14B NCAC 15B .0220 is amended under temporary procedures as follows:

1 2 3

14B NCAC 15B .0220 DISPENSING ALCOHOLIC BEVERAGES: PRODUCT IDENTIFICATION

- 4 (a) Malt Beverages, On-Premises. Malt beverages may be sold by persons holding on-premise permits in the original
- 5 containers, by the glass, by the mug, by the pitcher or a single-service and single-use container as defined by
- 6 FDA Food Code 2009, 1-201.10(B). The brand name of draught malt beverages dispensed in retail outlets shall be
- shown on the knobs of draught faucets. Covers for these faucets bearing a brand name may be used if the brand name
- 8 appearing on the cover corresponds with the brand name on the knob of the faucets that are to be used for that brand.
- 9 (b) Malt Beverages, Off-Premises. Malt beverages may be sold by persons holding a retail an off-premise permit
- only in the unopened original container that was filled by the product manufacturer, manufacturer, except as permitted
- 11 pursuant to G.S. 18B-1001.
- 12 (c) Wine, On-Premises. A person holding an on-premises wine permit may sell wine in the unopened original
- container, by the carafe, by the glassglass, or a single-service and single-use container. A person holding an on-
- premises wine permit may sell wine mixed with non-alcoholic beverages by the carafe, by the glassglass, or a single-
- 15 service and single-use container. Wine served in carafes, by the glassglass, or single-service and single-use containers
- may be dispensed under pressure from nitrogen from sealed bulk containers provided the containers and dispensing
- systems have been approved by the Commission and the Commission for Public Health. The vintner, brandbrand,
- and type of wine dispensed by the carafe, glassglass, or single-service and single-use container, except for the house
- wine, shall appear on the wine list. Where the wine is dispensed from bulk containers, the vintner, brand brand, and
- 20 type shall be shown on the knobs of draught faucets.
- 21 (d) Use of Siphons. The use of siphons or pressurized dispensers is allowed if the malt beverage or wine contents are
- dispensed directly from the original containers.
- 23 (e) Mixed Beverages. A person holding a mixed beverages permit may sell mixed beverages in a glass, in a
- 24 pitcherpitcher, or in a single-service and single-use container.
- 25 (f) Multi-Use Containers. All multi-use containers used by permittees to serve any alcoholic beverages shall meet
- the requirements as referenced by FDA Food Code 2009, 3-304.11(a). Multi-use containers include glassware, mugs,
- 27 pitchers pitchers, and carafes.
- 28 (g) [Incorporated] Incorporation by Reference. [The sections of the FDA Food Code 2009 referenced in this Chapter
- 29 are to the 2009 Food Code, not including subsequent amendments and editions, established by the U.S. Department
- 30 of Health and Human Services, Food and Drug Administration (hereinafter referred to as the "Food Code") and are
- 31 incorporated by reference. The Food Code may be accessed from the internet at
- 32 www.fda.gov/Food/FoodSafety/RetailFoodProtection/FoodCode/default.htm, or a copy can be obtained by contacting
- 33 the U.S. Department of Commerce, National Technical Information Service, at (703) 605-6040, and is also available
- 34 for inspection at the Division of Public Health, N.C. Department of Health and Human Services. The 2009 FDA Food
- 25 Code, as established by the U.S. Department of Health and Human Services, Food and Drug Administration, is hereby
- 36 <u>incorporated by reference, excluding subsequent amendments and editions, and may be accessed at no cost at</u>
- 37 https://www.fda.gov/food/guidanceregulation/retailfoodprotection/foodcode/ucm2019396.htm.

1		
2	History Note:	Authority G.S. 18B-100; 18B-206; 18B-207; <u>18B-1001</u> ; <u>1</u> 30A-248(a); FDA Food Code 2009, 1 -
3		201.10(B), 3 304.11(a);
4		Eff. January 1, 1982;
5		Amended Eff. June 1, 2013; May 1, 1984;
6		Transferred and Recodified from 04 NCAC 02S .0228 Eff. August 1, 2015;
7		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. August 20,
8		2016.
9		Temporary Amendment Eff. November 28, 2017.
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11		

1	14B NCAC 15C	.0302 is amended under temporary procedures as follows:
2		
3	14B NCAC 150	C.0302 LABELS TO BE SUBMITTED TO COMMISSION
4	(a) All labels	for malt beverage and wine products shall be submitted in duplicate to the Commission on an
5	"Application for	Label Approval Form."[Form," as required by Rule .0201 or .0202 of this Subchapter.
6	(b) Each person	requesting label approval shall furnish, in the application for label approval, the names and addresses
7	of the manufactu	arer, bottler, and importer of the product.
8	(c) Notwithstan	ding Paragraphs (a) and (b) of this Rule, holders of retail permits pursuant to G.S. 18B-1001(1), (2),
9	(3), (4), or (16)	that fill or refill growlers on demand are not-shall not be required to submit the labels required by
10	RuleRules .0303	(b) <u>or [(e),](c)</u> or [Rules] .0304(d) or (e), of this Section.
11		
12	History Note:	$Authority\ G.S.\ 18B-100;\ 18B-206(a);\ 18B-207;\ \underline{18B-1001(1);\ 18B-1001(2);\ 18B-1001(16);}\underline{18B-1001(16);}18B-1001(16)$
13		<u>1001;</u>
14		Eff. January 1, 1982;
15		Temporary Amendment Eff. October 25, 2013;
16		Amended Eff. September 1, 2014;
17		Transferred and Recodified from 04 NCAC 02T .0302 Eff. August 1, 2015.
18		Temporary Amendment Eff. November 28, 2017.

1	14B NCAC 15C .0303 is amended under temporary procedures as follows:		
2			
3	14B NCAC 15C	C.0303 LABEL CONTENTS: MALT BEVERAGES	
4	(a) Containers to	hat are prefilled by the manufacturer shall be affixed with malt beverage labels that shall contain the	
5	following inform	nation in a legible form:	
6	(1)	brand name of product;	
7	(2)	name and address of brewer or bottler;	
8	(3)	class of product (e.g., beer, ale, porter, lager, bock, stout, or other brewed or fermented beverage);	
9	(4)	net contents;	
10	(5)	if the malt beverage is fortified with any stimulants, the amount of each (milligrams) per container;	
11		and	
12	(6)	the alcoholic beverage health warning statement as required by the Federal Alcohol Administration	
13		Act, 27 C.F.R. Sections 16.20 through 16.22.	
14	(b) Growlers	that are filled or refilled on demand with malt beverages pursuant to Rule .0308 of this	
15	Subchapter Section	on shall be affixed with a label or a tag that shall contain the following information in type not smaller	
16	than 3 millimete	rs in height and not more than 12 characters per inch:	
17	(1)	brand name of the product dispensed;	
18	(2)	name of brewer or bottler;	
19	(3)	class of product (e.g., beer, ale, porter, lager, bock, stout, or other brewed or fermented beverage);	
20	(4)	net contents;	
21	(5)	if the malt beverage is fortified with any stimulants from the original manufacturer, the amount of	
22		each (milligrams) per container;	
23	(6)	name and address of business that filled or refilled the growler;	
24	(7)	date of fill or refill;	
25	(8)	if the malt beverage is more than six percent alcohol by volume, the amount of alcohol by volume	
26		pursuant to G.S. 18B-101(9); and	
27	(9)	the following statement: "This product may be unfiltered and unpasteurized. Keep refrigerated at	
28		all times."	
29	(c) Growlers th	at are filled or refilled on demand pursuant to Rule .0308 of this Section shall be affixed with the	
30	alcoholic beverage health warning statement as required by the Federal Alcohol Administration Act, 27 C.F.R.		
31	Sections 16.20 through 16.22. The provisions of 27 C.F.R. Sections 16.20 through 16.22 referenced in this Section		
32	are <mark>hereby</mark> incorp	porated by [reference. Copies of these regulations are available for inspection and copying as provided	
33	in Rule .0401 of	this Subchapter.]reference, including subsequent amendments and editions, and may be accessed for	
34	free at https://wv	ww.gpo.gov.	
35			
36	History Note:	$Authority \;\; G.S. \;\; 18B-100; \;\; 18B-101(9); \;\; 18B-206(a); \;\; 18B-207; \;\; 18B-1001(1); \;\; 18B-1001(2); 1$	
37		1001(16); 27 C.F.R. 16.20 through 16.22;18B-1001;	

1	Eff. January 1, 1982;
2	Amended Eff. April 1, 2011;
3	Temporary Amendment Eff. October 25, 2013;
4	Amended Eff. September 1, 2014;
5	Transferred and Recodified from 04 NCAC 02T .0303 Eff. August 1, 2015.
6	Temporary Amendment Eff. November 28, 2017.

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1	14B NCAC 150	C .0304 is amended under temporary procedures as follows:	
2			
3	14B NCAC 150	C .0304 LABEL CONTENTS: WINE	
4	(a) All wine lal	pels shall contain the following information, in a legible form: form legible to the consumer:	
5	(1)	brand name of product;	
6	(2)	class and type, in conformity with Section .0400 of this Subchapter;	
7	(3)	name and address of manufacturer, or bottler, except as otherwise provided in these Rules;	
8	(4)	on blends consisting of foreign and domestic wine, if any reference is made to the presence of	
9		foreign wine, the exact percentage by volume the foreign wine; and	
10	(5)	net contents (unless blown or otherwise permanently inscribed in the container).	
11	(b) Exception to	for Retailer's Private Brand. In the case of wine bottles packaged for a retailer or other person under	
12	histhe person's	private brand, the name and address of the bottler need not be stated on the brand label but-may be	
13	stated on anothe	er label affixed to the container, if the name and address of the person for whom the wine was bottled	
14	or packed appear	ars on the label. The net contents shall be stated on the brand label or on a separate label affixed in	
15	immediate prox	timity thereto on the same side of the container in readily legible form, unless blown or otherwise	
16	permanently ins	scribed in the container.	
17	(c) Imported W	vines. The name and address of the importer of a foreign wine need not be stated on the brand label if	
18	it is stated upon	another label affixed to the container.	
19	(d) Growlers th	nat are filled or refilled on demand with unfortified wine pursuant to Rule .0308 of this Section shall	
20	be affixed with a label or a tag containing the following information in type not smaller than 3 millimeters in heigh		
21	and not more th	an 12 characters per inch:	
22	<u>(1)</u>	brand name of the product dispensed;	
23	(2)	name of manufacturer or bottler;	
24	(3)	class and type of product;	
25	<u>(4)</u>	net contents;	
26	<u>(5)</u>	name and address of business that filled or refilled the growler;	
27	<u>(6)</u>	date of fill or refill; and	
28	<u>(7)</u>	the following statement: "This product may be unfiltered and unpasteurized. Keep refrigerated at	
29		all times."	
30	(e) Growlers the	hat are filled or refilled on demand pursuant to Rule .0308 of this Section shall be affixed with the	
31	alcoholic beverage health warning statement as required by the Federal Alcohol Administration Act, 27 C.F.R		
32	Sections 16.20	through 16.22.	
33			
34	History Note:	Authority G.S. 18B-206(a); 18A-207; <u>18B-1001;</u>	
35		Eff. January 1, 1982;	
36		Amended Eff. May 1, 1984;	
37		Transferred and Recodified from 04 NCAC 02T .0304 Eff. August 1, 2015.	

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14B NCAC 15C .0307 is amended under temporary procedures as follows:
14B NCAC 15C .0307 GROWLERS
(a) As used in this Rule, Section, a "growler" is a refillable-rigid glass, ceramic, plastic, aluminum, or stainless steel
container with a flip top or screw on lid closure or cap with a secure sealing that is no larger than 2 liters (0.5283
gallons) into which a malt beverage or unfortified wine is prefilled, filled, or refilled for off-premises consumption.
(b) Malt beverages may be sold in growlers as follows:
(1) Holders of only a brewery permit may sell, deliver, and ship growlers prefilled with the brewery's
malt beverage for off-premises consumption provided a label is affixed to the growler that accurately
provides the information as required by Rules .0303(a) and .0305 of this Section.
(e)(2) Holders of retail permits pursuant to G.S. 18B-1001(1), (2), or (16) who do not hold a brewery
permit shall not prefill growlers with malt beverage.
(d)(3) Holders of a brewery permit who also have retail permits pursuant to G.S. 18B-1001(1) may fill or
refill growlers on demand with the brewery's malt beverage for off-premises consumption, provided
the label as required by Rules .0303(b) and (e)(c), and .0305Rule .0305 of this Section is affixed to
the growler.
(e)(4) Holders of retail permits pursuant to G.S. 18B-1001(1), (2), or (16) may fill or refill growlers on
demand with draft malt beverage for off-premises consumption, provided the label as required by
Rules .0303(b) and $\frac{(c), (c)}{(c)}$ and $\frac{.0305[Rule .0305]}{(c)}$ of this Section is affixed to the growler.
(c) Unfortified wine may be sold in growlers as follows:
(1) Holders of only an unfortified winery permit may sell, deliver, and ship growlers prefilled with the
winery's unfortified wine for off-premises consumption provided a label is affixed to the growler
that [accurately] provides the information as required by Rules .0304(a), (b) and (c), and Rule .0305
of this Section.
(2) Holders of retail permits pursuant to G.S. 18B-1001(3), (4), or (16) who do not hold an unfortified
winery permit shall not prefill growlers with unfortified wine.
(3) Holders of an unfortified winery permit who also have retail permits pursuant to G.S. 18B-1001(3)
may fill or refill growlers on demand with the winery's unfortified wine for off-premises
consumption, provided the label as required by Rules .0304(d) and [(e), (e) and [Rule] .0305 of this
Section is affixed to the growler.
(4) Holders of retail permits pursuant to G.S. 18B-1001(3), (4), or (16) may fill or refill growlers on
demand with unfortified wine for off-premises consumption, provided the label as required by Rules
.0304(d) and [(e),(e) and [Rule] .0305 of this Section is affixed to the growler.
(f)(d) Holders of retail permits pursuant to G.S. 18B-1001(1), (2), (3), (4), or (16) shall affix a label as required by
Rules .0303(b) and (c), Rules .0304(d) and (e), and Rule .0305 of this Section to the growler when filling or refilling
a growler.

1	(g)(e) Holders	$\frac{g}{g}$ Holders of retail permits pursuant to G.S. 18B-1001(1), (2), $\frac{g}{g}$ or (16), may, in their discretion, refuse to				
2	fill or refill a growler, except in matters of discrimination pursuant to G.S. 18B-305(c).					
3						
4	History Note:	Authority G.S. 18B-100; 18B-206(a); 18B-207; 18B-305; 18B-1001(1); 18B-1001(2); 18B-100(2); 18B-100(2); 18B-100(2); 18B-100(2); 18B-100(2); 18B-100(2); 18B-100(2); 18B-100(2				
5		1001(16); <u>18B-1001;</u>				
6		Eff. April 1, 2011;				
7		Temporary Amendment Eff. October 25, 2013;				
8		Amended Eff. September 1, 2014;				
9		Transferred and Recodified from 04 NCAC 02T .0308 Eff. August 1, 2015.				
10		Temporary Amendment Fff November 28, 2017				

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1	14B NCAC 150	C .0308 is	s amended under temporary procedures as follows:
2			
3	14B NCAC 15	C .0308	GROWLERS: CLEANING, SANITIZING, FILLING AND SEALING
4	(a) Filling Exce	ept as per	mitted pursuant to Rules .0307(b) and (c) of this Section, filling and refilling growlers shall
5	only occur on d	lemand by	y a eustomer. consumer.
6	(b) Growlers sl	hall only	be filled or refilled by a permittee or the permittee's employee.
7	(c) Prior to fill:	ing or refi	illing a growler, the growler and its cap shall be cleaned and sanitized by the permittee or the
8	permittee's emp	oloyee usi	ng one of the following methods:
9	(1)	Manua	al washing in a three compartment sink:
10		(A)	Priorprior to starting, clean sinks and work area to remove any chemicals, oils, or grease
11			from other cleaning activities;
12		(B)	Emptyempty residual liquid from the growler to a drain. Growlers shall not be emptied into
13			the cleaning water;
14		(C)	Cleanclean the growler and cap in water and detergent. Water temperature shall be at a
15			minimum 110°F or the temperature specified on the cleaning agent manufacturer's label
16			instructions. Detergent shall not be fat or oil based;
17		(D)	Removeremove any residues on the interior and exterior of the growler and cap;
18		(E)	Rinserinse the growler and cap in the middle compartment with water. Rinsing may be
19			from the spigot with a spray arm, from a spigot, or from the tub as long as the water for
20			rinsing shallis not be stagnant but shall be and continually refreshed;
21		(F)	Sanitizesanitize the growler and cap in the third compartment. Chemical sanitizer shall be
22			used in accordance with the EPA-registered label use instructions and shall meet the
23			minimum water temperature requirements of that chemical; and
24		(G)	Aa test kit or other device that accurately measures the concentration in mg/L of chemical
25			sanitizing solutions shall be provided and be readily accessible for use; or
26	(2)	Mecha	nical washing and sanitizing machine:
27		(A)	Mechanical mechanical washing and sanitizing machines shall be provided with an easily
28			accessible and readable data plate affixed to the machine by the manufacturer and shall be
29			used according to the machine's design and operation specifications;
30		(B)	Mechanical mechanical washing and sanitizing machines shall be equipped with chemical
31			or hot water sanitization;
32		(C)	Concentration concentration of the sanitizing solution or the water temperature shall be
33			accurately determined by using a test kit or other device; and
34		(D)	Thethe machine shall be regularly serviced based upon the manufacturer's or installer's
35			guidelines.
36	(d) Notwithsta	ınding Pa	ragraph (c) of this Rule, a growler may be filled [filled,]or refilled without cleaning and
37	sanitizing the a	rowler oro	owler as follows:

1	(1)	Filling	or refilling a growler with a tube as referenced by Paragraph (e) of this Rule:
2		(A)	Foodfood grade sanitizer shall be used in accordance with the EPA-registered label use
3			instructions;
4		(B)	Aa container of liquid food grade sanitizer shall be maintained for no more than 10 malt
5			beverage taps that will be used for filling and refilling growlers;
6		(C)	Eacheach container shall contain no fewer than five tubes that will be used only for filling
7			and refilling growlers;
8		(D)	Thethe growler is inspected visually for contamination;
9		(E)	The [the]growler is filled or refilled with a tube as described in Paragraph (e) of this Rule;
10		(F)	Afterafter each filling or refilling of a growler, the tube shall be immersed in the container
11			with the liquid food grade sanitizer; and
12		(G) (F)	Aa different tube from the container shall be used for each fill or refill of a growler; or
13	(2)	Filling	a growler with a contamination-free process:
14		(A)	Thethe growler shall be inspected visually for contamination; and
15		(B)	Shall for growlers that can be refilled, the process shall be otherwise in compliance with
16			the FDA Food Code 2009, Section 3-304.17(c). Section 3-304.17(C); and
17		(C)	for growlers that are for single use, the process shall be otherwise in compliance with the
18			FDA Food Code 2009, [Section] Sections 4-903.11 and 4-903.12.
19	(e) Growlers sh	all be fil	led or refilled from the bottom of the growler to the top with a tube that is attached to the malt
20	beverage or unf	ortified v	vine faucet and extends to the bottom of the growler or with a commercial filling machine.
21	(f) When not in	use, tub	es to fill or refill growlers shall be immersed and stored in a container with liquid food grade
22	sanitizer.		
23	(g) After filling	or refill	ing a growler, the growler shall be sealed with a <u>closure or cap</u> .
24			
25	History Note:	Author	rity G.S. 18B-100; 18B-206(a); 18B-207; 18B-1001(1); 18B-1001(2);18B-1001(16); FDA
26		Food (Code 2009, Section 3-304.17(c) and Section 4-204.13(a),(b) and (d);18B-1001;
27		Tempo	orary Adoption Eff. October 25, 2013;
28		Eff. Se	ptember 1, 2014;
29		Transf	erred and Recodified from 04 NCAC 02T .0309 Eff. August 1, 2015.
30		Tempe	orary Amendment Fff November 28, 2017

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1	14B NCAC 15C .0403 is amended under temporary procedures as follows:		
2			
3	14B NCAC 15C .0403 CONTAINERS		
4	(a) Unsealed Container Prohibited. The Except as permitted by Rule .0307 of this Subchapter, the sale of wine in any		
5	unsealed container or container, any container originally designed for a product other than winewine, or in any		
6	container the design or shape of which would tend to mislead the consumer as to the nature of the contents is		
7	prohibited. All wine containers shall be made of glass or other nonmetallic materials except for bulk on premise		
8	containers approved by the Commission.		
9	(b) Distinguishing Mark Different from Retailer. The sale of wine in containers that have the blown, branded branded		
10	or burned name or other distinguishing mark of any person engaged in business as a wine producer, importer		
11	wholesaler wholesaler or bottler or any other person different from the person whose name is required to appear or		
12	the brand label by Rule .0304 of this Subchapter is prohibited.		
13 14	History Note: Authority G.S. 18B-206; 18B-207; 18B-1001;		
15	Eff. January 1, 1982;		
16	Amended Eff. June 1, 1986; May 1, 1984;		
17	Transferred and Recodified from 04 NCAC 02T .0410 Eff. August 1, 2015.		
18	Temporary Amendment Eff. November 28, 2017.		

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