GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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FILED SENATE Apr 2, 2019 S.B. 566 PRINCIPAL CLERK D

SENATE BILL DRS55066-BAxf-6B*

Short Title:	NC Consumer Fireworks Safety Act.	(Public)
Sponsors:	Senators Gunn and Sawyer (Primary Sponsors).	
Referred to:		

1	A BILL TO BE ENTITLED
2	AN ACT TO PERMIT THE SALE, POSSESSION, AND USE OF CERTAIN CONSUMER
3	FIREWORKS AND TO LEVY AN EXCISE TAX ON THE SALES OF CONSUMER
4	FIREWORKS.
5	The General Assembly of North Carolina enacts:
6	SECTION 1. G.S. 14-410 reads as rewritten:
7	"§ 14-410. Manufacture, sale and use of pyrotechnics prohibited; exceptions; license
8	required; sale to persons under the age of 16-<u>18</u> prohibited.
9	(a) Except as otherwise provided in this section, it shall be unlawful for any individual,
10	firm, partnership or corporation to manufacture, purchase, sell, deal in, transport, possess,
11	receive, advertise, use, handle, exhibit, or discharge any pyrotechnics of any description
12	whatsoever within the State of North Carolina.
13	(a1) It shall be permissible for pyrotechnics to be exhibited, used, handled, manufactured,
14	or discharged within the State, provided all of the following apply:
15	(1) The exhibition, use, or discharge is at a concert or public exhibition.
16	(2) All individuals who exhibit, use, handle, or discharge pyrotechnics in
17	connection with a concert or public exhibition have completed the training
18	and licensing required under Article 82A of Chapter 58 of the General
19	Statutes. The display operator or proximate audience display operator, as
20	required under Article 82A of Chapter 58 of the General Statutes, must be
21	present at the concert or public exhibition and must personally direct all
22	aspects of exhibiting, using, handling, or discharging the pyrotechnics.
23	Notwithstanding this subdivision, the display operator for the University of
24	North Carolina School of the Arts may appoint an on-site representative to
25	supervise any performances that include a proximate audience display
26	subsequent to the opening performance, provided that the representative (i) is
27	a minimum of 21 years of age and (ii) is properly trained in the safe discharge
28	of proximate audience displays.
29	(3) The display operator has secured written authority under G.S. 14-413 from the
30	board of county commissioners of the county, or the city if authorized under
31	G.S. 14-413(a1), in which the pyrotechnics are to be exhibited, used or
32	discharged. Written authority from the board of commissioners or city is not
33	required under this subdivision for a concert or public exhibition provided the
34	display operator has secured written authority from (i) The University of
35	North Carolina or the University of North Carolina at Chapel Hill under
36	G.S. 14-413, and pyrotechnics are exhibited on lands or buildings in Orange



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1			County owned by The University of North Carolina or the U	University of North
2			Carolina at Chapel Hill or (ii) the University of North Caro	olina School of the
3			Arts and pyrotechnics are exhibited on lands or in building	ings owned by the
4			State and used by the University of North Carolina School	of the Arts.
5	(a2)		thstanding any provision of this section, it shall not be unlaw	
6			transport, and deliver pyrotechnics in the regular course of	
7	(a3)		equirements of this section apply to G.S. 14-413(b) and G.S.	
8	(a4)		l be permissible for pyrotechnics to be exhibited, used, hand	
9		-	thin the State as a special effect by a production compa	-
10			0), for a motion picture production, if the motion picture s	set is closed to the
11	-	-	ated from the public by a minimum distance of 500 feet.	
12	(a5)		l be permissible for pyrotechnics to be exhibited, used, hand	
13			ithin the State for pyrotechnic or proximate audience of	
14			sroom and practical skills training approved by the Office of	
15	<u>(a6)</u>		l be permissible for pyrotechnics that are consumer firework	
16			used, transported, handled, or discharged within the S	
17	-		tising, sale, use, transportation, handling, or discharge com	<u>iply with Part 2 of</u>
18			hapter 58 of the General Statutes.	1 6 1 6
19 20	(b)		thstanding the provisions of G.S. 14-414, it shall be	
20			partnership, or corporation to sell <u>consumer fireworks as def</u>	
21 22	<u>or</u> pyrote 16.<u>18.</u>	chnics a	s defined in G.S. 14-414(2), (3), (4)c., (5), or (6) to person	is under the age of
23	(c)	The fo	ollowing definitions apply in this Article:	
24		(1)	Concert or public exhibition A fair, carnival, show of a	any description, or
25			public celebration.	
26		<u>(1a)</u>	Consumer fireworks. – Defined in G.S. 58-82A-80(1).	
27		(2)	Display operator An individual issued a display oper	ator license under
28			G.S. 58-82A-3.	
29		(3)	State Fire Marshal. – Defined in G.S. 58-80-1."	
30			TON 2. G.S. 14-415 reads as rewritten:	
31			tion made misdemeanor.	
32	• •		iolating any of the provisions of this Article, except as othe	-
33			be guilty of a Class 2 misdemeanor, except that it is a Class	s 1 misdemeanor if
34	the sale is		ation of G.S. 14-410(b) or if the exhibition is indoors."	
35			TON 3. G.S. 58-82A-1 through G.S. 58-82A-55 are reco	dified as Part 1 of
36	Article 82	2A of Cl	hapter 58 of the General Statutes, to be entitled:	
37			"Part 1. Display Pyrotechnics Training and Permitting."	
38	1.11		TION 4. Article 82A of Chapter 58 of the General Statu	tes is amended by
39 40	adding a	new Par		
40	118 50 00	. <i>75</i> D	"Part 2. Consumer Fireworks.	
41	" <u>§ 58-82</u>			financializa chall ha
42 43			transport, possession, handling, or discharge of consumer	meworks shall be
43 44			compliance with the provisions of this Part. efinitions.	
44 45			<u>g definitions apply in this Part:</u>	
43 46		<u>(1)</u>	<u>Consumer fireworks. – Any small fireworks device des</u>	igned primarily to
40 47		(1)	produce visible effects by combustion or deflagration that (
47			a 1.4G firework device under Standard 87-1 of the Ame	
48 49			Association and (ii) complies with the construction, cher	
49 50			and labeling regulations of the United States Consum	•
50			and mooning regulations of the Office States Collsuin	<u>er i roudet Barety</u>

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		Commission, as set forth in the Code of Federal Regulations, vo	olumes 16 and
		<u>49.</u>	
	<u>(2)</u>	Consumer fireworks distributor A person owning or otherwi	ise controlling
		a facility where consumer fireworks are stored or otherwise n	naintained for
		distribution to fireworks retailers permitted under this Part.	
	<u>(3)</u>	Consumer fireworks permanent retailer. – A person that sells on	nly "consume
		fireworks," "sparkling devices," "novelties," and related i	tems from a
		consumer fireworks retail establishment.	
	<u>(4)</u>	Consumer fireworks retail establishment A structure that	t is designed
		planned, and constructed to remain in one location that is of	-
		consumer fireworks permanent retailer as a retail facility.	- ·
	<u>(5)</u>	Consumer fireworks temporary retailer. – A person that sells or	nly "consume
		fireworks," "sparkling devices," "novelties," and related i	•
		fireworks retail stand or a fireworks tent.	
	<u>(6)</u>	Fireworks retail stand. – A building or structure with a floor ar	ea not greate
	<u></u>	than 800 square feet, other than a fireworks tent. Stands	
		buildings, manufactured buildings, trailers, shipping con	
		temporary structures constructed from plywood, sheet meta	
		materials.	ui, or simila
	<u>(7)</u>	Fireworks retailer. – A consumer fireworks permanent retai	ler consume
	<u></u>	fireworks temporary retailer, or an incidental sparkling d	
		permitted under this Part.	
	<u>(8)</u>	Fireworks safety and education trainer. – A person who h	as complete
	<u>(0)</u>	training on the function, safe handling, and best practices for t	-
		all categories of consumer fireworks under G.S. 58-82A-130	
		registers with the Department.	and annuan
	<u>(9)</u>	Fireworks tent. – A tent, canopy, or membrane structure with a	floor area no
	<u>())</u>	greater than 1,500 square feet that is not permanently installed.	
	(10)	Sparkling devices. – Consumer fireworks and novelties that de	
	<u>(10)</u>	the air, do not fire inserts or projectiles into the air, and do n	
		produce a report. The specification of sparkling devices under the	
		shall substantially follow the definition of "ground and hand-l	
		devices" under Standard 87-1 of the American Pyrotechnics As	-
	<u>(11)</u>	Incidental sparkling device retailer. – A person selling only spa	
	<u>(11)</u>	and novelties that is not a consumer fireworks permanent retaile	-
		fireworks temporary retailer as defined by this section.	
	(12)	NFPA standards. – Standard 1124 of the National Fire Protection	n Association
	(12)	2017 edition, as it applies to the retail sale or distribution	
		fireworks, except as otherwise specified by this Part.	<u>or consume</u>
	(12)	Novelties. – Snaps, party poppers, snakes, glow worms, toy si	maka daviaa
	<u>(13)</u>		
		and certain wire sparklers and dipped sticks containing five grant and a sparklers and dipped sticks containing five grant and the sparklers and the sparklers are sparklers and the sparklers are sparklers and the sparklers are	
		polytechnic composition. The specification of novelties under the	
		shall substantially follow the definition of these devices under	Standard 8/-
	(1.4)	of the American Pyrotechnics Association.	• 41
	<u>(14)</u>	Public space. – Any building or area open to the public, whether	
		publicly owned. Public space includes restaurants, theaters, stat	uiums, arenas
	18 20 00 1 02 m	retail establishments, and shopping malls.	
,		Possession and use of consumer fireworks.	1 · 11
	-	ot as provided in this section, the possession of consumer firewo	<u>rks 1s allowe</u>
<u>i</u>	n this State.		

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(b)	The r	se and sale of consumer fireworks is prohibited within a county or city unle	ess	
		y has adopted an ordinance to allow the use and sale of consumer fireworks		
accordance with G.S. 153A-130.1 and G.S. 160A-190.1.				
<u>(c)</u>		e possession and use of consumer fireworks is subject to the following conditions:		
<u>(c)</u>	$\frac{110}{(1)}$	The person possessing or using the consumer fireworks must be at least 18		
	<u>(1)</u>	years old.	10	
	<u>(2)</u>	The use of consumer fireworks may occur only between the hours of 10:0	00	
	<u>(2)</u>	A.M. and 10:00 P.M., with the following exceptions:	50	
		<u>a.</u> <u>On July 4, use is permitted until 12:00 A.M.</u>		
		b. On December 31 and the following January 1, use is permitted fro	m	
		8:00 A.M. on December 31 until 12:30 A.M. on January 1.	111	
	<u>(3)</u>	The use of consumer fireworks is prohibited in the following locations:		
	<u>107</u>	<u>a.</u> <u>In or on the premises of a public or private primary or seconda</u>	rv	
		school, unless the person has written authorization from the school.	_	
		b. On the campus of a college or university, unless the person h		
		received written authorization from the college or university.	<u>us</u>	
		c. Within 1,500 feet of a hospital, veterinary hospital, animal ca	ire	
		facility, licensed child care center, fireworks retailer, firewor		
		distributor, gas station, or bulk storage facility for petroleum produc		
		or other explosive or flammable substances.		
	(4)	The possession or use of consumer fireworks is prohibited in or on the	he	
		premises of any public park or public space, except as otherwise permitted l		
		the person, State agency, or unit of local government owning or otherwi	se	
		controlling the public park, property, or public space.		
<u>(d)</u>	No co	unty or city may restrict or exclude the transportation of consumer firewor	<u>ks</u>	
across o	r through	the county or city. Nothing in this subsection is intended to prevent reasonab	ole	
transpor	tation-re	ated restrictions applicable to all vehicles or a class of vehicles regardless	of	
cargo, s	such as	vehicle weight limits or truck route restrictions in accordance with U.	<u>S.</u>	
<u>Departn</u>	nent of T	ansportation regulations.		
" <u>§ 58-82</u>	2A-90. S	<u>ale of consumer fireworks; permit required.</u>		
<u>(a)</u>	-	rson shall sell consumer fireworks, sparkling devices, or novelties in this Sta		
		on holds a permit issued under this Part from the Commissioner. T		
		all issue rules to implement this section. Permits of a fireworks retailer shall		
-		ation visible to members of the general public visiting the retailer. The	he	
<u>Commis</u>	ssioner sl	all issue a permit to a person who meets the following conditions:		
	<u>(1)</u>	Is 21 years of age or older.		
	<u>(2)</u>	Complies with all of the requirements of this Part.		
	<u>(3)</u>	Has not been convicted of a felony and has not received a pardon.		
	<u>(4)</u>	Has not been convicted of an offense for a violation of State or federal law,		
		been found in violation of any municipal ordinance, involving fireworks		
		explosives within five years prior to the date of the application for the perm		
	<u>(5)</u>	Maintains at all times public liability and product liability insurance wi		
		minimum coverage limits of five million dollars (\$5,000,000) to cover losse		
		damages, or injury that might occur as a result of the person selling consum		
		fireworks. The Commissioner, by rule, may increase the amount of liabili	_	
		insurance required to be maintained by a fireworks retailer. In determining		
		whether to increase the amount of required liability insurance, the		
		Commissioner shall consider the maximum amount of inventory the firewor		
		retailer will have on hand at a given time, any property located within 1,00		
		feet of the property wherein the fireworks will be stored or sold, and any oth	er	
		factors the Commissioner deems important.		

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<u>(6)</u>	Submits the application for a permit no less than 120	days prior to the date the
	applicant proposes to begin sales of consumer firewo	orks under this Part.
<u>(7)</u>	Provides a lease or evidence of ownership of the site of	of the proposed fireworks
	retailer for no less than the duration of the permit	-
	temporary retailer or incidental sparkling device re	
	fireworks retail stand or fireworks tent may comply	
	providing the required authorization under G.S. 58-8	
<u>(b)</u> <u>A p</u>	erson issued a permit under this Part shall comp	
requirements:		
<u>(1)</u>	Standards. – The permittee must comply with (i) N	JFPA standards and (ii)
<u>\1</u> /	applicable local zoning and land use rules.	<u>(1111) Standards and (11)</u>
<u>(2)</u>	Employees. – All employees of the permittee engage	d in the sale of fireworks
<u>(2)</u>	or sparkling devices must be at least 18 years of age.	
<u>(3)</u>	Fire suppression devices. – The permittee must ma	
<u>(5)</u>	minimum of two portable fire extinguishers with	-
		-
	extinguishers shall be located in two different located	
	of the retailer, and at least one of the extinguishers sh	=
(A)	water type, subject to additional provisions in NFPA	
<u>(4)</u>	<u>Required signs. – The permittee shall post signs pro</u>	
	premises and discharge of fireworks and sparkling d	
	of the premises in a manner specified by the Commis	
	dition to the requirements set forth in subsections (a) a	
-	or a consumer fireworks permanent retailer or consun	her fireworks temporary
	nply with the following requirements:	
<u>(1)</u>	<u>Setbacks. – Areas within 20 feet of the retailer's prem</u>	÷
	dry vegetation and other combustible debris. The ret	aller may not be located
	within 300 feet of the following:	
	a. <u>Retail establishments dispensing flammable</u>	or combustible liquids,
	flammable gas, or flammable liquefied gas.	
	b. <u>Above-ground storage tanks storing flammabl</u>	e or combustible liquids,
	flammable gas, or flammable liquefied gas.	
	c. Propane dispensing stations.	
<u>(2)</u>	Smoking prohibited. – Smoking shall not be permitted	
	premises, subject to the retailer's building location, la	
<u>(3)</u>	Egress requirements Means of egress, including	
	discharge, shall be clear at all times when the retail	er is open to the public,
	and aisles must be at least 48 inches in width.	
<u>(4)</u>	<u>Fire safety. – The retailer shall create and maintain a f</u>	ire safety and evacuation
	plan in a form specified and approved by the Commi	<u>ssioner.</u>
<u>(5)</u>	<u>Training. – No less than two management or superv</u>	isory employees of each
	permittee subject to this subsection shall be Firewor	ks Safety and Education
	Trainers. Fireworks Safety and Education Trainers sh	all be responsible for the
	annual training of all employees on the function,	safe handling, and best
	practices regarding the safe use of all categories of co	onsumer fireworks. Such
	training shall be documented on forms approved by t	he Commissioner and be
	readily available at the request of the Commissioner.	
<u>(d)</u> <u>A pe</u>	rmit issued to an incidental sparkling device retailer	
	es and novelties only and shall require compliance	
	es of ground and handheld sparkling devices and novel	

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1	(e) Nothing in this section is meant to override any fire code applicable to a structure				
2	regulated by this Part. If the fire code imposes a more stringent requirement, the fire code				
3	requirement will apply instead of the standards imposed by this section.				
4	" <u>§ 58-82A-95. Permit fees.</u>				
5	The Commissioner may charge an applicant for a permit under G.S. 58-82A-90 the following				
6	annual fees:				
7	(1) One hundred dollars (\$100.00) for an incidental sparkling device retailer				
8	permit.				
9	(2) Five thousand dollars (\$5,000) for a consumer fireworks permanent retailer				
10	permit, a consumer fireworks temporary retailer permit, or a consumer				
11	<u>fireworks distributor permit.</u>				
12	(4) <u>Twenty-five dollars (\$25.00) for the renewal of an incidental sparkling device</u>				
13	retailer permit.				
14	(5) <u>Two thousand five hundred dollars ($\$2,500$) for the renewal of a consumer</u>				
15	fireworks permanent retailer permit, a consumer fireworks temporary retailer				
16 17	permit, or a consumer fireworks distributor permit.				
17	" <u>§ 58-82A-100.</u> Power of Commissioner to exclude certain categories of pyrotechnics from				
18 19	definition of consumer fireworks. The Commissionar, through the Office of State Fire Marshal and in consultation with the				
20	<u>The Commissioner, through the Office of State Fire Marshal and in consultation with the</u> State Fire and Rescue Commission, may by rule exclude certain types or categories of				
20 21	pyrotechnics otherwise meeting the definition of "consumer fireworks" or "sparkling devices"				
21	from the provisions of this Part upon a finding that the type or category of pyrotechnic presents				
22	a significant and widespread risk of death, serious bodily injury, or substantial damage to public				
23 24	or private property. Exclusion of any type or category of pyrotechnics pursuant to this section				
24 25	must be evidence-based.				
25 26	"§ 58-82A-105. Prohibition of consumer fireworks.				
20 27	During periods of declared hazardous forest fire conditions, as referenced in G.S. 106-946,				
28	the Commissioner, in consultation with the North Carolina Forest Service, is authorized to				
20 29	prohibit all use of consumer fireworks otherwise permitted by this Part in all or part of the State.				
30	The Commissioner shall issue a press release containing relevant details of the prohibition to				
31	news media serving the area affected.				
32	"§ 58-82A-110. Civil and criminal penalties for violations.				
33	(a) Except as provided in this section, G.S. 14-415 and G.S. 58-2-70 shall apply to any				
34	person violating any of the provisions of this Part.				
35	(b) The Commissioner, a State law enforcement officer, a municipal law enforcement				
36	officer, a code enforcement officer, or a fire safety official may petition the district court to seize				
37	or remove, at the expense of the permit holder, fireworks sold, offered for sale, stored, possessed,				
38	or used in violation of this Part.				
39	(c) The Commissioner may order the payment of a civil penalty in addition to, or instead				
40	of, suspending a permit, as set forth in G.S. 58-82A-115.				
41	(d) Any person violating G.S. 58-82A-120 is guilty of a Class 1 misdemeanor.				
42	"§ 58-82A-115. Prohibited activities.				
43	(a) The Commissioner may suspend the permit of a person authorized to sell consumer				
44	fireworks or sparkling devices, order the payment of a civil penalty, or both, for engaging in any				
45	of the following prohibited activities:				
46	(1) <u>Selling fireworks or explosives not authorized under this Part.</u>				
47	(2) <u>Selling consumer fireworks or sparkling devices within the State without a</u>				
48	valid permit.				
49	(3) Selling consumer fireworks or sparkling devices to a person who appears to				
50	be under the influence of alcohol or drugs.				

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(4)	Knowingly aiding or assisting in procuring, f	urnishing giving selling or
<u>\</u>	delivering consumer fireworks or sparkling dev	
	of 18. It is an affirmative defense to any discipli-	÷ • •
	this subdivision that the permit holder procur	• •
	delivered consumer fireworks or sparkling devi	-
	of 18 in reasonable reliance upon fraudulent p	
	permit holder.	presented to the
<u>(5)</u>	Selling consumer fireworks or sparkling devices	s at a fireworks retail stand or
<u>(0)</u>	fireworks tent in violation of G.S. 58-82A-120.	
(b) If the	c Commissioner orders the payment of a civil pena	alty pursuant to subsection (a)
	the penalty shall not be less than one thousand dolla	• •
	$\frac{1}{5}$ (\$10,000). In determining the amount of the per	
	ree and extent of harm caused by the violation, the	-
	the violator as a result of the violation, whether	•
	e prior record of the violator in complying or failir	
	able to the violator. The clear proceeds of the pe	• • •
	d Forfeiture Fund in accordance with G.S. 1150	-
	is section shall be in addition to payment of any o	-
the criminal law		<u>f</u>
	rson whose permit has been suspended or has bee	n issued a civil penalty under
	l receive a hearing before the Commissioner with	
	pheld, the person may seek judicial review in supe	-
	Prohibition on certain retail stand and tent sal	
	ovided in G.S. 58-82A-121, it shall be unlawful	
	orks, sparkling devices, or novelties at a fireworks r	
	Certain retail stand and tent sales permitted.	
In addition	to the requirements provided in this Part, a person	on may only sell, transfer, or
distribute consu	mer fireworks, sparkling devices, or novelties at	a fireworks retail stand or a
fireworks tent if	the following conditions are met:	
<u>(1)</u>	If the fireworks retailer does not own the proper	ty wherein the fireworks retail
	stand or fireworks tent is located, the owner or c	ustodian of said property shall
	provide written confirmation that the firewo	rks retailer is authorized to
	conduct business on the premises.	
<u>(2)</u>	There is adequate parking to accommodate custo	omers of the fireworks retailer
	and, if applicable, any other businesses that are	on the premises.
	Labeling and safety requirements.	
	consumer fireworks, sparkling devices, or noveltie	
	we a safety label affixed to the packaging of the fin	rework in accordance with 16
C.F.R. § 1500.1	4(b)(7) prior to being sold in this State.	
<u>(b)</u> <u>Whe</u>	n selling fireworks in this State, a fireworks re	etailer shall provide a safety
	d by the Office of State Fire Marshal to the purcha	
purchase. The p	pamphlet shall outline safe handling and best pr	actices for the safe use of a
firework.		
" <u>§ 58-82A-130.</u>	Fireworks safety and education trainer.	
	ssioner shall create a training course, or identify exi	
	ne function, safe handling, and best practices for the	
	orks. The Commissioner shall also create and mai	
-	a training course created or identified by the Con	
*	may issue rules to implement this section, inclu-	•
	or certification that persons have met the training	-
The Department	may also charge a fee to cover the costs of impler	nenting this section."

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SECTION 5.(a) Article 6 of Chapter 153A of the Gene	ral Statutes is amended by
adding a new section to read:	
" <u>§ 153A-130.1.</u> Use and sales of consumer fireworks.	
Notwithstanding G.S. 153A-128, a county may, by ordinance, re	gulate the use and sales of
consumer fireworks, sparkling devices, and novelties to the public pu	
82A of Chapter 58 of the General Statutes. An ordinance adopted pu	
be effective on October 1 following the adoption of the ordinance. The	
effect until the ordinance is repealed. If the ordinance is repealed, the	
October 1 following the repeal of the ordinance."	repear shall be effective on
SECTION 5.(b) Article 8 of Chapter 160A of the Gene	ral Statutes is amended by
adding a new section to read:	far Statutes is amended by
" <u>§ 160A-190.1. Use and sales of consumer fireworks.</u>	
<u>Notwithstanding G.S. 160A-183, a city may, by ordinance, reg</u>	ulate the use and sales of
consumer fireworks, sparkling devices, and novelties to the public pu	
82A of Chapter 58 of the General Statutes. An ordinance adopted public be effective on October 1 following the adoption of the ordinance. The	
effect until the ordinance is repealed. If the ordinance is repealed, the October 1 following the repeal of the ordinance."	repear shall be effective on
SECTION 5.(c) A county or city may adopt an ordinance.	a nurment to this section
	1
any time after this act becomes law. For ordinances adopted pursual December 1, 2010, the ordinance shall be effective December 1, 2010	1
December 1, 2019, the ordinance shall be effective December 1, 2019	
SECTION 6. Subchapter I of Chapter 105 of the Gener	rai Statutes is amended by
adding a new Article to read:	
" <u>Article 2E.</u> "Ton on <u>Consumer Einswerke</u>	
" <u>Tax on Consumer Fireworks.</u> "§ 105-113.125. Tax on consumer fireworks.	
(a) Tax on Consumer Fireworks. – An excise tax is levied on	consumar fireworks at the
	•
rate of five percent (5%) of the cost price. A person who sells cons subject to and liable for the tax imposed by this section.	diller lifeworks at letall is
• • •	
(b) <u>Definitions. – The following definitions apply in this Artic</u> (1) Consumer fireworks. – Defined in G.S. 58-82A-80	
(2) <u>Cost price. – The price a person liable for the ta</u>	
imposed by this Article paid for the products, before	bre any discount, redate, or
$\frac{\text{allowance.}}{\text{Eigenvalue metailing}} Defined in C.S. 58.824.80$	
(3) <u>Fireworks retailer. – Defined in G.S. 58-82A-80.</u>	11 1 .
(c) Monthly Report. – The taxes levied by this Article are	
required to be filed. A report is due on a monthly basis. A monthly re	÷
activities occurring in a calendar month and is due within 20 days	
covered by the report. A report shall be filed on a form provided l	by the Secretary and shall
contain the information required by the Secretary.	
(d) Discount. – A person who is liable for the excise taxes im	• •
files a timely report under this section, and who sends a timely payr	
amount due with the report a discount of two percent (2%). This	
incurred in preparing the records and reports required by this Article.	
(e) <u>Refund.</u> – A person liable for the excise taxes impose	•
possession of unsalable consumer fireworks upon which the tax has	÷ •
consumer fireworks to the manufacturer and apply to the Secretary	•
application shall be in the form prescribed by the Secretary and shall be	
certificate signed under penalty of perjury or an affidavit from the	-
consumer fireworks returned to the manufacturer by the applicant. The	e Secretary shall refund the
tax paid, less the discount allowed, on the listed products.	

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(f) Records. – Every person liable for the excise taxes imposed by this Article shall keep
accurate records of the purchases, inventories, and sales of consumer fireworks. These records
shall be open at all times for inspection by the Secretary or an authorized representative of the
Secretary.
(g) Use. – The Secretary must credit the net proceeds of the tax collected under this
Article as follows:
(1) An amount equal to twenty-five percent (25%) to the Firefighters' Education
Fund established under G.S. 58-85B-1.
(2) The remainder to the General Fund.
"§ 105-113.126. Bond or irrevocable letter of credit.
(a) Bond. – The Secretary may require a fireworks retailer to furnish a bond in an amount
that adequately protects the State from loss if the fireworks retailer fails to pay taxes due under
this Article. A bond must be conditioned on compliance with this Article, payable to the State
and in the form required by the Secretary. The amount of the bond is two times the distributor's
average expected monthly tax liability under this Article, as determined by the Secretary.
provided the amount of the bond may not be less than one thousand dollars (\$1,000) and may not
be more than fifty thousand dollars (\$50,000). The Secretary should periodically review the
sufficiency of bonds required of the fireworks retailer and increase the required bond amount it
the amount no longer covers the anticipated tax liability of the fireworks retailer and decrease the
amount if the Secretary finds that a lower bond amount will protect the State adequately from
loss.
(b) Letter of Credit. – For purposes of this section, a fireworks retailer may substitute ar
irrevocable letter of credit for the secured bond required by this section. The letter of credit must
be issued by a commercial bank acceptable to the Secretary and available to the State as a
beneficiary. The letter of credit must be in a form acceptable to the Secretary, conditioned upor
compliance with this Article, and in the amounts stipulated in this section."
SECTION 7. Chapter 58 of the General Statutes is amended by adding a new Article
to read:
"Article 85B.
"Firefighters' Education Fund.
"§ 58-85B-1. Fund established.
The "Firefighters' Education Fund" is created and established within the Department of
Insurance. It consists of the revenue credited to the Fund under G.S. 105-113.125 and shall be
used for the purposes set forth in this Article. The Office of the State Fire Marshal shall
administer the Fund.
"§ 58-85B-2. Use of funds.
The Office of the State Fire Marshal may deduct and retain from the Firefighters' Education
Fund only amounts necessary for its administrative expenses. The remaining revenues credited
to the Firefighters' Education Fund shall be used to provide education and training to firefighters
in North Carolina. The term "firefighter" has the same meaning as G.S. 58-84-5."
SECTION 8. Section 6 is effective December 1, 2019, and applies to the cost price
paid for fireworks on or after that date. Section 5 is effective when this act becomes law. The
remainder of this act becomes effective December 1, 2019, and applies to offenses committed or
or after that date. Prosecutions for offenses committed before the effective date of this act are not
abated or affected by this act, and the statutes that would be applicable but for this act remain
applicable to those prosecutions.