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1
      04 NCAC 24D .0102 is amended as published in 35:13 NCR 1441 as follows:
 2
 3
      04 NCAC 24D .0102
                                NOTICE TO EMPLOYER OF POTENTIAL CHARGES
 4
       (a) DES shall notify each employer in writing of potential charges to the employer's account. The notice shall
 5
      contain the:
 6
                date of the notice;
      (1)
 7
      (2)
                claimant's name and social security number;
 8
      (3)
                date the claimant's benefit year began;
 9
      (4)
                claimant's weekly benefit amount and weekly earnings allowance;
10
      (5)
                employer's reporting number used to report wages for the claimant;
11
      (6)
                base period wages reported by the employer by calendar quarter and dollar amount;
12
      (7)
                employer's percentage of total base period wages reported;
13
      (8)
                maximum potential charge amount that can be applied to the employer's experience
14
                rating account if the claimant exhausts his or her benefits;
15
      (9)
                a statement containing the employer's right to protest the notice; and
      (10)
                the time period within which a protest shall be filed pursuant to G.S. 96 15(b)(2).
16
17
                a statement containing the employer's right to notify the Division within 15 days
18
               of the mailing date of the notice if the claimant did not work for the employer or
19
               the wages are incorrect.
20
      (b) DES shall provide notice of potential charges to the employer's account using the following forms, as
21
      applicable:
22
      (1)
                Notice of Combined Wage Claim and Potential Charges to Your Account;
23
      (2)
                Notice of Unemployment Claim, Wages Reported and Potential Charges;
24
      (3)
               Notice of Initial Claim and Potential Charges to Reimbursable Employer;
25
      (4)
                Notice of Initial Claim and Potential Charges for Claimants on Temporary Layoff;
26
               Layoff.
27
               Reversal of Previously Allowed Noncharging;
28
              Reversal of Previously Denied Noncharging;
29
      (7) Administrative Determination Disallowing Noncharging; or
30
              List of Charges to Your Account.
31
32
                       Authority G.S. 96-4; 96-11.1; 96-11.2; 96-11.3; 96-11.4; 96-15;
       History Note:
33
                        Eff. July 1, 2015;
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Amended Eff. May 1, 2021; July 1, 2018.

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1	04 NCAC 24D .	0201 is adopted with changes as published in 35:13 NCR 1442 as follows:	
2			
3	04 NCAC 24D	.0201 NOTICE OF EMPLOYER QUARTERLY CHARGES	
4	DES shall notify	each employer in writing of the quarterly list of charges to the employer's	
5	Account using Form NC CLM 626-9 that shall contain the:		
6	(1)	date of the notice;	
7	(2)	charging quarter ending date;	
8	(3)	employer's name and mailing address;	
9	(4)	claimant's name and social security number;	
10	(5)	date the claimant's benefit year began;	
11	(6)	employer's reporting number used to report wages for the claimant;	
12	(7)	benefit charges to the employer for each listed claimant; and	
13	(8)	a statement containing the employer's right to protest the list of charges.	
14			
15	History Note:	Authority G.S. 96-4; <u>96-11.2</u> ; 96-11.3; 96-11.4; 96-1.5; <u>96-11.5</u> ; 96-15;	
16		Adoption Eff. May 1, 2021.	

1	04 NCAC 24D .0202 is amended as published in 35:13 NCR 1442 as follows:		
2			
3	04 NCAC 24D .0202 REQUIREMENTS FOR FILING PROTESTS TO LIST OF CHARGES		
4	(a) An employer who protests the benefit charges to its account shall make the protest in writing within 15 30 day		
5	of the mailing date of the notice of potential charges Form NC CLM 626-9 to DES's Claims Unit in accordance with		
6	04 NCAC 24A .0104(s), and shall list all grounds for the protest as prescribed under Rule .0203 of this Section.		
7	(b) Any of the following forms, when completed with the information indicated in Paragraph (a) of this Rule, shall		
8	constitute compliance with this Rule:		
9	(1) Notice of Initial Claim and Potential Charges to Your Account; and		
10	(2) Notice of Combined Wage Claim and Potential Charges to Your Account.		
11			
12	History Note: Authority G.S. 96-4; 96-11.3; 96-11.4;		
13	Eff. July 1, 2015;		
14	Recodified from 04 NCAC 24D .0103 Eff. March 1, 2017;		
15	Amended Eff. <u>May 1, 2021;</u> October 1, 2017.		

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2	04 NCAC 24D .	0203 is amended as published in 35:13 NCR 1442 as follows:	
3	04 NCAC 24D	.0203 GROUNDS FOR PROTESTING LIST OF CHARGES	
4	An employer shall only file protests for the following reasons: for:		
5	<u>(1)</u>	the reasons set forth in G.S. 96-11.3;	
6	(1)(2)	clerical errors in the list of charges;	
7	(2)(<u>3)</u>	charges resulting from individuals who were never employed by the employer; or	
8	$(\frac{3}{4})(\frac{4}{4})$	the claimant has new separation from employment occurring between the date that the claimant's	
9		benefit year began and the last week ending date for which the claimant was paid benefits, and a	
10		base period employer did not have an opportunity to request noncharging on the subsequent	
11		separation.	
12			
13	History Note:	Authority G.S. 96-4; 96-11.3; 96-11.4; 96-11.5;	
14		Eff. July 1, 2015;	
15		Recodified from 04 NCAC 24D .0105 Eff. March 1, 2017;	
16		Amended Eff. <u>May 1, 2021;</u> October 1, 2017.	

1 04 NCAC 24F .0304 is amended with changes as published in 35:13 NCR 1443 as follows: 2 3 04 NCAC 24F .0304 **IN-PERSON HEARINGS** 4 (a) A party shall only request an in person hearing at the time the appeal is filed in writing, or by filing a written 5 objection to the telephone conference call, received at least seven days before the scheduled hearing. Hearings shall be conducted in person in-person by the Board of Review, or a Board designee, at the Office 6 7 of the Board of Review in Raleigh, N.C. as required by G.S. 96-4(q). 8 (b) If travel is required to conduct the in person hearing, the objecting party shall travel to a location 9 convenient to the non objecting party, as determined by the Board of Review. 10 Upon good cause, as defined in 04 NCAC 24A .0105(28), the Board of Review may designate alternate means of hearing. Review, upon its own accord, may designate alternate means of hearing, for example, by 11 12 telephone, video, or web conferencing 13 A party may object to the venue of hearing or alternate means of hearing designated by the Board. The 14 Board will consider such objection if it is filed with the Board within the 10 days of the issuance of a notice of 15 hearing. The objection must shall be in writing and provide good cause as to the reason for a request in a change of 16 venue. 17 18 Authority G.S. 96-4; History Note: 19 Eff. July 1, 2015; Recodified from 04 NCAC 24D .1104 Eff. October 1, 2017; 20 Amended Eff. May 1, 2021. 21