1	10A NCAC 27G .7004 is amended with changes as published in 38:12 NCR 810 as follows.
2	
3	10A NCAC 27G .7004 APPEALS REGARDING UTILIZATION REVIEW DECISIONS FOR NON-
4	MEDICAID SERVICES
5	(a) This Rule governs appeals by a client, or the client's legally responsible person, made to the Local Management
6	Entity (LME) Entity-Managed Care Organization [(LME MCO)](LME-MCO), area authority or county program
7	Director of Utilization Review Utilization Review (UR) decisions made by the LME agency to deny, reduce, suspend
8	or terminate a client's non-Medicaid funded services.
9	(b) A client may appeal to the LME Director the utilization review decision of a LME to deny, reduce suspend, or
10	terminate a non Medicaid state funded service.
l 1	(e)(b) The LME [LME MCO] LME-MCO, area authority or county program shall:
12	(1) send to the elientclient, or the client's legally responsible personperson, legal representative(s)
13	notification letters regarding utilization review decisions for non-Medicaid funded services.
14	(2) The letter shall be dated date and mailed mail the notification letter no later than the next work
15	business day following the review UR decision to deny, reduce, suspend, or terminate a non-
16	Medicaid state funded service.
17	(3) The LME [LME MCO] shall separately notify the provider regarding the service authorization.
18	(d)(c) The letter shall include information regarding the reason for the <u>UR</u> decision and any available <u>service</u> options
19	or considerations while the appeal is under review.
20	(e)(d) An appeal regarding a non Medicaid services utilization review decision must be filed only by a client or legal
21	representative. Only the client, or the client's legally responsible person, may file an appeal of the non-Medicaid UR
22	decision. The appeal must be in writing and received in writing by the LME [LME MCO] LME-MCO, area authority
23	or county program within 15 working business days of the date of the notification letter. The LME [LME MCO] LME-
24	MCO, area authority or county program shall provide help to an appellant a client who requests assistance in filing
25	the appeal.
26	(f)(e) The LME [LME MCO]LME-MCO, area authority or county program shall acknowledge receipt of the appeal
27	in writing in a letter to the appellant client, or the client's legally responsible person, dated the next working business
28	day after receipt of the appeal.
29	(g)(f) The LMELME-MCO, area authority or county program may authorize interim services until the final review
30	decision, as set forth in 10A NCAC 27I .0609, is reached. The decision to authorize interim services shall be based
31	upon medical necessity criteria as set forth in State-funded Service Definitions. State-funded service definitions are
32	available via this link: https://www.ncdhhs.gov/providers/provider-information/mental-health-development-
33	disabilities-and-substance-use-services/service-definitions. The decision shall also be in compliance with G.S. 122C-
34	<u>2.</u>
35	(g) The [LME-MCO] LME-MCO, area authority or county program Director shall assign staff to conduct a clinical
36	review of the UR decision.

1

- 1 (h) The clinical review shall be conducted by an employee(s) or contractor(s) of the **LMELME-MCO**, area authority
- 2 or county program not involved in the utilization review <u>UR</u> decision that is the subject of the appeal. The clinical
- 3 reviewer(s) clinical credentials shall be at least comparable to those of the person who rendered the initial utilization
- 4 review UR decision.
- 5 (i) The clinical reviewer(s) shall complete a clinical review of the appeal and shall issue a written decision to uphold
- 6 or overturn the original UR decision.
- 7 (j) The LMELME-MCO, area authority or county program shall notify the appellant client, or the client's legally
- 8 responsible person, in writing of the clinical review decision in a letter dated and mailed within seven working business
- 9 days from receipt of the appeal request and shall separately notify the provider regarding the service authorization.
- 10 (k) If the clinical review overturns the initial utilization review <u>UR</u> decision, the decision letter shall state the date on
- which the denied service shall be authorized or the date on which the suspended, reduced or terminated service shall
- be reinstated.
- 13 (l) In cases in which the decision clinical review decision upholds the previous original UR decision, the LMELME-
- MCO, area authority or county program shall inform appellants the client, or the client's legally responsible person,
- in writing of the opportunity to appeal a decision regarding a non Medicaid service the clinical review decision to the
- 16 State Division of Mental Health, Developmental Disabilities and Substance AbuseUse Services Non Medicaid
- 17 Appeals Panel according pursuant to Rules 10A NCAC 27I .0600 and G.S. 143B 147(a)(9). .0600.0601-.0609.
- 18
- 19 *History Note:* Authority G.S. 122C-112.1(a)(29); <u>143B-147;</u>
- 20 Eff. July 1, 2008;
- 21 Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. July 20,
- 22 <u>2019.</u> <u>2019:</u>
- 23 *Amended Eff. May 1, 2024.*

10A NCAC 28F .0101 is adopted as published in 38:12 NCR 814.

10A NCAC 28F .0101 REGIONS FOR DIVISION INSTITUTIONAL ADMISSIONS

- (a) Except as otherwise provided in rules codified in this Chapter and Chapters 26 through 29 of this Title and except for State-wide programs and cross-regional admissions approved by the Division Director based upon the clinical need of the individual or for the purpose of accessing available beds or services, a person seeking admission to a regional institution of the Division shall be admitted only to the institution which serves the region of the state which includes the person's "county of residence" as defined in G.S. 122C-3.
- (b) For state operated facilities, hospitals and developmental centers, the regions of the state and the counties which constitute the regions are as follows:
 - (1) Western Region: Broughton Hospital, Julian F. Keith Alcohol and Drug Abuse Treatment Center (ADATC), and J. Iverson Riddle Developmental Center shall serve Alleghany, Alexander, Ashe, Avery, Buncombe, Burke, Cabarrus, Caldwell, Catawba, Cherokee, Clay, Cleveland, Davidson, Gaston, Graham, Haywood, Henderson, Iredell, Jackson, Lincoln, Macon, Madison, McDowell, Mecklenburg, Mitchell, Polk, Rowan, Rutherford, Stanly, Surry, Swain, Transylvania, Union, Watauga, Wilkes, Yadkin, and Yancey County;
 - (2) Central Region: Central Regional Hospital, Murdoch Developmental Center, R. J. Blackley ADATC, Whitaker School, Psychiatric Residential Treatment Program (PRTF), and Wright School shall serve Alamance, Anson, Caswell, Chatham, Davie, Durham, Forsyth, Franklin, Granville, Guilford, Halifax, Harnett, Hoke, Lee, Montgomery, Moore, Orange, Person, Randolph, Richmond, Rockingham, Stokes, Vance, Wake, and Warren County; and
 - (3) Eastern Region: Cherry Hospital, Caswell Developmental Center, and Walter B. Jones ADATC shall serve Beaufort, Bertie, Bladen, Brunswick, Camden, Carteret, Chowan, Columbus, Craven, Cumberland, Currituck, Dare, Duplin, Edgecombe, Gates, Greene, Hertford, Hyde, Johnston, Jones, Lenoir, Martin, Nash, New Hanover, Northampton, Onslow, Pamlico, Pasquotank, Pender, Perquimans, Pitt, Robeson, Sampson, Scotland, Tyrrell, Washington, Wayne, and Wilson County.
 - (c) For state-operated Alcohol and Drug Abuse Treatment Centers (ADATCs) the regions of the state and the counties which constitute the regions are as follows:
 - Western Region: Julian F. Keith ADATC shall serve Alexander, Alleghany, Anson, Ashe, Avery, Buncombe, Burke, Cabarrus, Caldwell, Catawba, Cherokee, Clay, Cleveland, Davidson, Davie, Forsyth, Gaston, Graham, Guilford, Haywood, Henderson, Iredell, Jackson, Lincoln, Macon, Madison, McDowell, Mecklenburg, Mitchell, Montgomery, Polk, Randolph, Rowan, Rutherford, Stanly, Stokes, Surry, Swain, Transylvania, Union, Watauga, Wilkes, Yadkin, and Yancey County;
 Eastern Region: Walter B. Jones ADATC shall serve Alamance, Beaufort, Bertie, Bladen, Brunswick, Camden, Carteret, Caswell, Chatham, Chowan, Columbus, Craven, Cumberland, Currituck, Dare, Duplin, Durham, Edgecombe, Franklin, Gates, Granville, Greene, Halifax, Harnett,

Hertford, Hoke, Hyde, Johnston, Jones, Lee, Lenoir, Martin, Moore, Nash, New Hanover,

1		Northampton, Onslow, Orange, Pamlico, Pasquotank, Pender, Perquimans, Person, Pitt, Richmond,
2		Robeson, Rockingham, Sampson, Scotland, Tyrrell, Vance, Wake, Warren, Washington, Wayne,
3		and Wilson County.
4		
5	History Note:	Authority G.S. 122C-3; 143B-147; <u>S.L. 2023-3;</u>
6		Eff. February 1, 1976;
7		Amended Eff. June 1, 2009; April 1, 1990; July 1, 1983;
8		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. August 24,
9		2019. <u>2019:</u>
10		Amended Eff. May 1, 2024.
11		

1 10A NCAC 27I .0601 is amended with changes as published in 38:12 NCR 811 as follows. 2 3 10A NCAC 27I .0601 **SCOPE** 4 (a) The rules of this Section shall govern appeals made to the Division of decisions made by an area authority or 5 county program affecting a non-Medicaid eligible client. 6 (b) A non-Medicaid eligible elient client, or the client's legally responsible person, may appeal to the Division Director 7 the <u>clinical</u> review decision of an <u>LME-MCO</u>, area authority or county program to deny, reduce, suspend, or terminate 8 a non-Medicaid state funded service. 9 (c) An appeal shall be filed with the Division only after a client has received a review decision from the area authority 10 or county program. 11 (d)(c) Nothing in these Rules shall be interpreted as granting a non-Medicaid eligible client the right to appeal 12 decisions of third party payers to the Division. 13 (e)(d) Non-Medicaid services shall be provided in accordance with G.S. 122C-2. As set forth in G.S. 143B-147(a)(9), 14 nothing in these Rules shall be interpreted as granting a non-Medicaid eligible client the right to appeal the findings 15 of the Division by requesting a contested case hearing pursuant to G.S. 150B. 16 (f)(e) There shall be no reprisal or retaliation to anyone who is a party to an appeal. 17 (g)(f) The LME-MCO, area authority or county program may authorize interim services until the final written decision 18 as set forth in Rule .0609 of this Section is reached. 19 20 History Note: Authority G.S. 143B-147; 21 Eff. October 1, 2006; 22

23

24

2017. 2017;

Amended Eff. May 1, 2024.

Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. June 24,

1	10A NCAC 27I	.0602 is amended with changes as published in 38:12 NCR 811 as follows.
2		
3	10A NCAC 27I	.0602 DEFINITIONS
4	As used in the r	ules in this Section, the following terms shall have the meanings specified:
5	(1)	"Director" means the Director of the Division of Mental Health, Developmental Disabilities and
6		Substance Abuse Use Services.
7	(2)	"Division" means the Division of Mental Health, Developmental Disabilities and Substance
8		Abuse Use Services.
9	<u>(3)</u>	"Legally Responsible Person" means the same as defined in G.S. 122C-3.
10	<u>(4)</u>	"Within Available Resources" means the same as defined in G.S. 122C-2.
11		
12	History Note:	Authority G.S. 143B-147;
13		Eff. October 1, 2006;
14		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. June 24,
15		2017. <u>2017;</u>
16		Amended Eff. May 1, 2024.
17		

10A NCAC 27	1.0605 is amended with changes as published in 38:12 NCR 811 as follows.
10A NCAC 27	I.0605 <u>DIVISION'S</u> INITIAL RESPONSE TO A DMH/DD/SAS <u>NON-MEDICAID</u>
	APPEAL
(a) The Directo	or shall screen the request for appeal to the Division to determine:
(1)	if the appeal was reviewed by the LME-MCO, area authority or county program according to the
	area authority or county program policy and procedures; and
(2)	if the appeal includes the denial, reduction, suspension or termination of a non-Medicaid state
	funded service: service;
<u>(3)</u>	if the appeal falls within the scope of Rule .0601 of this Section; and
<u>(4)</u>	if the appeal was filed in accordance with the requirements of Rule .0603 of this Section.
(b) The Director	or shall send an acknowledgement letter to the elient client, or the client's legally responsible person,
and the LME-N	4CO. area authority or county program within 5 business days of receipt of the request for appeal to
the Division.	
(c) The acknow	vledgement letter shall specify whether the appeal has been accepted or not. The Division shall accept
an appeal if it n	neets the standards as set forth in Paragraph (a) of this Rule.
(d) The Direct	or shall notify the LME-MCO, area authority or county program and the elient client, or the client's
legally responsi	<u>ble person,</u> whose appeal is accepted for reviewreview, to forwardsubmit all documentation considered
during the LMI	E-MCO, area authority or county program review to the Division no later than 10 calendar days from
the date of the a	acknowledgement letter. Documentation shall be submitted to the DMHDDSUS Hearing Office, 3001
Mail Service Co	<mark>enter, Raleigh, NC 27699-3001 or via fax at (984) 777-9264.</mark> The acknowledgment letter shall advise
the parties that	a panel will be convened to <u>Hearing Officer will</u> conduct a hearing.
(e) An appeal t	hat does not meet the criteria as set forth in Paragraph (a) of this Rule shall be returned to the client as
disqualified der	nied with an explanation of the basis for disqualification. denial.
(f) If the appear	al is denied on the basis of Subparagraph (a)(1) of this Rule, the The LME-MCO, area authority or
county program	n shall review the appeal, if the appeal made to the Division is disqualified on the basis of not having
been reviewed	according to the area authority or county program's policy and procedures. appeal in accordance with
the requirement	ts of Rule 10A NCAC 27G .7004.
(g) The client c	<mark>lient, or the client's legally responsible person,</mark> shall have 11 calendar days from the date of the <u>LME-</u>
MCO, area auth	nority or county program clinical review decision to resubmit the appeal to the Division.
History Note:	Authority G.S. 143B-147;
	Eff. October 1, 2006;
	Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. June 24,
	2017. <u>2017:</u>
	Amended Eff. May 1, 2024.

1	10A NCAC 27I	.0606 is amended with changes as published in 38:12 NCR 811 as follows.
2		
3	10A NCAC 271	.0606 HEARING SCHEDULE AND COMPOSITION OF THE PANEL
4	(a) The Directo	r shall convene a five member panel to conduct a hearing for an <u>ensure the Hearing Officer conducts</u>
5	an appeal that is	accepted in accordance with the requirements of Rule .0605 of this Section.
6	(b) The panel n	nembers shall consist of the following:
7	(1)	a provider agency representative who meets the following requirements:
8		(A) the representative shall be from a provider agency that is not be a party to the appeal; and
9		(B) the representative shall have clinical expertise in the disability area pertinent to the appeal;
10	(2)	an employee of an area authority or county program who meets the following requirements:
11		(A) the employee shall be from an area authority or county program that is not a party to the
12		appeal; and
13		(B) the employee shall have clinical expertise in the disability area pertinent to the appeal;
14	(3)	two individuals who are members of a consumer and family advisory committee who is not a party
15		to the appeal; and
16	(4)	an employee of the Division.
17	(e)(b) The Hear	ing Officer shall be an employee of the Division. Division shall serve as the chairperson of the panel
18	and shall be a ve	oting member in the case of a tie.
19	(d)(c) The Dire	ctor shall forward the record on appeal and all supplemental documentation to the Hearing Officer
20	chairperson of t	ne panel within five <u>calendar</u> days of receipt thereof.
21	(e)(d) The Dire	ctor shall provide a copy of applicable law and rules to the Hearing Officer. chairperson of the panel.
22	(f)(e) The Hear	ing Officer chairperson shall schedule a panel hearing including designation of a time and place.
23	(g)(f) The Hear	ing Officer chairperson shall notify the client, or the client's legally responsible person, other panel
24	members and th	e area authority or county program of the time and place no less than 15 calendar days prior to the
25	date of the heari	ng.
26	(g) The hearing	may be conducted in person or virtually taking into account reasonable accommodations, including
27	but not limited t	o, the following:
28	<u>(1)</u>	compliance with HIPAA requirements;
29	<u>(2)</u>	accommodation needs of the client; and
30	<u>(3)</u>	State mandated travel restrictions.
31		
32	History Note:	Authority G.S. 143B-147;
33		Eff. October 1, 2006;
34		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. June 24,
35		2017. <u>2017:</u>
36		Amended Eff. May 1, 2024.

1	10A NCAC 27I	.0607 is amended with changes as published in 38:12 NCR 811 as follows.	
2			
3	10A NCAC 27I	.0607 PANEL HEARING PROCEDURES	
4	(a) The chairper	son of the panel: Hearing Officer:	
5	(1)	shall convene the hearing at the prearranged time and place;	
6	(2)	may afford the opportunity for rebuttal and summary comments to either of the presenting parties;	
7		and	
8	(3)	shall conduct proceedings in an orderly manner.	
9	(b) The panel: Hearing Officer:		
10	(1)	may limit the total number of persons presenting for the client and area authority or county program;	
11		and	
12	(2)	may impose time limits for presentations.	
13	(c) Either party	may be represented by a person or attorney of their choice.	
14	(d) Prior to the	hearing, the elientclient, or the client's legally responsible person, and the area authority or county	
15	program shall:		
16	(1)	specify by name and position all individuals who will be present for the hearing;	
17	(2)	provide the panel Hearing Officer with requested information; and	
18	(3)	when applicable, ensure that representatives of the parties shall be present at the hearing.	
19	(e) Any member	r of the panel The Hearing Officer may address questions to either party.	
20	(f) The panel He	earing Officer may obtain any form of technical assistance or consultation relevant to the appeal.	
21	(g) No transcrip	ot shall be made and no party shall be allowed to record the proceeding. The panel Hearing Officer	
22	may choose to r	ecord the proceeding for its his or her own use. A tape so made shall be destroyed after the panel	
23	Hearing Officer issues it's the Hearing decision.		
24	(h) Witnesses sh	nall not be sworn before testifying.	
25			
26	History Note:	Authority G.S. 143B-147;	
27		Eff. October 1, 2006;	
28		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. June 24,	
29		2017. <u>2017;</u>	
30		Amended Eff. May 1, 2024.	

1 10A NCAC 27I .0608 is amended with changes as published in 38:12 NCR 811 as follows. 2 3 10A NCAC 27I .0608 PANEL HEARING OFFICER DECISION FINDINGS AND DECISION 4 (a) The panel Hearing Officer's findings and decisions are based on the record and any new evidence that would be 5 material to the issues on appeal. 6 (b) The standard of review for the panel Hearing Officer is whether the decision of the LME-MCO, area authority or 7 county program is supported by the evidence presented. 8 (c) The panel shall vote on each specific item being appealed. The Hearing Officer shall consider all issues under 9 appeal. 10 (d) Findings and decisions of the panel shall be by majority vote. 11 (e)(d) Any decision may be rescheduled for a subsequent meeting if the panel Hearing Officer determines that it he 12 or she lacks sufficient information to render a decision at the initial hearing. 13 (f)(e) All panel The Hearing Officer's findings and decisions shall be reached and sent in writing to the elientclient, 14 or the client's legally responsible person, and to the LME-MCO, area authority or county program Director within 60 15 calendar days of the written request for appeal to the client, the area authority or county program and the Director. an 16 appeal. 17 18 Authority G.S. 143B-147; History Note: 19 Eff. October 1, 2006;

Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. June 24,

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2017. <u>2017;</u>

Amended Eff. May 1, 2024.

1 10A NCAC 27I .0609 is amended as published in 38:12 NCR 811 as follows. 2 3 10A NCAC 27I .0609 FINAL WRITTEN DECISION 4 (a) Upon receipt of the panel's Hearing Officer's findings and decisions, the LME-MCO, area authority or county 5 program shall issue a final decision based on those findings. The LMEarea authority or county program shall issue the 6 decision in writing findings within 10 business days of receipt of the panel's Hearing Officer's findings and decisions. 7 (b) Neither the panel Hearing Officer's findings and decisions nor the LME-MCO, area authority or county program 8 final decision shall be interpreted as an agency decision granting a non-Medicaid eligible client the right to appeal by 9 requesting a contested case hearing pursuant to G.S. 150B. 10 (c) The Division shall report annually to the Commission for Mental Health, Developmental Disabilities and 11 Substance Abuse Services the number of appeals filed and conducted. 12 13 History Note: Authority G.S. 143B-147; 14 Eff. October 1, 2006; 15 Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. June 24, 16 2017. <u>2017;</u> Amended Eff. May 1, 2024. 17

10A NCAC 28F .0101 REGIONS FOR DIVISION INSTITUTIONAL ADMISSIONS

- (a) Except as otherwise provided in rules codified in this Chapter and Chapters 26 through 29 of this Title and except for State-wide programs and cross-regional admissions approved by the Division Director based upon the clinical need of the individual or for the purpose of accessing available beds or services, a person seeking admission to a regional institution of the Division shall be admitted only to the institution which serves the region of the state which includes the person's "county of residence" as defined in G.S. 122C-3.
- (b) For state operated facilities, hospitals and developmental centers, the regions of the state and the counties which constitute the regions are as follows:
 - (1) Western Region: Broughton Hospital, Julian F. Keith Alcohol and Drug Abuse Treatment Center (ADATC), and J. Iverson Riddle Developmental Center shall serve Alleghany, Alexander, Ashe, Avery, Buncombe, Burke, Cabarrus, Caldwell, Catawba, Cherokee, Clay, Cleveland, Davidson, Gaston, Graham, Haywood, Henderson, Iredell, Jackson, Lincoln, Macon, Madison, McDowell, Mecklenburg, Mitchell, Polk, Rowan, Rutherford, Stanly, Surry, Swain, Transylvania, Union, Watauga, Wilkes, Yadkin, and Yancey County;
 - (2) Central Region: Central Regional Hospital, Murdoch Developmental Center, R. J. Blackley ADATC, Whitaker School, Psychiatric Residential Treatment Program (PRTF), and Wright School shall serve Alamance, Anson, Caswell, Chatham, Davie, Durham, Forsyth, Franklin, Granville, Guilford, Halifax, Harnett, Hoke, Lee, Montgomery, Moore, Orange, Person, Randolph, Richmond, Rockingham, Stokes, Vance, Wake, and Warren County; and
 - (3) Eastern Region: Cherry Hospital, Caswell Developmental Center, and Walter B. Jones ADATC shall serve Beaufort, Bertie, Bladen, Brunswick, Camden, Carteret, Chowan, Columbus, Craven, Cumberland, Currituck, Dare, Duplin, Edgecombe, Gates, Greene, Hertford, Hyde, Johnston, Jones, Lenoir, Martin, Nash, New Hanover, Northampton, Onslow, Pamlico, Pasquotank, Pender, Perquimans, Pitt, Robeson, Sampson, Scotland, Tyrrell, Washington, Wayne, and Wilson County.
- (c) For state-operated Alcohol and Drug Abuse Treatment Centers (ADATCs) the regions of the state and the counties which constitute the regions are as follows:
- Western Region: Julian F. Keith ADATC shall serve Alexander, Alleghany, Anson, Ashe, Avery, Buncombe, Burke, Cabarrus, Caldwell, Catawba, Cherokee, Clay, Cleveland, Davidson, Davie, Forsyth, Gaston, Graham, Guilford, Haywood, Henderson, Iredell, Jackson, Lincoln, Macon, Madison, McDowell, Mecklenburg, Mitchell, Montgomery, Polk, Randolph, Rowan, Rutherford, Stanly, Stokes, Surry, Swain, Transylvania, Union, Watauga, Wilkes, Yadkin, and Yancey County;
 Eastern Region: Walter B. Jones ADATC shall serve Alamance, Beaufort, Bertie, Bladen, Brunswick, Camden, Carteret, Caswell, Chatham, Chowan, Columbus, Craven, Cumberland, Currituck, Dare, Duplin, Durham, Edgecombe, Franklin, Gates, Granville, Greene, Halifax, Harnett,

Hertford, Hoke, Hyde, Johnston, Jones, Lee, Lenoir, Martin, Moore, Nash, New Hanover,

	Northampton, Onslow, Orange, Pamlico, Pasquotank, Pender, Perquimans, Person, Pitt, Richmond,
	Robeson, Rockingham, Sampson, Scotland, Tyrrell, Vance, Wake, Warren, Washington, Wayne,
	and Wilson County.
History Note:	Authority G.S. 122C-3; 143B-147; <u>S.L. 2023-3;</u>
	Eff. February 1, 1976;
	Amended Eff. June 1, 2009; April 1, 1990; July 1, 1983;
	Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. August 24,
	2019. <u>2019:</u>
	Amended Eff. May 1, 2024.
	History Note: