08 NCAC 04 .0401 is adopted with changes as published in 38:06 NCR 302 as follows:

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3	08 NCAC 04 .0	401 STANDARDS FOR CERTIFICATION OF ELECTRONIC POLL BOOKS
4	(a) As used in t	this Chapter, an "electronic poll book" is a system (including hardware, software, and firmware) used
5	to check the reg	istration of voters who appear to vote in person, to assign voters their correct ballots, and to record the
6	voters' check-ir	a and acceptance of ballots. An electronic poll book shall, to qualify for certification by the State Board
7	for use in any e	lection in North Carolina, fulfill the following requirements:
8	(1)	It shall record all information a voter is required by law to provide when presenting to vote and be
9		equipped so that voters and election workers can complete the steps required by law for checking a
10		voter's registration and the distribution of ballots to checked-in voters in a timely fashion.
11	(2)	It shall be equipped for use on any day the polls are open for in-person voting and shall contain the
12		list of registered voters eligible to vote in the election.
13	(3)	It shall verify a voter's eligibility to receive a ballot, confirm a voter has not previously voted in the
14		election based on available records, and record a voter's check-in and receipt of a ballot.
15	(4)	It shall log all user activity and that log shall be secured from unauthorized alteration and be
16		available only to authorized users. It shall require the use of individual user accounts assigned to
17		individual authorized users and not allow shared accounts for access to the electronic poll book. As
18		used in this Chapter, an "authorized user" is an individual designated by the State Board or a
19		purchasing county board of elections to operate and maintain the electronic poll book.
20	(5)	It shall secure the data of the electronic poll book such that the data is stored in a manner that an
21		unauthorized party will not be able to access the data.
22	(6)	It shall secure the data contained within the electronic poll book such that the data is not transmitted
23		or transported for any purpose except for official use in the conduct of an election or as otherwise
24		authorized by law.
25	(7)	It shall be designed to ensure that the voter data contained within the electronic poll book is not
26		deleted without prompting by an authorized user, so that county elections personnel can comply
27		with all applicable laws pertaining to records retention.
28	(8)	It shall not allow access to confidential voter data, except for official use by authorized users. users,
29		including in the conduct of an election or as otherwise authorized by law.
30	(9)	It shall meet applicable federal standards, requirements, and guidance for electronic poll books,
31		including those issued by the United States Election Assistance Commission or its successor.
32	(10)	It shall be reviewed by an independent testing authority recognized accredited by or partnered with

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   <u>a federal agency</u> the United States Election Assistance Commission for compliance with applicable

   34
   state law.
- 35 (11) It shall be designed and constructed for simple for election workers setup to set up and use, use by
   36 election workers, and any hardware shall be designed for frequent and safe transport transportable
   37 to voting locations, and for simple setup and use by election workers.

- 1(12)It shall be compatible with systems, equipment, and software utilized by the State Board and county2boards of elections for storing and processing voter registration and voting data.
- 3 (13) It shall allow for a wired connection to peripherals approved by the State Board, when certifying an 4 electronic poll book pursuant to 08 NCAC 04 .0402, during the certification process that are required 5 for the operation of the electronic poll book and, as minimally required for functionality, allow for 6 a wired secure network connection for the secure transmission of data with the state's electronic 7 information management system, provided that the connection to the network is not automatically 8 enabled by default upon powering on or opening the electronic poll book. All other forms of 9 connectivity are prohibited.

## (b) A vendor applying for certification by the State Board of Elections of an electronic poll book shall, as part of the certification application, fulfill the following requirements:

- (1) The vendor shall <u>submit</u> <u>submit</u>, in a manner set forth by the State Board,</u> the electronic poll book
   for examination, testing, and evaluation by the State Board. The vendor shall initiate the certification
   process by submitting a letter of application directed to the Executive Director of the State Board.
   A corporate officer or designee of the vendor shall sign the letter, and the letter shall include:
  - (A) The name and contact information of the company and the name and title of the corporate officer signing the application. and all corporate information requested by the State Board.
- 18 (B) The vendor's corporate information. Corporate information shall include a history and 19 description of the business, year established, products and services offered, areas served, 20 branch office locations, and subsidiary or parent companies; a list of owners or 21 shareholders with a 5% or greater interest or share in each of the vendor's company, 22 subsidiary companies, and parent company; a description of management and staff 23 organization, number of full-time employees by category, number of part-time employees 24 by category, and resumes of primary employees to be tasked with assisting purchasing 25 counties; documentation demonstrating that the vendor meets the same level of security 26 compliance required for vendors connected to the State Network, as that term is defined in G.S. § 143B-1370(a)(5)g.; an audited report of the business' most current fiscal year a 27 28 report showing the results of an independent audit of the business for its most current fiscal 29 vear; a comfort letter from the vendor's primary bank; and a description of the vendor's 30 financial history including a financial statement for the past three (3) fiscal years. If the 31 vendor is not the manufacturer of the equipment for which application is made, the vendor 32 shall include the vendor's financial statement for the past three (3) fiscal years.
  - (C) The name and version number of the electronic poll book to be certified, and a list of all jurisdictions that have certified, have used, or are currently using the electronic poll book.
- 35 (D) An attestation that the corporate officer signing the application has reviewed and confirmed
   36 that the electronic poll book meets all legal requirements of electronic poll book systems
   37 under state and federal law.

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1		(2)	The vendor shall provide a listing of all software, hardware, and consumables necessary for
2			operation of the electronic poll book, a technical data package, an accounting of any prior
3			submission of the electronic poll book to another jurisdiction for certification, an accounting of any
4			decertification of the vendor's electronic poll book or other voting product, and a demonstration of
5			the system. The vendor shall provide access to the information required to be placed in escrow by a
6			vendor pursuant to G.S. 163-165.9A.
7		(3)	The vendor shall submit documentation of any review of the electronic poll book by an independent
8			testing authority recognized by the United States Election Assistance Commission for compliance
9			with federal or state standards, requirements, or guidance applicable to electronic poll books.
10		(4)	The vendor shall provide a copy of its standard purchase contract and shall quote a statewide uniform
11			price for each unit of the electronic poll book, including peripherals, consumables, and software
12			required for operation of the electronic poll book.
13		(5)	The vendor shall post a bond or letter of credit to cover damages resulting from defects in the
14			electronic poll book, sufficient to cover any costs of conducting a new statewide election attributable
15			to those defects. The State Board shall survey the county boards of elections in April of every odd-
16			numbered year following an election held at the time prescribed in G.S. 163-1(c) to determine each
17			county's costs for conducting its most recent general election, and the State Board shall aggregate
18			those amounts to arrive at the cost of conducting a new statewide election. That aggregate amount
19			shall determine the bond or letter of credit requirement, and it shall be effective June 1 of the year
20			the survey is conducted and remain in effect until an amount is likewise calculated in a subsequent
21			odd-numbered year following an election held at the time prescribed in G.S. 163-1(c) and is made
22			effective.
23		(6)	The vendor shall bear all of its costs associated with certification.
24	<u>(c)</u>	<del>-(7)</del>	The State Board may shall terminate a pending certification process if:
25		<u>(1)</u>	(A) The vendor fails to respond to a State Board request for information or other resources
26			required to be provided under Paragraph (b) of this Rule for the certification process.
27		<u>(2)</u> ——	(B) The State Board identifies irreparable deficiencies with the lack of a necessary quality or
28			<u>element in</u> the electronic poll book system, vendor, or certification application that cannot
29			be remedied by the vendor and is required for certification under this Rule.
30		<u>(3)</u>	(C) The vendor withdraws from the certification process.
31	<mark>(c)(d)</mark>	A vende	or, to maintain certification by the State Board of Elections of the vendor's electronic poll book, shall
32	fulfill tl	he follow	ing requirements for the duration of the electronic poll book's certification and use in North Carolina:
33		(1)	The vendor shall <u>conduct a presentation to</u> demonstrate for a county board of elections, as part of
34			that county board's procurement and acceptance of a certified electronic poll book, the system's
35			ability to execute its designed functionality as presented and tested during State-level certification
36			and the vendor's ability to fulfill the duties required by G.S. 163-165.9A.

1	(2)	The vendor shall submit to the State Board any escrow-related affidavits and other information
2		required by G.S. 163-165.9A.
3	(3)	The vendor's contract with each purchasing county shall include the agreement required by G.S.
4		163-165.7(c)(4) and the following training and support:
5		(A) Operational training for a purchasing county's elections personnel;
6		(B) Operational support prior to and during any election in which the certified electronic poll
7		book will be in use; and,
8		(C) End-of-life and end-of-service-life planning for the certified electronic poll book system,
9		including guaranteed support until the system has reached the vendor's stated end-of-life
10		date, optional extended support until the system has reached the end-of-service-life date,
11		and sanitization of the electronic poll book once it has reached its end-of-service-life. End-
12		of-life shall mean the point in time in which the vendor will no longer sell or market the
13		electronic poll book. End-of-service-life shall mean the point in time in which the vendor
14		will no longer provide maintenance or support for the electronic poll book.
15	(4)	The vendor shall provide, upon request by the State Board or a purchasing county, memory devices
16		or USB drives, sufficient in number to support the operation of the certified electronic poll book in
17		an election setting, that meet industry standards for sanitization and security requirements for
18		cryptographic modules, use cryptographic hashing algorithms of Secure Hash Algorithm 256-bit
19		(SHA-256) or higher, and meet all applicable North Carolina Department of Information
20		Technology information security standards and policies. The standard for sanitization shall be as
21		prescribed in National Institute of Standards and Technology (NIST) SP 800-88 Guidelines for
22		Media <mark>Sanitization.</mark> Sanitization, including subsequent amendments and editions. A copy of the SP
23		800-88 Guidelines are available for inspection in the offices of the State Board of Elections and may
24		also be obtained at no cost by accessing the NIST website at
25		https://csrc.nist.gov/pubs/sp/800/88/r1/final. The security requirements for cryptographic modules
26		shall be as prescribed in the National Institute of Standards and Technology's Federal Information
27		Processing Standards 140-3 (FIPS 140 3) (FIPS 140-3), including subsequent amendments and
28		editions. A copy of the FIPS 140-3 is available for inspection in the offices of the State Board of
29		Elections and may also be obtained at no cost by accessing the NIST website at
30		https://csrc.nist.gov/pubs/fips/140-3/final.
31	(5)	The vendor shall allow the State Board to examine the certified electronic poll book at any time to
32		ensure compliance with state and federal election laws and certification standards. To facilitate this
33		requirement, the vendor shall make available to the State Board, upon request and at no cost to the
34		agency, a certified electronic poll book model. The vendor shall, upon request, assist in the State
35		Board's examination and submit requested changes to the electronic poll book to the State Board to
36		ensure continued compliance with state and federal law.

1	(6)	The vendor shall submit documentation to the State Board identifying and describing a proposed
2		change to a certified electronic poll book in use in North Carolina. The vendor shall, upon request,
3		assist in the State Board's review of proposed changes. No vendor shall provide a county board of
4		elections any software, firmware, hardware, or instruction that will change a certified electronic poll
5		book unless that change has first been approved in accordance with 08 NCAC 04 .0402(b).
6	(7)	The vendor shall provide electronic notice to the State Board of another United States jurisdiction's
7		decision to decertify or halt the use of its electronic poll book or other voting product within 24
8		hours of the jurisdiction's decision. The vendor shall provide electronic notice to the State Board of
9		any incident, anomaly, or defect in the same system known to have occurred anywhere, and of any
10		relevant defect known to have occurred in similar systems, within 24 hours of knowledge of the
11		incident, anomaly, or defect.
12	(8)	The vendor shall maintain the required bond or letter of credit on a continuous basis, without
13		interruption.
14	(9)	The vendor shall, on a quarterly basis, provide the State Board a quote for a statewide uniform price
15		for each unit of the electronic poll book. The vendor shall, on a quarterly basis, furnish the State
16		Board with an accounting of purchases of certified electronic poll books by a jurisdiction within
17		North Carolina.
18	(d)(e) In acco	ordance with G.S. 163-165.7, compliance with this Rule shall not apply to be required of an electronic
19	poll book which	is developed or maintained by the State Board of Elections for that electronic poll book to be used in
20	an election in N	orth Carolina.
21		
22	History Note:	Authority G.S. 163-22; 163-165.7; 163-165.9A; 163-166.7
23		
24		

1 08 NCAC 04 .0402 is adopted with changes as published in 38:06 NCR 302 as follows: 2 3 08 NCAC 04 .0402 PROCEDURES FOR CERTIFICATION OF ELECTRONIC POLL BOOKS 4 (a) Before certifying an electronic poll book for use in North Carolina, the State Board shall do the following: 5 (1)Evaluate the electronic poll book for compliance with North Carolina laws and rules related to 6 electronic poll books. 7 (2)Examine an electronic poll book's system functions, operational procedures, user guides and 8 maintenance manuals, certification reports from other states, reviews from product users, and any 9 other documentation provided by the vendor. 10 (3)Test the electronic poll book for its ability to meet the requirements in 08 NCAC 04 .0401 for accuracy, reliability, security, usability, and accessibility. 11 12 <del>(4)</del> Evaluate the suitability of the electronic poll book equipment's design and construction for use in 13 an election. 14 Obtain from the proposed vendor a current financial statement and the manufacturer's contact <del>(5)</del> (4) 15 information. 16 (b) Changes to Certified Electronic Poll Books. A vendor shall submit in writing for the review of the Executive 17 Director of the State Board of Elections any change to a certified electronic poll book, including changes to its 18 software, firmware, or hardware, prior to implementation in a certified electronic poll book in use in any county's 19 elections. Following the review, the Executive Director shall determine whether the change is a modification or minor 20 change of the certified electronic poll book. "Minor change" shall have the same meaning as that term is defined in 21 Section 3.5 of Version 3.0 of the United States Election Assistance Commission's Voting System Testing & 22 Certification Program Manual, Manual, not including subsequent amendments and editions. Minor changes can 23 include manufacturer enhancements. A copy of the Manual is available for inspection in the offices of the State Board 24 of Elections. A copy of the Manual may be obtained at no cost by accessing the website of the Election Assistance 25 Commission at https://www.eac.gov/voting-equipment/manuals-and-forms. A "modification" is a change to a 26 certified electronic poll book that is not a minor change. Based on this determination, the Executive Director shall 27 proceed as follows: 28 (1)If it is determined to be a modification, the vendor shall submit the electronic poll book as modified 29 to the State Board of Elections for full certification review, review of its ability to meet the 30 requirements in Rule .0401 of this Chapter. 31 (2)A vendor that proposes to implement a minor change to a certified electronic poll book shall, when 32 submitting the proposal to the State Board Executive Director for review and approval, identify 33 whether the proposed minor change has been submitted to an independent testing authority 34 recognized accredited by or partnered with a federal agency a Voting System Test Laboratory (VSTL) for review and endorsement. The If the State Board is unable to determine the nature and 35 36 extent of a proposed minor change on the certified electronic poll book, the State Board may require 37 the vendor to obtain <del>VSTL</del> review and endorsement by an independent testing authority recognized

1		accredited by or partnered with a federal agency before approving a the minor change. The
2		Executive Director shall make a written Recommendation for Administrative Decision
3		recommendation for administrative decision on the proposed minor change to the State Board. The
4		State Board will then act on the Recommendation recommendation as follows:
5		(A) If, after two calendar days following the transmission of the Recommendation,
6		recommendation, no State Board member has raised an oral or written objection to the
7		Executive Director's <del>Recommendation,</del> recommendation, the Recommendation
8		recommendation will become effective.
9		(B) If a State Board member raises an oral or written objection to the Executive Director's
10		Recommendation recommendation within two calendar days following the transmission of
11		the Recommendation, recommendation, the State Board may shall hear the matter or
12		require the change to be reviewed as a modification.
13	A county board	of elections using an electronic poll book certified by the State Board shall not implement a change
14	to the electronic	poll book until that change has been approved in accordance with this Paragraph.
15	(c) Decertificati	on of Electronic Poll Book. The State Board of Elections shall hear and act on complaints, arising by
16	petition or other	wise, that may result in the decertification of an electronic poll book in use in North Carolina. The
17	State Board shal	l base its decision to decertify an electronic poll book on any of the following grounds:
18	(1)	The failure or neglect of an electronic poll book or its vendor to comply with any part of the election
19		laws of the State of North Carolina, including a failure to adhere to and fulfill the requirements of
20		Rule .0401 of this Chapter.
21	(2)	The implementation by a vendor of a change to a certified electronic poll book prior to State Board
22		review and approval pursuant to Paragraph (b) of this Rule.
23	(3)	The failure or neglect of a vendor to update and maintain the operability and security of the
24		electronic poll book.
25	(4)	The failure of the electronic poll book to satisfy all performance standards in Rule .0401 of this
26		Chapter in examination and testing, or in an election setting.
27	(5)	The failure of the vendor to comply with the requirement in 08 NCAC 04 .0401(d)(7) to provide
28		electronic notice to the State Board of an incident or anomaly affecting the electronic poll book in
29		any jurisdiction. The vendor shall provide the electronic notice within 24 hours of the vendor's
30		knowledge of the incident or anomaly. As used in this Chapter, an "incident" is an event related to
31		the security or functioning of the electronic poll book that contributed to, caused, or may have caused
32		any of the following:
33		(A) An interruption to the voter check-in process, reporting process, or both processes.
34		(B) An unauthorized disclosure of voter information.
35		(C) An unauthorized access to the electronic poll book.
36		(D) The software or data of the electronic poll book to become unreliable or corrupt.

1		As used in this Chapter, an "anomaly" is an unexpected functioning of the electronic poll book in
2		its operation.
3	(6)	The failure of the vendor to report in writing to the State Board a change in the vendor's corporate
4		information provided with the certification application. The vendor shall make the report within 30
5		calendar days of the change.
6	(7)	The electronic poll book reaching its end-of-service-life date.
7	Before exercisin	g its power to decertify an electronic poll book, the State Board shall notify the electronic poll book
8	vendor and any	affected county boards of elections, and shall give the opportunity for the vendor and county boards
9	to be heard at a l	nearing to be set by the State Board. The State Board's written decision to decertify an electronic poll
10	book shall be co	onsidered a final decision for purposes of seeking judicial review. An electronic poll book that has
11	been decertified	by the State Board cannot be used for elections held in the State of North Carolina and cannot be
12	purchased by a c	county board of elections. An electronic poll book which has been decertified and is in the possession
13	of a county boa	ard of elections shall have its memory sanitized after decertification. Upon decertification of an
14	electronic poll b	ook, the memory of those units in the possession of a county board of elections shall be sanitized by
15	the county board	of elections in accordance with the applicable North Carolina Department of Information Technology
16	information sec	urity standard for media sanitization, including subsequent amendments and editions, prior to
17	disposition.	
18	(d) Suspension	of Electronic Poll Book. The Executive Director of the State Board <del>may,</del> shall, in the event of a threat
19	to the integrity of	of an election or the privacy of voter information, issue a written order to a county board of elections
20	to suspend the u	se of a certified electronic poll book system, or individual unit, for a term not to exceed one month.
21	The Executive I	Director shall give written notice of the suspension to the electronic poll book vendor.
22	(e) In accordance	we with G.S. 163-165.7, this Rule shall not apply to an electronic poll book which is developed or
23	maintained by th	ne State Board of Elections.
24		
25	History Note:	Authority G.S. 163-22; 163-165.7; 163-165.9A; 163-166.7
26		
27		

1 08 NCAC 17 .0101 is amended <u>with changes</u> as published in 38:10 NCR 614 as follows:

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## 3 08 NCAC 17.0101 DETERMINATION OF REASONABLE RESEMBLANCE AT CHECK-IN 4 VERIFICATION OF PHOTO IDENTIFICATION DURING IN-PERSON 5 VOTING

6 (a) An election official shall check the registration status of all persons presenting to vote in person on election day 7 or during one stop early voting pursuant to G.S. 163-166.7, and shall require that all persons presenting to vote provide one of the forms of photo identification listed in G.S. 163 166.13(e), subject to the exceptions outlined in Paragraph 8 9 (b) of this Rule. If a person not satisfying the exceptions described in Paragraph (b) of this Rule does not provide any 10 photo identification, the election official shall inform the person presenting to vote of applicable options specified in G.S. 163-166.13(c). If the person presenting to vote wishes to choose the option of voting a provisional ballot, the 11 election official shall provide the person presenting to vote with information on the provisional voting process and the 12 13 address of the county board of elections office. 14 (b) The election official shall not require photo identification of a person who has a sincerely held religious objection 15 to being photographed and meets the requirements of G.S. 163-166.13(a)(2), or who is the victim of a natural disaster and meets the requirements of G.S. 163-166,13(a)(3). Persons falling within any exception listed in this Paragraph 16 17 shall be allowed to proceed pursuant to G.S. 163 166.7. 18 (c) The election official shall inspect any photo identification provided by the person presenting to vote and shall determine the following: 19 That the photo identification is of the type acceptable for voting purposes pursuant to G.S. 20 (1)21 163 166.13(e). A valid United States passport book or a valid United States passport card is acceptable pursuant to G.S. 163-166.13(e); 22 23 That the photo identification is unexpired or is otherwise acceptable pursuant to G.S. 163-166.13(e); (2)24 That the photograph appearing on the photo identification depicts the person presenting to vote. The (3)25 election official shall make this determination based on the totality of the circumstances, construing all evidence, along with any explanation or documentation voluntarily proffered by the person 26 presenting to vote, in the light most favorable to that person. Perceived differences of the following 27 28 features shall not be grounds for the election official to find that the photograph appearing on the photo identification fails to depict the person presenting to vote: 29 30 (A) weight; 31 (B) hair features and styling, including changes in length, color, hairline, or use of a wig or 32 other hairpiece; 33 <del>(C)</del> facial hair; 34  $(\mathbf{D})$ -complexion or skin tone; 35 <del>(E)</del> -cosmetics or tattooing; 36 <del>(F)</del> apparel, including the presence or absence of eyeglasses or contact lenses; characteristics arising from a perceptible medical condition, disability, or aging; 37 <del>(G)</del>

1	(H) photographic lighting conditions or printing quality.; and
2	(4) That the name appearing on the photo identification is the same or substantially equivalent to the
3	name contained in the registration record. The election official shall make this determination based
4	on the totality of the circumstances, construing all evidence, along with any explanation or
5	documentation voluntarily proffered by the person presenting to vote, in the light most favorable to
6	that person. The name appearing on the photo identification shall be considered substantially
7	equivalent to the name contained in the registration record if differences are attributable to a
8	reasonable explanation or one or more of the following reasons:
9	(A) Omission of one or more parts of the name (such as, for illustrative purposes only, Mary
10	Beth Smith versus Beth Smith, or Patrick Todd Jackson, Jr. versus Patrick Todd Jackson,
11	or Maria Guzman Santana versus Maria Guzman);
12	(B) Use of a variation or nickname rather than a formal name (such as, for illustrative purposes
13	only, Bill versus William, or Sue versus Susanne);
14	(C) Use of an initial in place of one or more parts of a given name (such as, for illustrative
15	purposes only, A.B. Sanchez versus Aaron B. Sanchez);
16	(D) Use of a former name, including maiden names (such as, for illustrative purposes only,
17	Emily Jones versus Emily Gibson), or a variation that includes or omits a hyphenation
18	(such as, for illustrative purposes only, Chantell D. Jacobson Smith versus Chantell D.
19	Jacobson);
20	(E) Ordering of names (such as, for illustrative purposes only, Maria Eva Garcia Lopez versus
21	Maria E. Lopez Garcia);
22	(F) Variation in spelling or typographical errors (such as, for illustrative purposes only,
23	Dennis McCarthy versus Denis McCarthy, or Aarav Robertson versus Aarav Robertsson).
24	(d) The election official shall not require any additional evidence outside the four corners of the photo identification.
25	The election official shall not require that any person remove apparel for the purposes of rendering a determination
26	under Paragraph (c). If the face of the person presenting to vote is covered such that the election official cannot render
27	a determination under Subparagraph (c)(3), then the election official shall give the person the opportunity to remove
28	the covering but shall not require that removal. If the person declines to remove the covering, the election official shall
29	inform the person presenting to vote that he or she may cast a provisional ballot, which shall be counted in accordance
30	with G.S. 163-182.1A, or, if applicable, may complete a written request for an absentee ballot as set out in G.S. 163-
31	166.13(c)(3), and shall inform the voting site's judges of election that the election official cannot affirmatively
32	determine that the person bears any reasonable resemblance to the photo identification. G.S. 163-166.16.
33	(e) Differences between the address appearing on the photo identification meeting the requirements of Subparagraph
34	(c)(1) and the address contained in the registration record shall not be construed as evidence that the photographic
35	identification does not bear any reasonable resemblance pursuant to Subparagraphs (c)(3) and (c)(4) of this Rule, nor
36	shall it be construed as evidence that the photographic identification does not otherwise meet the requirements of any
37	other provision of Paragraph (C).

(f) The election official examining photo identification provided by a person presenting to vote shall construe all evidence, along with any explanation or documentation voluntarily offered by the person presenting to vote, in the light most favorable to that person, and shall be guided by the purpose of the photo identification requirement, which is to confirm the person presenting to vote is the registered voter on the voter registration records. After an examination performed in the manner set out in Paragraphs (a) through (c)(d) of this Rule, the election official shall proceed as

- 6 follows:
- 7 (1) If the election official determines that the photo identification meets all the requirements of
   8 Paragraph (c), then the person presenting to vote shall be allowed to proceed pursuant to G.S. 163 9 166.7 and 163-166.13(b); or
- 10 If the election official determines that the photo identification does not meet all of the requirements (2)of Subparagraphs (c)(1) and (c)(2), the election official shall inform the person presenting to vote 11 of the reasons for such determination (such as, for illustrative purposes only, that the photo 12 13 identification is expired) and shall invite the person to provide any other acceptable photo 14 identification that he or she may have. If the person presenting to vote does not produce photo 15 identification that meets all the requirements of Subparagraph (c)(1) and (c)(2), then the election 16 official shall inform the person presenting to vote of applicable options specified in G.S. 163-17 166.13(c). If the person presenting to vote wishes to choose the option of voting a provisional ballot, the election official shall provide the person presenting to vote with information on the provisional 18 voting process and the address of the county board of elections office. 19
- 20 (3) If the election official determines that the photo identification does not meet all the requirements
   21 of Subparagraphs (c)(3) and (c)(4),-the election official shall notify the voting site's judges of
   22 election that the person presenting to vote does not bear any reasonable resemblance to the photo
   23 identification.
- 24 (a) When a person presenting to vote checks in at a voting site, an election official shall ask the voter to show photo
- 25 identification in accordance with G.S. 163-166.16 and this Rule. The election official shall examine any photo
- 26 identification provided by the person presenting to vote and shall determine the following:

<u>(1)</u>	The photo identification is of the type acceptable for voting purposes pursuant to G.S. 163-
	166.16(a). A valid United States passport book or passport card is acceptable pursuant to G.S.
	<u>163-166.16(a)(1)c.</u>
<u>(2)</u>	The photograph appearing on the photo identification bears a reasonable resemblance to the
	person presenting to vote. A reasonable resemblance is a similarity in appearance such that an
	ordinary person would conclude that the photograph on the identification is more likely than not
	the person presenting to vote. The election official shall make this determination based on the
	totality of the circumstances, bearing in mind that there are many reasons that a person's
	appearance could change (such as, for illustrative purposes only, changes in hair, facial hair, or
	weight; or the effects of medical conditions, aging, or medical treatment). The election official
	<u>(1)</u> (2)

1	<u>s</u>	shall also be guided by the purpose of the photo identification requirement, which is to confirm the
2		person presenting to vote is the registered voter on the voter registration records.
3	<u>(3)</u>	The name appearing on the photo identification is the same as or substantially equivalent to the
4	<u>n</u>	name contained in the voter's voter registration record. The election official shall make this
5	ġ	determination based on the totality of the circumstances, construing all evidence, along with any
6	<u>e</u>	explanation or documentation voluntarily offered by the person presenting to vote, in the light
7	<u>r</u>	most favorable to that person. The election official shall consider the name appearing on the photo
8	<u>i</u>	dentification to be substantially equivalent to the name contained in the registration record if
9	ġ	differences are attributable to a reasonable explanation, which shall include but is not limited to
10	<u>c</u>	one or more of the following reasons:
11	<u>(</u>	(A) Omission or inclusion of one or more parts of the name (such as, for illustrative purposes
12		only, Mary Beth Smith versus Beth Smith, or Patrick Todd Jackson, Jr. versus Patrick
13		Todd Jackson, or Maria Guzman-Santana versus Maria Guzman);
14	<u>(</u>	(B) Use of a variation or nickname rather than a formal name (such as, for illustrative
15		purposes only, Bill versus William, or Sue versus Susanne);
16	<u>(</u>	(C) Use of an initial in place of one or more parts of a given name (such as, for illustrative
17		purposes only, A.B. Sanchez versus Aaron B. Sanchez):
18	<u>(</u>	(D) Use of a former name, including maiden names (such as, for illustrative purposes only,
19		Emily Jones versus Emily Gibson), or a variation that includes or omits a hyphenation or
20		hyphen (such as, for illustrative purposes only, Chantell D. Jacobson-Smith versus
21		Chantell D. Jacobson or Chantell D. Jacobson Smith), an accent (such as, for illustrative
22		purposes only, José Muñoz versus Jose Munoz), or an apostrophe (such as, for illustrative
23		purposes only, Andrea D'Antonio versus Andrea Dantonio):
24	<u>(</u>	(E) Ordering of names (such as, for illustrative purposes only, Maria Eva Garcia Lopez
25		versus Maria E. Lopez-Garcia); or
26	<u>(</u>	(F) Variation in spelling or typographical errors (such as, for illustrative purposes only,
27		Dennis McCarthy versus Denis McCarthy, or Aarav Robertson versus Aarav
28		Robertsson).
29	<u>I</u>	If a voter is casting a provisional ballot because the voter's record does not appear in the poll
30	<u>b</u>	book, the election official shall instead compare the name on the photo identification with the
31	<u>n</u>	name provided by the voter on the provisional ballot application.
32	(b) The election of	fficial official checking in the person presenting to vote, when examining the photo identification
33	<del>provided by</del> of that	t <del>a</del> person, <del>presenting to vote vote,</del> shall not require the voter to provide any additional evidence
34	regarding the ident	tification apart from the identification itself <del>outside the four corners of the photo identification</del> If
35	the face of the pers	son presenting to vote is covered to such an extent that the election official cannot determine
36	reasonable resemble	lance under Subparagraph (a)(2) of this Rule, then the election official shall inform the voter that
37	the face covering is	s preventing the official from determining that the photo on the identification is that of the voter

1	and shall offer th	e voter the option to briefly remove the face covering. If the voter chooses not to remove the
2	covering, then th	e election official shall enter a challenge in accordance with Subparagraph (d)(3) of this Rule.
3	(c) Differences l	between the address appearing on the photo identification of a person presenting to vote and the
4	address containe	d in the registration record of that person shall not be considered as evidence that the photographic
5	identification fai	ls to meet the requirements of G.S. 163-166.16 or this Rule.
6	(d) After examin	ning the photo identification according to Paragraphs (a) through (c) of this Rule, the election
7	official shall pro-	ceed as follows:
8	(1)	If the election official determines that the photo identification meets all the requirements of
9		Paragraph (a) of this Rule, then the election official shall allow the person to vote pursuant to G.S.
10		<u>163-166.7.</u>
11	(2)	If the election official determines that the photo identification is not an acceptable type of photo
12		identification under Subparagraph (a)(1) of this Rule, the election official shall inform the person
13		presenting to vote of the reasons for that determination (such as, for illustrative purposes only, that
14		the photo identification is not on the list of student identifications approved by the State Board of
15		Elections) and shall invite the person to provide any other photo identification that is acceptable
16		under Subparagraph (a)(1) of this Rule that the person may have. If the person presenting to vote
17		does not produce photo identification that meets all the requirements of Subparagraph (a)(1) of
18		this Rule, then the election official shall inform the person presenting to vote of the both options to
19		vote by provisional ballot in accordance with Paragraph (e) of this Rule.
20	<u>(3)</u>	If the election official determines that the photo or name on the photo identification do not satisfy
21		Subparagraphs (a)(2) and (a)(3) of this Rule, the election official shall inform the person
22		presenting to vote of the reasons for that determination and shall invite the person to provide any
23		other photo identification that the person may have that is acceptable under Subparagraph (a)(1)
24		and satisfies Subparagraphs (a)(2) and (a)(3) of this Rule. If the person presenting to vote does not
25		produce photo identification that meets all the requirements of Paragraph (a) of this Rule, then the
26		election official shall enter a challenge pursuant to G.S. 163-87 and immediately notify the voting
27		site's judges of election of the challenge. The judges of election shall then conduct a challenge
28		hearing, in accordance with the applicable procedures in G.S. 163-88. At the conclusion of the
29		hearing, the judges of election shall vote on whether the photo appearing on the photo
30		identification of the person presenting to vote bears a reasonable resemblance to that person or
31		whether the name appearing on the photo identification is the same as or substantially equivalent
32		to the name contained in the voter's voter registration record, applying the same standards as the
33		election official initially reviewing the identification under Subparagraphs (a)(2) and (a)(3). Each
34		judge shall record the judge's findings in writing. Only if the judges of election unanimously find
35		that the photo appearing on the photo identification does not bear a reasonable resemblance to the
36		person presenting to vote, or that the name appearing on the photo identification is not the same as
37		or substantially equivalent to the name contained in the voter's voter registration record, the voter

1		shall be offered the both options to vote by provisional ballot in accordance with Paragraph (e) of
2		this Rule. Absent such a unanimous finding, the person shall vote with a regular ballot pursuant to
3		G.S. 163-166.7. When the judges of election conduct a challenge hearing under this Rule and the
4		challenge is to a curbside voter, to ensure the voting enclosure remains properly attended, the
5		judges may separately visit the curbside location to assess the voter's identification.
6	(e) A person pres	enting to vote who does not present acceptable photo identification in accordance with this Rule shall
7	<u>be offered both o</u>	f the following options:
8	<u>(1)</u>	To vote by provisional ballot with an affidavit claiming an exception to the identification
9		requirement, pursuant to G.S. 163-166.16(d). If the voter has completed the affidavit as required in
10		G.S. 163-166.16(d) and is otherwise eligible to vote, the county board shall count the provisional
11		ballot unless the county board unanimously finds that the affidavit is false. The county board shall
12		substantiate any finding of falsity with grounds recorded in a written decision, and those grounds
13		shall be based only on facts and not speculation. Before disapproving a voter's provisional ballot
14		because of a finding of falsity, the county board shall provide the voter advance notice and an
15		opportunity to address the county board prior to completion of the canvass on any grounds that the
16		county board is considering regarding the falsity of the affidavit. The notice shall identify the
17		specific reasons the county board is considering the affidavit to be potentially false and inform the
18		voter how the voter may address the reasons for potential falsity, which shall include the option
19		options to provide a written explanation or documentation or to address the board at a meeting in
20		person. The county board shall send the notice via U.S. Mail within one business day of a county
21		board's preliminary finding of falsity, provided that the opportunity to be heard is at least five days
22		from the date of mailing. The notice shall be mailed for next-day delivery if the opportunity to be
23		heard is less than five days from the date of mailing. notice shall be provided by a means of physical
24		delivery designed to provide the voter actual notice in advance of the opportunity to address the
25		county board and Notice shall also be provided within one business day of a county board's
26		preliminary finding of falsity by any email address or phone number that the county board possesses
27		for the voter. The notice and opportunity to address the county board provided for in this
28		Subparagraph shall be offered only to those provisional voters for whom a number of county board
29		members equal to one less than all of the members of the county board board, or more, has have
30		identified a specific reason, based only on facts and not speculation, to find that the affidavit
31		claiming an exception to the identification requirement is false.
32	<u>(2)</u>	To vote by provisional ballot and then bring to the office of the county board identification
33		acceptable under G.S. 163-166.16 and this Rule before 5 p.m. on the business day before county
34		canvass. If the voter brings photo identification to the office of a county board in a timely manner,
35		a county board staff member shall examine the photo identification in accordance with Paragraphs
36		(a), (b), and (c) of this Rule. After examining the photo identification, the staff member shall proceed
37		<u>as follows:</u>

1		(A) If the photo identification meets all the requirements of Paragraph (a) of this Rule, the staff
2		member shall recommend approval of the provisional ballot to the county board.
3		(B) If the photo identification is not an acceptable type of photo identification under
4		Subparagraph (a)(1) of this Rule, then the staff member shall inform the voter of the reasons
5		for that determination, while the voter is at the county board office, and invite the voter to
6		provide an acceptable photo identification in accordance with Subparagraph $(d)(2)$ of this
7		Rule. If the voter does not provide acceptable identification by 5 p.m. on the business day
8		prior to the canvass, then county board staff shall recommend disapproval of the
9		provisional ballot to the county board.
10		(C) If the photo or name on the photo identification do not satisfy Subparagraphs (a)(2) and
11		(a)(3) of this Rule, then the staff member shall inform the voter of the reasons for that
12		determination and shall invite the voter to provide any other acceptable photo identification
13		that meets the requirement of Paragraph (a) of this Rule. If the voter does not produce
14		acceptable photo identification, identification that meets the requirement of Paragraph (a)
15		of this Rule, then the staff member shall recommend disapproval of the provisional ballot
16		to the county board. While the voter is at the county board office, the staff member shall
17		inform the voter of the recommendation and provide notice to the voter of the county board
18		meeting at which the voter's provisional ballot will be reviewed and considered by the
19		county board. If the voter appears at that meeting and desires to address the county board
20		on whether their photo identification meets the requirement of Paragraph (a) of this Rule,
21		is acceptable under this Rule, the county board members are subject to the requirements of
22		this Rule in the same manner as a staff member initially examining a voter's photo
23		identification.
24		If the voter brings photo identification that is an acceptable type of photo identification under
25		Subparagraph (a)(1) of this Rule to the county board office before 5 p.m. on the business day prior
26		to the canvass, the county board shall count the provisional ballot unless the county board
27		unanimously decides the photo identification presented does not satisfy Subparagraphs (a)(2) and
28		(a)(3) of this Rule, in which case the county board shall record in writing the grounds for its decision.
29		
30	History Note:	Authority G.S. <u>163-22; <del>163-82.6A; 163-82.15; 1</del>63-166.7; <del>NAACP v. McCrory, 831 F.3d 204</del></u>
31		<del>(4<sup>th</sup> Cir. 2016); 163A-1145.1; S.L. 2018-144, s. 3.1(c);</del> 163-166.11; 163-166.16;
32		Eff. January 1, 2016;
33		Temporary Amendment Eff. August 23, 2019;
34		Temporary Amendment Expired Eff. June 12, <del>2020.<u>2</u>020;</del>
35		<u>Temporary Amendment Eff. August 1, <del>2023.</del> 2023;</u>
36		Amended Eff. April 1, 2024.
37		

1	08 NCAC 17 .0102 is repealed as published in 38:10 NCR 614 as follows:		
2			
3	08 NCAC 17 .0	DI02 DETERMINATION OF REASONABLE RESEMBLANCE BY JUDGES OF	
4		ELECTION	
5			
6	History Note:	Authority G.S. 163-166.7; 163-82.6A; 163-82.15; 163-88.1; 163-166.7; NAACP v. McCrory, 831	
7		F.3d 204 (4 <sup>th</sup> Cir. 2016); 163A-1145.1; S.L. 2018-144, s. 3.1(e);	
8		Eff. January 1, 2016;	
9		Temporary Amendment Eff. August 23, 2019;	
10		Temporary Amendment Expired Eff. June 12, 2020;	
11		Temporary Repeal Eff. August 1, <del>2023.</del> <u>2023:</u>	
12		<u>Repealed Eff. April 1, 2024.</u>	
13			

1	08 NCAC 17 .0103 is repealed as published in 38:10 NCR 614 as follows:			
2				
3	08 NCAC 17 .0	103 IDENTIFICATION REQUIRED OF CURBSIDE VOTERS		
4				
5	History Note:	Authority NAACP v. McCrory, 831 F.3d 204 (4th Cir. 2016); S.L. 2018-144, s. 3.1(d);		
6		Eff. January 1, 2016;		
7		Temporary Repeal Eff. August 23, 2019;		
8		Temporary Repeal Expired Eff. June 12, 2020;		
9		Temporary Repeal Eff. August 1, <del>2023.</del> 2023;		
10		<u>Repealed Eff. April 1, 2024.</u>		

1	08 NCAC 17 .0105 is repealed as published in 38:10 NCR 614 as follows:		
2			
3	08 NCAC 17 .0	105 DECLARATION OF RELIGIOUS OBJECTION TO PHOTOGRAPH	
4			
5	History Note:	Authority NAACP v. McCrory, 831 F.3d 204 (4th Cir. 2016); S.L. 2018-144, s. 3.1.(a),(e), (h);	
6		Eff. January 1, 2016;	
7		Temporary Repeal Eff. August 23, 2019;	
8		Temporary Repeal Expired Eff. June 12, 2020;	
9		Temporary Repeal Eff. August 1, <del>2023.</del> <u>2023:</u>	
10		<u>Repealed Eff. April 1, 2024.</u>	

1	08 NCAC 17 .0106 is repealed as published in 38:10 NCR 614 as follows:		
2			
3	08 NCAC 17 .0	106 SIGNAGE NOTIFYING ONE-STOP VOTERS OF THE OPTION TO REQUEST	
4		AN ABSENTEE BALLOT	
5			
6	History Note:	Authority NAACP v. McCrory, 831 F.3d 204 (4th Cir. 2016); S.L. 2018-144, s. 3.1.(j);	
7		Eff. March 1, 2016;	
8		Temporary Repeal Eff. August 23, 2019;	
9		Temporary Repeal Expired Eff. June 12, 2020;	
10		Temporary Repeal Eff. August 1, <del>2023.</del> <u>2023;</u>	
11		<u>Repealed Eff. April 1, 2024.</u>	

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## 08 NCAC 17 .0109 is adopted with changes as published in 38:10 NCR 614 as follows:

## 3 08 NCAC 17 .0109 PHOTO IDENTIFICATION FOR ABSENTEE-BY-MAIL BALLOTS

4 (a) Identification Requirement for Absentee-by-Mail Ballots. Photo identification accompanying a voter's absentee 5 ballot pursuant to G.S. 163-230.1(f1) is acceptable if it is a photocopy of a type of photo identification acceptable for 6 voting purposes under 08 NCAC 17 .0101(a)(1), is readable, and the name appearing on the identification is the same 7 as or substantially equivalent to the name contained in the voter's voter registration record in accordance with 08 8 NCAC 17.0101(a)(3). As used in this Rule, "readable" means that, on the photocopy of identification required by this 9 Rule, the name on the identification can be read and the photograph depicts a person, as opposed to displaying, for 10 example, a mere shadow or outline of a person. A photo identification shall not be rejected due to differences between 11 the address appearing on an absentee voter's photo identification and any address contained in the voter's absentee 12 request form, absentee ballot application, or registration record. A copy of photo identification that is acceptable under 13 this Rule need include only the side of the identification (or, if the identification is a booklet, the page of the 14 identification) where the person's name and photo appears. 15 (b) Initial Review by County Board Staff. County board staff shall, upon receipt of a voter's absentee ballot 16 application, determine whether the application is accompanied by a photocopy of photo identification that is 17 acceptable under Paragraph (a) of this Rule, or, if the application is accompanied by an affidavit claiming an exception 18 to the identification requirement pursuant to G.S. 163-166.16(d), determine whether the affidavit includes the 19 affirmations required by G.S. 163-166.16(d) for that exception and, if applicable, the personal identification number 20 required to be provided by G.S. 163-230.1(g)(2). Staff shall review the registration records to determine whether the 21 number provided matches the corresponding number in the registration records. The number required to be provided 22 by G.S. 163-230.1(g)(2) is deficient only if it does not match the corresponding number listed in the voter's voter 23 registration record. 24 If staff identify any deficiency, they shall mail written notice of the deficiency to the voter within one business 25 day of identifying the deficiency, informing the voter that the voter, the voter's verifiable legal guardian or near 26 relative, or a person of the voter's choice if the voter needs assistance due to the voter's disability, may provide a 27 photocopy of the voter's acceptable photo identification or a completed affidavit claiming an exceptionexception. The 28 notice shall state the photocopy or affidavit must be received by to the county board by 5 p.m. on the business day 29 before the county canvass. The notice of the deficiency shall also be provided by telephone or email if the telephone 30 number or email address was provided by the voter on the request form for the absentee ballot. The voter may transmit either of the above documentation curing the deficiency in person, by mail, or by email. An electronic copy of the 31 32 voter's photographic identification or signed affidavit claiming an exception to the identification requirement, if 33 provided via email, shall be acceptable.

- (c) Final Review by County Board. The county board shall, at the first meeting held pursuant to G.S. 163-230.1(f)
   after the application and ballot is received, proceed as follows:
- after the application and ballot is received, proceed as follows:
  (1) If the voter has submitted a photocopy of their photo identification, the county board shall make its
  - determination whether the identification is acceptable under Paragraph (a) of this Rule. A final

1 determination that the photocopy of photo identification is not acceptable under Paragraph (a) of 2 this Rule shall require a unanimous vote by the county board. If the county board makes a final 3 determination that a voter's photocopy of photo identification is not acceptable, staff shall notify the 4 voter as provided in Paragraph (b) of this Rule, and the county board shall reserve its final decision 5 on the approval of the absentee application until the next official meeting after it receives 6 documentation curing the deficiency or the county canvass, whichever occurs first.

- 7 (2)If the voter has completed an affidavit claiming an exception to the identification requirement 8 pursuant to G.S. 163-166.16(d) and is otherwise eligible to vote, the county board may reject that 9 person's ballot only if the county board unanimously finds that the affidavit is false. The county 10 board shall substantiate any finding of falsity with grounds recorded in a written decision, 11 and those grounds shall be based only on facts and not speculation. Before rejecting a voter's ballot 12 because of a finding of falsity, the county board shall provide the voter advance notice and an opportunity to address the county board prior to the completion of canvass on any grounds that the 13 14 county board is considering regarding the falsity of the affidavit, provided there is sufficient time 15 remaining before the county canvass to send a notice that will be delivered in advance of the opportunity to address the county board. The notice shall identify the specific reasons the county 16 17 board is considering the affidavit to be potentially false and inform the voter how the voter may 18 address the reasons for potential falsity, which shall include the option options to provide a written 19 explanation or <u>documentation or to</u> address the board at a meeting in person. The <u>county board shall</u> send the notice via U.S. Mail within one business day of a county board's preliminary finding of 20 21 falsity, provided that the opportunity to be heard is at least five days from the date of mailing. The 22 notice shall be mailed for next-day delivery if the opportunity to be heard is less than five days from the date of mailing. notice shall be provided by a means of physical delivery designed to provide 23 the voter actual notice in advance of the opportunity to address the county board, provided there is 24 25 sufficient time remaining before the county canvass to send a notice that will be delivered in advance of the opportunity to address the county board, and Notice shall also be provided within one business 26 27 day of a county board's preliminary finding of falsity by any email address or phone number that 28 the county board possesses for the voter. The notice and opportunity to address the county board
- 29 provided for in this Subparagraph shall be offered only to those voters for whom <u>a number of county</u>
   30 <u>board members equal to one less than all of the members of</u> the county <u>board board, or more, has</u>
   31 <u>have</u> identified a <u>specific reason reason, based only on facts and not speculation,</u> to find that the
   32 affidavit claiming an exception to the identification requirement is false.
- (3) If a voter's photocopy of photo identification or affidavit claiming an exception to the identification
  requirement pursuant to G.S. 163-166.16(d) is deemed deficient upon initial review under Paragraph
  (b) of this Rule, the county board shall reserve its final decision on the approval of the absentee
  application until the next official meeting after it receives documentation curing the deficiency
  <u>identified pursuant to Paragraph (b) of this Rule</u> or the county canvass, whichever occurs first.

1 (d) Exception for Military and Overseas Voters. A <del>covered</del> voter who is casting a ballot pursuant to G.S. 163, Article

- 2 21A, Part 1 is not required to submit a photocopy of acceptable photo identification under Paragraph (a) of this Rule
- 3 or claim an exception under G.S. 163-166.16(d).
- 4 (e) Return of Original Form of Identification. If a voter sends their original form of photo identification in the 5 container-return envelope, or if a voter or other person permitted to return the voter's absentee ballot hand-delivers an 6 absentee ballot to the county board of elections that is not accompanied by a photocopy of the voter's photo 7 identification and the voter or other person has the voter's photo identification that is a type acceptable for voting 8 purposes under 08 NCAC 17 .0101(a)(1) on hand, the county board shall make a photocopy of the identification, 9 which shall serve as an acceptable photo identification accompanying the voter's absentee ballot. When a voter sends 10 their original form of photo identification in the container-return envelope, the county board shall notify the voter by 11 mail and by any email address or phone number that the county board possesses for the voter that the original photo identification will be returned to the voter voter. The county board and shall use a method of return that documents 12 13 receipt of the photo identification. 14 Authority G.S. 163-22; 163-166.7; 163-166.16; 163-229; 163-230.1; 15 History Note: Temporary Adoption Eff. August 23, 2019; January 1, 2020; 16 17 Temporary Rule Expired Eff. October 11, 2020; 18 Temporary Adoption Eff. August 1, 2023;
- 19 *Eff. April 1, 2024.*

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