1	21 NCAC 31 .02	201 has been readopted as published in 32:17 NCR 1700-1701 <u>with changes</u> as follows:
2		
3		SECTION .0200 - APPLICATION FOR LICENSING
4		
5	21 NCAC 31 .02	201 CREDENTIALS REQUIRED
6	An applicant for	r licensure as a marriage and family therapist or marriage and family therapist associate shall submit
7	the following to	the Board:
8	(1)	Notarized application form and application fee;
9	(2)	Official graduate college transcripts sent directly to the Board by the training institution(s)
10		evidencing: <u>demonstrating:</u>
11		(a) completion of a master's or doctoral degree in marriage and family therapy from a
12		recognized educational institution, as defined in G.S. 90-270.47(5), encompassing an
13		appropriate course of study as listed in Rule .0501 of this Chapter; or
14		(b) completion of a related degree degree, as defined in G.S. 90-270.47(6), from a recognized
15		educational institution institution, with course of study encompassing an appropriate
16		course of study as defined in 21 NCAC 31 .0501; Rule .0501 of this Chapter:
17	(3)	Copies of course catalog and syllabi reflective of the year semester the course was passed shall be
18		required; passed as listed on the transcript to show marriage and family therapy course content;
19	(4)	Reports Supervision Reports, using forms available on the Board website, www.nclmft.org,
20		submitted from American Association of Marriage and Family Therapy (AAMFT) approved
21		supervisors supervisors. using Board forms, Forms verifying shall verify the number of hours of
22		clinical experience, experience with individuals, groups, relational units, assessments, and
23		psychoeducation, in addition to verifying the number of supervision; supervision hours acquired
24		individually and in group settings as defined by the AAMFT Approved Supervision Designation:
25		Standards Handbook;
26	(5)	Evidence of good moral character, which shall include three endorsements for licensure, using
27		Board forms, from persons familiar with the applicant; and
28	(6)	Evidence of a passing score on the National Marriage and Family Therapy Examination.
29		
30	History Note:	Authority G.S. 90-270.51(b); 90-270.52; 90-270.54(a)(1) and (2); <u>90-270.54(a);</u>
31		Eff. August 1, 1984;
32		Amended Eff. October 1, 2011; March 1, 1996; April 1, 1989. <u>1989;</u>
33		<u>Readopted Eff. July 1, 2019.</u>

21 NCAC 31 .0202 has been readopted as published in 32:17 NCR 1701 with changes as follows:

3 21 NCAC 31 .0202 REVIEW PROCEDURE

4 (a) Copies of all materials The applicants shall submit copies of all materials required by Rule .0201 of this Chapter

5 Section shall be mailed by the applicant to the Board Office office on Board provided forms for receipt one month

- 6 prior to the scheduled meeting during which when the application will be reviewed. Applications shall be reviewed
- 7 by the Board at scheduled meetings or special meetings called for such purpose by the Board Chair.
- 8 (b) If the educational requirements are met, and the application is approved by the Board, the Board shall inform the
- 9 applicant of the approval, approval. and shall give the applicant information regarding the National Marriage and
- 10 Family Therapy Examination. Applicants shall be notified using the contact information listed on the application. A
- 11 physical copy of the license will be issued to the new licensee.
- 12 (c) If the education requirements are not met, or the application is otherwise not approved by the Board, the Board
- 13 shall inform the applicant of the <u>denial</u>, disapproval, with an explanation of the areas which <u>that</u> are deficient.

14 Applicants may remedy deficiencies within two years from the date of <u>the</u> notification of such-without having to

- 15 reapply. After two years of application inactivity, the file shall be closed and a new application and fee is shall be
- 16 required.
- 17 (d) If during the review process, questions arise from any source which that may pertain to affect the applicant's
- qualifications for licensing, the Board may shall seek to resolve the questions by communication with the person who
- 19 made the comments or any other person(s), or may refer the matter to counsel or to a member or an employee of the
- 20 Board for investigation.

(e) If an application is denied, the grounds for denial shall be given to the applicant in writing. If the Board denies an
 application, it shall send the applicant written notice, stating the grounds for denial. An applicant who has been denied
 licensure may file a request for hearing pursuant to G.S. 150B-38 within 15 days of notice of the denial. In lieu of a
 hearing, the applicant may present additional written material in support of the application, which shall be reviewed
 at the next scheduled Board meeting.

26

27 History Note: Authority G.S. 90 270.51(b); G.S. 90-270.51; G.S. 90-270.52; G.S. 90-270.60;

- 28 Eff. August 1, 1984;
- 29 Amended Eff. July 1, 2011; March 1, 1996; April 1, 1989. <u>1989</u>;
- 30 <u>Readopted Eff. July 1, 2019.</u>

1 21 NCAC 31 .0203 has been readopted as published in 31:17 NCR 1701 with changes as follows:

3 21 NCAC 31 .0203 ISSUANCE OF LICENSE

2

4 An applicant shall be granted a license when all requirements for licensing are met. The license shall display the

- 5 applicant's licensee's name, licensing date, license number, the signatures of at least the chairperson Chairperson
- 6 and vice-chairperson, <u>Vice-Chairperson</u> and the official seal of the Board.
- 7
 8 History Note: Authority G.S. 90-270.51(b)(d); 90-270.51; 90-270.54; 90-270.54;
 9 Eff. August 1, 1984;
 10 Amended Eff. March 1, 1996. 1996;
 11 <u>Readopted Eff. July 1, 2019.</u>

1	21 NCAC 31 .03	301 has been readopted as published in 31:17 NCR 1701 <u>with changes</u> as follows:				
2						
3		SECTION .0300 - EXAMINATION				
4						
5	21 NCAC 31 .03	301 WRITTEN EXAMINATION				
6	(a) Licensure as	s a North Carolina Marriage and Family Therapist or as a Licensed Marriage and Family Therapy				
7	Associate requir	es passing the National Marriage and Family Therapy Examination. All applicants for licensure as a				
8	Marriage and Fa	mily Therapist or Marriage and Family Therapy Associate shall be required to pass the National				
9	Marriage and Family Therapy Examination.					
10	(b) The examination	ation shall be given at least biannually. The examination dates shall be determined by the American				
11	Marriage and Fa	amily Therapy Regulatory Board, (AMFTRB) and their contracted testing service. Dates for the				
12	examination shall be posted on the websites for the Board and the AMFTRB.					
13	(c) The passing	score on the examination shall be determined by the Board in collaboration with the testing agency.				
14	(d) (c) The exa	mination may be taken after the Board approves the application. The examination application				
15	requirements sha	all be set forth by the AMFTRB and adopted by the Board.				
16	(e) (d) Special	Administrations. Applicants with disabilities which that meet compliance requirements of the				
17	Americans with	Disabilities Act of 1990 (ADA) may request accommodations for testing. Special test				
18	administrations	shall be as comparable as possible to a standard administration. The applicant shall contact the				
19	Board to reques	t any accommodation four weeks in advance of the testing to give sufficient time to process the				
20	request.					
21						
22	History Note:	Authority G.S. 90-270.51(b); 90-270.55;				
23		Eff. August 1, 1984;				
24		Amended Eff. July 1, 2011; March 1 996. , <u>1996;</u>				
25		<u>Readopted Eff. July 1, 2019.</u>				

1	21 NCAC 31 .0401 is readopted as published in 32:17 NCR 1701 as follows:					
2						
3	SECTION .0400 - RENEWAL					
4						
5	21 NCAC 31 .0401 LICENSURE RENEWAL FORM					
6	(a) Licensees shall provide documentation of compliance with Rule .0701 of this Chapter to the Board on the forms					
7	provided by the Board.					
8	(b) The Board shall waive the license application renewal fee for any individual who is currently licensed by and in					
9	good standing with the Board if the individual is serving in the armed forces of the United States and if G.S. 105-					
10	249.2 grants the individual an extension of time to file a tax return. The waiver shall be in effect for any period that					
11	is disregarded under Section 7508 of the Internal Revenue Code in determining the taxpayer's liability for a federal					
12	tax.					
13	(c) The Board shall extend the deadline for filing a license renewal application for any individual who currently holds					
14	a license and is in good standing with the Board if the individual is serving in the armed forces of the United States					
15	and if G.S. 105-249.2 grants the individual an extension of time to file a tax return. The extension shall be in effect					
16	for any period that is disregarded under Section 7508 of the Internal Revenue Code in determining the taxpayer's					
17	liability for a federal tax.					
18						
19	History Note: Authority G.S. 90-270.51(b); 90-270.58; 93B-15;					
20	Eff. August 1, 1984;					
21	Amended Eff. July 1, 2011; March 1, 1996. <u>1996;</u>					

22 <u>Readopted Eff. May 1, 2019.</u>

21 NCAC 31 .0403 has been readopted as published in 31:17 NCR 1701 with changes as follows:

3 **REINSTATEMENT AFTER EXPIRATION** 21 NCAC 31 .0403 4 (a) A license which that expired for non-payment nonpayment of renewal fees or failure to comply with continuing education requirements will may be reinstated, if within two years of expiration, the reinstatement 5 6 fee is paid and satisfactory evidence of completing continuing education requirements is submitted. The 7 continuing education requirements documented at the time of reinstatement must equal the hours required had 8 the license not expired. 9 (b) A license which that has expired for nonpayment of renewal fees or failure to comply with continuing 10 education requirements for a period of more than two years will shall not be reinstated. A new license may be 11 granted pursuant to paying the applicable license application fees and meeting the licensing requirements under Sections .0200 and .0300 of this Chapter. 12 13 14 History Note: Authority G.S. 90-270.51(b); 90-270.57; 90-270.58A; 15 Eff. March 1, 1996. 1996; 16 Readopted Eff. July 1, 2019.

1	21 NCAC 31 .0404 is readopted as published in 32:17 NCR 1701 as follows:
2	
3	21 NCAC 31 .0404 RETURN FROM INACTIVE STATUS
4	The Board shall consider requests for a return to active status on an individual basis.
5 6	History Note: Authority G.S. 90-270.51(b); 90-270.58B;
7	Eff. March 1, 1996. <u>1996;</u>
8	<u>Readopted Eff. May 1, 2019.</u>

1	21 NCAC 31 .0501 has been readopted as published in 31:17 NCR 1701 with changes as follows:
2	
3	SECTION .0500 - DEFINITIONS
4	
5	21 NCAC 31.0501 APPROPRIATE COURSE OF STUDY
6	(a) Training required for an applicant with a marriage and family therapy degree or related degree in G.S. 90-
7	270.54(1)a G.S. 90-270.54(a)(1)(a) is a graduate degree that includes marriage and family therapy content content,
8	including coursework in in: in theoretical foundation of marriage and family therapy, assessment and diagnosis,
9	practice of marriage and family therapy; human development and family relations; professional identity and ethics,
10	clinical research, and supervised clinical practicum or internship.
11	(1) <u>Theoretical Foundation of Marriage and Family Therapy</u> ;
12	(2) Assessment and Diagnosis:
13	(3) <u>Practice of Marriage and Family Therapy;</u>
14	(4) <u>Human Development and Family Relations:</u>
15	(5) <u>Professional Identity and Ethics:</u>
16	(6) <u>Clinical Research; and</u>
17	(7) Supervised Clinical Practicum or Internship.
18	(b) Applicants who were enrolled in a master's degree program on or before October 1, 2011 shall also be
19	considered for licensure with coursework that includes specific marriage and family therapy content content,
20	including coursework in in: in general family studies, marriage and family therapy theory,
21	psychopathology/abnormal behavior, theories of personality, and supervised clinical practicum or internship.
22	(1) <u>General Family Studies;</u>
23	(2) <u>Marriage and Family Therapy Theory;</u>
24	(3) <u>Psychopathology/Abnormal Behavior;</u>
25	(4) <u>Theories of Personality; and</u>
26	(5) <u>Supervised Clinical Practicum or Internship.</u>
27	
28	
29	History Note: Authority G.S. 90-270.47(1); <u>90-270.47;</u> 90-270.51(b); <u>90-270.54(1)a; <u>90-270.54(a)(1)(a);</u></u>
30	Eff. August 1, 1984;
31	Amended Eff. October 1, 2011; March 1, 1996; April 1, 1989. <u>1989;</u>
32	<u>Readopted Eff. July 1, 2019.</u>

21 NCAC 31 .0502 has been readopted as published in 31:17 NCR 1701 with changes as follows:

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21 NCAC 31 .0502 **ONGOING SUPERVISION**

3 4 (a) On going Ongoing supervision as contained in G.S. 90 270.54(a)(1)b G.S. 90-270.51(a)(1)(b) means face-to-5 face conversation with someone who holds the designation as an AAMFT Approved Supervisor, or a person who 6 otherwise meets the standards set forth by AAMFT as outlined in the current edition of the AAMFT Approved 7 Supervision Designation: Standards Handbook, which is are incorporated by the Board by reference. These 8 incorporated standards include subsequent amendments and additions. A copy of these standards may be obtained at 9 no charge by writing the American Association of Marriage and Family Therapy at 112 Alfred Street, Alexandria, 10 Virginia 22314 3061 or at their website, www.aamft.org. (b) On going Ongoing supervision shall focus on the raw data (quantitative information about the client) data, 11 12 defined as quantitative information about the client, from the supervisee's continuing clinical practice, which shall 13 be available to the supervisor through a combination of direct observation, observation where the supervisor 14 witnesses the supervisee providing therapy during a live session, co-therapy, written clinical notes, and audio and 15 video recordings. 16 (c) None of the following constitutes ongoing supervision: 17 Peer supervision, i.e., supervision - the supervision by a person of equivalent, rather than superior, (1)18 equivalent qualifications, status status, and experience; experience, as opposed to supervision 19 provided by someone who holds a higher level of licensure than the supervisee; 20 (2)Supervision by current or former family members of your the individual's immediate or extended 21 family, including a current or past significant other, lineal ascendants or descendants of the 22 individual or his or her significant other, or any other persons where the nature of the personal 23 relationship prevents or makes difficult the establishment of a professional relationship; 24 relationship due to dual roles or conflicts of interest; 25 (3) Administrative supervision - clinical practice performed under administrative administrative, rather than *elinical_clinical*, supervision by an institutional director or executive; 26 27 (4)A primarily didactic process wherein techniques or procedures are taught in a classroom, 28 workshop workshop, or seminar; or

29 (5) Consultation, staff development development, or orientation to a field or program or role-playing 30 of family interrelationships as a substitute for clinical practice in a clinical situation.

31 (d) Applicants for licensure must have accumulated a minimum of 200 hours of approved ongoing supervision from 32 a supervisor who meets the standards as set forth in the AAMFT Approved Supervision Designation: Standards

33 Handbook, concurrent with the completion of the 1,500 hours of clinical experience required by G.S. 90-

34 270.54(a)(1)b. G.S. 90-270.51(a)(1)(b). Licensed Marriage and Family Therapy Associates must remain under on-

35 going supervision for at least one hour monthly until licensed as a Licensed Marriage and Family Therapist.

Therapist as required by Rule .0802 of this Chapter. 36

1 (e) Graduates of marriage and family therapy programs who have completed 200 hours of approved ongoing 2 supervision from a supervisor who meets the standards as set forth in the AAMFT Approved Supervision 3 Designation: Standards Handbook, within their degree program shall complete a minimum of 25 hours of approved 4 ongoing supervision concurrently with the completion of the remaining hours of post-degree clinical experience 5 required by G.S. 90 270.54(a)(1)b. G.S. 90-270.51(a)(1)(b). Graduates of marriage and family therapy programs 6 may apply up to 500 hours of direct client contact, as defined by Rule .0506, obtained during their program 7 toward the 1,500 required as long as those hours were obtained under the direct supervision of an AAMFT 8 Approved Supervisor or AAMFT Supervisor Candidate. Candidate who held a supervision contract with the 9 applicant and who was personally responsible for overseeing the applicant's treatment plans, therapy notes, progress 10 notes, practice of therapy, and client interaction. Applicants for the Marriage and Family Therapy license must have 11 documented a minimum of 500 relational hours toward their required 1,500 hours. Relational hours are defined as 12 For the purposes of this Rule, "relational hours" shall mean hours spent providing therapy with more than one client 13 in the room who are all part of the same treatment plan. Relational hours may also include face to face face to face 14 communication with members of the larger system system, as defined in G.S. 90-270.47(2b), who are also working 15 in direct collaboration with the same client(s). This contact may only be counted if it is authorized via written 16 release by the client(s) or required by law for the purpose of developing and carrying out a treatment plan. 17 (f) Supervision Reports, as outlined in Rule .0201(4), shall be submitted on supervision report forms 18 provided by the Board. Supervision report forms are contained within the licensure application packet which that 19 may be obtained at no charge by writing the Board at their current address of Post Office Box 37669, Raleigh, North 20 Carolina 27627 or downloaded from www.nelmft.org. from the Board's website. 21 22 Authority G.S. 90-270.47(3a); G.S. 90-270.51(b); 90-270.54(1)b; 90-270.54; 90-270.54A; History Note: 23 Eff. August 1, 1984; 24 Amended Eff. July 1, 2011; May 1, 1996; April 1, 1989. 1989;

25 <u>Readopted Eff. July 1, 2019.</u>

21 NCAC 31 .0503 has been readopted as published in 31:17 NCR 1701 with changes as follows:

3	21 NCAC 31 .0	503 EQUIVALENCY RELATED DEGREE
4	(a) An approp	priate course of study for an "equivalent" a "related" degree under G.S. 90 270.47(6)e G.S. 90-
5	<u>270.47(6)(e)</u> is	defined as a minimum of or quarter hour equivalent to a 45-semester hour graduate program. Thirty-
6	three semester	hours or their quarter hour equivalent, equivalent shall consist of the following content and clinical
7	training:	
8	(1)	Theoretical Foundation of Marriage and Family Therapy (six semester hours);
9	(2)	Assessment and Diagnosis (three semester hours);
10	(3)	Practice of Marriage and Family Therapy (six semester hours);
11	(4)	Human Development and Family Relations (three semester hours);
12	(5)	Professional Identity and Ethics (three semester hours);
13	(6)	Research in Marriage and Family Therapy (three semester hours); and
14	(7)	Supervised Clinical Practicum or Internship (nine semester hours).
15	The remaining	18 semester hours shall consist of course work appropriate to the disciplinary specialty in which the
16	degree is grante	ed.
17	(b) Applicants	who were enrolled in a related degree program on or before July 1, 2011 shall be considered for
18	licensure in acc	ordance with this Paragraph. An appropriate course of study for an "equivalent" "related" degree under
19	G.S. 90-270.47	(1)e G.S.90-270.47(6)(e) is defined by the Board to consist of a 45 semester 45-semester hour graduate
20	program. Twer	ty-seven semester hours consist of the following content and clinical training:
21	(1)	General Family Studies (six semester hours). This category is a broad and inclusive one which may
22		include courses in marriage, family relations, child development, family sociology, or other such
23		related topics in which the marriage and family content is evident.
24	(2)	Marriage and Family Therapy Theory (six semester hours). This category includes specific and
25		extensive content in marriage and family therapy content and systems theory theory, not just general
26		counseling course content, as well as other theoretical approaches to marriage and family therapy.
27		In addition, the Board shall consider course work in this category which that exceeds six semester
28		hours to be applicable toward meeting the requirements for General Family Studies.
29	(3)	Individual Studies. Theories of Personality (three semester hours), and psychopathology
30		Psychopathology or abnormal behavior Abnormal Behavior (three semester hours).
31	(4)	Clinical Practicum in Marriage and Family Therapy (nine Therapy, nine semester hours or 20 hours
32		per week for 12 months). <u>months.</u>
33	The remaining	18 semester hours shall consist of course work appropriate to the disciplinary specialty in which the
34	degree is grante	ed.
35		
36	History Note:	Authority G.S. 90-270.47(1)e; 90-270.51(b); 90-270.54(1)a; <u>90-270.54(a)(1)a;</u>
37		Eff. August 1, 1984;

11

Amended Eff. July 1, 2011; March 1, 1996; April 1, 1989. <u>1989;</u> <u>Readopted Eff. July 1, 2019.</u>

1 2

21 NCAC 31 .0504 has been readopted as published in 31:17 NCR 1701 with changes as follows:

3 21 NCAC 31 .0504 ALTERNATIVE TO CLINICAL PRACTICUM

4 In lieu of the clinical practicum requirements under Rule .0501 or Rule .0503 of this Section, the Board shall accept 5 evidence of a supervised clinical practicum practicum, which is defined as at least 120 clinical contact hours with at 6 least 24 hours of supervision obtained subsequent after to the granting of a related degree in an equivalent course of 7 study study. provided the The supervision meets must meet the requirements of "approved supervision" under Rule 8 .0502 of this Section. The hours of supervision must be reported to the Board on the Board forms. forms, available at 9 nclmft.org. 10 11 History Note: Authority G.S. 90-270.51(b); 12 Eff. August 1, 1984; 13 Amended Eff. July 1, 2011; March 1, 1996. 1996;

14 <u>Readopted Eff. July 1, 2019.</u>

1 21 NCAC 31 .0505 has been readopted as published in 31:17 NCR 1701 with changes as follows:

3 21 NCAC 31 .0505 **NON-DEGREE NONDEGREE** GRANTING POST GRADUATE 4 POSTGRADUATE TRAINING PROGRAMS 5 (a) In assessing the applicant's fulfillment of the educational requirements for licensure, licensure pursuant to G.S. 6 90-270.54(a)(1)(a), the Board shall accept a transcript as evidence of the applicant's completion of postgraduate 7 training in marriage and family therapy from non-degree nondegree granting institutions or programs providing that: 8 (1)The program has a specified curriculum in marriage and family therapy; 9 (2)The program is ongoing and additive, i.e., additive, which means offered at the same place over a 10 specific period of time and is available on an ongoing basis; 11 (3) The program is attached to an identifiable institution, training facility facility, or agency; and 12 (4) Documentation is maintained by the institution, training facility, or agency regarding a person's 13 satisfactory involvement in and completion of the program. Such documentation must include 14 approved clinical supervision and performance evaluation. 15 (b) Workshops, seminars and general continuing education events do not qualify as postgraduate training under this 16 Rule and shall not be considered. Rule. 17 18 Authority G.S. 90-270.51(b); 90-270.54(1)a; 90-270.54(a)(1)(a); History Note: 19 Eff. August 1, 1984; 20 Amended Eff. March 1, 1996; April 1, 1989. 1989; 21 Readopted Eff. July 1, 2019.

2

21 NCAC 31 .0506 has been readopted as published in 31:17 NCR 1701 with changes as follows:

3	21 NCAC 31 .0	506 DIRECT CLIENT CONTACT				
4	(a) As used in	this Chapter, direct client contact is defined as "direct client contact" means face to face (therapist				
5	and client) face-to-face therapy between the therapist and client, therapy with in within individuals, couples,					
6	families, or groups from a systemic perspective and includes relational hours. hours as defined in 21 NCAC 31					
7	.0506(d). Direct	client contact must:				
8	(1)	Relate to client treatment plans;				
9	(2)	Be goal directed; goal-directed; and				
10	(3)	Assist the client to affect effect change in cognition, affect affect, and behavior.				
11	(b) Assessment	ts (intake and otherwise) may be counted up to 250 hours of direct client contact. Assessment is a				
12	For the purpose	s of this Rule, "assessment" shall mean a clinical encounter that involves gathering of current and				
13	historical data f	rom a client that is then used to determine what type of therapeutic service is most appropriate. If				
14	the individual w	who conducted the assessment does not provide the therapeutic service, the Board shall consider it as				
15	it is considered an assessment hour only.					
16	(c) Client psycho-education psychoeducation may be counted up to 250 hours direct client contact. Psycho-					
17	education For the purposes of this Rule, "Psychoeducation" means refers to a treatment approach that provides					
18	education for individuals and families in assistance with emotional, mental, social social, and relational					
19	disturbances.					
20	(d) The followi	ng are not direct client contact and may not be counted:				
21	(1)	Observing therapy without actively participating in follow-up therapy at some point during or				
22		immediately following the session, while the client is still available; session;				
23	(2)	Record keeping;				
24	(3)	Administrative activities;				
25	(4)	Supervision; and				
26	(5)	Client contact while not receiving supervision.				
27						
28	History Note:	Authority G.S. 90-270.51(b); 90-270.54(1)b; <u>90-270.54(a)(1)b;</u>				
29		Eff. March 1, 1996;				
30		Amended Eff. July 1, 2011. 2011;				
31		<u>Readopted Eff. July 1, 2019.</u>				

1	21 NCAC 31 .0	609 has been readopted as published in 31:17 NCR 1701 <u>with changes</u> as follows:				
2						
3		SECTION .0600 - CODE OF ETHICAL PRINCIPLES				
4						
5	21 NCAC 31 .0	609 ETHICAL PRINCIPLES				
6	(a) The Board	adopts the code of ethical principles of the American Association for Marriage and Family Therapy				
7	(AAMFT) publ	ished as the AAMFT CODE OF ETHICAL PRINCIPLES FOR MARRIAGE AND FAMILY				
8	THERAPISTS	by reference including subsequent amendments and editions. The current code is published on the				
9	AAMFT's webs	ite (www.aamft.org). Code of Ethics by reference, including subsequent amendments and editions.				
10	Copies of the Code may be viewed for free at www.aamft.org.					
11	(b) Each applicant or licensee shall follow this code of ethics.					
12	(c) A copy of t	this code of ethics may be obtained at no charge by writing the American Association for Marriage				
13	and Family The	rapy, 112 Alfred Street, Alexandria, VA 22314 3061 or from www.aamft.org.				
14						
15	History Note:	Authority G.S. 90-270.51(b); 90.270.60(5); <u>90-270.60(9);</u>				
16		Eff. March 1, 1996;				
17		Amended Eff. July 1, 2011. <u>2011;</u>				
18		<u>Readopted Eff. July 1, 2019.</u>				

1 2	21 NCAC 31 .0	701 has been readopted as published in 32:17 NCR 1701 <u>with changes</u> as follows:					
3		SECTION .0700 - CONTINUING EDUCATION					
4							
5	21 NCAC 31 .0	701 REQUIREMENTS FOR CONTINUING EDUCATION					
6	(a) Licensed M	arriage and Family Therapists and Licensed Marriage and Family Therapy Associates shall submit					
7	each year with the license renewal forms evidence proof of 20 hours of continuing education credits in marriage and						
8	family therapy continuing education obtained subsequent to the prior license renewal. Evidence Proof of						
9	completion shal	l consist of a certificate of attendance and completion signed by the continuing education provider					
10	and shall include	e date(s) of attendance, number of hours, name of attendee, and name of course.					
11	(b) Continuing	g education units that by title and content deal with marriage and family therapy practice and					
12	therapeutic issue	es, ethics and supervision of marriage and family therapy shall be approved by the Board.					
13	(c) Ongoing su	pervision by an AAMFT approved supervisor or AAMFT supervisor candidate may be utilized by					
14	the supervisee for up to 12 hours of continuing education. Written documentation of the supervisor's status shall be						
15	provided to the	Board via a copy of the AAMFT supervisor or supervisor candidate verification form.					
16	(d) Three hours	s of the required 20 hours of continuing education shall consist of ethics training in the provision of					
17	professional mental health services is required (as part of the required 20 hours of continuing education) for each						
18	renewal period.						
19	(e) The maxim	um number of hours of continuing education credits for presenting a continuing education course in					
20	marriage and family therapy or teaching a course in marriage and family therapy at a recognized educational						
21	institution is five.						
22	(f) Continuing	Education education credit shall not be accepted for the following:					
23	(1)	Regular work activities, administrative staff meetings, case staffing staffing, or reporting;					
24	(2)	Membership in, holding office in, or participation on boards or committees, business meetings of					
25		professional organizations, or banquet speeches;					
26	(3)	Independent unstructured or self structured learning, defined as learning which is learning					
27		undertaken by the licensee without peer or other guidance, review, input, supervision supervision,					
28		or monitoring;					
29	(4)	Training related to policies and procedures of an agency; or					
30	(5)	Non-therapy content programs programs, such as finance or business management.					
31	(g) If a person a	submits documentation for continuing education that is not identifiable as dealing with marriage and					
32	family therapy j	practice and therapeutic issues, ethics, ethics, or the supervision of marriage and family therapy, the					
33	Board shall requ	uest a written description of the continuing education and how it applies to professional practice in					
34	marriage and far	mily therapy. If the Board determines that the training cannot be considered, the individual shall be					
35	given 90 days	from the date of notification to replace the hours not allowed. Those hours shall be considered					
36	replacement hou	ars and shall not be counted during the next renewal period.					

1	(h) If the Board	l determines that the training cannot be considered, the individual shall be given 90 days from the			
2	date of notificati	on to replace the hours not allowed. Those hours shall be considered replacement hours and shall			
3	not be counted	during the next renewal period. If evidence of completion of marriage and family continuing			
4	education is not	presented to the Board within 90 days from the date of notification, the license expires shall expire			
5	automatically.				
6	(i) The Board s	hall waive the continuing education requirements in this Rule for any individual who is currently			
7	licensed by and	in good standing with the Board if the individual is serving in the armed forces of the United States			
8	and if G.S. 105-2	249.2 grants the individual an extension of time to file a tax return. The waiver shall be in effect for			
9	any period that is disregarded under Section 7508 of the Internal Revenue Code in determining the taxpayer's				
10	liability for a fed	eral tax.			
11	(j) If the eviden	ee proof of completion is not postmarked by July 1, the evidence proof of completion shall not be			
12	accepted by the I	Board, and the license will expire effective July 1.			
13					
14	History Note:	Authority G.S. 90-270.51(b); 90-270-58C; 93B-15;			
15		Eff. March 1, 1996;			
16		Amended Eff. July 1, 2011. <u>2011:</u>			
17		<u>Readopted Eff. July 1, 2019.</u>			

1	21 NCAC 31 .0801 has been readopted as published in 32:17 NCR 1701 WITH CHANGES as follows:						
2							
3	SECTION .0800 - ASSOCIATE STATUS						
4							
5	21 NCAC 31 .08	01 LICENSED MA	RRIAGE	AND	FAMILY	THERAPY	ASSOCIATE
6	CREDENTIALS REQUIRED						
7	(a) An applicant	t for licensure as a <u>Marriage an</u>	nd Family Th	erapy As	sociate marria	ige and family t	herapy associate
8	shall ensure the s	ubmission of the following to t	he Board:				
9	(1)	Notarized application form an	d application	fee;			
10	(2)	Official graduate college tra	inscripts sent	directly	to the Boar	d by the traini	ng institution(s)
11	evidencing; showing completion of a master's or doctoral degree in marriage and family therapy						
12	from a recognized educational institution, or completion of a related degree from a recognized						
13	educational institution with course of study encompassing coursework as defined by the Board in						
14	21 NCAC 31 .0501. Rule .0501 of this Chapter. Additional documentation (copies of course catalog						
15	and syllabi) documentation, such as copies of the course catalog and syllabi of qualifying						
16		coursework shall be required i	if the Board h	as questi	ons about cour	rse content;	
17	(3) Evidence of good moral character which include <u>character</u> , as shown by three endorsements for						
18		licensure, using Board forms,	from persons	familiar	with the appli	cant;	
19	(4)	Evidence of a passing score	on the exan	nination	required by t	he Board pursu	ant to G.S. 90-
20		270.54(a)(2); and					
21	(5)	(5) Evidence of an <u>A supervision</u> agreement with a supervisor who meets the requirements of Rule					
22	.0502 for ongoing supervision.						
23	(b) All complete	application materials shall be	received with	in two y	ears from the	date of the appli	cation or the file
24	shall be closed.						
25							
26	History Note:	Authority G.S. 90-270.48(b)(1); 90-270.51(b); <u>90-27</u>	70.54A;		
27		Eff. March 1, 1996;					
28		Amended Eff. October 1, 2011	<u>- 2011;</u>				
29		<u>Readopted July 1, 2019.</u>					

1 21 NCAC 31 .0802 is readopted as published in 32:17 NCR 1701 <u>with changes</u> as follows: 2

3 21 NCAC 31 .0802 LICENSED MARRIAGE AND FAMILY THERAPY ASSOCIATE

- 4 (a) For purposes of G.S. 90 270.54A(c) special circumstances are defined as G.S. 90-270.52A(c), "special
- 5 <u>circumstances" shall mean</u> events beyond the control or fault of the Licensed Marriage and Family Therapy Associate,
- 6 including illness of self, <u>life</u> partner, <u>spouse</u> <u>spouse</u>, or child, or death of life partner, <u>spouse</u> <u>spouse</u>, or child.
- 7 (b) Persons who are licensed as Licensed Marriage and Family Therapy Associates must disclose to their clients that
- 8 they are required to practice under on-going supervision, and the name of their supervisor.
- 9
 10
 History Note:
 Authority G.S. 90-270.54A;

 11
 Eff. July 1, 2011;

 12
 Readopted Eff. July 1, 2019.

 13

1	21 NCAC 31 .1	001 is readopted as published in 32:17 NCR 1701 as follows:		
2				
3		SECTION .1000 - FEES		
4				
5	21 NCAC 31 .1	001 FEES		
6	The Board sets the following fees:			
7	(1)	Each license examination	\$ 50.00	
8	(2)	Each license application as a marriage and family therapist	\$200.00	
9	(3)	Each license application as a marriage and family therapist associate	\$200.00	
10	(4)	Each reciprocal license application	\$200.00	
11	(5)	Each renewal of license	\$100.00	
12	(6)	Each reinstatement of an expired license	\$200.00	
13	(7)	Each application to return to active status	\$200.00	
14	(8)	Each duplicate license	\$ 25.00	
15	(9)	Each annual maintenance of inactive status	\$ 50.00	
16	(10)	Each application to extend associate license	\$ 50.00	
17				
18	History Note:	Authority G.S. 90-270.57;		
19		Eff. July 1, 2011. <u>2011:</u>		
20		<u>Readopted Eff. May 1, 2019.</u>		

1	21 NCAC 31 .1	002 has been readopted as published in 32:17 NCR 1701 <u>WITH CHANGES</u> as follows:
2		
3	21 NCAC 31 .1	002 FUND SUSPENSION
4	In the event the	Board's authority to expend funds is suspended pursuant to G.S. 93B-2, the Board shall continue to
5	issue and re-nev	✓ renew licenses and all fees tendered shall be placed in an escrow account maintained by the Board
6	for this purpose	. Once the Board's authority is restored, the funds shall be moved from the escrow account into the
7	general operating account.	
8		
9	History Note:	Authority G.S. 93B-2(d);
10		Eff. July 1, 2011. <u>2011:</u>
11		<u>Readopted July 1, 2019.</u>



STATE OF NORTH CAROLINA OFFICE OF ADMINISTRATIVE HEARINGS

Mailing address: 6714 Mail Service Center Raleigh, NC 27699-6700 Street address: 1711 New Hope Church Rd Raleigh, NC 27609-6285

April 18, 2019

Wanda Nicholson Marital and Family Therapy Licensure Board Sent via email only to: ncmftlb@nc.rr.com

Re: Extension of the Period of Review for Rules 21 NCAC .0201 - .0203; .0301; .0401, .0403, .0404; .0501 - .0506; .0609; .0701; .0801, .0802; .1001, .1002

Dear Ms. Nicholson:

At its meeting this morning, the Rules Review Commission extended the period of review for the above-captioned rules in accordance with G.S. 150B-21.10. They did so in response to a request from the agency to extend the period in order to allow the agency to address Requests for Technical Changes and submit the rewritten rules at a later meeting.

Pursuant to G.S. 150B-21.13, when the Commission extends the period of review, it is required to approve or object to rules or call a public hearing on the same within 70 days.

If you have any questions regarding the Commission's actions, please let me know.

Kur

Amanda J. Reeder Commission Counsel

Administration 919/431-3000 fax:919/431-3100 Rules Division 919/431-3000 fax: 919/431-3104 Judges and Assistants 919/431-3000 fax: 919/431-3100 Clerk's Office 919/431-3000 fax: 919/431-3100

Rules Review Commission 919/431-3000 fax: 919/431-3104

Civil Rights Division 919/431-3036 fax: 919/431-3103

An Equal Employment Opportunity Employer

Burgos, Alexander N

Subject: FW: [External] RE: RRC Request for Technical Changes

From: ncmftlb@nc.rr.com <ncmftlb@nc.rr.com>
Sent: Monday, April 8, 2019 1:34 PM
To: Reeder, Amanda J <amanda.reeder@oah.nc.gov>
Subject: RE: [External] RE: RRC Request for Technical Changes

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That is what we will do, thank you for understanding and help. I'll send as those are completed. Thanks again.

From: Reeder, Amanda J <<u>amanda.reeder@oah.nc.gov</u>>
Sent: Monday, April 8, 2019 1:27 PM
To: ncmftlb@nc.rr.com; 'Dedra Alston' <<u>dedra.alston18@gmail.com</u>>
Cc: Reeder, Amanda J <<u>amanda.reeder@oah.nc.gov</u>>
Subject: RE: [External] RE: RRC Request for Technical Changes

Wanda:

Thank you for your email. I understand if you need additional time to review the technical change requests and respond to them. I can let the RRC know you are asking for additional time at its meeting on April 18.

I suggest that since this process is taking extra time that once you start rewriting the rules and respond to the queries in the technical change document that you go ahead and send those to me for review. That way, hopefully we can work to have these ready for the RRC's May 16 meeting.

And of course, please let me know if you have any questions or concerns or if I can be of any assistance.

Amanda

Amanda J. Reeder Counsel to the Rules Review Commission NC Office of Administrative Hearings 919/ 431-3079

E-mail correspondence to and from this address may be subject to the North Carolina Public Records Law N.C.G.S. Chapter 132 and may be disclosed to third parties.

From: ncmftlb@nc.rr.com <ncmftlb@nc.rr.com>
Sent: Monday, April 8, 2019 11:28 AM
To: Reeder, Amanda J <amanda.reeder@oah.nc.gov>; 'Dedra Alston' <dedra.alston18@gmail.com>
Subject: RE: [External] RE: RRC Request for Technical Changes

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There is no way we can make the April deadline due to the number of technical requests to be reviewed and addressed. I have two people and myself currently looking at these, but it will be the end of this week before we have a response. So, we'll have to move for the next deadline.

Thank you.

Wanda

From: Reeder, Amanda J <<u>amanda.reeder@oah.nc.gov</u>>
Sent: Monday, April 8, 2019 10:02 AM
To: <u>ncmftlb@nc.rr.com</u>; 'Dedra Alston' <<u>dedra.alston18@gmail.com</u>>
Cc: Reeder, Amanda J <<u>amanda.reeder@oah.nc.gov</u>>
Subject: RE: [External] RE: RRC Request for Technical Changes

Good morning!

This is just a friendly reminder that the electronic copies of the rewritten rules are due by 5 p.m. tomorrow. Please let me know if you have any questions or concerns.

Amanda

Amanda J. Reeder Counsel to the Rules Review Commission NC Office of Administrative Hearings 919/431-3079

E-mail correspondence to and from this address may be subject to the North Carolina Public Records Law N.C.G.S. Chapter 132 and may be disclosed to third parties.

From: ncmftlb@nc.rr.com <ncmftlb@nc.rr.com>
Sent: Tuesday, March 26, 2019 2:39 PM
To: Reeder, Amanda J <amanda.reeder@oah.nc.gov>; 'Dedra Alston' <dedra.alston18@gmail.com>
Cc: Burgos, Alexander N <alexander.burgos@oah.nc.gov>
Subject: [External] RE: RRC Request for Technical Changes

CAUTION: External email. Do not click links or open attachments unless you verify. Send all suspicious email as an attachment to <u>report.spam@nc.gov</u>

Hi Amanda,

I will go through these first of next week.

I am copying Dedra Alston as well who put these in the original format as we will want to have her reformat with changes once through these. (Dedra, I will have my notes to you by Monday.)

Thanks.

Wanda

P.S. At this juncture, just take Ruby off as a contact. She's no longer on the Board.

From: Reeder, Amanda J <<u>amanda.reeder@oah.nc.gov</u>>
Sent: Tuesday, March 26, 2019 1:47 PM
To: 'ncmftlb@nc.rr.com' <<u>ncmftlb@nc.rr.com</u>>; rbullard1@nc.rr.com
Cc: Reeder, Amanda J <<u>amanda.reeder@oah.nc.gov</u>>; Burgos, Alexander N <<u>alexander.burgos@oah.nc.gov</u>>;
Subject: RRC Request for Technical Changes

Please acknowledge receipt of this email!

Good afternoon, Wanda and Ruby!

I am the attorney reviewing the rules submitted by the Marriage and Family Therapy Licensure Board for RRC review. The RRC will review these rules at its meeting on Thursday, April 18, 2019. The meeting will begin at 9 a.m.

As you can see in the attached document, I am asking you to make technical changes to most of the rules. The properly formatted electronic copies of the rules are due by email to me by <u>5 p.m. on Tuesday, April 9, 2019.</u>

Please let me know if you have any questions or concerns regarding the attached or next steps. I know y'all don't do a lot of rulemaking, so I feel like I cannot emphasize this enough – DON'T PANIC! I am going to help you. We will get through this together. And I am always happy to help.

Amanda

Amanda J. Reeder Counsel to the Rules Review Commission NC Office of Administrative Hearings 919/ 431-3079

E-mail correspondence to and from this address may be subject to the North Carolina Public Records Law N.C.G.S. Chapter 132 and may be disclosed to third parties.

Email correspondence to and from this address may be subject to the North Carolina Public Records Law and may be disclosed to third parties by an authorized state official.

REQUEST FOR TECHNICAL CHANGE

AGENCY: Marriage and Family Therapy Licensure Board

RULE CITATION: 21 NCAC 31 .0201

DEADLINE FOR RECEIPT: Tuesday, April 9, 2019

<u>PLEASE NOTE</u>: This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

In this Rule and every other Rule where you make changes to the text in response to these Requests, please amend the introductory statement to say: 21 NCAC 31 .XXXX is readopted as published in 32:17 NCR 1700-1701 <u>with changes</u> as follows:

Does this Rule apply to only Therapists, or does it also apply to therapy associates? From the citations in the History Note, I am guessing it only applies to therapists. So you could say on line 6, "An applicant for licensure <u>as a therapist</u> shall submit..."

In Item (1), line 7, what are the contents of this form? Are they set forth elsewhere in Rule or law, as required by G.S. 150B-2(8a)(d)?

In Item (2), line 8, do you need "directly" in light of the mandate that the training institution send it to the Board?

On line 9, what do you mean by "evidencing"? Showing?

End (2)(a), line 11, with a semicolon, rather than a comma. To make this change, you will treat the punctuation as part of the word that precedes it, and must delete the entire word and punctuation, then replace it. Thus, it will look like this:

"(a) completion of... institution, institution; or"

In Item (3), what do you mean here? What course are you referring to?

On line 14, I do not think you need "shall be required" given that line 6 requires this submission to the Board.

In Item (4), how is this approval of supervisors done by the AAMFT?

On line 16, what are the contents of these forms?

Also on line 16, should this day "verifying clinical experience and supervision;"?

In the History Note, why are you citing to G.S. 90-270.54(a)(1) and (2)? Since that's the entirety of G.S. 90-270.54(a), I suggest simply citing to that.

Please retype the rule accordingly and resubmit it to our office at 1711 New Hope Church Road, Raleigh, North Carolina 27609.

1	21 NCAC 31 .0201 is readopted as published in 32:17 NCR 1700-1701 as follows:				
2					
3	SECTION .0200 - APPLICATION FOR LICENSING				
4					
5	21 NCAC 31 .02	1 CREDENTIALS REQUIRED			
6	An applicant for	censure shall submit the following to the Board:			
7	(1)	Notarized application form and application fee;			
8	(2)	Official graduate college transcripts sent directly to the Board by the training institution(s)			
9		videncing:			
10		a) completion of a master's or doctoral degree in marriage and family therapy from a			
11		recognized educational institution, or			
12		b) completion of a related degree from a recognized educational institution with course of			
13		study encompassing an appropriate course of study as defined in 21 NCAC 31 .0501;			
14	(3)	Copies of course catalog and syllabi reflective of the year the course was passed shall be required;			
15	(4)	Reports from American Association of Marriage and Family Therapy (AAMFT) approved			
16		upervisors using Board forms, verifying clinical experience, supervision;			
17	(5)	Evidence of good moral character, which shall include three endorsements for licensure, using			
18	Board forms, from persons familiar with the applicant; and				
19	(6)	Evidence of a passing score on the National Marriage and Family Therapy Examination.			
20					
21	History Note:	Authority G.S. 90-270.51(b); 90-270.52; 90-270.54(a)(1) and (2);			
22		Eff. August 1, 1984;			
23		Amended Eff. October 1, 2011; March 1, 1996; April 1, 1989. <u>1989;</u>			
24		<u>Readopted Eff. May 1, 2019.</u>			

REQUEST FOR TECHNICAL CHANGE

AGENCY: Marital and Family Therapy Licensure Board

RULE CITATION: 21 NCAC 31 .0202

DEADLINE FOR RECEIPT: Tuesday, April 9, 2019

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

In (a), line 4, while what you have is technically correct, consider replacing "Chapter" with "Section"

Also on line 4, why is "office" capitalized?

Also, what is the mailing address of the Board? I do not see that you have an address rule, so how does the regulated public know?

And do you not take emailed or online applications?

On line 5, what are the contents of these forms?

And how does the Board provide the forms?

How does the individual know the meeting schedule?

On line 5, replace "which" with "when"

You could consider rewriting the first sentence "The applicants shall submit copies of all materials required by Rule .0201 of this Section to the Board office one month prior to the scheduled meeting date when the application will be reviewed."

Do you need the second sentence in (a), lines 6-7?

In (b) and (c), why do you single out educational requirements? Can't you just state "If the application is approved by the Board, the Board shall..." or "If the application is not approved, the Board shall..."?

On line 9, how is this approval sent? Is this the issuance of the license?

Also, I do not understand why the Board is notifying the applicant about the exam when Rule .0201(6) requires the applicant to have passed the exam and send that as part of the application.

In (c), line 12, replace "which" with "that"

On line 13, insert a "the" before "notification" and delete "of such" afterwards.

On line 14, replace "is" with "shall be"

What is the purpose of Paragraph (d)? G.S. 90-270.51(c) states:

(c) The Board shall examine and pass on the qualifications of all applicants for licensure under this Article, and shall issue a license to each successful applicant.

And G.S. 90-270.52 states:

§ 90-270.52. License application.

(a) Each person desiring to obtain a license under this Article shall apply to the Board upon the form and in the manner prescribed by the Board. Each applicant shall furnish evidence satisfactory to the Board that the applicant:

(1) Is of good moral character;

(2) Has not engaged or is not engaged in any practice or conduct that would be a ground for denial, revocation, or suspension of a license under G.S. 90-270.60;

(3) Is qualified for licensure pursuant to the requirements of this Article.

(b) A license obtained through fraud or by any false representation is void. (1979, c. 697, s. 1; 1985, c. 223, s. 1; 1993 (Reg. Sess., 1994), c. 564, s. 2.)

Do you think your statutes don't make it clear that the Board will investigate the applicants?

Assuming you want to retain the Paragraph:

In (d), line 15, replace "which" with "that"

On line 15, do you need to retain "from any source which may pertain" given the of "questions" earlier? Why not state "If during the review process, questions arise that affect the applicant's qualifications..."?

On line 16, do you mean "shall" rather than "may"? Because when will there be questions affecting the qualifications where the Board will decide to not seek to resolve the questions?

On line 17, what is your authority to have a member of the Board investigate this, given the prohibition against using licensees as investigators in G.S. 93B-8.2?

In (e), line 18, what is the difference between "denied" and the "disapproval" on line 12?

On line 18, consider stating "If the Board denies an application, it shall send the applicant written notice, stating the grounds for denial."

What is contemplated on lines 20-21? Is this a waiver of the hearing altogether, or an informal process before a contested case hearing? How does this work with G.S. 90-270.60(e), which requires a hearing and says if the applicant waives it, then the initial decision stands?

In the History Note, I suggest citing to G.S. 90-270.51 and not citing any sections, as I think (c) applies to this Rule as well.

Also in the History Note, you may wish to cite to G.S. 90-270.52 and 90-270.60.

Please retype the rule accordingly and resubmit it to our office at 1711 New Hope Church Road, Raleigh, North Carolina 27609.

3

4

5

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14

21 NCAC 31 .0202 is readopted as published in 32:17 NCR 1701 as follows:

21 NCAC 31.020 REVIEW PROCEDURE
(a) Copies of all materials required by Rule .0201 of this Chapter shall be mailed by the applicant to the Board Office on Board provided forms for receipt one month prior to the scheduled meeting during which the application will be reviewed. Applications shall be reviewed by the Board at scheduled meetings or special meetings called for such purpose by the Board Chair.
(b) If the educational requirements are met, and the applicant information regarding the National Marriage and Family Therapy Examination.
(c) If the education requirements are not met, or the application is otherwise not approved by the Board, the Board shall inform the disapproval, with an explanation of the areas which are deficient. Applicants may remedy deficiencies within two years from the date of notification of such without having to reapply. After two years of application inactivity, the file shall be closed and a new application and fee is required.

15 (d) If during the review process, questions arise from any source which may pertain to the applicant's qualifications

16 for licensing, the Board may seek to resolve the questions by communication with the person who made the comments

17 or any other person(s), or may refer the matter to counsel or to a member or employee of the Board for investigation.

18 (e) If an application is denied, the grounds for denial shall be given to the applicant in writing. An applicant who has

been denied licensure may file a request for hearing pursuant to G.S. 150B-38 within 15 days of notice of the denial.

20 In lieu of a hearing, the applicant may present additional written material in support of the application, which shall be

21 reviewed at the next scheduled Board meeting.

22

23	History Note:	Authority G.S. 90-270.51(b);
24		Eff. August 1, 1984;
25		Amended Eff. July 1, 2011; March 1, 1996; April 1, 1989. <u>1989;</u>
26		<u>Readopted Eff. May 1, 2019.</u>

REQUEST FOR TECHNICAL CHANGE

AGENCY: Marital and Family Therapy Licensure Board

RULE CITATION: 21 NCAC 31 .0203

DEADLINE FOR RECEIPT: Tuesday, April 9, 2019

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

Just so I understand – what is the purpose of the Rule?

On line 5, do you mean "the licensee's name" rather than applicant name, as the individual is now licensed?

On line 5, do you need "at least"?

On line 5, should "Chairperson" and "Vice-Chairperson" be capitalized?

In the History Note, since I think G.S. 90-270.51(c) is also applicable, just state "G.S. 90-270.51" rather than citing to specific sections.

And so that I'm clear – this Rule only applies to therapists, not associates? If it applies to everyone, then you should not just cite to G.S. 90-270.54 in the History Note.

Please retype the rule accordingly and resubmit it to our office at 1711 New Hope Church Road, Raleigh, North Carolina 27609.

1 21 NCAC 31 .0203 is readopted as published in 32:17 NCR 1701 as follows:

3 21 NCAC 31 .0203 ISSUANCE OF LICENSE

4 An applicant shall be granted a license when all requirements for licensing are met. The license shall display the

5 applicant's name, licensing date, license number, the signatures of at least the chairperson and vice-chairperson, and

6 the official seal of the Board.

2

7
8 History Note: Authority G.S. 90-270.51(b)(d); 90-270.54;
9 Eff. August 1, 1984;
10 Amended Eff. March 1, 1996. <u>1996;</u>
11 <u>Readopted Eff. May 1, 2019.</u>

REQUEST FOR TECHNICAL CHANGE

AGENCY: Marital and Family Therapy Licensure Board

RULE CITATION: 21 NCAC 31 .0301

DEADLINE FOR RECEIPT: Tuesday, April 9, 2019

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

In (a), consider stating "All applicants for licensure as a Marriage and Family Therapist or Marriage and Family Therapy Associate shall be required to pass the National Marriage and Family Therapy Examination."

In (b), who offers this? The Board? And how are the dates communicated?

Also in (b), I am simply asking - do you need "at least"?

What is the purpose of (c), especially in light of G.S. 93B-8(a), which states:

§ 93B-8. Examination procedures.

(a) Each applicant for an examination given by any occupational licensing board shall be informed in writing or print of the required grade for passing the examination prior to the taking of such examination.

I suggest you delete it. If you do so, be sure to renumber the paragraphs following it.

In (d), I do not understand this, as Rule .0201(6) requires passing the exam before applying.

In (e), line 11, replace "which" with "that"

On lines 12-13, what does this sentence mean?

On line 14, what is "sufficient"?

I suggest ending the sentence on line 14 after "testing."

Please retype the rule accordingly and resubmit it to our office at 1711 New Hope Church Road, Raleigh, North Carolina 27609.

1	21 NCAC 31 .03	301 is readopted as published in 32:17 NCR 1701 as follows:
2		
3		SECTION .0300 - EXAMINATION
4		
5	21 NCAC 31 .03	301 WRITTEN EXAMINATION
6	(a) Licensure a	s a North Carolina Marriage and Family Therapist or as a Licensed Marriage and Family Therapy
7	Associate requires passing the National Marriage and Family Therapy Examination.	
8	(b) The examination	ation shall be given at least biannually.
9	(c) The passing score on the examination shall be determined by the Board in collaboration with the testing agency.	
10	(d) The examination may be taken after the Board approves the application.	
11	(e) Special Adm	inistrations. Applicants with disabilities which meet compliance requirements of the Americans with
12	Disabilities Act	of 1990 (ADA) may request accommodations for testing. Special test administrations shall be as
13	comparable as possible to a standard administration. The applicant shall contact the Board to request any	
14	accommodation four weeks in advance of the testing to give sufficient time to process the request.	
15		
16	History Note:	Authority G.S. 90-270.51(b); 90-270.55;
17		Eff. August 1, 1984;
18		Amended Eff. July 1, 2011; March 1, 1996. <u>1996:</u>
19		<u>Readopted Eff. May 1, 2019.</u>

AGENCY: Marital and Family Therapy Licensure Board

RULE CITATION: 21 NCAC 31 .0401

DEADLINE FOR RECEIPT: Tuesday, April 9, 2019

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

In (a), line 6, what are the contents of these forms?

On line 7, how does the Board provide these forms?

1	21 NCAC 31 .0401 is readopted as published in 32:17 NCR 1701 as follows:	
2		
3	SECTION .0400 - RENEWAL	
4		
5	21 NCAC 31 .0401 LICENSURE RENEWAL FORM	
6	(a) Licensees shall provide documentation of compliance with Rule .0701 of this Chapter to the Board on the forms	
7	provided by the Board.	
8	(b) The Board shall waive the license application renewal fee for any individual who is currently licensed by and in	
9	good standing with the Board if the individual is serving in the armed forces of the United States and if G.S. 105-	
10	249.2 grants the individual an extension of time to file a tax return. The waiver shall be in effect for any period that	
11	is disregarded under Section 7508 of the Internal Revenue Code in determining the taxpayer's liability for a federal	
12	tax.	
13	(c) The Board shall extend the deadline for filing a license renewal application for any individual who currently holds	
14	a license and is in good standing with the Board if the individual is serving in the armed forces of the United States	
15	and if G.S. 105-249.2 grants the individual an extension of time to file a tax return. The extension shall be in effect	
16	for any period that is disregarded under Section 7508 of the Internal Revenue Code in determining the taxpayer's	
17	liability for a federal tax.	
18		
19	History Note: Authority G.S. 90-270.51(b); 90-270.58; 93B-15;	
20	Eff. August 1, 1984;	
21	Amended Eff. July 1, 2011; March 1, 1996. <u>1996;</u>	

22 <u>Readopted Eff. May 1, 2019.</u>

AGENCY: Marital and Family Therapy Licensure Board

RULE CITATION: 21 NCAC 31 .0403

DEADLINE FOR RECEIPT: Tuesday, April 9, 2019

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

Have you considered writing Paragraph (a) in active voice, saying who will act? For example, you could say: "An individual whose license expired may seek reinstatement of the license within two years of expiration. The individual shall send the Board the reinstatement fee and provide evidence of completing the continuing education requirements."

If you don't want to do that:

In (a), lines 4-5, you give the reasons for expiration, but not in (b). Are they the same grounds? Do you need to spell them out at all?

In (a), line 4, replace "which" with "that"

On line 4, I believe "nonpayment" is one word.

On line 5, what is "satisfactory"

What do you mean in the sentences on lines 5-6? That the individual is required to have completed the number of continuing education hours as if the license had remained valid?

In (b), line 8, replace "which" with "that"

Also on line 8, replace "will" with "shall"

On line 9, what are "applicable" fees? Does your regulated public know?

1 2

21 NCAC 31 .0403 is readopted as published in 32:17 NCR 1701 as follows:

3 21 NCAC 31 .0403 REINSTATEMENT AFTER EXPIRATION

(a) A license which expired for non payment of renewal fees or failure to comply with continuing education
requirements will be reinstated, if within two years of expiration, the reinstatement fee is paid and satisfactory
evidence of completing continuing education requirements is submitted. The continuing education requirements
documented at the time of reinstatement must equal the hours required had the license not expired.
(b) A license which has expired for a period of more than two years will not be reinstated. A new license may

9 be granted pursuant to paying the applicable fees and meeting the licensing requirements under Sections .020010 and .0300 of this Chapter.

11

13

12 History Note: Authority G.S. 90-270.51(b); 90-270.58A;

- Eff. March 1, 1996. <u>1996;</u>
- 14 <u>Readopted Eff. May 1, 2019.</u>

AGENCY: Marital and Family Therapy Licensure Board

RULE CITATION: 21 NCAC 31 .0404

DEADLINE FOR RECEIPT: Tuesday, April 9, 2019

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

What does this Rule do? G.S. 90-270.58B(c) states:

§ 90-270.58B. Inactive status.

(c) A person desiring to return to active status shall submit written application to the Board. The Board shall return the person to active status upon payment of the fee specified in G.S. 90-270.57 and upon such showing of competency to resume practice as the Board may require. (1993 (Reg. Sess., 1994), c. 564, s. 2; 2009-393, s. 13.)

Is this Rule essentially restating the statute, and that the Board will determine what the "showing of competency" will be on an individual basis?

What does this Rule do that the statute does not?

1	21 NCAC 31 .0404 is readopted as published in 32:17 NCR 1701 as follows:
2	
3	21 NCAC 31 .0404 RETURN FROM INACTIVE STATUS
4	The Board shall consider requests for a return to active status on an individual basis.
5 6	History Note: Authority G.S. 90-270.51(b); 90-270.58B;
7	Eff. March 1, 1996. <u>1996:</u>
8	<u>Readopted Eff. May 1, 2019.</u>

AGENCY: Marital and Family Therapy Licensure Board

RULE CITATION: 21 NCAC 31 .0501

DEADLINE FOR RECEIPT: Tuesday, April 9, 2019

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

So that I'm clear – G.S. 90-270.47(6) defines "related degree" as:

- (6) "Related degree" means:
- a. Master's or doctoral degree in clinical social work;
- b. Master's or doctoral degree in psychiatric nursing;
- c. Master's or doctoral degree in counseling or clinical or counseling psychology;

d. Doctor of medicine or doctor of osteopathy degree with an appropriate residency training in psychiatry; or

e. Master's or doctoral degree in any mental health field the course of study of which is equivalent to the master's degree in marriage and family therapy.

Is this Rule setting forth the additional training required in G.S. 90-270.54(a)(1)(a):

(a) Each applicant shall be issued a license by the Board to engage in the practice of marriage and family therapy as a licensed marriage and family therapist if the applicant meets the qualifications set forth in G.S. 90-270.52(a) and provides satisfactory evidence to the Board that the applicant:

(1) Meets educational and experience qualifications as follows:

a. Educational requirements: Possesses a minimum of a master's degree from a recognized educational institution in the field of marriage and family therapy, or a related degree, which degree is evidenced by the applicant's official transcripts. An applicant with a related degree may meet the educational requirements if the applicant presents satisfactory evidence of post-master's or post-doctoral training taken in the field of marriage and family therapy from a program recognized by the Board regardless whether the training was taken at a nondegree granting institution or in a nondegree program, as long as the training, by itself or in combination with any other training, is the

equivalent in content and quality, as defined in the rules of the Board, of a master's or doctoral degree in marriage and family therapy;

In (a), line 6, please state "90-270.54(1)(a)"

I do not understand the organization of lines 7 through 9. Is the marriage and family therapy content including coursework I theoretical foundation, and assessment and diagnosis, and practice of therapy? This may read more clearly if it were broken into a list, as you have in Rule .0503(a).

Do you still need Paragraph (b)? This would address applicants who were enrolled in the masters degree program prior to October 2011, which was nearly 8 years ago.

In the History Note, line 15, as the sections were renumbered since this Rule was last amended, I suggest you either cite to just G.S. 90-270.47 or even just delete the citation altogether.

In the History Note, please correct the citation to G.S. 90-270.54(a)(1)(a);

1	21 NCAC 31 .0	501 is readopted as published in 32:17 NCR 1701 as follows:
2		
3		SECTION .0500 - DEFINITIONS
4		
5	21 NCAC 31 .0	501 APPROPRIATE COURSE OF STUDY
6	(a) Training rec	uired for an applicant with a related degree in G.S. 90-270.54(1)a is a graduate degree that includes
7	marriage and fai	nily therapy content including coursework in theoretical foundation of marriage and family therapy,
8	assessment and	diagnosis, practice of marriage and family therapy; human development and family relations;
9	professional iden	ntity and ethics, clinical research, and supervised clinical practicum or internship.
10	(b) Applicants v	vho were enrolled in a master's degree program on or before October 1, 2011 shall also be considered
11	for licensure wi	th coursework that includes specific marriage and family therapy content including coursework in
12	general family	studies, marriage and family therapy theory, psychopathology/abnormal behavior, theories of
13	personality, and	supervised clinical practicum or internship.
14		
15	History Note:	Authority G.S. 90-270.47(1); 90-270.51(b); 90-270.54(1)a;
16		Eff. August 1, 1984;
17		Amended Eff. October 1, 2011; March 1, 1996; April 1, 1989. <u>1989;</u>
18		<u>Readopted Eff. May 1, 2019.</u>

AGENCY: Marital and Family Therapy Licensure Board

RULE CITATION: 21 NCAC 31 .0502

DEADLINE FOR RECEIPT: Tuesday, April 9, 2019

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

Since this Rule purports to define a term from statute, I suggest you use the same spelling here as the statute, "ongoing" (one word). This would be changed on lines 4 and 9. (I note you have it spelled correctly on lines 24 and 29)

On lines 4, 25, and 30, please state "G.S. 90-270.54(a)(1)(b)"

On lines 4-5, what is an "AAMFT Approved Supervisor"? And why is the term capitalized here, when it's not in Rule .0201?

On line 5, what standards are you referring to? If it's the Approved Supervision Designation: Standards Handbook, state that. You need to be more specific about what standards you are including here.

In (b), line 9, what do you mean by "raw data"? Are you defining it as "(qualitative information about a client)"? If so, why not just state "shall focus on the qualitative information about the client"? Or does your regulated public know this as "raw data"?

On line 10, what is "direct" observation?

In (c)(1) through (5), I suggest being as consistent with the language and structure as possible. For example, see (c)(3), where you have a dash between the term and the definition. You do not do that anywhere else. You may want to use this elsewhere, such as in (c)(1): "Peer supervision - the supervisor is of equivalent, rather than superior..."

And what is "equivalent" versus "superior"? Does your regulated public know?

On line 14, please insert a comma after "status"

In (c)(2), line 15, replace "your" with "the individual's" or "the applicant's"

Also on line 15, what are "immediate" and "extended family"?

On line 16, who determines if the relationship will "prevent or make difficult"?

In (c)(3), line 18, insert a comma after "administrative" and "clinical"

In (c)(4), line 20, do you mean by "primarily"? Do you even need this term, given the remaining language?

Also on line 20, insert a comma after "workshop"

In (c)(5), line 22, insert a comma after "development"

In (d), what is your authority to require these additional hours?

In (d), line 24, and (e), line 28, what is "approved" ongoing supervision? Approved by whom? Based upon what?

In (e), line 32, what is "direct" in this context of supervision?

On line 33, who is a "AAMFT Supervisor Candidate"?

On lines 34 - 36, since you are defining "Relational hours" I suggest you rewrite the sentence to state: "For the purposes of this Rule, "relational hours" shall mean hours spent providing therapy"

On line 36, please hyphenate "face-to-face" to be consistent with line 4.

On line 36, what is a "larger system"? Does your regulated public know?

On line 37, what is "direct" collaboration?

In (f), Page 2, line 3, what are "Supervision Reports"? What are the contents? Why is the term capitalized?

On line 4, replace "which" with "that"

On line 5, delete "their current address of" and just state "by writing the Board at Post Office"

Please be sure to review the address and update if necessary.

In the History Note, please correct the citation to G.S. 90-270.54(a)(1)(b);

Please retype the rule accordingly and resubmit it to our office at 1711 New Hope Church Road, Raleigh, North Carolina 27609.

1 2

21 NCAC 31 .0502 is readopted as published in 32:17 NCR 1701 as follows:

3 21 NCAC 31 .0502 ONGOING SUPERVISION

4 (a) On-going supervision as contained in G.S. 90-270.54(a)(1)b means face-to-face conversation with an AAMFT

5 Approved Supervisor, or a person who otherwise meets the standards set forth by AAMFT which are incorporated by

6 the Board by reference. These incorporated standards include subsequent amendments and additions. A copy of these

7 standards may be obtained at no charge by writing the American Association of Marriage and Family Therapy at 112

8 Alfred Street, Alexandria, Virginia 22314-3061 or at their website, www.aamft.org.

9 (b) On-going supervision shall focus on the raw data (quantitative information about the client) from the supervisee's

10 continuing clinical practice, which shall be available to the supervisor through a combination of direct observation,

- 11 co-therapy, written clinical notes, and audio and video recordings.
- 12 (c) None of the following constitutes ongoing supervision:
- 13 (1) Peer supervision, i.e., supervision by a person of equivalent, rather than superior, qualifications,
 14 status and experience;
- 15 (2) Supervision by current or former family members of your immediate or extended family, or any
 16 other persons where the nature of the personal relationship prevents or makes difficult the
 17 establishment of a professional relationship;
- 18 (3) Administrative supervision clinical practice performed under administrative rather than clinical
 19 supervision by an institutional director or executive;

20(4)A primarily didactic process wherein techniques or procedures are taught in a classroom, workshop21or seminar; or

- (5) Consultation, staff development or orientation to a field or program or role-playing of family
 interrelationships as a substitute for clinical practice in a clinical situation.
- (d) Applicants for licensure must have accumulated a minimum of 200 hours of approved ongoing supervision
 concurrent with the completion of the 1,500 hours of clinical experience required by G.S. 90-270.54(a)(1)b. Licensed
 Marriage and Family Therapy Associates must remain under on-going supervision for at least one hour monthly until
 licensed as a Licensed Marriage and Family Therapist.
- (e) Graduates of marriage and family therapy programs who have completed 200 hours of approved ongoing
 supervision within their degree shall complete a minimum of 25 hours of approved ongoing supervision concurrently
 with the completion of the remaining hours of post-degree clinical experience required by G.S. 90-270.54(a)(1)b.

31 Graduates of marriage and family therapy programs may apply up to 500 hours of direct client contact obtained during

32 their program toward the 1,500 required as long as those hours were obtained under the direct supervision of an

33 AAMFT Approved Supervisor or AAMFT Supervisor Candidate. Applicants for the Marriage and Family Therapy

34 license must have documented a minimum of 500 relational hours toward their required 1,500 hours. Relational hours

- 35 are defined as hours spent providing therapy with more than one client in the room who are all part of the same
- 36 treatment plan. Relational hours may also include face to face communication with members of the larger system
- 37 who are also working in direct collaboration with the same client(s). This contact may only be counted if it is

authorized via written release by the client(s) or required by law for the purpose of developing and carrying out a
 treatment plan.

3 (f) Supervision Reports shall be submitted on supervision report forms provided by the Board. Supervision report

4 forms are contained within the licensure application packet which may be obtained at no charge by writing the Board

5 at their current address of Post Office Box 37669, Raleigh, North Carolina 27627 or downloaded from

- 6 www.nclmft.org.
- 7
 8 History Note: Authority G.S. 90-270.51(b); 90-270.54(1)b;
 9 Eff. August 1, 1984;
 10 Amended Eff. July 1, 2011; May 1, 1996; April 1, 1989. <u>1989:</u>
 11 <u>Readopted Eff. May 1, 2019.</u>

AGENCY: Marital and Family Therapy Licensure Board

RULE CITATION: 21 NCAC 31 .0503

DEADLINE FOR RECEIPT: Tuesday, April 9, 2019

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

In (a), lines 4 and 18, please say "G.S. 90-270.47(6)(e)"

On line 6, please delete the comma after "equivalent" It will look like this: equivalent, equivalent

On lines 14 and 31, who decides what is "appropriate"? The degree granting institution?

Do you still need Paragraph (b)? This would address applicants who were enrolled in the degree program prior to July 2011, which was nearly 8 years ago.

Assuming you still need it:

In (b)(1), line 20, why do you have "broad and inclusive" here? Why not state "This category may include..."

On line 21, delete "such"

In (b)(2), line 23, define "specific"

On line 24, define "extensive content"

On line 25, replace "which" with "that"

In (b)(3), what are these? Is this "theory of psychopathology" or just "psychopathology"?

In (b)(4), remove the parenthesis and state "Clinical Practicum in Marriage and Family Therapy, nine semester hours or 20 hours per week for 12 months.

Also, this is the only place in your Chapter that you do not refer to "<u>Supervised</u> clinical practicum" Is this difference intentional, or should the term be added here?

In the History Note, please correct the citation to G.S. 90-270.54(a)(1)(a);

Please retype the rule accordingly and resubmit it to our office at 1711 New Hope Church Road, Raleigh, North Carolina 27609.

1 2

21 NCAC 31 .0503 is readopted as published in 32:17 NCR 1701 as follows:

3	21 NCAC 31 .0	503 EQUIVALENCY
4	(a) An appropri	ate course of study for an "equivalent" degree under G.S. 90-270.47(6)e is defined as a minimum of
5	or quarter hour e	equivalent to a 45-semester hour graduate program. Thirty-three semester hours or their quarter hour
6	equivalent, shall	consist of the following content and clinical training:
7	(1)	Theoretical Foundation of Marriage and Family Therapy (six semester hours);
8	(2)	Assessment and Diagnosis (three semester hours);
9	(3)	Practice of Marriage and Family Therapy (six semester hours);
10	(4)	Human Development and Family Relations (three semester hours);
11	(5)	Professional Identity and Ethics (three semester hours);
12	(6)	Research in Marriage and Family Therapy (three semester hours); and
13	(7)	Supervised Clinical Practicum or Internship (nine semester hours).
14	The remaining 1	8 semester hours shall consist of course work appropriate to the disciplinary specialty in which the
15	degree is granted	d.
16	(b) Applicants	who were enrolled in a related degree program on or before July 1, 2011 shall be considered for
17	licensure in acco	ordance with this Paragraph. An appropriate course of study for an "equivalent" degree under G.S.
18	90-270.47(1)e is	s defined by the Board to consist of a 45 semester hour graduate program. Twenty-seven semester
19	hours consist of	the following content and clinical training:
20	(1)	General Family Studies (six semester hours). This category is a broad and inclusive one which may
21		include courses in marriage, family relations, child development, family sociology, or other such
22		related topics in which the marriage and family content is evident.
23	(2)	Marriage and Family Therapy Theory (six semester hours). This category includes specific and
24		extensive content in systems theory as well as other theoretical approaches to marriage and family
25		therapy. In addition, the Board shall consider course work in this category which exceeds six
26		semester hours to be applicable toward meeting the requirements for General Family Studies.
27	(3)	Individual Studies. Theories of Personality (three semester hours), and psychopathology or
28		abnormal behavior (three semester hours).
29	(4)	Clinical Practicum in Marriage and Family Therapy (nine semester hours or 20 hours per week for
30		12 months).
31	The remaining 1	8 semester hours shall consist of course work appropriate to the disciplinary specialty in which the
32	degree is grantee	d.
33		
34	History Note:	Authority G.S. 90-270.47(1)e; 90-270.51(b); 90-270.54(1)a;
35		Eff. August 1, 1984;
36		Amended Eff. July 1, 2011; March 1, 1996; April 1, 1989. <u>1989;</u>
37		<u>Readopted Eff. May 1, 2019.</u>

AGENCY: Marital and Family Therapy Licensure Board

RULE CITATION: 21 NCAC 31 .0504

DEADLINE FOR RECEIPT: Tuesday, April 9, 2019

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

On line 5, you speak of accepting "supervised clinical practicums" in lieu of the clinical practicum requirements of Rules .0501 and .0503. However, those two rules require supervised clinical practicums. What do you mean to say here? Are you defining supervised clinical practicum, as the term is used in Rules .0501 and .0503?

On line 5, what is "evidence"?

On line 5, insert a comma after "practicum" and state "which is" so it is "clinical practicum, which is defined as..."

On line 5, I take it you need to retain "at least" in the Rule both places?

On line 6, I suggest replacing "subsequent" with "after"

On line 6, end the sentence after "study." Then start a new sentence, "The supervision must meet the requirements of..."

On line 8, reported by whom?

Line 8, what are the contents of these forms and where are they found?

1 2

21 NCAC 31 .0504 is readopted as published in 32:17 NCR 1701 as follows:

3 21 NCAC 31 .0504 ALTERNATIVE TO CLINICAL PRACTICUM

In lieu of the clinical practicum requirements under Rule .0501 or Rule .0503 of this Section, the Board shall accept evidence of a supervised clinical practicum defined as at least 120 clinical contact hours with at least 24 hours of supervision obtained subsequent to the granting of a related degree in an equivalent course of study provided the supervision meets the requirements of "approved supervision" under Rule .0502 of this Section. The hours of supervision must be reported to the Board on the Board forms.

10	History Note:	Authority G.S. 90-270.51(b);
11		Eff. August 1, 1984;
12		Amended Eff. July 1, 2011; March 1, 1996. <u>1996;</u>
13		<u>Readopted Eff. May 1, 2019.</u>

AGENCY: Marital and Family Therapy Licensure Board

RULE CITATION: 21 NCAC 31 .0505

DEADLINE FOR RECEIPT: Tuesday, April 9, 2019

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

In the name of the Rule, consider making "Postgraduate" one word, as it is in the Rule.

In (a), line 4, consider stating "In assessing the applicant's fulfillment of the educational requirements for licensure <u>pursuant to G.S. 90-270.54(a)(1)(a)</u>, the Board shall..." On line 5, what is "evidence"?

On line 5, consider making "nondegree" one word, as it is in the statute.

On line 6, you refer to institutions or programs, but then in (a)(1) through (4), you focus on programs. Is this intentional?

In (a)(1), line 7, define "specified"

In (a)(2), line 8, what is "ongoing" and "additive"? If you are trying to define it with the language on lines 8-9, then use that language.

On line 8, what is "specific"?

If you are not trying to define it, insert a closing parenthesis after "basis" on line 9.

In (a)(3), line 10, define "identifiable"

On line 10, insert a comma after "facility"

In (a)(4), what is required for this documentation?

On line 12, define "satisfactory"

On line 13, what is "approved" clinical supervision and who approves it?

And how long must this documentation be maintained?

In (b), line 15, why do you need "and shall not be considered"? I don't think you do, given the language that comes before it.

If you want to retain this, considered by whom? The Board?

In the History Note, please correct the citation to G.S. 90-270.54(a)(1)(a);

Please retype the rule accordingly and resubmit it to our office at 1711 New Hope Church Road, Raleigh, North Carolina 27609.

1 21 NCAC 31 .0505 is readopted as published in 32:17 NCR 1701 as follows: 2 3 21 NCAC 31 .0505 NON-DEGREE GRANTING POST GRADUATE TRAINING PROGRAMS 4 (a) In assessing the applicant's fulfillment of the educational requirements for licensure, the Board shall accept 5 evidence of the applicant's completion of postgraduate training in marriage and family therapy from non-degree 6 granting institutions or programs providing that: 7 (1)The program has a specified curriculum in marriage and family therapy; 8 (2)The program is ongoing and additive, i.e., offered at the same place over a specific period of time 9 and is available on an ongoing basis; 10 (3) The program is attached to an identifiable institution, training facility or agency; and 11 (4)Documentation is maintained by the institution, training facility, or agency regarding a person's 12 satisfactory involvement in and completion of the program. Such documentation must include 13 approved clinical supervision and performance evaluation.

14 (b) Workshops, seminars and general continuing education events do not qualify as postgraduate training under this

15 Rule and shall not be considered.

16 17	History Note:	Authority G.S. 90-270.51(b); 90-270.54(1)a;
18		Eff. August 1, 1984;
19		Amended Eff. March 1, 1996; April 1, 1989. <u>1989;</u>

20 <u>Readopted Eff. May 1, 2019.</u>

AGENCY: Marital and Family Therapy Licensure Board

RULE CITATION: 21 NCAC 31 .0506

DEADLINE FOR RECEIPT: Tuesday, April 9, 2019

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

In (a), line 4, consider putting "direct client contact" in quotes and then saying "means" rather than "is defined as"

I also note that the term "direct client contact" is used in only one other Rule – Rule .0502. Have you considered either moving this language to that Rule or inserting a cross-reference into that Rule?

On line 4, state "face-to-face therapy between the therapist and client"

And so that I'm clear – will this include electronic communication, such as Skype?

On line 4, I believe "within" should be one word, or perhaps it should read only "with"

On line 5, what is "systemic perspective"? Does your regulated public know?

On lines 5-6, I do not understand the cross-reference, as Paragraph (d) does not use the term "relational hours" What do you intend to refer to here?

In (a)(2), line 8, what is "goal directed"? Does your regulated public know? Also, I think the term should be hyphenated.

In (a)(3), line 9, I suggest inserting an article like "a" or "the" before "client"

Also on line 9, I believe the first "affect" should be "effect"

On line 9, insert a comma after "affect" before "and behavior"

In (b), line 10, what is "otherwise"?

On line 10, counted by whom?

On line 10, are you defining "assessment" here? If so, consider stating "For the purposes of this Rule, "assessment" shall mean a clinical encounter..."

On line 11, who uses this to determine the service? A clinician? Will he or she also decide what is "appropriate" as used on line 12?

On line 13, considered by whom?

In (c), line 14, if you are defining "Psycho-education" then I suggest you use the language suggested for other definitions.

On line 15, insert a comma after "social"

In (d)(1), lines 18-19, are you missing language in "at some point during immediately"? Should it be "during <u>or</u> immediately..."

And please define "immediately"

What is the difference between (d)(2) and (3)?

In the History Note, please correct the citation to G.S. 90-270.54(a)(1)(b);

1 2

21 NCAC 31 .0506 is readopted as published in 32:17 NCR 1701 as follows:

3	21 NCAC 31 .0	506 DIRECT CLIENT CONTACT
4	(a) As used in	this Chapter, direct client contact is defined as face-to-face (therapist and client) therapy with in
5	individuals, cou	ples, families, or groups from a systemic perspective and includes relational hours as defined in 21
6	NCAC 31 .0506	(d). Direct client contact must:
7	(1)	Relate to client treatment plans;
8	(2)	Be goal directed; and
9	(3)	Assist client to affect change in cognition, affect and behavior.
10	(b) Assessment	is (intake and otherwise) may be counted up to 250 hours of direct client contact. Assessment is a
11	clinical encount	er that involves gathering of current and historical data from a client that is then used to determine
12	what type of the	rapeutic service is most appropriate. If the individual who conducted the assessment does not provide
13	the therapeutic s	ervice, it is considered an assessment hour only.
14	(c) Client psyc	ho-education may be counted up to 250 hours direct client contact. Psycho-education refers to a
15	treatment appro	ach that provides education for individuals and families in assistance with emotional, mental, social
16	and relational di	sturbances.
17	(d) The followi	ng are not direct client contact and may not be counted:
18	(1)	Observing therapy without actively participating in follow-up therapy at some point during
19		immediately following the session;
20	(2)	Record keeping;
21	(3)	Administrative activities;
22	(4)	Supervision; and
23	(5)	Client contact while not receiving supervision.
24		
25	History Note:	Authority G.S. 90-270.51(b); 90-270.54(1)b;
26		Eff. March 1, 1996;
27		Amended Eff. July 1, 2011. <u>2011.</u> 2011;
28		<u>Readopted Eff. May 1, 2019.</u>

AGENCY: Marital and Family Therapy Licensure Board

RULE CITATION: 21 NCAC 31 .0609

DEADLINE FOR RECEIPT: Tuesday, April 9, 2019

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

In (a), line 7, it appears this is no longer the name of the ethical code. Here is the link I found: <u>https://www.aamft.org/Legal_Ethics/Code_of_Ethics.aspx?WebsiteKey=8e8c9bd6-0b71-4cd1-a5ab-013b5f855b01</u> and it appears the name is now "Code of Ethics"

So, why not rewrite (a) to state "The Board adopts the AAFMT Code of Ethics by reference, including subsequent amendments and editions. Copies of the Code may be viewed for free at <u>www.aamft.org</u>."

Then you can delete Paragraph (c), as well.

In the History Note, I think you mean to cite to G.S. 90-270.60(9).

1	21 NCAC 31 .0	609 is readopted as published in 32:17 NCR 1701 as follows:
2		
3		SECTION .0600 - CODE OF ETHICAL PRINCIPLES
4		
5	21 NCAC 31 .0	609 ETHICAL PRINCIPLES
6	(a) The Board a	adopts the code of ethical principles of the American Association for Marriage and Family Therapy
7	(AAMFT) publ	ished as the AAMFT CODE OF ETHICAL PRINCIPLES FOR MARRIAGE AND FAMILY
8	THERAPISTS b	by reference including subsequent amendments and editions. The current code is published on the
9	AAMFT's website (www.aamft.org).	
10	(b) Each applica	ant or licensee shall follow this code of ethics.
11	(c) A copy of th	is code of ethics may be obtained at no charge by writing the American Association for Marriage and
12	Family Therapy	, 112 Alfred Street, Alexandria, VA 22314-3061 or from www.aamft.org.
13		
14	History Note:	Authority G.S. 90-270.51(b); 90-270.60(5);
15		Eff. March 1, 1996;
16		Amended Eff. July 1, 2011. 2011:
17		<u>Readopted Eff. May 1, 2019.</u>

AGENCY: Marital and Family Therapy Licensure Board

RULE CITATION: 21 NCAC 31 .0701

DEADLINE FOR RECEIPT: Tuesday, April 9, 2019

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

In (a), line 7, what do you mean by "evidence"? Is it "evidence of completion" like the term used on line 8? Why not use "proof" instead in both places?

In (b), line 11, what do you mean by "title" and "content"? Are you looking at the course handout?

On line 12, how is this approval done? And is it only given afterwards, or can the courses be preapproved?

In (c), who gets this credit – the supervisor or the supervisee? And how is the amount calculated – is it 1 hour continuing education for 1 hour of supervision? How is this calculated?

Also, on lines 13 and 14, what is a "supervisor candidate"?

On line 14, what is "written documentation" and "the supervisor's status"?

On line 15, what are the contents of this form? And where can it be found?

In (d), consider rewriting this to state, "Three hours of the required 20 hours of continuing education shall consist of ethics training in the provision of professional mental health services." Or just state "A licensee shall complete three hours of ethics training in the provision of professional mental health services."

In (e), line 18, you state the maximum number of hours, but how is this calculated?

In (f), line 21, why is "Education" capitalized? The term is not capitalized elsewhere in the Rule.

In (f)(1), line 22, what is "regular"?

On line 22, insert a comma after "staffing"

In (f)(3), I suggest stating "Independent learning undertaken by the licensee without peer or other guidance, review, input, supervision, or monitoring;"

In (f)(5), insert a comma after "programs"

In (f), line 29, what do you mean by "identifiable"? To whom? Based upon what?

On line 30, insert a comma after "ethics"

On line 32, what do you mean by "considered"? Do you mean if the Board determines the training will not count as part of the required 20 hours? Or disapproved?

I am simply asking – do you need the sentence on lines 33-34?

In (h), I think this should be combined with (g). Or perhaps you could pull the language from lines 32-34 and insert them into (h)

On line 36, consider stating "the license shall expire."

1	21 NCAC 31 .0701 is readopted as published in 32:17 NCR 1701 as follows:		
2			
3		SECTION .0700 - CONTINUING EDUCATION	
4			
5	21 NCAC 31 .	0701 REQUIREMENTS FOR CONTINUING EDUCATION	
6	(a) Licensed M	Marriage and Family Therapists and Licensed Marriage and Family Therapy Associates shall submit	
7	each year with	the license renewal forms evidence of 20 hours of continuing education credits in marriage and family	
8	therapy continu	ing education obtained subsequent to the prior license renewal. Evidence of completion shall consist	
9	of a certificate	of attendance and completion signed by the continuing education provider and shall include date(s) of	
10	attendance, nur	nber of hours, name of attendee, and name of course.	
11	(b) Continuing	education units that by title and content deal with marriage and family therapy practice and therapeutic	
12	issues, ethics a	nd supervision of marriage and family therapy shall be approved by the Board.	
13	(c) Ongoing supervision by an AAMFT approved supervisor or AAMFT supervisor candidate may be utilized for up		
14	to 12 hours of	continuing education. Written documentation of the supervisor's status shall be provided to the Board	
15	via a copy of th	ne AAMFT supervisor or supervisor candidate verification form.	
16	(d) Three hou	rs of ethics training in the provision of professional mental health services is required (as part of the	
17	required 20 ho	urs of continuing education) for each renewal period.	
18	(e) The maxim	num number of hours of continuing education credits for presenting a continuing education course in	
19	marriage and fa	mily therapy or teaching a course in marriage and family therapy at a recognized educational institution	
20	is five.		
21	(f) Continuing	Education credit shall not be accepted for the following:	
22	(1)	Regular work activities, administrative staff meetings, case staffing or reporting;	
23	(2)	Membership in, holding office in, or participation on boards or committees, business meetings of	
24		professional organizations, or banquet speeches;	
25	(3)	Independent unstructured or self-structured learning, defined as learning which is undertaken by the	
26		licensee without peer or other guidance, review, input, supervision or monitoring;	
27	(4)	Training related to policies and procedures of an agency; or	
28	(5)	Non-therapy content programs such as finance or business management.	
29	(g) If a person	submits documentation for continuing education that is not identifiable as dealing with marriage and	
30	family therapy practice and therapeutic issues, ethics or the supervision of marriage and family therapy, the Boar		
31	shall request a	written description of the continuing education and how it applies to professional practice in marriage	
32	and family therapy. If the Board determines that the training cannot be considered, the individual shall be given 9		
33	days from the c	ate of notification to replace the hours not allowed. Those hours shall be considered replacement hours	
34	and shall not b	e counted during the next renewal period.	
35	(h) If evidence	e of completion of marriage and family continuing education is not presented to the Board within 90	

36 days from the date of notification, the license expires automatically.

1	(i) The Board	shall waive the continuing education requirements in this Rule for any individual who is currently	
2	licensed by and	licensed by and in good standing with the Board if the individual is serving in the armed forces of the United States	
3	and if G.S. 105-249.2 grants the individual an extension of time to file a tax return. The waiver shall be in effect for		
4	any period that	is disregarded under Section 7508 of the Internal Revenue Code in determining the taxpayer's liability	
5	for a federal tax.		
6	(j) If the evidence of completion is not postmarked by July 1, the evidence of completion shall not be accepted by the		
7	Board, and the	icense will expire effective July 1.	
8			
9	History Note:	Authority G.S. 90-270.51(b); 90-270-58C; 93B-15;	
10		Eff. March 1, 1996;	
11		Amended Eff. July 1, 2011. <u>2011:</u>	
12		<u>Readopted Eff. May 1, 2019.</u>	

AGENCY: Marital and Family Therapy Licensure Board

RULE CITATION: 21 NCAC 31 .0801

DEADLINE FOR RECEIPT: Tuesday, April 9, 2019

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

In (a), line 7, I note that you capitalize the term "Marriage and Family Therapy Associate" in Rule .0701. Should it be capitalized here?

In (a)(1), line 9, what are the contents of this form and where can it be found?

In (a)(2), line 10, do you need "directly" when you have "by the training institution" beside it?

On line 11, please replace "evidencing;" with "showing"

On lines 13-14, what you have is correct. However, consider stating "in Rule .0501 of this Chapter" instead.

On line 14, consider removing the language from the parenthesis and stating "Additional documentation, such as copies of the course catalog and syllabi of qualifying coursework..."

In (a)(3), I take it you mean "good moral character" as used in G.S. 90-270.52?

On line 16, is the evidence of good moral character going to be anything other than the endorsements? If not, then why not state "Evidence of good moral character, as shown by three endorsements..."

If you don't want to state that, insert a comma after "character" and change "include" to "includes"

On line 17, what are the contents of this form and how are they found?

And what are "persons familiar with the applicant"? Is this determined entirely by the applicant?

In (a)(4), what do you mean by "evidence"? What are you actually requiring here?

In (a)(5), what is "evidence"? Do you not want the agreement?

In (b), line 22, why do you need "complete"? Wouldn't "All application materials" sufficient?

And what happens after the file is closed?

In the History Note, there is no G.S. 90-270.48(b). Did you mean instead to cite to G.S. 90-270.54A?

Please retype the rule accordingly and resubmit it to our office at 1711 New Hope Church Road, Raleigh, North Carolina 27609.

1	21 NCAC 31 .08	801 is readopted as published in 32:17 NCR 1701 as follows:
2		
3		SECTION .0800 - ASSOCIATE STATUS
4		
5	21 NCAC 31 .08	801 LICENSED MARRIAGE AND FAMILY THERAPY ASSOCIATE
6		CREDENTIALS REQUIRED
7	(a) An applicant	t for licensure as a marriage and family therapy associate shall ensure the submission of the following
8	to the Board:	
9	(1)	Notarized application form and application fee;
10	(2)	Official graduate college transcripts sent directly to the Board by the training institution(s)
11		evidencing; completion of a master's or doctoral degree in marriage and family therapy from a
12		recognized educational institution, or completion of a related degree from a recognized educational
13		institution with course of study encompassing coursework as defined by the Board in 21 NCAC 31
14		.0501. Additional documentation (copies of course catalog and syllabi) of qualifying coursework
15		shall be required if the Board has questions about course content;
16	(3)	Evidence of good moral character which include three endorsements for licensure, using Board
17		forms, from persons familiar with the applicant;
18	(4)	Evidence of a passing score on the examination required by the Board pursuant to G.S. 90-
19		270.54(a)(2); and
20	(5)	Evidence of an agreement with a supervisor who meets the requirements of Rule .0502 for ongoing
21		supervision.
22	(b) All complete	e application materials shall be received within two years from the date of the application or the file
23	shall be closed.	
24		
25	History Note:	Authority G.S. 90-270.48(b)(1); 90-270.51(b);
26		Eff. March 1, 1996;
27		Amended Eff. October 1, 2011. 2011:
28		<u>Readopted Eff. May 1, 2019.</u>

AGENCY: Marital and Family Therapy Licensure Board

RULE CITATION: 21 NCAC 31 .0802

DEADLINE FOR RECEIPT: Tuesday, April 9, 2019

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

Consider making this a two paragraph rule, with (a) being the language on lines 4-6, and (b) being lines 6-7.

On line 4, please insert a comma after "90-270.54A(c)" and put "special circumstances" in quotation marks, as you are defining the term.

I also suggest replacing "are defined as" with "shall mean"

If you make all of these changes, it will look like this:

(a) For the purposes of G.S. 90-270.5A(c) special circumstances are defined as G.S. 90-270.52A(c), "special circumstances" shall mean events

On lines 5 and 6, please insert a comma after "spouse"

1 21 NCAC 31 .0802 is readopted as published in 32:17 NCR 1701 as follows:

3 21 NCAC 31 .0802 LICENSED MARRIAGE AND FAMILY THERAPY ASSOCIATE

4 For purposes of G.S. 90-270.54A(c) special circumstances are defined as events beyond the control or fault of the

5 Licensed Marriage and Family Therapy Associate, including illness of self, partner, spouse or child, or death of life

- 6 partner, spouse or child. Persons who are licensed as Licensed Marriage and Family Therapy Associates must disclose
- 7 to their clients that they are required to practice under on-going supervision, and the name of their supervisor.
- 8 9

2

History Note: Authority G.S. 90-270.54A;

10 *Eff. July 1, 2011. 2011;*

11 <u>Readopted Eff. May 1, 2019.</u>

1	21 NCAC 31 .1001 is readopted as published in 32:17 NCR 1701 as follows:		
2			
3	SECTION .1000 - FEES		
4			
5	21 NCAC 31 .10	001 FEES	
6	The Board sets the following fees:		
7	(1)	Each license examination	\$ 50.00
8	(2)	Each license application as a marriage and family therapist	\$200.00
9	(3)	Each license application as a marriage and family therapist associate	\$200.00
10	(4)	Each reciprocal license application	\$200.00
11	(5)	Each renewal of license	\$100.00
12	(6)	Each reinstatement of an expired license	\$200.00
13	(7)	Each application to return to active status	\$200.00
14	(8)	Each duplicate license	\$ 25.00
15	(9)	Each annual maintenance of inactive status	\$ 50.00
16	(10)	Each application to extend associate license	\$ 50.00
17			
18	History Note:	Authority G.S. 90-270.57;	
19		Eff. July 1, 2011. <u>2011;</u>	
20		<u>Readopted Eff. May 1, 2019.</u>	

AGENCY: Marital and Family Therapy Licensure Board

RULE CITATION: 21 NCAC 31 .1002

DEADLINE FOR RECEIPT: Tuesday, April 9, 2019

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

On line 5, please make "re-new" one word.

Do you need to retain the language on lines 6-7?

1 21 NCAC 31 .1002 is readopted as published in 32:17 NCR 1701 as follows:

3 21 NCAC 31 .1002 FUND SUSPENSION

2

In the event the Board's authority to expend funds is suspended pursuant to G.S. 93B-2, the Board shall continue to
issue and re-new licenses and all fees tendered shall be placed in an escrow account maintained by the Board for this
purpose. Once the Board's authority is restored, the funds shall be moved from the escrow account into the general
operating account. *History Note:* Authority G.S. 93B-2(d); *Eff. July 1, 2011. 2011:*

11 <u>Readopted Eff. May 1, 2019.</u>