## SUBMISSION FOR PERMANENT RULE

1. Rule-Making Agency: NC Building Code Council	
2. Rule citation & name (name not required for repeal): 2024 NC Administrative Code & Policies (221213 Item B-1)	
3. Action:	
ADOPTION AMENDMENT REPEAL	READOPTION REPEAL through READOPTION
4. Rule exempt from RRC review?	5. Rule automatically subject to legislative review?
Yes. Cite authority:	☐ Yes. Cite authority:
No 6. Notice for Proposed Rule:	⊠ No
Notice Required	
Notice of Text published on: January 31, 2023 Link to Agency notice: https://www.ncosfm.gov/codes/b	milding-code-council-bec/bec-bearing-notices
Hearing on: March 14, 2023	surfaces code codificit occioec hearing notices
Adoption by Agency on: June 13, 2023	
☐ Notice not required under G.S.:	
Adoption by Agency on:	
7. Dula astablishes on increases a feet (See C.S. 12.2.1)	9 Eissel immed Check all that and b
7. Rule establishes or increases a fee? (See G.S. 12-3.1)	8. Fiscal impact. Check all that apply.
☐ Yes	☐ This Rule was part of a combined analysis.
Agency submitted request for consultation on:	State funds affected
Consultation not required. Cite authority:	Local funds affected
⊠ No	Substantial economic impact (≥\$1,000,000)
	Approved by OSBM
	No fiscal note required
	ON FOR ACTION
9A. What prompted this action? Check all that apply:	_
Agency	Legislation enacted by the General Assembly
Court order / cite: Federal statute / cite:	Cite Session Law:
Federal regulation / cite:	<ul><li>✓ Petition for rule-making</li><li>✓ Other:</li></ul>
	lic by establishing standard administrative policies and procedures.
The delayed effective date of this Rule is January 1, 2025.	
The Statutory authority for Rule-making is G. S. 143-136; 14	3-138.
10. Rulemaking Coordinator: David B. Rittlinger David B. Rittlinger	11. Signature of Agency Head* or Rule-making Coordinator:
Phone: (919)647-0008	-thu m 4:
E-Mail: david.rittlinger@ncdoi.gov	DBBANG~
	_ ,,,,
Additional agency contact, if any:	*If this function has been delegated (reassigned) pursuant to
Phone:	G.S. 143B-10(a), submit a copy of the delegation with this form.
E-Mail:	T IN D UD DIGIT
	Typed Name: David B. Rittlinger Title: Chief Code Consultant
RRC ANI	O OAH USE ONLY
Action taken:	
RRC extended period of review:	
RRC determined substantial changes: Withdrawn by agency	
Subject to Legislative Review	
Other:	

## SUBMISSION FOR PERMANENT RULE

Refer to the attachment below.

# Notes to RRC: THIS DOCUMENT CONTAINS THE PROPOSED 2024 NORTH CAROLINA ADMINISTRATIVE CODE AND POLICIES.

TEXT THAT IS STRUCKTHROUGH IS DELETED FROM THE 2018 EDITION TO CREATE THE 2024 EDITION.

TEXT THAT IS <u>UNDERLINED</u> IS NEW TEXT TO CREATE THE 2024 EDITION.

#### North Carolina State Building Code: Administrative Code and Policies, 20182024 edition

First Printing: June January 2018 2024



Notes to RRC: The NC Seal above is added to the 2024 North Carolina Administrative Code and Policies. International Code Council, Inc. copyright statements and information (not shown) will appear here once this code published and made available to the public. Page numbers and Table of Contents will be updated once this code published and made available to the public.

# PREFACE of the 2018 2024 NORTH CAROLINA STATE BUILDING CODES

North Carolina has been a pioneer in the field of Statewide Building Regulations that have been enacted for the protection of the public. The Building Laws passed in 1903 and 1905 created a Building Code for materials and methods of construction in use at that time in the State.

The General Assembly of 1933 created a Building Code Council and authorized it to, in cooperation with the Commissioner of Insurance, prepare and adopt a State Building Code. The first State Building Code was adopted in 1935 and ratified by the 1941 General Assembly.

The 1957 Legislature rewrote the 1933 Act, ratified the 1953 Edition, and reorganized and expanded the membership and responsibility of the Council. The 1953 Edition of the State Building Code was revised in accordance with the 1957 Act and printed as the 1958 Edition.

The 1933 Act of the General Assembly provided that any city or county could adopt any building regulation that was more stringent than the State Building Code regulations. However, after a General Assembly Study Commission Report, the 1957 Legislature provided that any local building regulation that was different from the State regulation would have to be approved by the Building Code Council. The Council adopted a policy to only approve local amendments to the State Code that were absolutely necessary. The policy includes that when the Council sees the need for local amendments, they would be incorporated as a part of the State Building Code in lieu of approving the regulations applying to a specific city or county unless local conditions war- ranted such specific regulations.

The 1967 Edition of the State Building Code was prepared utilizing the framework of the Standard Building Code, with several chapters taken from the American Insurance Association's National Building Code and the egress chapter taken from the Life Safety Code of NFPA.

The 1978, 1991 and 1996 Editions were prepared by the Building Code Council with the assistance of specially appointed Advisory and Ad-Hoc Committees representing Code Enforcement Officials, Contractors, Designers and others affected by the regulations. These Editions were the latest Standard Building Code with North Carolina amendments.

The 2002, 2006, 2009, 2012, and 2018 and 2024 Editions were prepared by Ad-Hoc Committees representing Code Enforcement Officials, Contractors, Designers and others affected by the regulations. These Editions were the *International Building Code* with North Carolina amendments.

The 20182024 North Carolina State Code is presented with the hope that its use will protect the public from dangerous and unsanitary buildings. This Code is intended to provide Code Enforcement Officials, Contractors and Designers a set of minimum standards to follow in design and construction. The Building Code Council has the authority to amend the Code when the wider use of materials and methods comply with the safety standards set forth in the laws.

# PREFACE of the 2018 2024 NORTH CAROLINA ADMINISTRATIVE CODE and POLICIES

The purpose of the *North Carolina Administrative Code and Policies* is to serve as a comprehensive document to guide decisions aimed at protecting the public's health, safety and welfare in the built environment. This protection is provided through the enforcement, by state and local governments, of the technical codes incorporated by reference herein.

The North Carolina Administrative Code was first adopted by the Building Council in 1991. The 1996 and 2002 Editions were published in conjunction with the subsequent Code Editions. The 2006 North Carolina Administrative Code and Policies was a reorganization and rewrite of the 2002 Administration and Enforcements Code. The 2009, 2012, and 2018 and 2024 Edition of the North Carolina Administrative Code and Policies is an administrative update of the 2006 Administration and Enforcements Code. Chapter 1, Administrative Code, contains Rules adopted by the Building Code Council and approved by the Rules Review Commission. Chapter 2, Policies, contains generally accepted policies and procedures based on the North Carolina General Statutes. Chapter 3, Referenced Statutes, contains references to many applicable General Statutes. The appendices include representative administrative forms.

#### **EDITIONS of the NORTH CAROLINA STATE BUILDING CODES**

Administrative 1991, 1996, 2002, 2006, 2009, 2012, 2018, 2024

Building 1936, 1953, 1958, 1967, 1978, 1991, 1996, 2002, 2006, 2009, 2012, 2018, 2024

Residential 1968, 1993, 1997, 2002, 2006, 2009, 2012, 2018, 2024

Accessibility 1973, 1991, 1999

(Accessibility requirements were part of the Building Code before 9/1/1973 and after 1/1/2009.)

Electrical (NEC) 1931, 1933, 1935, 1937, 1940, 1942, 1943, 1947, 1949, 1951, 1953, 1954, 1955,

1956, 1957, 1958, 1959, 1962, 1965, 1968, 1971, 1975, 1978, 1981, 1984, 1987,

1990, 1993, 1996, 1999, 2002, 2005, 2008, 2011, 2014, 2017<u>, 2020</u>

Existing Building 2015, 2018, 2024

Fire 1991, 1996, 2002, 2006, 2009, 2012, 2018, 2024

Mechanical 1971, 1980, 1991, 1996, 2002, 2006, 2009, 2012, 2018, 2024

Energy Conservation 1991, 1996, 2002, 2006, 2009, 2012, 2018, 2024

Plumbing 1963, 1968, 1980, 1991, 1996, 2002, 2006, 2009, 2012, 2018, 2024

Fuel Gas 1991, 1996, 2002, 2006, 2009, 2012, 2018, 2024

# NORTH CAROLINA STATE BUILDING CODE COUNCIL DECEMBER 1213, 20172024 www.ncbuildingcodes.com

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704-810-3331	<u>252-451-9150</u>	

# NORTH CAROLINA STATE BUILDING CODE COUNCIL SUPER COMMITTEE MEMBERS

## DECEMBER 13, 2024 www.ncbuildingcodes.com

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Chris Berg, PE	Robert Axford
David Gieser, RA	Chris Berg, PE
Natalie MacDonald, PE	Jeff Hilton
Mark Matheny	Mark Matheny
Gloria Shealey	Deborah Shearin
Jason Shepherd	Jason Shepherd
Victoria Watlington, PE	
Kim Wooten, PE	

#### NORTH CAROLINA DEPARTMENT OF INSURANCE

www.ncdoi.com/osfm 919-647-0000

By Statute, the Commissioner of Insurance has general supervision of the administration and enforcement of the *North Carolina State Building Code* and the Engineering Division serves as the Staff for the Building Code Council. Officials of the Department of Insurance are:

MIKE CAUSEY Commissioner

BRIAN TAYLOR Senior Deputy Commissioner CLIFF ISAAC, PECARL MARTIN, RA
Deputy Commissioner

BARRY GUPTON, PEDAVID RITTLINGER, PE Chief Code Consultant MIKE PAGE, PECARL MARTIN, RA
Administrative Code Consultant

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#### CHAPTER 1

#### **ADMINISTRATIVE CODE**

#### SECTION 101 TITLE AND SCOPE

- **101.1 Title.** This document is "The North Carolina Administrative Code and Policies," hereinafter known as "this code." Any references to International Codes shall refer to North Carolina State Building Codes.
- 101.2 Purpose. The purpose of this code is to provide for the administration and enforcement of the North Carolina State Building Codes as adopted by the Building Code Council and enforced by State and local code enforcement officials. This code is incorporated by reference into the North Carolina Building, Accessibility, Plumbing, Mechanical, Electrical, Fire Prevention, Fuel Gas, Energy Conservation, Existing Buildings, Rehabilitation, and Residential Codes, hereinafter referred to collectively as the "technical codes." This code is intended to provide for the administrative aspects of each of the technical codes. In this code, the plumbing, mechanical, electrical, fire prevention and gas systems shall be referred to as "service systems."

#### 101.3 Scope.

**101.3.1 Requirements of other state agencies, occupational licensing boards or commissions.** The North Carolina State Building Codes do not include all additional requirements for buildings and structures that may be imposed by other state agencies, occupational licensing boards or commissions. It shall be the responsibility of a permit holder, design professional, contractor or occupational license holder to determine whether any additional requirements exist.

Commentary: Many State agencies, occupational licensing boards or commissions have specific design and construction requirements that are not incorporated into the North Carolina State Building Codes and are not enforced by code enforcement officials. Permit holders, design professionals, contractors or occupational license holders should consult with any relevant boards or agencies to determine whether there are any additional construction and design requirements for their projects.

- **101.3.2 Technical Codes.** Where sections 101.3.2.1 through 101.3.2.10 conflict with the applicability and scope as provided in the technical codes the applicability and scope in the technical codes shall apply.
  - 101.3.2.1 North Carolina Building Code. The provisions of the Building Code shall apply to the construction, alteration, repair, equipment, use and occupancy, location, movement to another site, removal and demolition, or any appurtenances connected or attached to every building or structure, other than one- or two-family dwellings and townhouses.
  - 101.3.2.2 North Carolina Accessibility Provisions. The accessibility provisions shall apply to the construction, alteration, repair, replacement, equipment, appliances, fixtures, fittings and appurtenances of all buildings or structures, other than one and two family dwellings and townhouses.
  - 101.3.2.3 101.3.2.2 North Carolina Plumbing Code. The provisions of the Plumbing Code shall apply to every plumbing installation, including alterations, repairs, replacement, equipment, appliances, fixtures, fittings and appurtenances.
  - 101.3.2.4 101.3.2.3 North Carolina Mechanical Code. The provisions of the Mechanical Code shall apply to the installation of mechanical systems, including alterations, repairs, replacement, equipment, appliances, fixtures, fittings and appurtenances, including ventilating, heating, cooling, air-conditioning and refrigeration systems, incinerators and other energy-related systems.
  - 101.3.2.5 101.3.2.4 North Carolina Electrical Code. The provisions of the Electrical Code shall apply to the installation of electrical systems, including alterations, repairs, replacement, equipment, appliances, fixtures, fittings and appurtenances.

101.3.2.5 North Carolina Fire Prevention Code. The provisions of the Fire Prevention Code shall apply to the repair, equipment, use, occupancy and maintenance of every existing building or structure, other than one or two family dwellings and townhouses. The provisions of the fire prevention code shall apply to the installation of fire protection systems minimum fire safety requirements to all new and existing buildings, facilities, storage, and processes, except for one- or two-family dwellings and townhouses. The Fire Prevention Code provides a total approach of controlling hazards in all regulated buildings and sites, regardless of the hazard being indoors or outdoors.

101.3.2.7101.3.2.6 North Carolina Fuel Gas Code. The provisions of the Fuel Gas Code shall apply to the installation of gas piping systems extending from the point of delivery to the inlet connections of equipment served, and the installation and operation of residential and commercial gas appliances and related accessories.

101.3.2.8 101.3.2.7 North Carolina Energy Conservation Code. The provisions of the Energy Conservation Code shall apply to the thermal envelope of the building and installation of energy systems, including alterations, repairs, replacement, equipment, appliances, fixtures, fittings and appurtenances, ventilating, heating, cooling, air-conditioning and refrigeration systems, incinerators and other energy-related systems.

101.3.2.9101.3.2.8 North Carolina Existing Buildings Code. All work on any building that undergoes alterations, repairs, replacement, rehabilitation or change of occupancy shall comply with the Existing Buildings Code or the technical codes for the proposed work.

101.3.2.10 101.3.2.9 North Carolina Residential Code. The provisions of the Residential Code shall apply to the construction, alteration, movement, enlargement, replacement, repair, equipment, use and occupancy, location, removal and demolition of detached one- and two-family dwellings and multiple single-family dwellings (townhouses) not more than three stories in height with a separate means of egress and their accessory structures.

Commentary: Exceptions to the technical codes. Note that there are statutory exceptions to the applicability of the technical codes. These exceptions can be found in North Carolina General Statutes (NCGS § 143-138(b). The exceptions include the following as well as other exceptions:

- (1) farm buildings located outside the jurisdiction of any municipality;
- (2) equipment for storing, handling, transporting and utilizing liquefied petroleum gases for fuel purposes; and
- (3) equipment or facilities, other than buildings, of a public utility, as defined in NCGS § 62-3, or of an electric or telephone membership corporation, including poles, towers and other structures supporting electric or communication lines.

Commentary: "Farm building" means any building that is not open to the general public and is used primarily for a bona fide farm purpose. "A bona fide farm purpose" includes the production or storage of agricultural products or commodities, including crops, fruits, vegetables, ornamental or flowering plants, dairy, timber, livestock, poultry and all other forms of agricultural products. Farm buildings do not include such buildings used for purposes of education and research.

101.3.3 Workmanship. Workmanship is not within the purview of the technical codes unless specifically stated within the code.

**101.3.4 Appendices.** Provisions in the appendices shall not be enforceable unless specifically <u>incorporated</u> adopted or referenced in the technical codes.

Commentary: Use of appendices. An appendix is part of the technical codes only when the technical code specifically references that appendix in the body of the technical code. Conversely, appendices that are not referenced in the technical codes are not part of the North Carolina Building Codes. These unenforceable appendices are provided solely for the convenience of the reader. Each appendix will indicate under its title whether it is enforceable and required as part of the technical code.

**101.3.5 Referenced standards.** Standards referenced in the technical codes shall be considered an integral part of the codes. If specific portions of a standard are denoted by code text, only those specific portions of the standard shall be enforced. Where code provisions conflict with a standard, the code provisions shall be enforced. Permissive and advisory provisions in a standard shall not be construed as mandatory.

101.3.6 Existing buildings. Additions, alterations, repairs, replacement, rehabilitations or changes of occupancy shall be permitted to any existing structure or service system without requiring the existing systems to comply with all the requirements of the current building codes. All new work shall conform to the requirements of the technical codes for new construction except as modified by either the existing buildings code or the rehabilitation code. For any portion of an existing building or service system that creates a hazard or unsafe condition, the code enforcement official shall determine the extent to which that portion of the existing building or service system is to be upgraded to conform to the requirements of either the Existing Buildings Code, the Rehabilitation Code or the technical codes.

## SECTION 102 RULE-MAKING TO AMEND THE TECHNICAL CODES

#### 102.1 Petition for rule-making.

102.1.1 Petition Filing. 1. Any person wishing to file a petition requesting the adoption, amendment or repeal of a rule by the Building Code Council shall file a written petition on a form (see Appendix C) provided by the Building Code Council. and 21 copies Twenty-one hardcopies of the petition and supporting documentation shall be sent to with the Building Code Council Secretary or a single pdf and editable softcopy of the petition can be emailed to the Building Code Council Secretary.

#### **102.1.2 Required information.** 2. The petition shall include the following information:

- <u>a.</u> 2.1 Name, address and occupation of petitioner;
- b. 2.2 A summary of the proposed action (adoption, amendment or repeal of a rule or rules);
- c. 2.3 A draft of the proposed rule or other action;
- d. 2.4 A complete statement of the reason for the proposed action with supporting documentation;
- e. 2.5 An identification of the persons or class of persons most likely to be affected by the proposed action; and
- f. 2.6 An economic impact analysis as required by General Statute §143-138(a).
- g. A cost/benefit analysis for North Carolina Energy Code amendments as required by General Statute §143-138(a1)(2).
- **102.2 Presiding officer.** The presiding officer at any rule-making hearing shall have control of the proceedings, including: recognition of speakers, time allotments for presentations, the right to question speakers, direction of the discussion and management of the hearing.
- **102.3 Record of proceedings.** A record of rule-making proceedings will be available for public inspection during regular office hours at the Building Code Council's office. This record will contain the original petition, if any, the notice, all written memoranda and information submitted, and a record or summary of oral presentations, if any, and, in any case where a proposal was rejected, the reason therefore.
- **102.4 Effective date of rules.** Any rules that are adopted by the Building Code Council and approved by the Rules Review Commission shall be effective when the next edition of the relevant technical code is effective as provided in Rule 102.6 unless specified otherwise by the Building Code Council.
- **102.5 Interim use of approved rules.** Any rules that are adopted by the Building Code Council and approved by the Rules Review Commission shall be accepted by the Code Enforcement Official as an <u>approved</u> alternate method of construction prior to the effective date if requested by the owner or his agent.
- **102.6 Effective date of code editions.** The provisions of any code edition which have been approved by both the Building Code Council and the Rules Review Commission shall become effective the first day of January of the following year unless specified otherwise by the Building Code Council.

#### SECTION 103 APPEALS

#### **103.1 General.** The following are appeals addressed by this code:

- (a) Appeal by a permit holder to local code enforcement management regarding a code determination made by a local code official for a specific job site.
- (b) Appeal by a permit holder to the NC Department of Insurance, Engineering Division regarding a determination

- or interpretation by local code enforcement.
- (c) Appeal by an inspection department or permit holder to the NC Building Code Council regarding an appeal decision issued by the NC Department of Insurance, Engineering Division.
- (d) Appeal by a permit holder, designer, general public, or local code enforcement to the NC Building Code Council regarding a formal code interpretation issued by NC Department of Insurance, Engineering Division.

#### 103.1103.2 Form of complaints and other pleadings.

- <u>103.2.1 Complaints.</u> 1. There shall be no specific form required for complaints. To be sufficient, a complaint shall be in writing, identify the parties and shall reasonably apprise the Building Code Council of the facts that form the basis of the complaint.
- 103.2.2 Other pleadings. 2. There shall be no specific form Appendix E shall be required for answers, motions or other pleadings relating to appeals before the Building Code Council, except they shall be in writing. To be sufficient, the document The pleading shall identify the case to which it refers and reasonably apprise the Building Code Council of the matters it alleges, answers or requests. In lieu of submission in writing, motions, requests and other pleadings may be made on the record during the course of the hearing before the Building Code Council.
- 103.2103.3 Governing provisions. Hearings before the Building Code Council shall be governed by the provisions of General Statutes 150B, Article 3A.
- 103.3103.4 Presiding officer. The Building Code Council may designate any of its members to preside over the hearing in a case on appeal. When no designation is made, the chairmanChair of the Building Code Council shall preside, or, in his absence, the vice chairmanVice Chair shall preside. The presiding officer shall rule on motions or other requests made in an appeal case prior to the hearing in that case, except when the ruling on the motion would be dispositive of the case. When the ruling on a motion or request would be dispositive of the case, the presiding officer shall make no ruling and the motion or request shall be determined by a majority of the Building Code Council.
- 103.4103.5 Continuances. The Building Code Council's SecretaryChair may grant the first requests for a continuance of a hearing for good cause. Any subsequent requests for continuance may be granted by the chairman of the board. The granting of a continuance is wholly discretionary.
- 103.5103.6 Modifications. Whenever there are practical difficulties involved in carrying out the provisions of the technical codes, the Building Code Council shall have the authority to grant modifications for individual cases, after the Building Code Council finds on appeal that (1) special individual reasons, conditions, and/or circumstances exist that make the strict letter of the technical codes impractical, (2) the modification is in compliance with the intent and purpose of the technical codes, and (3) the modification does not lessen health, accessibility, life, fire-safety or structural requirements.

Commentary: Limitation on what constitutes "practical difficulties." This section is not intended to permit setting aside or ignoring a code provision; rather, it is intended to provide for the acceptance of equivalent protection. Such modifications do not, however, extend to actions that are necessary to correct violations of the code. In other words, a code violation or the expense of correcting a code violation does not necessarily constitute a practical difficulty.

#### SECTION 104 ADMINISTRATION

#### 104.1 North Carolina Department of Insurance, Engineering Division.

**104.1.1 Document approval.** Construction specifications and drawings, including Appendix B of this code, for buildings specified in Table 104.1 shall be submitted to the Engineering Division of the North Carolina Department of Insurance. The Engineering Division shall grant document approval before a permit is issued on any building listed in Table 104.1.

# TABLE 104.1 NORTH CAROLINA DEPARTMENT OF INSURANCE, ENGINEERING DIVISION DOCUMENT APPROVAL FOR NEW CONSTRUCTION AND ADDITIONS

OCCUPANCY GROUP	BUILDING PLANS TO BE APPROVED
Section 403 – High Rise <sup>1</sup>	All buildings

Section 402 – Covered Mall Buildings <sup>1</sup>	All buildings
City/county owned	All buildings 20,000 sq. ft. or greater as required by G.S. §58-31-40
Group A <sup>1, 2</sup>	Occupant load over 1,000
Group E <sup>1</sup>	Over 2 stories or over 20,000 sq. ft./story
Group H <sup>1</sup>	Occupant load over 100
Group I <sup>1</sup>	Over 3 stories or over 10,000 sq. ft./story
Group R <sup>1</sup>	Over 4 stories or over 100 units/building

For SI: 1 square foot =  $0.0929 \text{ m}^2$ .

Commentary: The square footage listed above refers to the footprint of a new building or building addition.

The occupant loads refer to a new building or building addition area only.

For the purpose of this table only, the occupant load for a church is based on the occupant load of the Occupant Group A-3 main meeting area. If the A-3 area is over 1,000 occupants, then DOI plan review is required unless exception 2 applies.

General Statute 58-31-40 indicates that such city/county owned buildings must be greater than 20,000 square feet  $(1858 \text{ m}^2)$  of new or additional building footprint to require DOI review. The 20,000 square feet  $(1858 \text{ m}^2)$  applies to individual structures on the site and not the sum of the structures.

**104.1.2** Local plan review approval. 1. An<u>A local</u> inspection department may make a written request to the Building Code Council to review plans and specifications on buildings listed in Table 104.1. This authority shallmay be granted provided that the inspection department is adequately staffed by code enforcement officials with Standard Level III Certificates issued by the North Carolina Code Officials Qualification Board in all areas and attest that the jurisdiction is capable of performing required inspections within 2 business days of request for inspection as required by NCGS 143-139.4.

104.1.3 List of approved local jurisdictions. 2. Local inspection departments approved under this section shall be listed on the Department of Insurance web page, or a list shall be provided by the Building Code Council Secretary. www.ncdoi.com/osfm.

# SECTION 105 ALTERNATE MATERIAL, DESIGN OR METHODS

105.1 Approval General. The provisions of this code the codes are intended to allow the use of any alternate material, design or method of construction, provided that the alternate has been approved by the code enforcement official. An alternative material, design or method of construction shall be approved where the code enforcement official finds that the proposed alternative material, design or method of construction complies with the intent and provisions of the technical codes Section 105.2.

<sup>1.</sup> Plans and specifications are not required to be reviewed or approved by the Engineering Division onfor buildings, except eity/county owned, that are located in a city or county inspection jurisdiction approved to perform plans review by the NC Building Code Council, except city/county owned buildings are not exempt.

<sup>2.</sup> Except temporary bleachers.

Commentary: The technical codes are not intended to inhibit innovative ideas or technological advances. A comprehensive regulatory document, such as the North Carolina Building Codes, cannot envision and then address all future innovations in the industry. As a result, a performance code must be applicable to and provide a basis for the approval of an increasing number of newly developed, innovative materials, systems and methods for which no code text or referenced standards yet exist. The fact that a material, product or method of construction is not addressed in the technical codes is not an indication that such material, product or method is intended to be prohibited. The code enforcement official is expected to apply sound technical judgment in accepting materials, systems or methods that, while not anticipated by the drafters of the current code text, can be demonstrated to offer equivalent performance. By virtue of its text, the code regulates new and innovative construction practices while addressing the relative safety of building occupants. The code enforcement official is responsible for determining if a requested alternative provides the equivalent level of protection of public health, safety and welfare as required by the code.

- <u>105.2 Approval process.</u> The two paths for approval are a prescriptive method and a performance method as required in Sections 105.2.1 and 105.2.2.
- 105.2.1 Prescriptive method. The alternate method shall demonstrate equal or safer characteristics as required prescriptively by the technical codes.
- 105.2.2 Performance method. The alternate method shall demonstrate equal or safer performance as required by the technical codes.

Commentary: "Prescriptive method" refers to sections of the technical codes that indicate a specific material or method. An example would be from the NC Residential Code the requirement that a pier footing for a 1-story house be 1'-4'x2'-0"x8". That would be the minimum footing size if the footing is designed prescriptively.

"Performance method" refers to sections of the technical codes that indicate minimum design value. The footing for the same pier as described above could be designed to a lesser size if the performance requirements of the NC Residential Code. An example could be that the dead and/or load of the structure supported by the pier is less than expected by the code or the soil capacity is greater than 2,000 psf. Any of these could reduce the size of the footing to less than that required prescriptively in the NC Residential Code.

- 105.2.3 Tests or analysis. Whenever there is insufficient evidence of compliance with the provisions of the technical codes, or evidence that a material, design or method does not conform to the requirements of the technical codes, or in order to substantiate claims for an alternative material, design or method, the code enforcement official shall have the authority to require tests as evidence of compliance to be made at no expense to the authority having jurisdiction. Test methods shall be as specified in the technical codes or by other recognized test standards. In the absence of recognized and accepted test methods, the code enforcement official shall approve the have authority to review and approve or disapprove proposed testing procedures. The following are accepted testing agencies:
  - a. A certified testing lab approved by the International Accreditation Service (IAS) for the specific standard that the alternate material or method is required by the code to comply.
  - b. International Code Council approved testing agencies.
  - c. Other testing agencies as approved by the local inspection jurisdiction.
  - d. North Carolina registered design professionals providing sealed reports or evaluation letters in their area of expertise.
  - e. Mechanical and electrical 3<sup>rd</sup> party testing agencies approved by the NC Office of State Fire Marshal in accordance with N.C.G.S. § 66-25 and § 143-139.1 and listed on their website at: Third Party Testing Agencies | OSFM (ncosfm.gov).

#### **105.3** Appeals.

105.3.1 Local government. The local building safety agency and fire marshal shall establish documented procedures to address requests for acceptance of a proposed alternate method. The procedure shall be published and made available to the general public upon request. The procedure shall include a requirement for a written response by the local government to the requesting party for a properly submitted request for appeal. The procedure shall require an acceptance or denial response be issued by the local government in 10 business days or less from the date of receipt of the request by the local government. The response shall include the evidence and codes considered in the decision as well as conclusions drawn from the evidence and codes.

105.3.2 Decision of local government. Appeal a of local jurisdiction decision is directed to the NC Department of Insurance in accordance with Section 203.2.2.

105.3.3 Decision of North Carolina Department of Insurance, Engineering Division. Appeal of a NC Department of Insurance, Engineering Division decision is directed to the North Carolina Building Code Council in accordance with Section 202.9.

#### SECTION 106 PERMITS

**106.1 Permit required.** A current permit is required for all work described in the technical codes unless specifically exempted by the North Carolina General Statutes or the technical codes.

Commentary: Reference North Carolina General Statute 160D-1110 for exemptions.

#### 106.2 Drawings and specifications.

**106.2.1 Requirements.** Drawings and specifications, as required by the inspection department, shall be drawn to scale with sufficient clarity and detail to indicate the nature and character of the work and shall accompany the application for a permit. All information, drawings, specifications and accompanying data shall bear the name, address and signature of the person responsible for the design.

#### **Exception** Exceptions:

- <u>1.</u> Projects using the Building Information Modeling-Integrated Project Delivery (BIM-IPD) process, see Section 106.2.3.1.
- 2. Residential buildings exempted by NCGS 160D-1110, paragraph (b).
- **106.2.2** Additional data. The inspection department may require details, computations, stress diagrams or documentation sealed by a registered design professional and other data necessary to describe the construction or installation of a system.

**Exception:** Projects using the BIM-IPD process, see Section 106.2.3.1.

**106.2.3 Review and approval.** When the inspection department issues a permit, it shall approve, in writing or by stamp, all sets of drawings and specifications "Reviewed for Code Compliance."

**Exception:** Nothing in this section shall require the review and approval of one- and two-family dwelling plans.

Commentary: Drawings and specifications shall be kept in a manner prescribed by North Carolina General Statute 160D-1126.

- **106.2.3.1 Building Information Modeling—Integrated Project Delivery Process.** When proposed by the permit applicant and when acceptable to the authority having jurisdiction, the BIM-IPD process may be utilized, replacing the requirements of Section 106.2.3, with the following permitting and inspection steps.
  - 1. At the project start, the owner's project team (Architect, Engineer, contractor, et al.) shall meet with the Code Enforcement Official (CEO) to determine the prevailing code compliance strategy for the full scope of the project, to be documented in an electronic Appendix B format or an equivalent format, acceptable to the CEO.
  - 2. The CEO may issue a single project master permit, based on the initial project description and code compliance strategy agreement.

Commentary: The CEO should work collaboratively to review building components or details as scheduled by the owner's project team.

- 3. The CEO shall inspect built work, as described in Section 107 of this code.
  - 3.1 Concurrence on compliance with the code, with respect to both the model and built product, shall be gained before inspections are approved.
- 4. The owner's project team shall submit a validation document, at project substantial completion, documenting the building as constructed and compliance with the *North Carolina State Building Code*, for

records retention by the Authority Having Jurisdiction. Validation document: may be a three dimensional model, two dimensional electronic drawings and records, or a combination of both, accurately reflecting the completed building as approved by the code official in the field, and verified with respect to same.

- Where the validation document varies from the approved virtual model regarding building code compliance, the related Architect/ Engineer must approve the change.
- Receipt of the validation document shall be a condition on issuance of Certificate of Occupancy.

#### **106.2.3.2 Definitions.**

**BIM:** Model-based technology linked with a data base of project information, using three-dimensional, real time dynamic modeling software, to plan all building construction. The model encompasses building geometry, spatial relationships, geographic information, and quantities and properties of building components.

**IPD:** A project delivery method that integrates key participants (owner, Architect, Engineer, contractor, code official, et al.), systems, business structures and practices into a process that collaboratively plans and constructs facilities. The collaborative process begins in early design and continues through all phases of design, fabrication and construction.

Commentary: This applies to any project delivery method employing three-dimensional modeling software, to virtually construct all building components, by a collaborative team based process from design start to construction completion.

#### 106.3 Permit application.

**106.3.1 Information required.** A permit application shall be filed with the Inspection Department on a form (see Appendix A) furnished for that purpose. The Inspection Department shall make available a list of information which that must be submitted with the building permit application, including a complete Building Code Summary (see Appendix B) complying with 106.3.2.

**Exception:** A Building Code Summary is not required if the AHJ (Authority Having Jurisdiction) determines plan review can be performed without the Building Code Summary.

- **106.3.2 Building Code Summary.** The Building Code Summary used by an AHJ shall be in the exact format as, and contain only the information in, Appendix B of the Administrative Code and Policies. An AHJ shall only modify the Building Code Summary as set forth in section 103.5103.6 Modifications, or as necessary to reflect any changes by the Office of State Fire Marshal to Appendix B which that have been approved of by the Building Code Council.
- **106.4 Site address signage.** It is the responsibility of the permit applicant or designee to post the 911 site address on an active jobsite at the commencement of work regulated by the NC Building Codes. The signage shall be temporary or permanent per 106.4.1 or 106.4.3.
  - **106.4.1 Temporary signage.** Signage to identify a construction site location can be temporary. Acceptable temporary signage may include such items as a permit placard, an address written on job box, yard signage or other *approved* temporary street name markers shall be required if permanent street signs are not in place for new developments or subdivisions.
  - **106.4.2 Temporary Signage Location.** Address signage shall be placed such that it is legible from the street or road that fronts the property at all times during construction.
  - **106.4.3 Permanent signage.** Address signage meeting the requirements of the *International Residential Code* Section R319 for One- and Two-family Dwellings, *International Building Code* Section 501.2 or *International Fire Code* Section 505.1 for commercial buildings shall be deemed as meeting the requirements of this section.

# SECTION 107 CONSTRUCTION INSPECTIONS

107.1 General. The inspection department shall perform the following inspections:

- 1. Footing inspection -107.1.1;
- 2. Under slab-inspection, as appropriate 107.1.2;
- 3. Foundation-inspection -107.1.3;
- 4. Rough in inspectionBuilding framing 107.1.4;
- 5. Building framing inspectionRough-in 107.1.5;

- 6. Insulation inspection 107.1.6;
- 7. Fire protection inspection -107.1.7; and
- 8. Final-inspection 107.1.8.

Commentary: The code enforcement official makes these inspections during certain phases of construction and is not on site at all times when construction is in progress. The code official verifies code compliance and/or code defects visible and subject to discovery during the above listed inspections and spot checks numerous similar items.

Nothing in any of Sections 107.1.1 through 107.1.8 requirements is intended to prevent partial inspections of the inspection types listed in Section 107.1 "General" as requested by the permit holder as allowed by the local inspection department. Cumulative partial inspections approved by the code official shall satisfy the same degree of readiness for inspection for viewing as described in Sections 107.1.1 through 107.1.8.

Not all items, such as, but not limited to, nailing of roof or other sheathing material, are always visible at framing inspection, but remain the responsibility of the permit holder to comply with the code.

Temporary electrical service poles may be inspected at any phase of construction as requested by the permit holder. Temporary utility (TU) applications deemed safe by the AHJ or as otherwise permitted by the code shall be allowed.

- **107.1.1 Footing inspection.** Footing inspections shall be made after the trenches are excavated, all grade stakes are installed, all reinforcing steel and supports are in place and tied, and all necessary forms are in place and braced before any concrete is placed.
- **107.1.2** Under-slab inspection. Under-slab inspections, as appropriate, shall be made after all materials and equipment to be concealed by the concrete slab are completed.
- **107.1.3 Foundation inspection, crawl space.** Foundation and crawl space inspections shall be made after all foundation supports are installed.

Commentary: Foundation inspections are conducted to verify correct installation and proper bearing support. Poured concrete and masonry walls that have reinforcement steel should be inspected prior to concrete placement. Crawl space leveling, ground clearances, positive drainage and waterproofing/dampproofing, when required, may be inspected at future inspections prior to concealment.

107.1.5107.1.4 Building framing inspection. Framing inspections shall be made after the roof (excluding permanent roof covering), wall ceiling, and floor framing is complete with appropriate blocking, bracing, and firestopping in place. The following items shall be in place and visible for inspection:

- 1. Pipes;
- 2. Chimneys and vents;
- 3. Flashing for roofs and chimneys;
- 4. Insulation baffles; and
- 5. All lintels that are required to be bolted to the framing for support shall not be covered by any exterior or interior wall or ceiling finish material before approval. Work may continue without approval for lintels supported on masonry or concrete.

107.1.4107.1.5 Rough-in inspection. Rough-in inspections shall be made when all building framing and parts of the electrical, plumbing, fire protection, or heating-ventilation or cooling system that will be hidden from view in the finished building have been placed, but before any wall, ceiling finish, or building insulation is installed.

Commentary: Plumbing, mechanical, and electrical components installed underground should be considered as rough-in inspections and may be inspected at any point during construction prior to covering.

**107.1.6 Insulation inspection.** Insulation inspections shall be made after an approved building framing and roughin inspection and after the permanent roof covering is installed, with all insulation and vapor retarders in place, but before any wall or ceiling covering is applied.

Commentary: Insulation baffles that cannot be seen at this inspection, such as vaulted ceilings with concealed rafter cavities, should have baffles installed at framing inspection for verification.

It is acceptable that wall cavity insulation enclosed by an air barrier material behind tubs, showers, and fireplace units installed on exterior walls may not be observable by the code official.

**107.1.6 Fire protection inspection.** Fire protection inspections shall be made in all buildings where any material is used for fire protection purposes. The permit holder or his agent shall notify the inspection department after all fire protection materials are in place. Fire protection materials shall not be concealed until inspected and approved by the code enforcement official.

Commentary: Fire protection inspection is typically performed in commercial building structures and is required in addition to any special inspection as listed in Chapter 17 of the North Carolina Building Code.

**107.1.8 Final inspection.** Final inspections shall be made for each trade after completion of the work authorized under the technical codes.

Commentary: Each trade shall complete a final inspection giving approval to permitted work. Work required by the technical codes shall be complete before being requested. Temporary power and temporary certificate of occupancy (TCO) requests are allowed prior to final inspection.

- **107.2 Inspection requests.** It shall be the duty of the permit holder or his or her agent to notify the code enforcement official when work is ready for inspection and to provide access to and means for inspection of the work for any inspections that are required by this code.
- 107.3 Approval required. Work shall not be done beyond the point indicated in each successive inspection without first obtaining the approval of the code enforcement official. The code enforcement official, upon notification, shall make the requested inspections and shall either indicate the portion of the construction that is satisfactory as completed, or shall notify the permit holder or an agent of the permit holder that the work fails to comply with the technical codes. The code enforcement official shall identify code violations and when requested shall identify the specific sections of the technical codes that is violated. Any work that does not comply shall be corrected and shall not be covered or concealed until authorized by the code enforcement official.
- **107.4 Independent inspections authorized by the code enforcement official.** The code enforcement official may authorize a North Carolina registered design professional to inspect the following structural elements, components and systems:
  - 1. The excavation of soil and/or forming of footings with the associated placement of reinforcing steel prior to pouring concrete; and
  - 2. The forming of floors, columns, beams and other structural members, including the placement of reinforcing steel prior to pouring concrete.

To utilize this procedure, the permit holder must continue to schedule all inspections normally required for this work by the inspection department. The registered design professional shall provide weekly reports bearing his seal to the inspection department indicating that the placement of the related construction elements, components and systems either complies or does not comply with the approved permit documents. Any change from the permit documents shall be approved by the code enforcement official prior to its implementation. The permit holder shall immediately inform the code enforcement official if he or she terminates his or her relationship with the registered design professional.

- **107.5 Special inspections.** Special inspections required by the building code or the building inspector shall be performed by a North Carolina registered design professional or an inspector under his responsible charge.
- **107.6 Inspections of component or element.** Acceptance of inspection of a component or element by a NC registered architect or engineer will require completion of the "Design Professional Inspection Form" found in Appendix G.

#### **CHAPTER 2**

#### **ADMINISTRATIVE POLICIES**

#### SECTION 201 SCOPE

**201.1 Scope.** Chapter 2 is provided as procedural policies. Items discussed in this chapter are intended as commentary to the General Statutes.

#### SECTION 202 BUILDING CODE COUNCIL

www.ncbuildingcodes.com

#### 202.1 Duties. The Building Code Council has the following duties:

- 1 Prepare and adopt the North Carolina State Building Code;
- 2. Revise or amend the eodeNorth Carolina State Building Code;
- 3. Hear appeals from decisions of state <u>code</u> enforcementagencies as to any matter related to the code;
- 4. Make a thorough and continuing study of the manner of enforcement of the code and building laws;
- 5. Make recommendations to State agencies about any changes in administrative practices which could improve the enforcement of the code or building laws; and
- 6. Recommend to the General Assembly statutory changes to simplify and improve the building laws. (General Statutes 143-138, 143-140 and 143-142)

#### **202.2 Composition.** The Building Code Council shall consist of 17 members appointed by the governor as follows:

1-and 2. Two registered architects;

- 32. One licensed general contractor;
- 43. One licensed general contractor specializing in residential construction;
- <u>54</u>. One licensed general contractor specializing in coastal residential construction;
- 65. One licensed engineer practicing structural engineering;
- 76. One licensed engineer practicing mechanical engineering;
- <u>87</u>. One licensed engineer practicing electrical engineering;
- 98. One licensed plumbing and heating contractor;
- 109. One municipal or county building inspector;
- 4410. One representative of the public who is not a member of the building construction industry;
- 1211. One licensed electrical contractor;
- 1312. One licensed engineer on the engineering staff of a State agency charged with approval of plans of State-owned buildings;
- 1413. One representative of the fire services;
- 1514. One licensed liquid petroleum gas dealer/contractor involved in the design of natural and liquified petroleum gas systems who has expertise and experience in natural and liquid petroleum gas piping, venting and appliances;
- 1615. One municipal elected official or city manager; and
- <u>1716</u>. One county commissioner or county manager.

(General Statute 143-136)

#### **ADMINISTRATIVE POLICIES**

**202.3 Officers and committees.** The Building Code Council shall elect a chairman Chair and vice chairman Vice Chair from its appointed members. The officers shall serve for a period of two years from the date of election or until their successors are elected. The Building Code Council NC Department of Insurance shall appoint a person from the Engineering Division to serve as secretary to the Building Code Council from the Engineering Division of the Department of Insurance.

(General Statute 143-137)

- **202.4 Meetings.** The Building Code Council shall meet at least every 6 months. Special meetings may be called by the <u>chairmanChair</u>. Any seven members of the Building Code Council shall constitute a quorum. Information concerning the exact time and place of each meeting shall be made available <u>fromto the public by</u> the Engineering Division of the Department of Insurance 15 days prior to each such meeting. Agenda items, other than proposed amendments, must be submitted to the Building Code Council Secretary 21 days prior to the scheduled meeting. (General Statute 143-137)
- **202.5 Proposed amendments.** The Building Code Council may revise or amend the code, either on its own motion or upon application from any person, state agency or political subdivision of the state. Each request to amend the code shall comply with the following policies of the Building Code Council:
  - **202.5.1** Filings. Twenty-one copies hardcopies or a single pdf with an editable softcopy of the proposed amendment with supporting documentation shall be filed with the Building Code Council Secretary.
    - 202.5.4202.5.1.1 Improper filings. When a request is improperly filed or not in accordance with all the rules listed above Sections 202.5.1 through 202.5.3, the Building Code Council Secretary shall reject the submittal and notify the applicant of the proper procedure to follow.
  - **202.5.2** <u>Submission date.</u> The <u>proper</u> filing shall be received by the first day of the month prior to the <u>quarterlynext</u> scheduled <u>council</u> meeting date.
  - **202.5.3** <u>Filing format and required information.</u> Each request shall be legibly printed, typed or copied on a form (see Appendix C) available from the North Carolina Department of Insurance, Building Code Council section and shall <u>at a minimum</u> contain the following:
    - 1. The proposed amendment must be set forth in full and contain an explicit reference to the affected section or sections of the code;
    - 2. The request shall state the reasons for the proposed amendment with supporting documentation;
    - 3. The proposed amendment shall comply with the standards set forth in General Statute 143-138(c) and reference to the particular standards shall be set forth in the request for the amendment; and
    - 4. The proposed amendment shall contain an economic impact analysis as required by General Statute 143-138(a1).
  - 202.5.5202.5.4 Secretary duties. Upon the proper filing of a request, the Building Code Council Secretary shall forward one copy of said request to each council member prior to the scheduled meeting date. Persons filing proposed petitions are hereby notified of the place and time of the scheduled hearings. The Building Code Council Secretary shall cause to be published the notice of public hearing as specified in North Carolina General Statutes 143-138(a).
  - 202.5.5 Actions taken. This section addresses actions taken by the North Carolina Building Code Council for properly filed petitions for rulemaking (code amendments).
    - 202.5.5.1 New petitions for rulemaking. Prior to the next scheduled council meeting:
      - <u>202.5.5.1.1</u> Council chair. The council chair shall assign each proposed amendment to the appropriate standing committee chair(s).
      - 202.5.5.1.2. Standing committee. The standing committee(s) shall review the amendment and the chair(s) of the committee(s) shall then, based on the committee review, recommend to the council:
        - a. denial;
        - b. acceptance;
        - c. acceptance with committee modifications; or,
        - d. tabling the amendment to the next scheduled council meeting pending further review by the committee(s) or an ad-hoc committee appointed by the council chair.
      - 202.5.5.1.3 Council. The council will determine whether the amendment or committee modified amendment will be accepted, denied or tabled for further review by the standing committee or an ad-hoc committee. For amendments that are sent to a committee or ad-hoc committee for review, the council shall set a date for the committee to issue its findings to the council.

The council will take no further action on items that are denied. Granted items may be referred to committee for review (General Statute 150B-20(d)). The Secretary to the council shall inform the proponent of the proposed amendment in writing of the reason for the denial (General Statute 150B-20(c)).

**202.5.5.2 Notice of rulemaking proceedings and public hearing.** Amendments that are approved by the council in Section 202.5.5.1.3 shall be:

- a. included in the agenda for the following council meeting;
- b. advertised by the North Carolina Office of Administrative Hearings for public hearing as required by General Statute 150B-21.2; and,
- c. advertised on the North Carolina Department of Insurance website a minimum of 15 days prior to the public hearing date.
- 202.5.5.3 Final adoption. The Building Code Council shall either grant or deny properly submitted proposed petitions for rulemaking at the meeting following the public hearing required by Section 202.5.5.2. Granted amendments shall be published on the North Carolina Department of Insurance website within 30 days after the amendment is reviewed and approved by the North Carolina Rules Review Commission and in accordance with Section 202.6.1.

The council will take no further action on items that are denied. Amendments that are substantially similar to a denied amendment cannot be resubmitted for consideration by the council for a minimum of 12 months from the date of the denial.

- 202.5.5.4 North Carolina Rules Review Commission. A proposed amendment that is granted by the council is not adopted or published as adopted until it has been approved by the Rules Review Commission. If the commission sends an amendment back to the council for further work, the amendment is not considered adopted and will not be published as adopted until it is resubmitted to the commission and commission approves the amendment.
- 202.5.6 The Building Code Council shall either grant or deny the proposed petition for rule making at the meeting following receipt of the proposed rule change. The council will take no further action on items that are denied. Granted items may be referred to committee for review.
- 202.5.7 The Building Code Council may hold a public hearing on granted items at the next quarterly scheduled meeting. The council may take final action on granted items at the next quarterly scheduled meeting after the public hearing.

# <u>Table 202.5.5</u> <u>Typical Timeline Example for Adopted Rules</u>

Rule Petition Received:	February 1
Standing Committee First Review:	February - March
Rule Petition Granted for Public Hearing:	March BCC meeting
Notice of Hearing Published:	April NC Register
Committee Review:	<del>- April - May</del>
Hearing Held:	June BCC meeting
Standing Committee Final Review:	June - September
Final Rule Adoption:	September BCC meeting
Rules Review Meeting:	November RRC meeting
Approved:	December 1

#### 202.6 Publications.

- **202.6.1 Amendments.** The Building Code Council shall print all amendments to the codes, and the amendments shall be available for distribution in accordance with General Statute 143-138(g). <u>Publication of adopted amendments on the Building Code Council website is deemed to meet the publication requirement of General Statute 143-138(g). <u>Notices Meeting notices</u> and minutes are available either at no charge on the Council web page or for a fee as prescribed by Agency Rules.</u>
- **202.6.2** Council webpage. The minutes and agenda of the Building Code Council may be found on the Council web page located at <a href="http://www.ncbuildingcodes.com/https://www.ncosfm.gov/codes/building-code-council-bcc/bcc-meeting-dates">http://www.ncbuildingcodes.com/https://www.ncosfm.gov/codes/building-code-council-bcc/bcc-meeting-dates</a>. Click on the desired information topic.

- 202.6.3 Engineering newsletter. Newsletters will be sent to online subscribers. Archive copies may be found on the Engineering web page located at http://www.ncdoi.com/osfm. Click on Building Codes to subscribe.
- **202.7 Approval of local ordinances.** The Building Code Council may approve local regulations governing the Fire Prevention Code. All regulations shall be approved by the Building Code Council in order to be legally effective. Regulations approved by the local governing body, which are found to be more stringent than the fire prevention code and, which are found to regulate activities and conditions in buildings, structures, and premises that pose dangers of fire, explosion or related hazards, and are not in conflict with the North Carolina Building Code, shall be approved once reviewed and filed by the Building Code Council. The rules listed in Section 202.5 shall apply for filing a proposed local deviation to the Fire Prevention Code along with the following:
  - 1. Twenty-one <u>eopieshardcopies</u> or a <u>single pdf</u> and <u>editable soft copy</u> of the resolution adopted by the governing body requesting the proposed deviation to the fire prevention code.
  - 2. After approval by the Building Code Council, the Building Code Council Secretary shall advise the local governing body and shall retain a copy in the Building Code Council's file as a permanent record.

[General Statute 143-138(e)]

#### 202.8 Committees.

- 202.8.1 Super committees. There are two supercommittees designated by N.C.G.S. 143-136, commercial committee and residential committee. The duties of those committees are to, in their respective areas of authority, approve or deny proposed code amendments prior to the amendment being addressed by the full council and make recommendations to the full council regarding appeals before the council.
- 202.8.1202.8.2 Standing committees. The standing committees shall consist of members of the Building Code Council. The Chairman Chair of the Building Code Council shall appoint the chairmen and members of each committee.
- 202.8.2202.8.3 Ad hoc committees. For each code edition, the ChairmanChair shall establish and appoint ad hoc code revision committees and appoint the chairmen. The ad hoc committees shall consider and prepare revisions and amendments to the code volumes. Each ad hoc committee shall consist of members of the Building Code Council, Department of Insurance staff, licensed contractors, and design professionals most affected by the code volume for which the ad hoc committee is responsible and members of the public.

#### Guidelines for Ad Hoc Committees:

- 1. Ad Hoc committee is asked to approach its code review with the idea of producing a newly amended code with as few changes from the 2009 ICC model codes as the committee deems practicable.
- 2. Current Code shall be considered base line for code comparison.
- 3. Ad Hoc committee is asked to provide a list of major changes to the Standing Committee and Council for review
- 4. If code changes are thought to be controversial, it is suggested that the Ad Hoc committee consider handling such items as separate standalone code changes.
- 5. Ad Hoc committees shall submit its report to the appropriate Standing Committee for review.
- 6. After its review, the Standing Committee is asked to make a recommendation to the Building Code Council for adoption.
- 202.8.4 Hearing committee. The chairman Chair may appoint a hearing committee to hear an appeal.

#### **202.9 Appeals.** [General Statute 143-141(d)]

- **202.9.1 Engineering division.** A written technical interpretation shall be provided as specified in Section 203.2.1.2. Any person may appeal in writing an order, decision or determination pertaining to the code or any state building law by filing written notice with the Commissioner of Insurance or his designee within 10 <u>calendar</u> days after the order, decision or determination. A copy of the appeal shall be furnished to each party. (General Statutes 143-140 and 160D-1127)
- **202.9.2 Building Code Council.** The Building Code Council shall hear appeals from the decisions of state enforcement agencies relating to any matter related to the code. Any person wishing to appeal a decision of a state enforcement agency to the Building Code Council shall give written notice of appeal as follows:
  - **202.9.2.1** Filing. Twenty-one copies including an original of the Notice of Appeal or a single pdf and editable softcopy shall be filed with the Building Code Council c/o North Carolina Department of Insurance, Engineering Division, 325 North Salisbury Street, Room 5-44542, Raleigh, North Carolina 27603, and one copy shall be filed with the state enforcement agency from which the appeal is taken.

- **202.9.2.2** <u>Submission date.</u> The Notice of Appeal shall be received no later than 30 days from the date of the decision of the State enforcement agency. (General Statute 143-141).
- **202.9.2.3** Filing format and required information. The Notice of Appeal shall be legibly printed, typewritten or copied and shall contain the following (See Appendix E):
  - 1. Name, address of the party or parties requesting the appeal.
  - 2. The name of the state enforcement agency, the date of the decision from which the appeal is taken, and a copy of the written decision received from the enforcement agency.
  - 3. The decision from which the appeal is taken shall be set forth in full in the Notice of Appeal or a copy of the decision shall be attached to all copies of the Notice of Appeal.
  - 4. The contentions and allegations of fact must be set forth in full in a clear and concise manner with reference to the sections of the code in controversy.
  - 5. The original Notice of Appeal shall be signed by the party or parties filing appeal.
  - 6. The Notice of Appeal shall be received by the first day of the month prior to the Building Code Council's quarterly scheduled meeting in order to be placed on the agenda for that meeting. The Chairman Chair may schedule a special meeting to hear an appeal.
- **202.9.2.4** <u>Secretary duties.</u> Upon the proper filing of the Notice of Appeal, the Building Code Council Secretary shall forward one copy of the Notice of Appeal to <u>each member of the attorney for</u> the Building Code Council and the council's attorney shall distribute the appeal as necessary to each council member.
- **202.9.2.5** Hearing Committee. The chairman Chair may appoint a Hearing Committee to hear appeals. The Secretary shall send notice in writing to the party orparties requesting an appeal and to the Building Code Council Hearing Committee members at least 15 days prior to the Hearing Committee meeting. A written decision of the Hearing Committee meeting shall be provided to all Building Code Council Members. The actions of the Hearing Committee shall be final, unless appealed to the full Building Code Council in writing within 30 days of the Hearing Committee's action. If a Hearing Committee consists of at least seven council members, it will constitute a quorum of the full council. Further appeals shall be as specified in Section 202.9.3.

202.9.2.5202.9.2.6 Dismissal. The Building Code Council shall, upon a motion of the State enforcement agency or on its own motion, dismiss appeals for the following reasons:

- 1. Not pursued by the appellant or withdrawn;
- 2. Appeal not filed in accordance with these rules; or
- 3. Lack of jurisdiction by the Building Code Council.
- 202.9.2.6202.9.2.7 Findings. When the Building Code Council finds that a State enforcement agency was in error in its interpretation of the code, the Building Code Council shall remand the case to the agency with instructions to take such actions as the Building Code Council directs. When the Building Code Council finds on appeal that materials or methods of construction proposed are equivalent to those required by the code, the Building Code Council shall remand the case to the state enforcement agency with instructions to permit the use of such materials or methods of construction. The Building Code Council shall immediately initiate procedures for amending the code to permit the use of such materials or methods of construction.
- **202.9.2.7202.9.2.8 Decision.** The Building Code Council shall provide a written decision setting forth the findings of fact and the Building Code Council's conclusions to each party or parties filing the appeal and to the State enforcement agency from which the appeal was taken.
- **202.9.3 Superior court.** Whenever any person desires to appeal a decision of the Building Code Council or a decision of a State or local enforcement agency, he may appeal either to the Wake County Superior Court or the superior court of the county in which the proposed building is to be situated in accordance with the provisions of Chapter 150B of the General Statutes.

[General Statute 143-141(d)]

# SECTION 203 NORTH CAROLINA DEPARTMENT OF INSURANCE

www.ncdoi.com/osfm

#### 203.1 Administration.

**203.1.1 Commissioner of Insurance.** The Commissioner of Insurance through the Engineering Division shall have general supervision of the administration and enforcement of the North Carolina State Building Code. This includes all sections of the code pertaining to:

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- 1. General building restrictions and regulations;
- 2. Plumbing;
- 3. Heating and air conditioning;
- 4. Electrical systems;
- 5. Fire protection; and
- 6. Natural or liquified petroleum gas systems. [General Statute 143-139(b)]
- **203.1.1.1 Investigation of fires.** Whenever the Commissioner of Insurance has reason to believe that investigators of fire or fire prevention inspectors are not fulfilling their responsibilities, he or his designee shall take proper steps to have all provisions of the law enforced. (General Statute 58-2-95)
- **203.1.1.2 Investigation of premises for dangerous materials.** The Commissioner of Insurance or his or her designee shall hear appeals from orders issued by the code enforcement official to remove or remedy combustible materials or inflammable conditions dangerous to any building or premises. The appeal shall be made within 24 hours of issue, not counting weekends or holidays. The commissioner shall cause the complaint to be investigated immediately. The Commissioner or his or her designee may make inspections of the complaint alone or in the company of the code enforcement official. Unless the Commissioner by his or her authority revokes the order of the code enforcement official, the order remains in force and must be complied with by the owner or occupant. (General Statute 58-79-20)
- **203.1.1.3 Buildings within primary fire limits.** The Commissioner of Insurance or his or her designee shall review all permits to erect, alter, repair or move any wood-frame building or structure within the primary fire district of a municipality. Such permits shall be received and approved by the Inspection Department and approved by the Municipal Council prior to the Commissioner or his or her designee's approval. (General Statute 160D-1128)
- **203.2 Engineering Division.** The Engineering Division of the Department of Insurance shall serve as staff for the Building Code Council and the Code Official's Qualification Board. The Engineering Division shall work in cooperation with code enforcement officials and provide general supervision in the administration and interpretation of the codes. The staff shall handle correspondence and maintain an accurate and complete record of:
  - 1. All meetings or hearings,
  - 2. Laboratory studies, and
  - 3. Technical work performed by or for the Building Code Council.

All records shall be available for public inspection during regular office hours. All funds for the operation of the Building Code Council shall be appropriated to the Department of Insurance. The Department of Insurance may hire additional staff as may be necessary to handle the work of the Building Code Council with the approval of the council.

[General Statute 143-137(c)]

#### 203.2.1 Interpretations.

- **203.2.1.1 Informal interpretations.** The Engineering Division shall provide informal interpretations on code-related matters either by e-mail, letter or telephone. These informal interpretations may be accepted by the local code enforcement official or party requesting the interpretation. Either party may request a formal interpretation of the code.
- **203.2.1.2 Formal interpretations.** Any person may request in writing a formal interpretation of the code. The request shall be addressed to the Chief Code Consultant for the Department of Insurance. The request shall be specific and shall reference the code sections in question. All formal interpretations shall be in writing <u>and include Appendix E as a cover document</u>. A formal interpretation shall be binding on all parties unless appealed to the Building Code Council as specified in Section 201.9.2. Formal interpretations determined to be of a general nature may be posted on the department web site.

(General Statute 143-140)

203.2.2 Appeals. Any person may appeal in writing an order, decision or determination of a code enforcement official pertaining to the code or any state building law. The appeal shall be addressed to the Chief Engineer for the Department of Insurance by filing written notice within 10 days after the order, decision or determination. The appeal shall contain the type and size of the building in question, the location of the building and shall reference the code sections in question. The decision shall be in writing and shall set forth the facts found. The decision rendered shall be based on the technical provisions of the code, public health and safety and shall be construed liberally to those ends. A decision shall be binding on all parties unless an appeal is submitted to the Building Code Council as

specified in Section 202.9.2. A copy of the appeal and written decision shall be furnished to each party. <u>A decision regarding an appeal of alternate material, design, or methods as allowed by Section 105.3 shall be provided in 10 business days or less as required by General Statute 143.140.1.</u>
(General Statute 160D-1127)

203.2.3 Code Errata. It shall be the responsibility of the Chief Code Consultant for the Department of Insurance to issue errata to the NC State Building Codes. Before publishing an errata the errata shall be reviewed by the Chair of the NC Building Code Council standing committee for the related code. The errata shall be published on the Department of Insurance website with the code amendments.

**203.2.3** Engineering newsletter. Newsletters will be sent to online subscribers. Archive copies may be found on the Engineering web page located at https://www.ncosfm.gov/Newsletters. To subscribe to engineering newsletters go to https://lists.ncmail.net/mailman/listinfo/ncdoi engineering.

# SECTION 204 CITY AND COUNTY GOVERNMENT

www.ncgov.com (Click on "For Government, Local Government")

**204.1 General.** The powers, duties and responsibilities of the code enforcement official are generally described in General Statute 160D, Article 11. This section does not apply to properties owned by state and federal government entities unless specifically requested by those entities.

#### 204.2 Inspection department.

**204.2.1 General.** The responsibility for administration and enforcement of the code has been allocated to local code enforcement officials under the supervision of State officials as designated within Section 203. [General Statute 143-139(b)]

**204.2.2 Jurisdiction.** A municipal inspection department shall have jurisdiction over all areas within the city limits, all extraterritorial areas that the city has jurisdiction pursuant to state laws, and over any areas in which the municipal limits have contracted with another unit of government to perform code enforcement. A county inspection department shall have jurisdiction over all unincorporated areas outside any municipal jurisdiction located within the county, all areas in which a municipality has requested the county to enforce the code, and within the jurisdiction of another unit of government in which the county has contracted to perform code enforcement. A joint inspection department created by two or more units of government shall have the authority to enforce the code in all areas of legal jurisdiction of all units of government supporting the joint department. (General Statutes 160D-1104 and 160D-1107)

#### **204.2.3 Duties.** Inspection departments shall:

- 1. Receive applications and supporting data for permits;
- 2. Issue or deny permits;
- 3. Make all necessary inspections to ensure code compliance;
- 4. Identify technical provisions found to be inconsistent with the inspection;
- 5. Issue or deny certificates of compliance and certificates of occupancy;
- 6. Issue stop work orders or orders to correct violations;
- 7. Maintain adequate records of permits issued or denied, inspections made, corrections ordered and certifications issued; and
- 8. Take other actions that may be required to adequately enforce the code.

(General Statute 160D-1104)

- **204.2.4 Code enforcement officials qualifications.** No state or local government employee shall enforce any provision of the North Carolina State Building Codes who does not possess an appropriate valid certificate issued by the North Carolina Code Officials Qualification Board as specified in General Statutes 143-151.13 and 160D-1103.
- **204.2.5** Conflict of interest. Information about conflict of interest for code enforcement officials can be found in General Statute 160D-1108.
- **204.2.6 Right of entry.** The code enforcement official shall have the right to enter buildings or premises as described in General Statutes 160D-1113 and 160D-1117.
- **204.2.7 Stop work orders.** General Statute 160D-404 authorizes a code enforcement official to issuestop work orders. The statute describes when a stop work order can be issued, and how the stop work order is to be issued. See

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Section 204.10 for appeal of stop work orders.

**204.2.8** Unsafe building or systems. A code enforcement official's authority to condemn an unsafe building is found in General Statute 160D-1119.

#### 204.3 Fire prevention department.

204.3.1 General. The responsibility for administration and enforcement of the North Carolina Fire Prevention Code has also been allocated to county fire marshals and city fire chiefs under the supervision of State officials as designated within Section 203.

(General Statutes 160A-292, 160A-291, and 160A-292)

204.3.2 Jurisdiction. A municipal fire department shall have jurisdiction over all areas within the city limits, all extraterritorial areas that the city has jurisdiction pursuant to state laws, and over any areas in which the municipal limits have contracted with another unit of government to perform code enforcement. The county fire marshal and his or her appointed assistants shall have jurisdiction over all unincorporated areas outside any municipal jurisdiction located within the county, all areas in which a municipality has requested the county to enforce the code, and within the jurisdiction of another unit of government in which the county has contracted to perform code enforcement. A joint inspection department created by two or more units of government shall have the authority to enforce the code in all areas of legal jurisdiction of all units of government supporting the joint department.

(General Statutes 153A-234, 160A-292, 160D-1104 and 160D-1107)

#### **204.3.3 Duties.** Fire prevention departments shall:

- 1. Receive applications and supporting data for permits;
- 2. Issue or deny permits;
- 3. Make all necessary inspections to ensure code compliance;
- 4. Identify technical provisions found to be inconsistent with the inspection;
- 5. Issue or deny certificates of compliance and certificates of occupancy;
- 6. Issue stop work orders or orders to correct violations;
- Maintain adequate records of permits issued or denied, inspections made, corrections ordered and certifications issued;
- 8. Take other actions that may be required to adequately enforce the code;
- 9. Investigate the cause, origin, and circumstances of every fire in which property has been destroyed or damaged;
- 10. Inspect public school buildings a minimum of two times during year for removal of hazards, provided that the periodic inspections shall be at least 120 days apart; and
- 11. Inspect new and existing lodging establishments, including hotels, motels, and tourist homes that provide accommodations for seven or more continuous days (extended-stay establishments), bed and breakfast inns, and bed and breakfast homes for the installation and maintenance of carbon monoxide alarms and detectors annually.

(General Statutes 160D-1104, 58-79-1, 115C-525(b), 130A-247, and 143-138(b)(2))

204.3.4 Fire code enforcement official's qualifications. No county fire marshal or municipal fire chief or their appointed assistants shall enforce any provision of the North Carolina State Building Codes who does not possess an appropriate valid certificate issued by the North Carolina Code Official's Qualification Board as specified in General Statutes 143-151.13 and 160D-1103.

**204.3.5** Conflict of interest. Information about conflict of interest for code enforcement officials can be found in General Statute 160D-1108.

<u>204.3.6 Right of entry.</u> The fire code enforcement official shall have the right to enter buildings or premises where it is necessary to make a fire prevention inspection to enforce the provisions of the North Carolina Fire Prevention Code or where otherwise authorized as described in General Statutes 153A-234, 160A-292, 160D-1113 and 160D-1117.

**204.3.7** Administrative Inspection Warrants. Where the fire code enforcement official has first obtained a proper inspection warrant to secure entry to conduct an inspection, an owner, the owner's authorized agent, or occupant or person having charge, care or control of the building or premises shall not fail or neglect, to permit entry therein by the fire code enforcement official for the purpose of inspection and examination.

(General Statute 15-27.2)

204.3.8 Identification. The fire code enforcement official shall carry proper identification when inspecting structures or premises in the performance of duties, and shall present proper credentials when making inspections.

#### (General Statute 160D-1117)

204.3.9 Stop work orders. General Statute 160D-404 authorizes a fire code enforcement official to issuestop work orders. The statute describes when a stop work order can be issued, and how the stop work order is to be issued. See Section 204.10 for appeal of stop work orders.

**204.3.10** Unsafe building or systems. A fire code enforcement official's authority to condemn an unsafe building is found in General Statute 160D-1119.

#### 204.3204.4 Permits.

**204.3.1204.4.1** General. No person may commence or proceed with:

- 1. The construction, reconstruction, alteration, repair, movement to another site, removal or demolition of any building;
- 2. The installation, extension or general repair of any plumbing system;
- 3. The installation, extension, alteration or general repair of any heating or cooling equipment system; or
- 4. The installation, extension, alteration or general repair of any electrical wiring, devices, appliances or equipment without first securing from the Inspection Department with jurisdiction over the site of the work each permit required by the North Carolina State Building Codes and other State or local law or local ordinance or regulation applicable to the work.

(General Statute 160D-1110)

**204.3.2204.4.2** Validity Expiration. In accordance with General Statute 160D-1111, a permit expires 6 months, or any lesser time fixed by local ordinances, after the date of issuance if the work authorized by the permit has not been commenced. If, after commencement, the work is discontinued for a period of 12 months, the permit immediately expires. No work authorized by a permit that has expired may be performed until a new permit has been issued.

204.3.3204.4.3 Changes in work. Work shall not deviate substantially from that described on the permit documents.

**204.3.4204.4.4 Information required.** A permit application shall be filed with the Inspection Department on a form furnished for that purpose. The Inspection Department shall make available a list of information which must be submitted with the building permit application, including a complete building code summary (see Appendix B) and a permit application information sheet (see Appendix A).

**204.3.5204.4.5 Design professional seal required.** Where the General Statutes, North Carolina Board of Architecture and Registered Interior Designers, or the North Carolina Board of Examiners for Engineers and Land Surveyors require, no permit shall be issued unless the construction documents (drawings and specifications) bear the North Carolina seal of a *registered design professional*. *Construction documents* shall include the name and address of the business entity (individual, corporation or partnership) with whom the registered design professional is affiliated. Questions concerning this section should be directed to the North Carolina Board of Architecture and Registered Interior Designers, the North Carolina Board of Examiners for Engineers and Land Surveyors, or the National Institute for Certification Engineering Technologies (NICET) Board of Governors.

#### (General Statute 83A 10 and 83A 13)

**204.3.5.1204.4.5.1 Registered design professional.** The registered design professional shall be a registered architect, <u>registered interior designer</u>, licensed professional engineer or NICET Level III sprinkler <u>or fire alarm</u> designer legally registered or licensed under the laws of this state.

**204.3.6204.4.6** Contractor license required. When the General Statutes require that general construction, plumbing, mechanical, electrical, fire protection or gas work be performed by an appropriately licensed individual, no permit for such type work shall be issued to an unlicensed person or firm. Additional requirements may be found in General Statutes 87-14, 87-21(e), 87-43.1, 87-58, 153A-134, 160A-194 and 160D-1110.

204.3.7204.4.7 Contractor responsibilities. It shall be the duty of every person who contracts for the installation or repair of a building or service system to comply with State or local rules and regulations concerning licensing. It shall be the contractor's responsibility to conform to the technical codes for all installations or repairs of a building or service system.

#### <del>204.4204.5</del> Issuing permits.

204.4.1204.5.1 Action on permits. In accordance with General Statute 160D-1110, the Inspection Department shall examine each application for a permit to determine if it is in compliance with the requirements of the technical codes and other pertinent laws and ordinances. If the inspection department is satisfied that the work described in the application conforms to the requirements of the technical codes and other pertinent laws and ordinances, it shall issue a permit to the applicant. If the application does not conform to the requirements of the technical codes and other pertinent laws and ordinances, the application shall be returned to the applicant with the reasons for refusal stated.

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(General Statute 160D-1104 and 160D-1110)

**204.4.2204.5.2 Permits for modular construction.** Permits shall be required for the installation, connection of units, foundations, utility connections or alterations of buildings or components manufactured off the site and labeled by a third-party agency accredited and listed by the Building Code Council.

204.4.2.1204.5.2.1 Third-party certification agencies. Third-party certification agencies shall be accredited and listed by the Building Code Council. Inspection and certification of buildings or components manufactured off the site and labeled by a third-party agency shall be accepted by the inspection department without further inspection. Permits and fees may be required for any installation, connection of units, foundations, utility connections or alterations of such work.

#### 204.5204.6 Conditions of the permit.

**204.5.1204.6.1** Contractor responsibilities. It shall be the duty of every person who contracts for the installation or repair of a building or services system to comply with state or local rules and regulations concerning licensing. It shall be the contractor's responsibility to conform to this code and the technical codes for all installations or repairs of a building or service system. Violations and penalties of these provisions are listed in Sections 204.12 through 204.14 of this code. Additional requirements can be found in General Statutes 87-1 through 87-14.

**204.5.2204.6.2 Permit intent.** A permit issued shall be construed as permission to proceed with the work and not as authority to violate, cancel, alter or set aside any of the provisions of the technical codes. Issuance of a permit shall not prevent the inspection department from requiring correction of errors in plans, construction or violations of this code.

(General Statute 160D-1110)

#### **204.5.3204.6.3** Revocation of permits.

**204.5.3.1204.6.3.1 Misrepresentation of application.** The code enforcement official shall revoke, in writing, a permit or approval issued under the provisions of this or the technical codes for:

1. Any substantial departure from the approved application, drawings or specifications;

<u>Comment: Change of contractor or subcontractor is considered a substantial departure from the approved application.</u>

- 2. Refusal or failure to comply with the requirements of any applicable State or local laws; or,
- 3. Any false statement or misrepresentation as to the material fact in the application or plans on which the permit or approval was based.
- <u>4.</u> See the North Carolina Fire Prevention Code for other permit revocation requirements.

**204.5.3.2204.6.3.2 Violation of code provisions.** The code enforcement official may revoke a permit upon determination that the work for which the permit was issued is in violation of, or not in conformity with, the provisions of this or the technical codes.

(General Statute 160D-1115)

#### 204.6204.7 Fees.

204.6.1204.7.1 Fees. A permit shall not be issued until the fees prescribed by the local governing authority have been paid. No amendment to a permit shall be released until the additional fee, if any, has been paid. (General Statute 160D-402)

**204.6.2204.7.2 Work commencing before permit issuance.** If any person commences any work on a building or service systems before obtaining the necessary permit, he or she shall be subject to a penalty as established by the local governing body.

(General Statutes 160D-402)

204.7204.8 Inspections. In addition to the inspections required by Section 107, the code enforcement official shall provide inspections as required by Sections 204.8.1 and 204.8.2.

**204.7.1204.8.1 Periodic inspections for hazardous or unlawful conditions.** The inspection department shall make periodic inspections as specified in General Statute 160D-1117.

**204.7.2**204.8.2 Required public school inspections. Inspections of schools for fire hazards shall be in accordance with General Statute 115C-525(b).

#### 204.8204.9 Certificate of compliance.

**204.8.1204.9.1 Building occupancy.** A new building shall not be occupied or a change made in the occupancy, nature or use of a building or part of a building until after the inspection department has issued a certificate of

compliance. The certificate of compliance shall not be issued until all required service systems have been inspected for compliance with the technical codes and other applicable laws and ordinances and released by the inspection department.

(General Statute 160D-1116)

**204.8.2204.9.2 Certificate of compliance.** Upon satisfactory completion of a building, plumbing, mechanical, electrical, fire protection or gas system, or portion thereof, a certificate of compliance shall be issued. The certificate of compliance represents that a structure or system is complete and for certain types of permits is permission granted for connection to a utility system. The certificate of compliance shall not be construed to grant authority to occupy a building.

(General Statute 160D-1116)

**204.8.3204.9.3 Temporary/partial occupancy compliance.** A temporary/partial certificate of compliance may be issued permitting occupancy for a stated period for specific portions of a building or service system that the inspector finds safe for occupancy prior to final completion of the entire building or system.

(General Statute 160D-1116)

#### 204.10 Certificate of occupancy.

204.8.4 Issuing certificate of occupancy.204.10.1 Building occupancy. A new building shall not be occupied until after the inspection department has issued a certificate of occupancy. Upon satisfactory completion of a building and after thean approved final inspection, the inspection department mayshall issue a certificate of occupancy stating the occupancy that may be safely occupied. The certificate of occupancy shall state the occupancy may be safely occupied. See section 204.8.4.1 for application of upfits and shell buildings.

204.8.4.1204.10.1.1 Existing buildings. A certificate of occupancy for any existing building, including upfits and shell buildings, may be obtained by applying to the inspection department and supplying the information and data necessary to determine compliance with the technical codes for the occupancy intended. Where necessary, the code enforcement official may require detailed drawings and inspections to determine compliance with the applicable codes. When, upon examination and inspection, it is found that the building conforms to the provisions of the technical codes and other applicable laws and ordinances for such occupancy, a certificate of occupancy shall be issued. The certificate shall state the approved occupancy type. This section also applies to a change of occupancy within an existing building.

<u>204.10.1.2 Temporary/partial occupancy.</u> A temporary/partial certificate of occupancy may be issued permitting occupancy for a stated period for specific portions of a building that the inspector finds safe for occupancy prior to final completion of the entire building.

#### 204.9204.11 Service utilities.

204.9.1204.11.1 Connection of service utilities. No person shall make connections from a utility, source of energy, fuel or power to any building or system that is regulated by the technical codes until approved by the inspection department and a certificate of compliance is issued.

(General Statute 143-143.2)

204.9.2204.11.2 Temporary connection. The inspection department may authorize the temporary connection of the building or system to the utility source of energy, fuel or power for the purpose of testing building service systems. (General Statute 160D-1116)

204.10204.12 Appeal of stop work orders. Whenever a stop order has been issued by an inspection department involving alleged violations of the State Building Codes, the owner or builder may appeal in writing to the Commissioner of Insurance, or his or her designee, within 5 days after the date the order is issued, with a copy of the appeal to the inspection department. No further work may take place in violation of a stop order. The Commissioner, or his or her designee, shall promptly conduct an investigation. The inspection department and the owner or builder shall be permitted to submit relevant evidence for the investigation. The Commissioner of Insurance, or his or her designee, shall provide a written statement of the decision setting forth the facts found, the decision reached and the reasons for the decision. In the event of dissatisfaction with the decision, the person affected shall have the option of appealing as set forth in Section 203.1.2.

(General Statutes 160D-1114)

#### 204.11204.13 Floor loads and occupant loads.

**204.11.1204.13.1** Occupancy. No building shall be occupied for any purpose that will cause the floors to be loaded beyond their safe capacity. It shall be the responsibility of the owner or occupant of any building, where excessive floor loading is likely to occur, to employ a design professional in computing the safe load capacity. The computations shall be filed as a permanent record of the inspection department. The inspection department may permit occupancy of a building when the department is satisfied that the capacity will not be exceeded.

204.11.2204.13.2 Occupant load posted. When required by the code enforcement official and in all Group A-2

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occupancies with a North Carolina alcohol license, signs stating the occupant load determined in accordance with occupant load specified in the technical codes shall be posted by the owner of the building in each assembly room, auditorium or room used for a similar purpose where fixed seats are not installed. The seating capacity shall be determined in accordance with the technical codes and signs posted at locations approved by the code enforcement official. It shall be unlawful to remove or deface such notice or to permit more than this legal number of people within such space. The signs shall read as follows:

"Occupancy by more than dangerous and unlawful	persons is
	_, CEO"

204.12204.14 Violations. Any person, firm, corporation or agent who violates a provision of this code or the technical codes shall be guilty of a Class 3 misdemeanor. Each person shall be considered guilty of a separate offense for each and every portion thereof during which any violation is committed or continued, for a period of 30 days. Upon conviction of any such violation the person shall be liable to a fine not to exceed \$50.00 for each offense. Any violation incurred more than 1 year after another conviction for violation of the occupancy limits shall be treated as a first offense for the purposes of establishing and imposing penalties.

[General Statute 143-138(h)]

#### 204.13204.15 Remedies.

<u>204.13.1204.15.1</u> General. In case any building or structure is constructed or its purpose altered so that it <u>becomes</u> in <u>violation violates the requirements</u> of the technical codes, or if the occupancy limits established are exceeded, the code enforcement official may institute any appropriate action or proceedings, including civil remedies, to:

- 1. Prevent the unlawful erection, construction or reconstruction or alteration of purpose, or overcrowding;
- 2. Restrain, correct or abate the violation; or
- 3. Prevent the occupancy or use of the building, structure or land until the violation is corrected.

**204.13.2 Fire prevention.** Refer to the *North Carolina Fire Code* for summary abatement requirements for fire prevention code violations and penalties.

**204.14**204.16 Code enforcement official not fulfilling responsibilities. When the code enforcement official does not fulfill his responsibilities as specified in Section 204.13, the Commissioner of Insurance or his or her designee may institute any appropriate actions or proceedings available. (General Statutes 14-230, 14-231, 14-232, 160D-1109)

#### SECTION 205 OTHER AGENCIES

www.ncgov.com (Click on NC Agencies)

#### 205.1 Administration by the North Carolina Department of Labor.

**205.1.1 Commissioner of Labor.** The Commissioner of Labor shall have general supervision over the Elevator and Amusement Device Division and the Boiler Pressure Vessel Division.

[General Statute 143-139(c)]

**205.1.2** Elevator and amusement device division. The Elevator and Amusement Device Division shall enforce the provisions of the North Carolina State Building Code that pertain to the operation of:

- 1. Elevators;
- 2. Dumbwaiters;
- 3. Escalators;
- 4. Moving walks;
- 5. Personnel hoists;
- 6. Chair and wheelchair lifts;
- 7. Manlifts;
- 8. Special equipment; and
- 9. Amusement devices.

#### **Exceptions:**

- 1. Devices and equipment located and operated within a single-family residence.
- 2. Equipment constructed, installed and used exclusively for the movement of materials.
- 3. Mining equipment covered by either the Federal Mine Safety and Health Act or the Mine Safety and Health Act of North Carolina.
- 4. Zip lines.

[General Statute 143-139(d)]

**205.1.3 Boiler and pressure vessel division.** The Boiler and Pressure Vessel Division shall enforce the provisions of Chapter 95 of the General Statutes which pertain to boilers and pressure vessels.

**Exception:** The Boiler and Pressure Vessel Division shall not regulate hot water supply boilers equipped with ASME Code and National Board certified safety relief valves, which are fired with oil, gas, or electricity or hot water supply tanks heated by any indirect means which do not exceed any of the following limitations:

- 1. Heat input of 200,000 Btu/hr;
- 2. Water temperature of 200°F (93°C);
- 3. Nominal water capacity of 120 gallons (454 L).

[General Statutes 95-69.10(c), 143-139(c)]

#### **CHAPTER 3**

## REPRINT OF THE NORTH CAROLINA GENERAL STATUTES PERTAINING TO THE ENFORCEMENT ADMINISTRATION OF THE NORTH CAROLINA STATE BUILDING CODECODES

The North Carolina State Building Codes do not include all additional requirements for buildings and structures that may be imposed by other State agencies, occupational licensing boards and commissions. It shall be the responsibility of a permit holder, design professional, contractor or occupational license holder to determine whether any additional requirements exist.

The current language of the General Statutes may be viewed <u>online</u> at www.ncleg.gov <u>or by clicking on the referenced statute number below.</u>

The following list, while extensive, may not include all applicable North Carolina General Statutes.

#### **Property Owners**

	Property Owners
1-539.2	Dismantling portion of building
14-68	Failure of owner of property to comply with orders of public authorities
106-581.1	Agriculture Defined
160D-903	Agricultural Uses (qualifications for bona fide farm status)
	Misconduct in Public Office
	(NCGS Chapter 14, Article 31)
14 228 232	Misconduct in public office
14-414	Pyrotechnics defined; exceptions
14-228	Buying and selling offices
14-229	Acting as officer before qualifying as such
14-230	Willfully failing to discharge duties
14-231	Failing to make reports and discharge other duties
14-232	Swearing falsely to official reports
	<b>Administrative Search and Inspection Warrants</b>
15-27.2	Warrants to conduct inspections authorized by law
58-2-95	Commissioner to supervise local inspectors
58-31-40	Commissioner to inspect state property; plans submitted
58-79-20	Inspection of premises; dangerous material removed
Elec	ctrical Materials, Devices, Appliances and Equipment
	(NCGS Chapter 66, Article 4)
66-23-27	Electrical materials, devices, appliances and equipment
66-23	Sale of electrical goods regulated
66-24	Identification marks required
66-25	Acceptable listings as to safety of goods
66-26	Legal responsibility of proper installations unaffected
66-27	Violation made misdemeanor
66-27.01	Enforcement

## <u>Safety Features of Hot Water Heaters</u> (NCGS Chapter 66, Article 4A)

	11+6 00 01 11+11+11+11+11+11+11+11+11+11+11+11+11
66-27.1	Certain automatic hot water tanks or heaters to have approved relief valves;
	installation or sale of unapproved relief valves forbidden
66-27.2	Certain hot water supply storage tank or heater baffles, heat traps, etc., to be tested before installation or sale
66-27.3	Violation of Article made misdemeanor
66-27.4	Local regulation of hot water heater safety features
00-27.4	Architects
83 A 1 13	Architects
83A-1	
83A-12	
83A-13	Exemptions
	General Contractors
	(NCGS Chapter 87, Article 1)
87-1-15	General contractors
87-1	"General contractor" defined; exceptions
87-1.1	Exception for licenses under Article 2 or 4
87-1.2	Exception for specified Department of Transportation contractors
87-14	Regulations as to issue of building permits
87-15.6	Homeowners Recovery Fund
	Plumbing, Heating, and Fire Sprinkler Contractor
87-21	Plumbing, heating and fire sprinkler contractor
87-21	Definitions; contractors licensed by Board; examination; posting license, etc.
	<u>Electrical Contractors</u> (NCGS Chapter 87, Article 4)
87-43	Electrical contractors
87-43	Electrical contracting defined; licenses
87-43.1	Exceptions
87-43.2	Issuance of license
87-43.3	Classification of licenses
	Refrigeration Contractors
87-57-58	Refrigeration contractors
87-57	License required of persons, firms or corporations engaged in the refrigeration trade
87-58	Definitions; contractors licensed by Board; examinations
	<b>Engineers</b>
89C-3-23	Engineers Engineers
89C-3	<u>Definitions</u>
89C-23	Unlawful to practice engineering or land surveying without licensure; unlawful use of title or terms; penalties; Attorney General to be legal adviser

#### **Uniform Boiler and Pressure Vessel Act**

#### (NCGS Chapter 95, Article 7A)

	,
95-69	Uniform boiler and pressure vessel act
95-69.8	Short title
95-69.9	<u>Definitions</u>
95-69.10	Application of Article; exemptions
95-69.11	Powers and duties of commissioner
95-69.16	Inspection certificate required
	Public Schools
105-130-151	Accessibility tax credit
115C-525	— Public schools
115C-525	Fire prevention
	<u>Gasoline and Oil Inspection and Regulation</u> <u>(NCGS Chapter 119, Article 5)</u> <u>(Liquified petroleum gases)</u>
119 Article 5	Liquefied petroleum gases
119-54	Purpose: definitions: scope of Article
	<u>Wastewater Systems</u> (NCGS Chapter 130A, Article 10)
130A 336 339	Wastewater system construction
130A-336	Improvement permit and authorization for wastewater system construction required
130A-337	Inspection; operation permit required
130A-338	Authorization for wastewater system construction required before other permits to be issued
130A-339	Limitation on electrical service
	Public Works
	(NCGS Chapter 133, Article 1)
133-1-4	Public works
133-1	Employment of architects, etc., on public works when interested in use of materials prohibited
133-1.1	Certain buildings involving public funds to be designed, etc., by architect or engineer
133-2	Drawing of plans by material furnisher prohibited
133-3	Specifications to carry competitive items; substitution of materials
133-4	Violation of Chapter made misdemeanor
	Inspection of State-Owned Buildings
143 135.1	Inspection of state owned buildings
143-135.1	State buildings exempt from county and municipal building requirements;
113 133.1	consideration of recommendations by counties and municipalities
	Building Code Council and Building Code (NCGS Chapter 130A, Article 9)
143 136 143	Building Code Council and Building Code
143-136	Building Code Council created; membership

143-137	Organization of Council; rules; meetings; staff; fiscal affairs
143-138	North Carolina State Building Code
143-138.1	Introduction and instruction of the North Carolina Building Code; posting of written
	commentaries and interpretations on Department of Insurance Web site
143-139	Enforcement of Building Code
143-139.1	Certification of manufactured buildings, structures or components by recognized
	independent testing laboratory; minimum standards for modular homes
143-139.2	Enforcement of insulation requirements; certificate for occupancy; no electric service without compliance
143-139.3	Inspection of liquified petroleum gas piping systems for residential structures
143-140	Hearings before enforcement agencies as to questions under Building Code
143-141	Appeals to Building Code Council
143-142	Further duties of the Building Code Council
143-143	Effect on certain existing laws
143-143.2	Electric wiring of houses, buildings, and structures
143-143.3	Temporary toilet facilities at construction sites
143-143.4	Door lock exemption for certain businesses
143-143.5	Access to toilets in shopping malls
	<u>Code Officials Qualification Board</u> (NCGS Chapter 130A, Article 9C)
143-151.8-21	Code officials qualification board
143-151.8	Definitions
143-151.9	North Carolina Code Officials Qualification Board established; members; terms; vacancies
143-151.10	Compensation
143-151.11	Chairman; vice-chairman; other officers; meetings; reports
143-151.12	<u>Powers</u>
143-151.13	Required standards and certificates for Code-enforcement officials
143-151.13A	Professional development program for officials
143-151.14	Comity
143-151.15	Return of certificate to Board; reissuance by Board
143-151.16	Certification fees; renewal of certificates; examination fees
143-151.17	Grounds for disciplinary actions; investigation; administrative procedures
143-151.18	Violations; penalty; injunction
143-151.19	Administration Administration
143-151.20	Donations and appropriations
143-151.21	Disposition of fees
	Master Electrical and Natural Gas Meters Prohibited
	(NCGS Chapter 143, Article 9E)
143-151.42	Prohibition of master meters for electric and natural gas service
	North Carolina Home Inspector Licensure Board
140 151 40 64	(NCGS Chapter 143, Article 9F)
143 151.43 64	North Carolina home inspector board
143-151.43	Short title

143-151.44	Purpose
143-151.45	<u>Definitions</u>
143-151.46	North Carolina Home Inspector Licensure Board established; members; terms;
	vacancies
143-151.47	Compensation of Board members
143-151.48	Election of officers; meetings of Board
143-151.49	Powers and responsibilities of Board
143-151.50	License required to perform home inspections for compensation or to claim to be a "licensed home inspector"
143-151.51	Requirements to be licensed as a home inspector
143-151.53	Notification to applicant following evaluation of application
143-151.54	Miscellaneous license provisions
143-151.55	Renewal of license; inactive licenses; lapsed licenses
143-151.56	Suspension, revocation, and refusal to renew license
143-151.57	Fees
143-151.58	Duties of licensed home inspector
143-151.59	Violation is a misdemeanor
143-151.60	Injunctions
143-151.62	Persons and practices not affected
143-151.63	Administration
143-151.64	Continuing education requirements
	Administrative Procedures Act
	(NCGS Chapter 150B, Article 2A)
150B 18-21	(NCGS Chapter 150B, Article 2A)  Administrative Procedures Act
150B 18 21 150B-18	<del>*                                    </del>
	Administrative Procedures Act
150B-18	Administrative Procedures Act Scope and effect
150B-18 150B-19	Administrative Procedures Act Scope and effect Restrictions on what can be adopted as a rule
150B-18 150B-19 150B-19.1	Administrative Procedures Act Scope and effect Restrictions on what can be adopted as a rule Requirements of agencies in the rule-making process
150B-18 150B-19 150B-19.1 150B-19.3	Administrative Procedures Act Scope and effect Restrictions on what can be adopted as a rule Requirements of agencies in the rule-making process Limitations on certain environmental rules
150B-18 150B-19 150B-19.1 150B-19.3 150B-20	Administrative Procedures Act Scope and effect Restrictions on what can be adopted as a rule Requirements of agencies in the rule-making process Limitations on certain environmental rules Petitioning an agency to adopt a rule
150B-18 150B-19 150B-19.1 150B-19.3 150B-20 150B-21	Administrative Procedures Act Scope and effect Restrictions on what can be adopted as a rule Requirements of agencies in the rule-making process Limitations on certain environmental rules Petitioning an agency to adopt a rule Agency must designate rule-making coordinator; duties of coordinator
150B-18 150B-19 150B-19.1 150B-19.3 150B-20 150B-21 150B-21.1	Administrative Procedures Act  Scope and effect  Restrictions on what can be adopted as a rule  Requirements of agencies in the rule-making process  Limitations on certain environmental rules  Petitioning an agency to adopt a rule  Agency must designate rule-making coordinator; duties of coordinator  Procedure for adopting a temporary rule
150B-18 150B-19 150B-19.1 150B-19.3 150B-20 150B-21 150B-21.1	Administrative Procedures Act Scope and effect Restrictions on what can be adopted as a rule Requirements of agencies in the rule-making process Limitations on certain environmental rules Petitioning an agency to adopt a rule Agency must designate rule-making coordinator; duties of coordinator Procedure for adopting a temporary rule Adopting an emergency rule
150B-18 150B-19 150B-19.1 150B-19.3 150B-20 150B-21 150B-21.1 150B-21.1A	Administrative Procedures Act  Scope and effect  Restrictions on what can be adopted as a rule  Requirements of agencies in the rule-making process  Limitations on certain environmental rules  Petitioning an agency to adopt a rule  Agency must designate rule-making coordinator; duties of coordinator  Procedure for adopting a temporary rule  Adopting an emergency rule  Procedure for adopting a permanent rule
150B-18 150B-19 150B-19.1 150B-19.3 150B-20 150B-21 150B-21.1 150B-21.1A 150B-21.2 150B-21.3	Administrative Procedures Act  Scope and effect  Restrictions on what can be adopted as a rule  Requirements of agencies in the rule-making process  Limitations on certain environmental rules  Petitioning an agency to adopt a rule  Agency must designate rule-making coordinator; duties of coordinator  Procedure for adopting a temporary rule  Adopting an emergency rule  Procedure for adopting a permanent rule  Effective date of rules
150B-18 150B-19 150B-19.1 150B-19.3 150B-20 150B-21 150B-21.1 150B-21.1A 150B-21.2 150B-21.3 150B-21.3A	Administrative Procedures Act  Scope and effect  Restrictions on what can be adopted as a rule  Requirements of agencies in the rule-making process  Limitations on certain environmental rules  Petitioning an agency to adopt a rule  Agency must designate rule-making coordinator; duties of coordinator  Procedure for adopting a temporary rule  Adopting an emergency rule  Procedure for adopting a permanent rule  Effective date of rules  Periodic review and expiration of existing rules  Fiscal and regulatory impact analysis on rules  Circumstances when notice and rule-making hearing not required; circumstances
150B-18 150B-19 150B-19.1 150B-19.3 150B-20 150B-21 150B-21.1 150B-21.1A 150B-21.2 150B-21.3 150B-21.3	Administrative Procedures Act  Scope and effect  Restrictions on what can be adopted as a rule  Requirements of agencies in the rule-making process  Limitations on certain environmental rules  Petitioning an agency to adopt a rule  Agency must designate rule-making coordinator; duties of coordinator  Procedure for adopting a temporary rule  Adopting an emergency rule  Procedure for adopting a permanent rule  Effective date of rules  Periodic review and expiration of existing rules  Fiscal and regulatory impact analysis on rules
150B-18 150B-19 150B-19.1 150B-19.3 150B-20 150B-21 150B-21.1 150B-21.1A 150B-21.2 150B-21.3 150B-21.3	Administrative Procedures Act Scope and effect Restrictions on what can be adopted as a rule Requirements of agencies in the rule-making process Limitations on certain environmental rules Petitioning an agency to adopt a rule Agency must designate rule-making coordinator; duties of coordinator Procedure for adopting a temporary rule Adopting an emergency rule Procedure for adopting a permanent rule Effective date of rules Periodic review and expiration of existing rules Fiscal and regulatory impact analysis on rules Circumstances when notice and rule-making hearing not required; circumstances when submission to the Commission not required Incorporating material in a rule by reference
150B-18 150B-19 150B-19.1 150B-19.3 150B-20 150B-21 150B-21.1 150B-21.1A 150B-21.2 150B-21.3 150B-21.3 150B-21.4 150B-21.5	Administrative Procedures Act Scope and effect Restrictions on what can be adopted as a rule Requirements of agencies in the rule-making process Limitations on certain environmental rules Petitioning an agency to adopt a rule Agency must designate rule-making coordinator; duties of coordinator Procedure for adopting a temporary rule Adopting an emergency rule Procedure for adopting a permanent rule Effective date of rules Periodic review and expiration of existing rules Fiscal and regulatory impact analysis on rules Circumstances when notice and rule-making hearing not required; circumstances when submission to the Commission not required Incorporating material in a rule by reference Effect of transfer of duties or termination of agency on rules
150B-18 150B-19 150B-19.1 150B-19.3 150B-20 150B-21 150B-21.1 150B-21.1A 150B-21.2 150B-21.3 150B-21.3 150B-21.4 150B-21.5 150B-21.6 150B-21.7 150B-21.8	Administrative Procedures Act Scope and effect Restrictions on what can be adopted as a rule Requirements of agencies in the rule-making process Limitations on certain environmental rules Petitioning an agency to adopt a rule Agency must designate rule-making coordinator; duties of coordinator Procedure for adopting a temporary rule Adopting an emergency rule Procedure for adopting a permanent rule Effective date of rules Periodic review and expiration of existing rules Fiscal and regulatory impact analysis on rules Circumstances when notice and rule-making hearing not required; circumstances when submission to the Commission not required Incorporating material in a rule by reference Effect of transfer of duties or termination of agency on rules Review of rule by Commission
150B-18 150B-19 150B-19.1 150B-19.3 150B-20 150B-21 150B-21.1 150B-21.1A 150B-21.2 150B-21.3 150B-21.3 150B-21.4 150B-21.5 150B-21.6 150B-21.7 150B-21.8 150B-21.9	Administrative Procedures Act Scope and effect Restrictions on what can be adopted as a rule Requirements of agencies in the rule-making process Limitations on certain environmental rules Petitioning an agency to adopt a rule Agency must designate rule-making coordinator; duties of coordinator Procedure for adopting a temporary rule Adopting an emergency rule Procedure for adopting a permanent rule Effective date of rules Periodic review and expiration of existing rules Fiscal and regulatory impact analysis on rules Circumstances when notice and rule-making hearing not required; circumstances when submission to the Commission not required Incorporating material in a rule by reference Effect of transfer of duties or termination of agency on rules Review of rule by Commission Standards and timetable for review by Commission
150B-18 150B-19 150B-19.1 150B-19.3 150B-20 150B-21 150B-21.1 150B-21.1A 150B-21.2 150B-21.3 150B-21.3 150B-21.4 150B-21.5 150B-21.6 150B-21.7 150B-21.8	Administrative Procedures Act Scope and effect Restrictions on what can be adopted as a rule Requirements of agencies in the rule-making process Limitations on certain environmental rules Petitioning an agency to adopt a rule Agency must designate rule-making coordinator; duties of coordinator Procedure for adopting a temporary rule Adopting an emergency rule Procedure for adopting a permanent rule Effective date of rules Periodic review and expiration of existing rules Fiscal and regulatory impact analysis on rules Circumstances when notice and rule-making hearing not required; circumstances when submission to the Commission not required Incorporating material in a rule by reference Effect of transfer of duties or termination of agency on rules Review of rule by Commission Standards and timetable for review by Commission Commission action on permanent rule
150B-18 150B-19 150B-19.1 150B-19.3 150B-20 150B-21 150B-21.1 150B-21.1A 150B-21.2 150B-21.3 150B-21.3 150B-21.4 150B-21.5 150B-21.6 150B-21.7 150B-21.8 150B-21.9	Administrative Procedures Act Scope and effect Restrictions on what can be adopted as a rule Requirements of agencies in the rule-making process Limitations on certain environmental rules Petitioning an agency to adopt a rule Agency must designate rule-making coordinator; duties of coordinator Procedure for adopting a temporary rule Adopting an emergency rule Procedure for adopting a permanent rule Effective date of rules Periodic review and expiration of existing rules Fiscal and regulatory impact analysis on rules Circumstances when notice and rule-making hearing not required; circumstances when submission to the Commission not required Incorporating material in a rule by reference Effect of transfer of duties or termination of agency on rules Review of rule by Commission Standards and timetable for review by Commission

<u>Cities and Counties</u> (NCGS Chapter 160D, Article 4)

	(
160D Article 11	Building Code Enforcement
160D-401	Application
160D-402	Administrative staff
160D-404	Enforcement
160D-405	Appeals of administrative decisions
160D-406	Quasi-judicial procedure
160D-1101	Definitions
160D-1102	Building code administration
160D-1103	Qualification of inspectors
160D-1104	Duties and responsibilities
160D-1104.1	Remote inspection alternative
160D-1105	Other arrangements for inspection
160D-1106	Alternative inspection method for components or element
160D-1107	Mutual aid contracts
160D-1108	Conflicts of interest
160D-1109	Failure to perform duties
160D-1110	Building permits
160D-1111	Expiration of building permits
160D-1112	Changes in work
160D-1113	Inspections of work in progress
160D-1114	Appeals of stop orders
160D-1115	Revocation of building permits
160D-1116	Certificates of compliance; temporary certificates of occupancy
<u>160D-1117</u>	Periodic inspections
160D-1118	Defects in buildings to be corrected
<u>160D-1119</u>	Unsafe buildings condemned
160D-1120	Removing notice from condemned building
<u>160D-1121</u>	Action in event of failure to take corrective action
160D-1122	Orders to take corrective action
<u>160D-1123</u>	Appeal; finality of order if not appealed
160D-1124	Failure to comply with order
160D-1125	Enforcement
160D-1126	Records and reports
160D-1127	Appeals
160D-1128	Fire limits
<u>160D-1129</u>	Regulation authorized as to repair, closing, and demolition of nonresidential
	buildings or structures; order of public officer
160D-1130	Vacant building receivership*

#### APPENDIX A

#### PERMIT APPLICATION INFORMATION SHEET

The following information is required on all permit applications. Additional information may be included to ensure that all state and local laws are complied with. This information may be arranged in any order and the following outline is only the minimum information required.

City/County Name		
Inspection Department		
Permit Application		
Applicant Name		Date//
Total Project Cost	Electrical Cost	
Subdivision	Block #	Lot #
Developer	Phone #()	E-Mail
Property Owner	Phone #()	E-Mail
Address	City	State ZIP
Project Contact	Phone #()	E-Mail
Address	City	State ZIP
Description of Proposed Work		

							APP	ENDIX A
Type of Building:	New	☐ Exis	sting	[	Additi A	on		N/A
Type of Construction	: ☐ IA	] IB ] <u>IV-B</u>	☐ IIA ☐ <u>IV-C</u>		] IIA ] <u>IV-HT</u>	□ III.		□ IIIB □ VB
Occupancy:	☐ A-1 ☐ A-2 ☐ H-1 ☐ H-2 ☐ M ☐ R-1		H-4 [	☐ A-5 ☐ H-5 ☐ R-4	☐ B ☐ I-1 ☐ S-1	☐ E ☐ I-2 ☐ S-2	☐ F-1 ☐ I-3 ☐ U	☐ F-2 ☐ I-4
Equipment:	New	☐ Ex	isting		☐ Addit	ion		□ N/A
Property Use:	☐ Detached Sing ☐ Apartment ☐ Other (Library	•	☐ Con	ached T ndominio		у [	☐ Townh	ouse
Building Area:	Total Area (sf)				Area per	floor (sf	)	
Building Height:	Feet				# of Stor	ies		
State Agency Appro	vals:							
NC Department of Ins	surance	☐ Yes	☐ No		] N/A			
Plan Approval	Yes No	<u>V/A</u> #	of Sheets _			Date	e/	/
Specifications	Yes No D	<u>V/A</u> #	of Sheets _			Date	e/	
NC Department of La	bor Date	☐ Yes	□ No		N/A	—Date_	/	_/
Plan Approval	Yes No N	N/A #	of Sheets			Date	e /	/
Specifications _	Yes No No	N/A #	of Sheets			Date	e /	/
<b>Utilities Approvals:</b>								
Water:	☐ Private	☐ Priva	te Health I	Dept.	Permit	#		
Sewer:  Public	☐ Private	☐ Priva	te Health Γ	Dent.	Permit	#		

#### **APPENDIX A**

Place XCheck each applicable box and complete additional information for each permit type needed.

☐ General Construction Permit		
Contractor Name	Phone # ()	E-Mail
Address	City	State <u>ZIPZip</u>
License #	Classification	
Design Professional	Phone # ()	E-Mail
Architect Engineer	NC Reg. #	
Owner Other		
Address	City	State ZIPZip
☐ Electrical Permit		
Contractor Name	Phone # ()	E-Mail
Address	City	State <del>ZIP</del> Zip
License #	Classification	
Design Professional	Phone # ()	E-Mail
Architect Engineer	NC Reg. #	
Owner Other		
Address	City	State <u>ZIPZip</u>
☐ Mechanical Permit		
Contractor Name	Phone # ()	E-Mail
Address	City	State <u>ZIPZip</u>
License #	Classification	
Design Professional		
Architect Engineer	NC Reg. #	
Owner Other	G	
Address	City	State <u>ZIPZip</u>
·		
☐ Plumbing Permit		
Contractor Name	Phone # ()	E-Mail
Address	City	State <del>ZIP</del> Zip
License #	Classification	
Design Professional	Phone # ()	E-Mail
Architect Engineer	NC Reg. #	<u></u>
Owner Other		

Address	<del>ZIP</del> Zip
---------	--------------------

Place XCheck each applicable box and complete additional information for each permit type needed.

<b>☐</b> Sprinkler Protection Per	mit			
Contractor Name	Phone # (	_)	E-Mail	
Address	City		State	<del>ZIP</del> <u>Zip</u>
License #	Classification			
Design Professional	Phone # (	_)	E-Mail	
Architect Engir	neer NC Reg. #_			
Owner Other	NICET Lev	el	_	
Address	City		State	<del>ZIP</del> <u>Zip</u>
☐ Fire Alarm System Perm	nit			
Contractor Name		) -	E-Mail	
Address				
				<del></del>
License #	Classification			
Design Professional	Phone # (	_)	E-Mail	
Architect Engir	neer NC Reg. #_			
Owner Other				
Address	City		State	<del>ZIP</del> Zip
				-
□ c: <b>p</b> :				
☐ Sign Permit				
Location of Sign		П с 1 с:		
☐ Off Premises Sign ☐ Projection Sign	<ul><li></li></ul>	Ground Sign		Awning Sign
Sign/Business Owner			E Mail	
_		_)	<del></del>	
Address	City		State	<del>z.ir</del> <u>Z.ip</u>
Contractor Name	Phone # (		E-Mail	
Address				
☐ Accessory Structures Per	rmit			
Accessory Building		Size		Sq.Ft.
Solid Fence Dish Ant	tenna Swimming Pool	Other (Descr)	ibe)	
I hereby certify that all information Code and all other applicable State be notified of any changes in the ap	and local laws and ordinand	es and regulations.	The Inspectio	n Department will
Owner/Agent Signature				

#### **APPENDIX B**

## 20182024 BUILDING CODE SUMMARY FOR ALL COMMERCIAL PROJECTS

(EXCEPT ONE- AND TWO-FAMILY DWELLINGS AND TOWNHOUSES) (Reproduce the following data on the building plans sheet 1 or 2)

Name of Project: _				
Address:				Zip Code
Owner/Authorized	d Agent	Phone #	(	E-Mail
Owned By: Code Enforcemen	t Jurisdiction:	☐ City/County ☐ City	☐ Private [☐ County [	State State
CONTACT:				<u>.</u>
DESIGNER Architectural	FIRM	NAME		TELEPHONE # E-MAIL ()
Civil				()
Electrical				()
Fire Alarm				()
Plumbing				()
Mechanical				()
Sprinkler- Standpipe Structural				()
Retaining Walls > 5 feet High Other				()
("Other" should inc	lude firms and i	ndividuals such as trus	s, precast, pre-engine	ered, interior designers, etc.)
20182024 NC BU Interior Completion		DE:	New Building	Shell/Core 1st Time
_		Addition	Phased Constru	ction—Shell Core
2018 <u>2024</u> NC EX	ISTING BUI	LDING CODE: (ch	eck all that apply)	
Prescriptive	<del></del>		Alteration Leve	
-		oric Property	-	Chapter 14
				3):
RENOVATED: (			, , ,	3):
<b>OCCUPANCY</b> C	CATEGORY (	(Table 1604.5): Curre	ent:	Proposed:

BASIC BUILDING D	OATA			
<b>Construction Type:</b>	☐ I-A	☐ II-A	☐ III-A	☐ V-A
(check all that apply)	☐ <del>IV</del> IV-A	☐ <del>I-B</del> <u>IV-B</u>	☐ <del>II-B</del> <u>IV-C</u>	☐ <del>III-B</del> <u>IV-HT</u>
□ <del>V-B</del>				
Sprinklers: No	Partial	☐ NFPA 13	☐ NFPA13R	☐ NFPA13D
Standpipes: No	Class:	□ I □ II		☐ Wet ☐ Dry
<b>Primary Fire District</b>	:	Yes		
Flood Hazard Area:	☐ No	Yes		
<b>Special Inspections R</b>	equired: No	Yes		
		S BUILDING ARI		
Floor	Existing (se	q ft)	lew (sq ft)	Subtotal
3rd Floor	0		0	0
2nd Floor	0		0	0
Mezzanine	0		0	0
1st Floor	0		0	0
Basement	0		0	0
TOTAL				0

#### ALLOWABLE AREA

Primary Oc	ccupancy Clas	sification	n(s):				
Assemb	ly 🗆	A-1	☐ A-2	A-3	☐ A-4	☐ A-5	
Business	s $\square$	]					
Education	onal	]					
Factory		F-1 <u>(</u> Mc	oderate <u>)</u>	F-2 (Lo	w <u>)</u>		
Hazardo	ous $\Box$	H-1 <u>(</u> De	etonate)	☐ H-2 <u>(</u> De	flagrate <u>)</u>		
		H-3 <u>(</u> Co	ombust <u>)</u>	☐ H-4 <u>(</u> He	ealth <u>)</u>	☐ H-5 (HPM)	
Institutio	onal $\square$	I-1	☐ I-2	I-3	☐ I-4		
<del>I-1 (</del>	Condition	<del>  1</del>	<del></del>				
<del>I-2 (</del>	Condition	1-1	<del></del>				
<del>I-3 (</del>	Condition	1-1	2	3	4	<u> </u>	
Con	dition	1	$\square$ 2	3	$\Box 4$		
Mercant	tile $\square$						
Residen	tial	R-1	☐ R-2	☐ R-3	☐ R-4		
Storage		S-1 <del>Mo</del>	derate	S-2 <del>Lov</del>	⊬ ∐ Hi	gh-piled	
Park	king Garage 🗌	Open	☐ Enclosed	☐ Rep	air Garage		
Utility a	and Miscellaneo	ous 🗌					
Accessory (	Occupancy Cla	assificati	on(s):				_
Incidental U	Uses (Table 509	9.1):					_
This sep	paration is not e	exempt as	s a Nonsepara	ted Use (se	e exception	ns).	
<b>Special Use</b>	s (Chapter 4 –	- List Co	de Sections):				
<b>Special Pro</b>	visions: (Chap	oter 5 – I	List Code Sec	tions):			
Mixed Occu (Select on	upancy:		Yes Se	paration: _	Hr.	Exception:	
□Non-sepa	rated Use (508	3.3)					
☐ Separated	l Use (508.4)—	-See belo	w for area cal	culations fo	or each stor	y, the area of the o	ccupancy shall
			the actual flo	or area of e	ach use div	vided by the allow	able floor area
	shall not excee	ed I.					
Select one	4 . 1	4	0 4	4 . 1		TO.	
			Occupancy A			ccupancy B	< 1
	Allowable	Area of	Оссирапсу А	Allowa	able Area o	of Occupancy B	_
						= ≤ 1.00	
(add to or delet	te rows from the fo	ollowing ta		to capture all	relevant info		(D)
STORY NO.	DESCRIPTION ANI	D USE E	(A) BLDG AREA PER STORY (ACTUAL)	(B TABLE ARE	506.2 <sup>4</sup>	(C) AREA FOR FRONTAGE INCREASE <sup>1, 5</sup>	(D) ALLOWABLE AREA PER STORY OR UNLIMITED <sup>2, 3</sup>
	area increases fi						
		_		pace having	20 feet min	imum width =	_(F)
	Building Perime $(F/P) = $		( <i>P</i> )				
	Minimum width		$way = \underline{\hspace{1cm}}(W)$				

- 2. Unlimited area applicable under conditions of Section 507.
- 3. Maximum Building Area = total number of stories in the building  $\times D$  (maximum 3 stories) (506.2).
- 4. The maximum area of open parking garages shall comply with Table 406.5.4. The maximum area of traffic control towers must comply with Table 412.3.1.
- 5. Frontage increase is based on the unsprinklered area value in Table 506.2.

#### **ALLOWABLE HEIGHT**

	ALLOWABLE	SHOWN ON PLANS	CODE REFERENCE
Building Height in Feet (Table 504.3)			
Building Height in Stories (Table 504.4)			

<sup>1.</sup> Provide code reference if the "Shown on Plans" quantity is not based on Table 504.3 or 504.4.

#### FIRE PROTECTION REQUIREMENTS

	FIRE	R	ATING				
BUILDING ELEMENT	SEPARATION DISTANCE (feet)	REQ'D	PROVIDED (W/* REDUCTION)	DETAIL # AND SHEET #	DESIGN # FOR RATED ASSEMBLY	SHEET # FOR RATED PENETRATION	SHEET # FOR RATED JOINTS
Structural Frame Including columns, girders, and trusses							
Bearing Walls							
Exterior							
North							
East							
West							
South							
Interior							
Nonbearing walls and partitions Exterior walls							
North							
East							
West							
South							
Interior walls and partitions							
Floor Construction Including supporting beams and joists Floor Ceiling Assembly							
Columns Supporting Floors							
Roof Construction, including supporting beams and joists Roof Ceiling Assembly							
Columns Supporting Roof							
Shaft Enclosures—Exit							
Shaft Enclosures—Other							
Corridor Separation							
Occupancy/Fire Barrier Separati	on						
Party/Fire Wall Separation							
Smoke Barrier Separation							
Smoke Partition							
Tenant/Dwelling Unit/ Sleeping Unit Separation							
Incidental Use Separation	**** 1						

<sup>\*</sup> Indicate section number permitting reduction

PERC	ENTAGE OF WALL OF	PENING CALCULAT	TIONS
FIRE SEPARATION DISTANCE (feet) FROM PROPERTY LINES	DEGREE OF OPENINGS PROTECTION (TABLE 705.8)	ALLOWABLE AREA (%)	ACTUAL SHOWN ON PLANS (%)
	LIFE SAFETY SYSTEM	A RECHIREMENTS	
Emergency Lighting:	Yes No	I ILLOUINEMENTO	
Exit Signs:	☐ Yes ☐ No		
Fire Alarm:	☐ Yes ☐ No		
Smoke Detection Systems:	☐ Yes ☐ No		
Carbon Monoxide Detection			
	LIFE SAFETY PLAN	DECLUDEMENTS	
Life Safety Plan Sheet #:	LIFE SAFETT PLAN	REQUIREMENTS	
	ted wall locations (Chapter	r 7)	
<u> </u>	operty line locations (if no	<i>'</i>	
	g area with respect to dista	. ,	ty lines (705.8)
_	each area as it relates to occ		
1004.5)		apani ioaa carcaranon	(14616 100 11112) <u>(14616</u>
Occupant loads for e	ach area		
Exit access travel dis	tances (1017)		
Common path of trav 1006.3.4(2)]	vel distances <del>[Tables 1006.</del>	2.1 & 1006.3.2(1)][Ta	bles 1006.3.4(1) &
Dead end lengths (10	) <del>20.4)</del> (1020.5)		
Clear exit widths for	each exit door		
☐ Maximum calculated width (1005.3)(1005	l occupant load capacity eas 5.3.2)	ach exit door can accon	nmodate based on egress
Actual occupant load	l for each exit door		
	e plan indicating where fire es of occupancy separation		l/or roof structure is
Location of doors wi	th panic hardware (1010.1	<del>.10)</del> (1010.2.9)	
Location of doors wi	th delayed egress locks and	d the amount of delay (	( <del>1010.1.9.7)</del> (1010.2.13)
Location of doors wi	th electromagnetic egress l	locks <del>(1010.1.9.9)</del> (101	0.2.11)
Location of doors eq	uipped with hold-open dev	vices (716.2.6.1)	
Location of emergen	cy escape windows (1030)	<u>(1031)</u>	
☐ The square footage of	of each fire area (202)		
☐ The square footage of	of each smoke compartmen	t for Occupancy Class	ification I-2 (407.5)
☐ Note any code excep	tions or table notes that ma	ay have been utilized re	egarding the items above

#### **ACCESSIBLE DWELLING UNITS**

(SECTION 1107)

_	OTAL NITS	ACCESSIBLE UNITS REQUIRED	ACCESSIBLE UNITS PROVIDED	TYPE A UNITS REQUIRED	TYPE A UNITS PROVIDED	TYPE B UNITS REQUIRED	TYPE B UNITS PROVIDED	TOTAL ACCESSIBLE UNITS PROVIDED

#### **ACCESSIBILE PARKING**

(SECTION 1106)

LOT OR PARKING		OF PARKING ACES	# OF ACC	TOTAL # ACCESSIBLE PROVIDED		
AREA			REGULAR WITH	VAN SPA	CES WITH	
	REQUIRED	PROVIDED	5' ACCESS AISLE	132" ACCESS AISLE	8' ACCESS AISLE	
TOTAL						

#### PLUMBING FIXTURE REQUIREMENTS

(TABLE 2902.1)

USE		WATERCLO	SETS	URINALS	LAVATORIES			SHOWERS/	DRINKING FOUNTAINS	
	Male	Female	Unisex	URINALS	Male	Female	Unisex	TUBS	Regular	Accessible
SPACE										
EXIST'G										
NEW										
REQ'D										

#### **SPECIAL APPROVALS**

Special approval: (Local Jurisdiction, Department of Insurance, OSC, DPI, DHHS, ICC, etc., descri	ibe below)

#### **ENERGY SUMMARY**

#### **ENERGY REQUIREMENTS:**

The following data shall be considered minimum and any special attribute required to meet the energy code shall also be provided. Each Designer shall furnish the required portions of the project information for the plan data sheet. If performance method, state the annual energy cost for the standard reference design versus the annual energy cost for the proposed design.

Existing building enve	elope complies with code:		(If checked, the remainder of this section is applicable.)	not
Exempt Building:	(Provide code and applical	ble cod	de section or statutory reference)	
Climate Zone:	□ 3A □ 4A		5A	
Method of Compli	ance:			
Energy Code:	☐ Performance ☐	Prescri	riptive	
ASHSAE 90.1:	☐ Performance ☐	Prescri	iptive	
Other:	☐ Performance (specify	source	e)	
Roof/ceiling Assem	OPE: (Prescriptive method nbly (each assembly)	only)		
Description of as			_	
U-Value of total $R$ -Value of insul			_	
Skylights in each				
	n assembly: of skylight:		_	
	age of skylights in each as	sembly		
Exterior Walls (ea		J		
Description of as	<del>*</del> *			
<i>U</i> -Value of total	•			
<i>R</i> -Value of insul	•		_	
Openings (windo	ows or doors with glazing)	)		
U-Value of	assembly:		<u>_</u>	
Solar heat g	gain coefficient:		<u>_</u>	
projection f	actor:		_	
Door R-Val	lues:		_	
Walls below grade	e (each assembly)			
Description of as	•			
<i>U</i> -Value of total			_	
<i>R</i> -Value of insul	ation:		_	
Floors over uncon	ditioned space (each asse	mbly)		
Description of as	ssembly:			
<i>U</i> -Value of total	<u> </u>		_	
<i>R</i> -Value of insul	ation:		_	
Floors slab on grad				
Description of as	· · · · · · · · · · · · · · · · · · ·			
<i>U</i> -Value of total	· · · · · · · · · · · · · · · · · · ·		_	
<i>R</i> -Value of insul			_	
Horizontal/vertic	cal requirement:		_	
slab heated:				

## APPENDIX B 20182024 BUILDING CODE SUMMARY FOR ALL COMMERCIAL PROJECTS

STRUCTURAL DESIGN (PROVIDE ON SHEET 1 OR 2 OF THE STRUCUTRAL SHEETS)

<b>DESIGN LOAD:</b>							
<b>Importance Factors:</b>	Wind $(I_W)$						
	Snow $(I_S)$						
	Seismic $(I_E)$						
Live Loads:	Roof			psf			
	Mezzanine			psf			
	Floor			psf			
<b>Ground Snow Load:</b>	psf						
Wind Load:	Basic Wind Speed			mph (ASC	E-7)		
	Exposure Category						
SEISMIC DESIGN O	CATEGORY:		□ A		□ B	□С	□ D
	ring Seismic Design Pa		•				
	tegory: (Table 1604.5	*		<del></del>		□IV	
	onse Acceleration:	$S_S$		%g	S1	%g	
Site Classificat	tion: (ASCE 7)	$\square$ A	$\square$ B	· <del></del>	<del></del>	· <del></del>	□ F
	Data Source:	☐ Field	l Test	☐ Presu	ımptive	☐ Histori	ical Data
	al system (check one)						
☐ Bearing			_	cial Mome			
☐ Building	-				/C or Speci	al Steel	
☐ Momen		☐ Inve					
Analysis Proce	•		•	valent Late		•	namic
Architectural,	Mechanical, Compor	nents and	hored?	☐ Yes	□ No		
LATERAL DE	SIGN CONTROL:	☐ Earth	nquake	☐ Wind			
SOIL BEARIN	G CAPACITIES:						
Field Tes	t (provide copy of test	report) _		_psf			
Presumpt	ive Bearing capacity _			_psf			
Pile size,	type, and capacity						
	· - • • • • • • • • • • • • • • • • • •						

#### **APPENDIX B**

## 20182024 BUILDING CODE SUMMARY FOR ALL COMMERCIAL PROJECTS

MECHANICAL DESIGN (PROVIDE ON THE MECHANICAL SHEETS IF APPLICABLE) MECHANICAL SUMMARY

#### MECHANICAL SYSTEMS, SERVICE SYSTEMS AND EQUIPMENT

Thermal Zone	, 102 2 1 2 1 2 1	2012 2 2012		
winter dry bulb:				
summer dry bulb:		-		
Interior design conditions				
winter dry bulb:				
summer dry bulb:		_		
relative humidity:		_		
ž		_		
Building heating load:				
gg		-		
Building cooling load:				
gg		-		
Mechanical Spacing Condition	ing System			
Unitary	<i>6 v</i>			
description of unit				
heating efficiency:		_		
cooling efficiency:		_		
size category of unit:		=		
Boiler		-		
Size category. If oversized,	state reason:			
Chiller	State Teason		_	
	stata raasan :			
Size category. If oversized,	state reason.:	-	_	
List equipment efficiencies:				
List equipment efficiencies.		-		

#### **APPENDIX B**

## 20182024 BUILDING CODE SUMMARY FOR ALL COMMERCIAL PROJECTS

ELECTRICAL DESIGN (PROVIDE ON THE ELECTRICAL SHEETS IF APPLICABLE) ELECTRICAL SUMMARY

#### ELECTRICAL SYSTEM AND EQUIPMENT

Method of Complian Energy Code: ASHRAE 90.1:	rce:  ☐ Prescriptive ☐ Performance ☐ Prescriptive ☐ Performance			
<b>Lighting schedule</b> (each fixture type) lamp type required in fixture number of lamps in fixture ballast type used in the fixture number of ballasts in fixture total wattage per fixture total interior wattage specified versus allowed (whole building or space by space) total exterior wattage specified versus allowed				
Additional Prescript	tive Compliance			
☐ 506.2.1 More E	fficient Mechanical Equipment			
☐ 506.2.2 Reduce	d Lighting Power Density			
☐ 506.2.3 Energy	Recovery Ventilation Systems			
☐ 506.2.4 Higher	Efficiency Service Water Heating			
☐ 506.2.5 On-Site	Supply of Renewable Energy			
☐ 506.2.6 Automa	atic Daylighting Control Systems			



# APPENDIX C CODE CHANGE PROPOSAL NORTH CAROLINA BUILDING CODE COUNCIL

325 North Salisbury Street, Room 5\_44
Raleigh, North Carolina 27603
(919) 647-0019(919) 647-0008
barry.gupton@ncdoi.govdavid.rittlinger@ncdoi.gov

	Petition for Rule Makin	g	Ito	em Number	
Granted by BCC Denied by BCC	Adopted by BCC Disapproved by BCC	Appro	ved by RRC ection by RRC_		
PROPONENT				PHONE ()	
REPRESENTING					
ADDRESS		CIT	YSTA	ATEZIP _	
E-MAIL		FAX		•	
Administrative	ding Code <del>, Volume</del> Building  Plumbing	Fire	☐ Resid	ential	oly):
	e section to read as follows: new section to read as follows:	:		and substitute the fo	_
LINE THROUGH L	ANGUAGE TO BE DELETI	<del>D</del>	UNDERLINE LA	NGUAGE TO BE A	DDED
Type or print. Continue p	proposal or reason on plain pa	per attache	d to this form. See	reverse side for inst	ructions.
Will this proposal change	the cost of construction? e the cost of a dwelling by \$80	0 or more?	Decrease	Increase ☐ Yes ☐	No
Will this proposal affect L	• •	o or more.	Local	State	No 🗆
	substantial economic impact	(> \$1.000.0		Yes	No 🗆
<ul> <li>Non-Substantial – Prov</li> <li>Substantial – The econ</li> <li>Pursuant to §143-138(</li> </ul>	vide an economic analysis incomic analysis must also inclual)(2) a cost-benefit analysis d the NC Residential Code, C	luding ben ide <del>two</del> <u>2-</u> a <u>is required</u>	efit/cost estimates. Iternatives, time va	ulue of money and ris	sk analysis.
REASON:				200	
anature			ī	BCC CODE CE	

3/14/1712/13/22

#### INSTRUCTIONS

(This page is not required to be submitted with the proposed code amendment.)

Each proposed code change request shall comply with the following rules:

Rule 1: The Original, and twenty two (22) copies twenty-one (21) hardcopies, one (1) pdf and one (1) editable softcopy of the proposed Petition for Rule-Making along withincluding supporting documentation shall be filed with the Building Code Council Secretary. Submit one (1) electronic copy via email. The softcopies can be submitted via email to the Building Code Council Secretary.

Rule 2: The filing shall be received by the first day of the month prior to the quarterly scheduled meeting date.

Rule 3: Each request shall be typewritten on this form and shall contain the following:

- (1) The proposed rule change must be set forth in full and contain explicit reference to the affected section or sections of the code.
- (2) The request shall state the reasons for the proposed rule change with supporting documentation.
- (3) The proposed rule change shall comply with the standards set forth in GS 143-138(c) and reference to the particular standards shall be set forth in the request for the amendment.
- (4) The proposed rule change shall contain an economic impact analysis as required by GS 143-138(a).

**Rule 4:** When a request is improperly filed or not in accordance with all the rules listed above, the Council Secretary shall reject the submittal and notify the applicant of the proper procedure to follow.

**Rule 5:** Upon the proper filing of a request, the Council Secretary shall forward one copy of said request to each council member prior to the scheduled meeting date. Persons filing proposed petitions are hereby notified of the place and time of the scheduled hearings. The Council Secretary shall cause to be published the notice of public hearing as specified in GS 143-138(a).

**Rule 6:** The Council shall either grant or deny the proposed Petition for Rule-making at the meeting following receipt of the proposed rule change. The Council will take no further action on items that are Denied. Granted items may be referred to Committee for review.

**Rule 7:** The Council will hold a public hearing on granted items at the next quarterly scheduled meeting. The Council will take final action on granted items at the next quarterly scheduled meeting after the public hearing.

Timeline Example			
Petition Received:	February 1		
Petition Granted:	March BCC meeting		
Notice of Hearing Published:	April NC Register		
Committee Review:	May - June		
Hearing Held:	June BCC meeting		
Final Adoption:	September BCC meeting		
Rules Review Hearing:	November RRC meeting		
Approved:	December 1		

#### **APPENDIX D**

## AFFIDAVIT OF WORKERS' COMPENSATION COVERAGE N.C.G.S. §87-14

The undersigned applicant for Building Permit #	being the
	Contractor
	Owner
	Officer/Agent of the Contractor or Owner
Do hereby aver under penalties of perjury that the per in the permit:	rson(s), firm(s) or corporation(s) performing the work set forth
has/have three (3) or more employees and h	ave obtained workers' compensation insurance to cover them,
has/have one or more subcontractor(s) and h	nave obtained workers' compensation insurance to cover them,
has/have one or more subcontractor(s) who themselves,	has/have their own policy of workers' compensation covering
has/have not more than two (2) employees a	and no subcontractors,
	sought. It is understood that the Inspection Department issuing orkers, compensation insurance prior to issuance of the permit person, firm or corporation carrying out the work.
Firm name:	
By:	
Title:	
Date	



## APPENDIX E APPEALS NORTH CAROLINA **BUILDING CODE COUNCIL**

325 North Salisbury Street, Room
5, 44 Raleigh, North Carolina 27603

	5_44 Raieign, Non (919) 647-0019(91					
*ESSE QUAM VIDERI*	APPEAL TO NCD	APPEAL TO NCDOI/NCBCC		Date_	1	
GS 160D-1127 Formal Interpretation by NCDO Appeal of Local Decision to NC		Appeal of	40, GS 143-141 Local Decision to NO NCDOI Decision to I			
APPELLANTREPRESENTINGADDRESS				)	X	
CITY					ZIP	
E-MAIL_						
North Carolina State Building C  Administrative  Mechanical  Section(s)	Building	Section Fire Fuel Gas				
	nal Interpretation by NCl eal of Local Decision to N		☐ Appeal of Lo☐ Appeal of No			
Type or print. Include all backgr policies. Attach additional supp		ired by the r	eferenced General Sta	atutes an	d the attach	ied
REASON:						
Signature_			APPEAL TO <del>NCE</del> DATE:		BC <u>NCDOI/</u> RM <u>3/14/17</u>	

#### 202.9 Appeals.

202.9.1 Engineering Division. A written technical inter—pretation shall be provided as specified in Section 203.2.1.2. Any person may appeal in writing an order, decision, or determination pertaining to the code or any state building law by filing written notice with the Com—missioner of Insurance or his designee within 10 days after the order, decision or determination. A copy of the appeal shall be furnished to each party.

(General Statutes 143-140, 153A-374 and 160A-434)

#### 203.2.1 Interpretations.

- 203.2.1.1 Informal interpretations. The Engineering Division shall provide informal interpretations on code related matters either by e-mail, letter or telephone. These informal interpretations may be accepted by the local code enforcement official or party requesting the interpretation. Either party may request a formal inter-pretation of the code.
- 203.2.1.2 Formal interpretations. Any person may request in writing a formal interpretation of the code. The request shall be addressed to the Chief Code Con—sultant for the Department of Insurance. The request shall be specific and shall reference the code sections in question. All formal interpretations shall be in writing. A formal interpretation shall be binding on all parties unless appealed to the Building Code Council as specified in Section 201.9.2. Formal interpretations deter—mined to be of a general nature may be posted on the department web site. (General Statute 143–140)
- 203.2.2 Appeals. Any person may appeal in writing an order, decision or determination of a code enforcement official pertaining to the code or any state building law. The appeal shall be addressed to the Chief Engineer for the Department of Insurance by filing written notice within 10 days after the order, decision or determination. The appeal shall contain the type and size of the building in question, the location of the building, and shall reference the code sections in question. The decision shall be in writing and shall set forth the facts found. The decision rendered shall be based on the technical provisions of the code, public health and safety and shall be construed liberally to those ends. A decision shall be binding on all parties unless an appeal is submitted to the Building Code Council as speci-fied in Section 201.9.2. A copy of the appeal and written decision shall be furnished to each party.

(General Statutes 153A-374 and 160A-434)

- 202.9.2 Building Code Council. The Building Code Council shall hear appeals from the decisions of a state enforcement agencies relating to any matter related to the code. Any person wishing to appeal a decision of a state enforcement agency to the Building Code Council shall give written notice of appeal as follows:
  - 202.9.2.1 Twenty one copies including an original of the Notice of Appeal shall be filed with the Building Code Council c/o NC Department of Insurance, Engi neering Division, 325 North Salisbury Street, Room 5\_44, Raleigh, NC 27603 and one copy shall be filed with the State enforcement agency from which the appeal is taken.
  - 202.9.2.2 The Notice of Appeal shall be received no later than 30 days from the date of the decision of the State enforcement agency.
  - 202.9.2.3 The Notice of Appeal shall be legibly printed, typewritten or copied and shall contain the following:
- (1) Name, address of the party or parties requesting the appeal.
- (2) The name of the State enforcement agency, the date of the decision from which the appeal is taken, and a copy of the written decision received from the enforcement agency.
- (3) The decision from which the appeal is taken shall be set forth in full in the Notice of Appeal or a copy of the decision shall be attached to all copies of the Notice of Appeal.
- (4) The contentions and allegations of fact must be set forth in full in a clear and concise manner with reference to the sections of the code in controversy.
- (5) The original Notice of Appeal shall be signed by the party or parties filing appeal.
- (6) The Notice of Appeal shall be received by the first day of the month prior to the Building Code Council's quarterly scheduled meeting in order to be placed on the agenda for that meet ing. The Chairman may schedule a special meeting to hear an appeal.
  - 202.9.2.4 Upon the proper filing of the Notice of Appeal, the Building Code Council Secretary shall forward one copy of the Notice of Appeal to each member of the Building Code Council. The Chairman may appoint a Hearing Committee to hear appeals. The Sec retary shall send notice in writing to the party or parties requesting an appeal and to the Building Code Council Hearing Committee members at least 15 days prior to the Hearing Committee meeting. A written decision of the Hearing Committee meeting shall be provided to all Building Code Council Members. The actions of the Hearing Committee shall be final, unless appealed to the full Building Code Council in writing within 30 days of the Hearing Committee's action. If a Hearing Committee consists of at least seven council members, it will constitute a quorum of the full council. Further appeals shall be as specified in Section 202.9.3.

202.9.2.5 The Building Code Council shall, upon a motion of the State enforcement agency or on its own motion, dismiss appeals for the following reasons:

- 1. Not pursued by the appellant or withdrawn;
- 2. Appeal not filed in accordance with these rules; or
- 3. Lack of jurisdiction.

202.9.2.6 When the Building Code Council finds that a State enforcement agency was in error in its interpretation of the code, the Building Code Council shall remand the case to the agency with instructions to take such actions as the Building Code Council directs. When the Building Code Council finds on appeal that materials or methods of construction proposed are equivalent to those required by the code, the Building Code Council shall remand the case to the State enforcement agency with instructions to permit the use of such materials or methods of construction. The Building Code Council shall immediately initiate procedures for amending the code to permit the use of such materials or methods of construction.

202.9.2.7 The Building Code Council shall provide a written decision setting forth the findings of fact and the Building Code Council's conclusions to each party or parties filing the appeal and to the state enforcement agency from which the appeal was taken.

202.9.3 Superior court. Whenever any person desires to appeal a decision of the Building Code Council or a decision of a State or local enforcement agency, he may appeal either to the Wake County Superior Court or the Superior Court of the county in which the proposed building is to be situated in accordance with the provisions of Chapter 150B of the General Statutes.

[General Statute 143 141(d)]

#### **APPENDIX F**

#### STATE OF NORTH CAROLINA **OWNER EXEMPTION AFFIDAVIT PURSUANT TO G.S. 87-14(a)(1)** COUNTY OF \_\_\_\_\_ Inspections Department Address and Parcel Identification of Real Property Where Building is to be Constructed or Altered: (Print Full Name) hereby claim an exemption from licensure under G.S. 87-1(b)(2) by initialing the relevant provision in paragraph 1 and initialing paragraphs 2 – 4 below and attesting to the following: 1. I certify that I am the owner of the property set forth above on which this building is to be constructed or altered; OR I am legally authorized to act on behalf of the firm or corporation which is constructing or altering this building on the property owned by the firm or corporation as set forth above (name of firm or corporation: I will personally superintend and manage all aspects of the construction or alteration of the building and that duty will not be delegated to any person not duly licensed under the terms of Article 1 of Chapter 87 of the General Statutes of North Carolina; I will be personally present for all inspections required by the North Carolina State Building Code, unless the plans for the construction or alteration of the building were drawn and sealed by an architect licensed pursuant to Chapter 83A of the General Statutes of North Carolina: I understand that a copy of this AFFIDAVIT will be transmitted to the North Carolina Licensing Board for General Contractors for verification that I am validly entitled to claim an exemption under G.S. 87-1(b)(2) for the building construction or alteration specified herein. I further understand that, if the North Carolina Licensing Board for General Contractors determines that I was not entitled to claim this exemption, the building permit issued for the building construction or alteration specified herein shall be revoked pursuant to G.S. 153A-362 or G.S. 160A-422160D-1115. Date (Signature of Affiant) Sworn to (or affirmed) and Subscribed before me this the day of , 20 Signature of Notary Public Printed Name of Notary Public

(NOTE: It is a Class F felony to willfully commit perjury in any affidavit taken pursuant to law—G.S. 14-209)

My Commission Expires: (Notary Stamp or Seal)

To: All NC Building Code Enforcement Jurisdictions

The North Carolina Licensing Board for General Contractors has implementing procedures to comply with NC General Statute 87-14. For projects costing \$30,000 or more, property owners claiming exemption to the general contractor licensing requirement when applying for a building permit are required, before being entitled to the permit, to execute a verified affidavit attesting:

- a. That the person is the owner of the property on which the building is being constructed or, in the case of a firm or corporation, is legally authorized to act on behalf of the firm or corporation.
- b. That the person will personally superintend and manage all aspects of the construction of the building and that the duty will not be delegated to any other person not duly licensed.
- c. That the person will be personally present for all inspections required by the *North Carolina State Building Code*, unless the plans for the building were drawn and sealed by an architect licensed pursuant to Chapter 83A of the General Statutes.

The statute further requires that a copy of the affidavit be transmitted to the North Carolina Licensing Board for General Contractors for the purpose of verifying the applicant was validly entitled to claim the exemption. If during the permitting process any irregularities are detected that call in to question whether a permit applicant is fully complying with all applicable laws, the person issuing the permit should make note of the circumstances when forwarding information to the Board and provide a copy of the building permit application, including contact information for any subcontractors listed. Please be aware the new requirements are not intended to delay the issuance of the building permit. When the person applying for the building permit reasonably satisfies the permitting authority that the applicable laws are being complied with, and executes all required documents, the building permit should be issued without delay. Upon review of the documents, should any irregularities be detected that require further action, the Board's staff will contact the code enforcement authority.

Whenever possible, the most practical method of submitting affidavits to the Board is to scan the documents and transmit them as PDF email attachments to the appropriate Field Investigator serving the various code enforcement jurisdictions throughout the state. Specific email addresses have been set up for this purpose. Alternately, the documents may be faxed or sent via US Mail. Attached to this email are pages with the The assigned territories, email addresses for affidavit transmittal, fax numbers and contact information for the Board's field staff are found on the next page. Please contact the staff member serving your area with any questions you may have. Also attached to this email is a model affidavit developed by the NC Home Builders Association in conjunction with the UNC School of Government. You may use this model affidavit or develop your own, as long as all the required information is provided. Additional information is available on the UNC School of Government website using the following link: http://www.sog.unc.edu/node/767.

Thank you for your assistance in this matter. The Board sincerely appreciates your cooperation in implementing these new requirements.

#### FIELD INVESTIGATOR REGIONS

#### Region 1 — Coastal/SE (14) (Joel Macon 910-458-8899) Email: joelmacon@nclbgc.org

Bladen	Columbus	Duplin	Johnston	New Hanover	Pender
Brunswick	Craven	Harnett	Jones	Onslow	Sampson

Carteret Cumberland

#### Region 2 — Coastal N/E (27)(28) (Dean Burbage 252-927-3326) Email: deanburbage@nclbgc.org

Beaufort	Dare	Greene	Martin	Perquimans	<u>Warren</u>
Bertie	Edgecombe	Halifax	Nash	Pitt	Wayne
Camden	<u>Franklin</u>	Hertford	Northampton	Tyrrell	Wilson
Chowan	Gates	Hyde	Pamlico	Vance	
Currituck	Granville	Lenoir	Pasquotank	Washington	

#### Region 3 — Upper Piedmont (17)(16) (Curtis Huff 919-690-8734) Email: curtishuff@nclbgc.org

Alamance	Durham	Lee	Randolph	Surry	Yadkin
Caswell	Forsyth	Orange	Rockingham	<u>Wake</u>	
Chatham	Franklinton	Warren			
Guilford	Person	Stokes	Wilkes		

#### Region 4 — Lower Piedmont (15) (Waties Greene 980-210-3627910-653-5356) Email: watiesgreene@nclbgc.org

Anson	Davidson	Mecklenburg	Richmond	Scotland
Cabarrus	Hoke	Montgomery	Robeson	Stanly
Davie	Iredell	Moore	Rowan	Union

#### Region 5 — Western (27) (Ryan Cody 828-689-3388) Email: ryancody@nclbgc.org

Alexander	Burke	Cleveland	Jackson	Mitchell	Watauga
Alleghany	Caldwell	Gaston	Lincoln	Polk	Yancey
Ashe	Catawba	Graham	Macon	Rutherford	
Avery	Cherokee	Haywood	Madison	Swain	
Buncombe	Clav	Henderson	McDowell	Transvlvania	

Affidavits transmitted to the Board via IJS Mail should be sent to:

Susan Sullivan, <u>Director of Investigations</u>
NC Licensing Board for General Contractors
P.O. Box 171875400 Creedmoor Road
Raleigh, North Carolina 2761927612
www.nclbgc.org / email: complaints@nclbgc.org

#### **APPENDIX G**

### **DESIGN PROFESSIONAL INSPECTION FORM**

RECORD OF THE INSPECTION OF A **COMPONENT OR ELEMENT** BY A NC LICENSED ARCHITECT OR ENGINEER **Project Information:** 

riojeci illioirilaliori.			
Residential Single-Family Project: Y	N Commercial	Project: Y N	
Code Enforcement Project No:	Permit No:	Permit No:	
Project Name:	Owner:		
Project Address:	Suite No:		
Date Inspected:	Contractor N	lame:	
Component Inspected:			
esponsible Licensed NC Architect or	NC Engineer		
Name:			
Firm Name:			
Phone Numbers:	Office:	Mobile:	
Email Address:			
Mailing Address:			
Applicable Code:			
2024 NCBC = 2024 NC Building Code; 2024 N	NCRC = 2024 NC Re	esidential Code	
•		sidoriidi edde	
Describe Element/Component/Type of	пъреспоп.		
_			
*(subarade form/l	etter may also be re	equired)	
	tion/Signature:		
By signing below, I certify that the c	•	or element of the building a	
dentified on this form has been inspecte	•		
per G.S. <del>160D-11-6</del> 160D-1106 and is in co	•		
architect or engineer for the project.	•	·	
equirements of the above reference	•	•	
needed.			
		SEAL	
		1	
icensed Architect or Engineer			

#### **Inspection Department disclaimer:**

Upon the receipt of a signed written document as required by G.S. 160D-1106, Code Enforcement shall be discharged and released from any liabilities, duties and responsibilities imposed by this article or in common law from any claim arising out of or attributed to the component or element in the construction of the building for which the signed written document was submitted. Be aware that this inspection will be noted in all inspection records including the Certificate of Occupancy or

Certificate of Compliance. This inspection does not address any local ordinances or zoning requirements.