GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2005

SENATE BILL 476

Short Title: Regulate Sale of Malt Beverage Kegs.	
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Sponsors:Senators Graham; and Dannelly.Referred to:Commerce.

March 10, 2005

1				A BILL TO BE ENTITLED
2	AN ACT	REGU	LATI	NG THE SALE OF KEGS CONTAINING MALT BEVERAGE.
3	The Gen	eral Ass	sembly	of North Carolina enacts:
4		SECT	TION	1. Article 10 of Chapter 18B of the General Statutes is amended
5	by addin	g a new	sectio	on to read:
6	" <u>§ 18B-1</u>	010. K	eg sale	es of malt beverages.
7	<u>(a)</u>	<u>As us</u>	ed in t	his section a 'keg' is a container capable of holding at least seven
8	and three	e-quarte	rs gall	ons of malt beverage.
9	<u>(b)</u>	The sa	ale of 1	nalt beverages in kegs is subject to all of the following:
10		<u>(1)</u>	Every	keg of malt beverages supplied for sale by a malt beverage
11			whole	esaler to a permittee other than a hotel, restaurant, or private club
12			shall	be marked with a permanent identification number and shall also
13			be tag	gged with a uniquely numbered and coded tag that meets all of the
14			follov	wing requirements:
15			<u>a.</u>	It shall be issued by the Alcohol Law Enforcement Division to
16				the malt beverage retailer upon the payment of a fee that shall
17				cover the cost of producing the tag.
18			<u>b.</u>	It shall be used for a single sale of the marked keg.
19			<u>c.</u>	It shall be removed from the keg upon the keg's return to the
20				malt beverage wholesaler and maintained with the records of
21				the sale.
22			<u>d.</u>	It shall be returned to the Alcohol Law Enforcement Division
23				semiannually for destruction.
24		<u>(2)</u>	The r	etail seller of the keg shall require the retail purchaser of the keg
25			to co	mplete a form that is provided to the retail seller by the Alcohol
26				Enforcement Division upon the payment of a fee covering the
27			<u>cost c</u>	of producing the form. The form shall include all of the following:
28			<u>a.</u>	The retail purchaser's name.
29			<u>b.</u>	The retail purchaser's address.

(Public)

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Session 2005 **General Assembly of North Carolina** The retail purchaser's telephone number. 1 <u>c.</u> 2 d. The retail purchaser's date of birth, verified by viewing the 3 purchaser's drivers license. The keg's identification number. 4 <u>e.</u> 5 The keg's unique tag number or code. f. 6 The specific address or location where the malt beverage in the g. 7 keg will be consumed and the date or dates on which it will be 8 consumed. 9 The form will summarize all of the following information: <u>h.</u> 10 1. The requirements of this section. <u>2.</u> The penalties for violating any provision of this section. 11 12 The penalties for providing malt beverages to underage 3. persons. 13 14 The signature of the retail purchaser. i. 15 (3) The retail purchaser shall return the coded tag along with the keg to the retail seller. The retail seller shall remove the coded tag and return the 16 17 keg to the beverage wholesaler. The coded tag shall be retained by the 18 retail seller along with a copy of the signed form required by subdivision (2) of this subsection for a period of three years from the 19 20 date of purchase. The from and the information contained on it are 21 public records. The retail seller shall collect from the retail buyer, in addition to any 22 (4)other costs, a deposit in the amount of fifty dollars (\$50.00) 23 24 guaranteeing that the coded tag shall not be defaced or removed and if it is, then the retail seller shall keep the deposit as liquidated damages 25 for the defacing or removal of the tag. 26 27 The retail seller shall report the following to the Alcohol Law (5) Enforcement Division and to its local law enforcement agency: 28 29 The failure of a retail buyer to return a keg. a. 30 The defacing of a coded tag attached to a returned keg. b. The removal of a coded tag from a returned keg. 31 c. 32 Penalties. – The following penalties shall apply to violations of the provisions (c) 33 of this section: 34 Any person who defaces or removes the identification tag provided by (1)35 the Alcohol Law Enforcement Division on a keg or who possesses an unlabeled or untagged keg shall be guilty of a Class 1 misdemeanor 36 and upon conviction shall be fined not less than fifty dollars (\$50.00), 37 imprisoned, or both in the discretion of the court. 38 39 Any person who fails either to return a keg or to provide the retail (2)seller with the reason for the failure for the return of the keg within 30 40 days after purchase shall be guilty of a Class 1 misdemeanor, and upon 41 42 conviction shall be fined not less than fifty dollars (\$50.00), imprisoned, or both in the discretion of the court. 43

1	<u>(3)</u>	Any permittee that fails to obtain, record, maintain, or report the
2		information required by this section or fails in any other way to
3		comply with the requirements of this section shall have its permit
4		revoked by the Commission in accordance with the policies of the
5		Commission.
6	<u>(4)</u>	If a person sold a malt beverage in compliance with the provision of
7		this section and any rules adopted pursuant to this section, then it shall
8		be a defense in any criminal prosecution or proceeding or civil or
9		administrative action under this section."
10	SECT	TION 2. This act becomes effective December 1, 2005, and applies to
11	offenses commit	ted on or after that date.