the unconsider manufactured's original container or a container that remained
the unopened manufacturer's original container or a container that remains
securely sealed pursuant to G.S. 18B-1001(3), 18B-1001(5), or 18B-1001(10).container.
(2) While the The driver is consuming alcohol or while alcohol remains in the
driver's body."
<b>SECTION 3.(c)</b> This section becomes effective October 1, 2025, and applies to
offenses committed on or after that date.
ononses committed on or after that date.
COUNTY MIXED BEVERAGE ELECTION AMENDMENT
SECTION 4.(a) G.S. 18B-600(b) reads as rewritten:
"(b) County Elections. – Any county may hold a malt beverage, unfortified wine, or ABC
store election. A county may hold a mixed beverage election only if (i) the county already
operates at least one county ABC store or a city located in the county operates at least one ABC
store, or (ii) a county election on ABC stores is to be held at the same time as the mixed beverage
election. Provided, if a county does not operate at least one ABC store, a mixed beverages
permittee may purchase liquor from an ABC store that is designated as a mixed beverage ABC
store operated by any local board operating in the same county as the permittee."
<ul><li>store operated by any local board operating in the same county as the permittee."</li><li>SECTION 4.(b) This section is retroactively effective October 1, 2024.</li></ul>

General	Assem	bly Of North Carolina	Session 2025
BROWN	N BAGO	GING TECHNICAL CORRECTION	
		<b>FION 5.</b> G.S. 18B-603(d) reads as rewritten:	
"(d)		d Beverage Elections. – If a mixed beverage	election is held under
· · ·		and the sale of mixed beverages is approved, the Com	
		ons and establishments in the jurisdiction that held th	• •
to quaim	icu perse	ins and establishments in the jurisdiction that held th	le chection as follows.
	 (4)	The Commission may issue brown-bagging perm	nits for hars private <del>clubs</del>
	(+)	<u>clubs</u> , and congressionally chartered veterans organ issue and may not renew brown-bagging permits community theatres. A restaurant, hotel, or commissued a mixed beverage permit under subdivision brown-bagging permit.	nizations but may no longer for restaurants, hotels, and nunity theatre may not be
	"		
AIRPOI	RT TEC	CHNICAL CORRECTION	
	SEC	<b>FION 6.</b> G.S. 18B-300.3 reads as rewritten:	
"§ 18B-3	300.3. P	ossession and consumption of alcoholic beverages	s in the security-screened
		of airports.	
(a)		g the hours of airport operation, any establishment p	
		0) of G.S. 18B-1000G.S. 18B-1001 and operating in t	
Administration-screened portion of an airport may, with the written approval of the airport			
authority, sell the alcoholic beverages it is permitted to sell for consumption throughout the			
Transportation Security Administration-screened portion of the establishment's respective airport			
terminal.	,		
(b)		coholic beverage served for consumption throughout	
erminal	shall be	served in a container that meets all of the following	requirements:
	(1)	The container is not comprised of glass.	
	(2)	The container displays, in no less than 12-point f	font, the statement, "Drink
		Responsibly – Be 21."	
	(3)	The container shall not hold more than 16 fluid out	
(c)		stomer may purchase and consume alcoholic beverage	
	-	tion Security Administration-screened portion of the	
1		e purchase is from an approved establishment permit	tted under subdivision (1),
		of <del>G.S. 18B-1000.<u>G.S. 18B-1001.</u></del>	, ,, ,
(d)		section applies only to airports that service airplanes	s boarding at least 150,000
passenge	rs annua	ally."	
		RMISSION TO TAKE MIXED BEVERAGES	S UNIU PERMITTED
rkenis		A SOCIAL DISTRICT	
"(f)		<b>FION 7.</b> G.S. 18B-300.1(f) reads as rewritten:	america allowed to 1 - 1
"(f)		ations on Open Containers. – Except where oth	-
	-	ossession and consumption of an open container of a subject to all of the following requirements:	an alcoholic deverage in a
social dis	surict 18 S	subject to all of the following requirements:	
	(6)	Notwithstanding GS 19P 200 and GS 19T	R 201 a normittae ar
	(6)	Notwithstanding G.S. 18B-300 and G.S. 18B	-
		non-permittee business may allow a customer to permission algobalia bayerages purchase	
		business's premises alcoholic beverages purchase	
		social district. A permittee business that is not	
		beverages may allow a customer to possess and opremises mixed beverages purchased from a mixed	
		social district."	i oc verages permitte in the

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## **EFFECTIVE DATE**

2 3 4 SECTION 8. Except as otherwise provided, this act is effective when it becomes law.