1	12 NCAC 09A .0208 is	being su	bmitted for adoption as follows:
2			
3	12 NCAC 09A .0208	PUBI	JC COMMENTS AT HEARINGS
4	For hearings in which p	ablic con	ments are allowed or required, the following rules apply:
5	(1) The Chair	may:	
6	<u>(a)</u>	author	ize the designation of any agency employee to act as the hearing officer;
7	<u>(b)</u>	set ou	t the type of hearings that the designated employees are authorized to conduct;
8	<u>(c)</u>	refere	nce the rules of procedure for conducting public rulemaking hearings.
9	(2) The Chair	may set t	ime limits on oral presentations.
10	<u>(a)</u>	Unles	s the Chair specifies otherwise, oral presentations are limited to five minutes per
11		person	or requesting entity;
12	<u>(b)</u>	The C	hair may require that oral presentations be limited to representative spokespersons
13		for the	ose advocating or opposing agenda items;
14	<u>(c)</u>	In ma	king the above decisions, the Chair should consider:
15		<u>(i)</u>	the length of the agenda and of the meeting;
16		<u>(ii)</u>	the number of rules or agenda items subject to comment;
17		<u>(iii)</u>	the complexity of the issues;
18		<u>(iv)</u>	the public interest in a particular rule, report or agenda item;
19		<u>(v)</u>	the number of people desiring to address the agency;
20		<u>(vi)</u>	the variations in the speakers' arguments and level of agreement within their
21			positions or relationships;
22		(vii)	the nature of the comments in relation to the agency's scope of review; and
23		(viii)	the amount of notice given to the agency, commission, or committee.
24	(3) The Chair	will set t	ne date, time, and place of any public [hearing and, when required, comply with the
25	North Carolina	General	Statutes Chapter 150B.] hearing.
26	<u>(a)</u>	If no l	nearing end time is designated prior to the beginning of the meeting, the Chair may
27		end th	<u>e hearing [<mark>at any appropriate time.] once the purpose for that public hearing has been</mark></u>
28		<u>concl</u> ı	<mark>ided, or</mark>
29	<u>(b)</u>	If a h	earing end time has been designated for a hearing in which comments will be
30		accept	ed, the hearing officer will remain in the meeting until such end time is reached.
31	(4) When a he	aring offi	cer is designated, the hearing officer will collect written and oral submission
32	presented	during tl	ne hearing and submit to the agency, commission or committee as appropriate
33	following t	he close	of the record.
34	(5) Nothing in	this rule	is meant to require the agency, commission, or committee to allow public comment
35	when not r	equired b	y statute.
36	(6) For purpos	es of this	rule, Chair means the person designated as chairperson for the agency, commission

1	or committee, holding the hearing. In the event the Chair is not present at the hearing, the Vice-Chair
2	will preside, and if the Vice-Chair is also not present, then the hearing officer will preside, and either will
3	act, for purposes of this rule and for the hearing, with the authority of the Chair.
4	
5	
6	History Note: Authority [G.S. 150B-21.2;] G.S. 17C-6
7	Eff. November 1, 2024

1	12 NCAC 09B .0	0202 is amended with changes as published in 38:24 NCR 1629-1632 as follows:
2		
3	12 NCAC 09B .0	0202 RESPONSIBILITIES OF THE SCHOOL DIRECTOR
4	(a) In planning,	developing, coordinating, and delivering each Commission-certified criminal justice training course,
5	the School Direct	tor shall:
6	(1)	Formalize and schedule the course curriculum in accordance with the curriculum standards
7		established in this Subchapter;
8	(2)	Select and schedule instructors who are certified by the Commission; Commission, pursuant to 12
9		NCAC 09B .0301:
10	(3)	Provide each instructor with a current Commission course outline and all necessary additional
11		information concerning the instructor's duties and responsibilities;
12	(4)	Notify each instructor that he or she shall comply with the Basic Law Enforcement Training Course
13		Management Guide and provide him or her access to the most current version of the Course
14		Management Guide;
15	(5) <u>(3)</u>	Ensure each instructor utilizes Commission approved lesson plans and instructional materials;
16		materials, as specified in Rules .0205, .0209, .0210, .0211, .0212, .0213, .0214, .0226, .0227, .0232,
17		.0233, .0235, .0236, .0237, .0238, .0241, .0313, .0314, or .0410 of this Subchapter;
18	(6) <u>(4)</u>	Arrange for the availability of appropriate audiovisual aids and materials, publications, facilities,
19		and equipment for training in all topic areas;
20	(7) <u>(5)</u>	Develop, adopt, reproduce, and distribute any supplemental rules and requirements determined by
21		the school to be necessary or appropriate for:
22		(A) effective course delivery;
23		(B) establishing responsibilities and obligations of agencies or departments employing or
24		sponsoring course trainees; and
25		(C) regulating trainee participation and demeanor, ensuring trainee attendance, and
26		maintaining performance records;
27	(8<mark>)[(6)]</mark>	If appropriate, recommend housing and dining facilities for trainees;
28	(9)[<mark>(7)]</mark>	(6) Administer the course delivery in accordance with Commission approved lesson [plans,] plans
29		and course management guides; plans, pursuant to paragraph (a)(3) of this Rule;
30	(10)[<mark>(8)</mark>	Maintain direct supervision, direction, and control over the performance of all persons to whom
31		any portion of the planning, development, presentation, or administration of a course has been
32		delegated. The [State] comprehensive final examination shall be administered by the Criminal
33		Justice Education and Training Standards Commission; [Commission (CJETS);] delegated. and
34	(11)[<mark>(9)</mark>	Report the completion of each presentation of a Commission certified criminal justice training
35		course to the Commission, utilizing forms required for submission, which are located on the
36		Agency's website: https://ncdoj.gov/law-enforcement-training/criminal-justice/forms-and-
37		publications/.

1	(b) In addition to	o Paragraph (a) of this Rule, in planning, developing, coordinating, and delivering each Commission
2	certified Commi	ssion-accredited Basic Law Enforcement Training Course, the School Director shall:
3	(1)	Deliver training in accordance with the most current version of the Basic Law Enforcement Training
4		Course Management Guide as published by the North Carolina Justice Academy;
5	(2) (1)	Schedule course presentation to include 12 hours of instruction each week during consecutive
6		calendar weeks, except that there may be as many as three six one-week breaks until course
7		requirements are completed. If the Governor declares a State of Emergency pursuant to G.S. 166A-
8		19.3(19), the Director of the Criminal Justice Standards Division shall allow additional breaks in a
9		specific course delivery when the Director determines that doing so is necessary based on
10		consideration of the following factors:
11		(A) Whether instruction has begun in the course or whether course initiation may be postponed;
12		(B) The risk of harm to students that may be caused by continuation of the course;
13		(C) Whether those enrolled in the course have been or will likely be called to action to help
14		address the State of Emergency;
15		(D) The specific need for the waiver; and
16		(E) The degree of benefit to the public in allowing a break in instruction.
17		Notice of waivers granted pursuant to the Section shall be posted on the CJETS website
18		https://ncdoj.gov/law-enforcement-training/criminal-justice/. The waivers granted pursuant to this
19		Section shall only apply to courses that began during the effective period of the State of Emergency;
20	(3) (2)	Schedule only specialized instructors certified by the Commission to teach those high-liability areas
21		as specified in Rule .0304(a) of this Subchapter as either the lead instructor or as assistant instructors
22		or role players;
23	(4) (3)	With the exception of the First Responder, Physical Fitness, Officer Health and Wellness,
24		Explosives and Hazardous Materials, Materials Emergencies, and topical areas outlined in Rule
25		.0304(a) of this Subchapter, schedule one specialized instructor certified by the Commission for
26		every six trainees while engaged in a practical performance exercise;
27	(5)(4)	Schedule one specialized instructor certified by the Commission for every eight trainees while
28		engaged in a practical performance exercise in the topical area areas "Subject Subject Control Arrest
29		Techniques"; Techniques or Compliance and Control Tactics;
30	(6) (5)	Schedule no single individual to instruct more than 35 [25] percent of the total hours of the 640-
31		hour curriculum or 25 percent of the total hours of the 868-hour curriculum during any one delivery
32		of the Basic Law Enforcement Training Course presentation;
33	(7) (6)	Not less than 30 days before commencing delivery of the Basic Law Enforcement Training Course,
34		submit to the Commission a Pre-Delivery Report of Training Course Presentation pursuant to 12
35		NCAC 09C .0211; .0211. The Pre Delivery Report (Form F 10A) shall indicate a requested date
36		and location for the administration of the State comprehensive exam, and include the following
37		attachments:

I	(Λ) a course schedule showing the arrangement of topical presentations and proposed
2	instructional assignments; and
3	(B) a copy of any rules and requirements for the school. A copy of those rules shall also be
4	given to each trainee and to the executive officer of each trainee's employing or sponsoring
5	agency or department at the time the trainee enrolls in the course;
6	(7) Submit a copy of any rules and requirements for the school. A copy of those rules shall also be
7	given to each trainee and to the executive officer of each trainee's employing or sponsoring agency
8	or department at the time the trainee enrolls in the course;
9	(8) [(7)] Monitor, or designate an instructor certified by the Commission to monitor, a presentation of each
10	instructor once during each three year certification period in each topic taught by the instructor and
11	prepare a written evaluation on the instructor's performance and suitability for subsequent
12	instructional assignments. The observations shall be of sufficient duration to ensure that the
13	instructor is using the Instructional System Design model, and that the delivery is objective-based,
14	documented by, and consistent with a Commission-approved lesson plan. pursuant to
15	paragraph (a)(3) of this Rule. For each topic area, the School Director's evaluation shall be based
16	upon the course delivery observations, the instructor's use of the approved lesson plan, and the
17	results of the student evaluations of the instructor. For probationary instructors, the evaluations
18	conducted by another instructor shall be prepared on the Criminal Justice Instructor Evaluation
19	(Form F-16) and forwarded to the Commission. Based on this evaluation, the School Director shall
20	recommend approval or denial of requests for General Instructor Certification. For all other
21	instructors, these evaluations shall be prepared on the Criminal Justice Instructor Evaluation (Form
22	F-16), be kept on file by the school for a period of three years, and shall be made available for
23	inspection by a representative of the Commission upon request. In the event the evaluation of an
24	instructor indicates that his or her performance was less than acceptable, the School Director shall
25	forward a copy of the evaluation to the Commission. Any instructor who is evaluating the
26	instructional presentation of another instructor shall hold certification in the same instructional topic
27	area as that for which the instructor is being evaluated; evaluated. The Criminal Justice Evaluation
28	(Form F-16) shall contain the following information:
29	(A) <u>Instructor's name, date of birth, and Acadis ID number;</u>
30	(B) Evaluator's name, and Acadis ID number;
31	(C) Block of Instruction, date, location, and total hours of instruction;
32	(D) Scores for Instructional Ability and Strategies; and
33	(E) Presentation Evaluation Criteria.
34	(9) [(8)] Administer or designate a staff person Qualified Assistant to administer course specific tests during
35	course delivery:
36	(A) to determine and record the level of trainee comprehension and retention of instructional
37	subject matter;

1		(B)	to provide a basis for a final determination or recommendation regarding the minimum
2			degree of knowledge and skill of each trainee to function as an inexperienced law
3			enforcement officer; and
4		(C)	to determine subject or topic areas of deficiency for the application of Rule .0405(a)(3) of
5			this Subchapter; and
6	(10) [(9)) Not m	nore than 10 days after the conclusion of a school's offering of Basic Law Enforcement
7		Training	g, ensure all student test scores and class documents have been uploaded to the Acadis
8		platforn	n. and submit to the Commission a Post-Delivery Report of Training Course Presentation
9		(Form F	⁷ 10B) that shall include: <u>(Form F-10B).</u>
10		(A)	a "Student Course Completion" form for each individual enrolled on the day of orientation;
11		(B)	a "Certification and Test Score Release" form; [and]
12		(C)	the "Police Officer Physical Ability Test (POPAT) Post Course" final form; and [final.]
13		(D)	the orientation class enrollment roster.
14	(c) In addition to	o Paragra _l	ph (a) of this Rule, in planning, developing, coordinating, and delivering each Commission-
15	certified "Crimin	al Justice	e Instructor Training Course," the School Director shall:
16	(1)	Schedul	e course presentation pursuant to Rule .0209 of this Subchapter;
17	(2)	Schedul	e evaluators as follows:
18		(A)	each evaluator, as well as the instructors, shall have completed a Commission-certified
19			instructor training course or an equivalent instructor training course utilizing the
20			Instructional Systems Design model, an international model with applications in education,
21			military training, and private enterprise; and
22		(B)	each instructor and evaluator shall document successful participation in a have completed
23			an instructor training orientation program presented by the North Carolina Justice
24			Academy for purposes of familiarization and supplementation relevant to delivery of the
25			instructor training course and trainee evaluation; evaluation. The completion of an
26			instructor training orientation program shall be documented in the Acadis platform.
27	(3)	Not few	er than 30 days before commencing delivery of the course, submit to the Commission a Pre-
28		Deliver	y Report of Training Course Presentation [Form F 10A(ITC)] Presentation, Form F-10A,
29		with the	e following attachments:
30		(A)	a course schedule showing the arrangement of topical presentations and proposed
31			instructional assignments;
32		(B)	the names and last four digits of the social security Acadis identification numbers of all
33			instructors and evaluators; and
34		(C)	a copy of any rules and requirements for the school; and
35	(4)	Not mo	re than 10 days after course completion, submit to the Commission a Post-Delivery Report
36		<u>of Train</u>	ing Course Presentation [Form F 10B(ITC)] Report, Form F-10B, containing the following:
37		(A)	class enrollment roster;

1		(B) a course schedule with the designation of instructors and evaluators utilized in delivery;
2		(C) scores recorded for each trainee on the 70 minute skill presentation; and
3		(D) designation of trainees who completed the course in its entirety. entirety and whom the
4		School Director finds to be competent to instruct.
5	(d) In addition	to Paragraph (a) of this Rule, in planning, developing, coordinating, and delivering each Commission-
6	certified RADA	AR, RADAR and Time-Distance, Time-Distance, or LIDAR speed measurement operator training
7	course or re-cer	tification course, the School Director shall:
8	(1)	select and schedule speed measurement instrument instructors who are certified by the Commission
9		as instructors for the specific speed measurement instruments in which the trainees are to receive
10		instruction as follows: instruction;
11		(A) provide to the instructor the Commission form(s) for motor skill examination on each
12		trainee;
13		(B) require the instructor to complete the motor skill examination form on each trainee
14		indicating the level of proficiency obtained on each specific instrument; and
15		(C) require each instructor to sign each individual form and submit the original to the School
16		Director;
17	(2)	not fewer than 30 days before the scheduled starting date, submit to the Director of the Standards
18		Division a Pre-Delivery Report of Speed Measuring Instrument Training Course Presentation [Form
19		F-10A (SMI)] Presentation, Form F-10A(SMI), F-10A, that shall contain a period of course delivery
20		including the proposed starting date, course location, requested date and location for the
21		administration of the State exam, and the number of trainees to be trained on each type of approved
22		speed measurement instrument. The Director of the Standards Division shall review the request and
23		notify the School Director within thirty business days if the request is approved or denied;
24		instrument; and
25	(3)	upon completing delivery of the Commission-certified course, and not more than 10 days after the
26		conclusion of a school's offering of a certified RADAR, RADAR and Time-Distance, Time-
27		Distance, or LIDAR speed measurement operator training course or re-certification course, the
28		School Director shall notify the Commission regarding the progress and achievements of each
29		trainee by submitting a Post-Delivery Report of Training Course Presentation [Form F 10B (SMI)].
30		Presentation, Form [F-10B(SMI).] F-10B. This report shall include the original motor-skill
31		examination form(s) completed and signed by the certified instructor responsible for administering
32		the motor-skill examination to the respective trainee.
33 34 35 36 37 38 39 40	History Note:	Authority G.S. 17C-6; Eff. January 1, 1981; Amended Eff. November 1, 1981; Readopted w/change Eff. July 1, 1982; Amended Eff. January 1, 2015; June 1, 2013; April 1, 2009; November 1, 2007; January 1, 2006; May 1, 2004; August 1, 2000; January 1, 1996; November 1, 1993; December 1, 1987; January 1, 1985;

1	Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. May 25,
2	2019;
3	Amended Eff. <u>January, 1, 2025;</u> April 1, 2022; July 1, 2021; January 1, 2021; July 1, 2020.
4	

12 NCAC 09B .0203 is amended with changes as published in 38:24 NCR 1632-1634 amendment as follows:

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12 NCAC 09B .0203 ADMISSION OF TRAINEES

- 4 (a) The school shall not admit any individual as a trainee in a presentation of the Commission-accredited Basic Law
- 5 Enforcement Training Course who is not a citizen of the United States.
- 6 (b) The school shall not admit any individual younger than 20 years of age as a trainee in any non-academic basic
- 7 criminal justice training course. Individuals under 20 years of age may be granted authorization for early enrollment
- 8 as trainees in a presentation of the <u>Commission-accredited</u> Basic Law Enforcement Training Course with prior written
- 9 approval from the Director of the Standards Division. The Director shall approve early enrollment if the individual
- will be 20 years of age prior to the date of the State Comprehensive Examination for the course.
- 11 (c) The school shall give priority admission in certified criminal justice training courses to individuals holding full-
- time employment with criminal justice agencies.
- 13 (d) The school shall not admit any individual as a trainee in a presentation of the Commission-accredited Criminal
- 14 <u>Justice Instructor Training Course</u> "Criminal Justice Instructor Training Course" who does not meet the education and
- experience requirements for instructor certification under Rule .0302 of this <u>Subchapter</u>. <u>Subchapter within 60 days</u>
- 16 of successful completion of the Instructor Training State Comprehensive Examination.
- 17 (e) The school shall not admit an individual, including partial or limited enrollment trainces, enrollees, pursuant to
- 18 Rule .0405 of the Subchapter, as a trainee in a presentation of the Commission-accredited Basic Law Enforcement
- 19 Training Course unless the individual, within one year prior to admission to the Commission-accredited Basic Law
- 20 Enforcement Training Course, scores at or above mastery level on the NROC EdreadyTM Skills Inventory for English
- 21 or places into course DRE 098 or above at a North Carolina Community College as a result of taking the Reading and
- 22 English component of the North Carolina Diagnostic Assessment and Placement test as approved by the State Board
- 23 of Community Colleges on October 17, 2014, (http://www.nccommunitycolleges.edu/state-board-community-
- 24 colleges/meetings/october-17-2014), or has taken the reading component of a nationally standardized test and has
- 25 scored at or above the tenth grade level or the equivalent. For the purposes of this Rule:
- 26 (1) Partial or limited enrollee Limited enrollment trainees do does not include enrollees who hold or
- have held within 12 months prior to the date of enrollment, general certification pursuant to 12
- 28 NCAC 09C .0304.

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- (2) A "nationally standardized test" means a test that:
 - (A) reports scores as national percentiles, stanines, or grade equivalents; and
- 31 (B) compares student test results to a national norm.
- 32 (f) The school shall not admit any individual as a trainee in a presentation of the Commission-accredited Basic Law
- 33 Enforcement Training Course unless the individual has provided to the School Director a medical examination report,
- 34 completed by a physician licensed to practice medicine in North Carolina, physician, a physician's assistant, or a nurse
- practitioner, who holds a current license in the United States to practice medicine, as issued by a state medical board,
- 36 to determine the individual's fitness to perform the essential job functions of a criminal justice officer. The Director
- 37 of the Standards Division shall grant an exception to this standard requirement for a period of time not to exceed the

- 1 commencement of the physical fitness topical area when failure to receive the medical examination report is not due
- 2 to neglect on the part of the trainee.

- 3 (g) The school shall not admit any individual as a trainee in a presentation of the Commission-accredited Basic Law
- 4 Enforcement Training Course unless the individual is a high school, college, or university graduate or has received a
- 5 high school equivalency credential recognized by the issuing state. High school diplomas earned through
- 6 correspondence enrollment in an entity that charges a fee and requires the individual to complete little or no education
- 7 or coursework to obtain a high diploma shall not be recognized toward the educational requirements.
- 8 (h) The school shall not admit any individual trainee in a presentation of the Commission-accredited Basic Law
- 9 Enforcement Training Course unless the individual has provided the School Director one of the following types of
- record checks in the manner set forth in Paragraph (i) (1) of this Rule:
 - (1) a written notification, known as a "Criminal Record Conviction History for B.L.E.T. Enrollment," Form F-25, located at https://www.ncdoj.gov/About-DOJ/Law-Enforcement-Training-and-Standards/Criminal-Justice-Education-and-Training-Standards/Forms-and-Publications.aspx, from a department head stating that a criminal record check for local and state records has been conducted and no criminal convictions as listed in Paragraph (j) (m) of this Rule were found that prohibit the individual trainee's enrollment in a presentation of the Commission-accredited Basic Law Enforcement Training Course. The hiring agency or the individual trainee shall also provide certified court documentation for each criminal conviction;
 - (2) a certified criminal record check for local and state records, and certified court documentation for each criminal conviction. For the purpose of this Rule "Certified court documentation" and "record check" mean a document with either a raised seal or other visible verification that the document is authentic as a copy of the court's official record as authorized by law;
 - (3) if the individual trainee has only resided in North Carolina since obtaining the age of majority, provide a fingerprint-based criminal history background check known as a "Right to Review" performed by the North Carolina State Bureau of Investigation. For the purpose of this Rule "Resided in" means any place the trainee has lived, worked, attended school, or participated in an internship. The individual shall also provide certified court documentation for each criminal conviction;
 - (4) a fingerprint-based criminal history background check known as a "Right to Review" performed by a federal agency including all locations where the trainee has lived since obtaining the age of majority. The individual shall also provide certified court documentation for each criminal conviction; conviction, including domestic and foreign locations where the individual has resided; or
 - (5) trainees who have served in the United States Armed Forces, in addition to one of the types of criminal records checks listed in Subparagraphs (1) through (4) of this Paragraph shall provide a copy of their Certificate of Discharge, DD Form 214, that shows their "Character of Service" and "Narrative Reason for Separation." Individuals showing a "Character of Service" as "Bad Conduct"

1		or "Dishonorable" shall provide certified copies of their court martial proceedings to include the
2		final disposition. Trainees shall also provide documentation to show that they have requested their
3		official military personnel file, which shall be provided upon receipt.
4	(6)	A trainee who has been naturalized as a United States Citizen is exempt from providing the criminal
5		record checks for locations where they resided outside of the United States prior to naturalization.
6	(7)	A trainee who has resided outside the United States, other than those described in Subparagraph (5)
7		and (6), who cannot obtain a criminal record check from any location outside the United States shall
8		document the following, to be forwarded to the Standards Division for review on a case by case
9		basis:
10		(A) the name of the agencies contacted,
11		(B) the date the agencies were contacted,
12		(C) the contact information for the agencies contacted, and
13		(D) the reason the information cannot be provided.
14	(i) Trainees wh	o have served in the United States Armed Forces, in addition to one of the types of criminal records
15	checks listed in	Subparagraphs (1) through (4) of this Paragraph shall provide a copy of their Certificate of Discharge,
16	<u>DD Form 214,</u>	that shows their "Character of Service" and "Narrative Reason for Separation." Individuals showing a
17	"Character of S	ervice" as "Bad Conduct" or "Dishonorable" shall provide certified copies of their court-martial
18	proceedings to	include the final disposition. Trainees shall also provide documentation to show that they have
19	requested their	official military personnel file, which shall be provided upon receipt.
20	(j) A trainee w	no has been naturalized as a United States Citizen is exempt from providing the criminal record checks
21	for locations w	nere they resided outside of the United States prior to naturalization.
22	(k) A trainee w	tho has resided outside the United States, other than those described in Paragraph (j) of this Rule, who
23	cannot obtain a	criminal record check from any location outside the United States shall document the following, to
24	be forwarded to	the Standards Division:
25		(A) the name of the agencies contacted,
26		(B) the date the agencies were contacted,
27		(C) the contact information for the agencies contacted, and
28		(D) the reason the information cannot be provided.
29	(i) (1) Documer	tts obtained in accordance with Paragraph (h) of this Rule shall meet the following requirements:
30	(1)	any records provided shall fall within the time period beginning when the trainee obtains the age of
31		majority and continuing through the date of application;
32	(2)	any records provided shall include all locations where the trainee has resided since obtaining the
33		age of majority; and
34	(3)	any records provided shall include all legal names utilized by the trainee since obtaining the age of
35		majority.
36	(j) (m) The sch	nool shall not admit any individual as a trainee in a presentation of the Commission-accredited Basic
37	Law Enforcement	ent Training Course who has been convicted of the following:

1 (1) a felony;

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- 2 (2) a crime for which the punishment could have been imprisonment for more than two years;
- a crime or unlawful act defined as a Class B Misdemeanor within the five year period prior to the date of application for employment, unless the individual intends to seek certification through the North Carolina Sheriffs' Education and Training Standards Commission;
 - (4) four or more crimes or unlawful acts defined as Class B Misdemeanors, regardless of the date of conviction;
 - (5) four or more crimes or unlawful acts defined as Class A Misdemeanors, except the trainee may be enrolled is not barred from enrollment if the last conviction date occurred more than two years prior to the date of enrollment; or
 - (6) a combination of four or more Class A Misdemeanors or Class B Misdemeanors regardless of the date of conviction, unless the individual intends to seek certification through the North Carolina Criminal Justice Education and Training Standards Commission.

(k) (n) Individuals charged with crimes specified in Paragraph (j) (m) of this Rule may be admitted are not barred from enrollment into the Commission-accredited Basic Law Enforcement Training Course if such offenses were dismissed or the person was found not guilty, but completion of the Commission-accredited Basic Law Enforcement Training Course does not ensure that certification as a law enforcement officer or justice officer through the North Carolina Criminal Justice Education and Training Standards Commission will be issued. Every individual who is admitted as a trainee in a presentation of the Basic Law Enforcement Training Course shall notify the School Director of all criminal offenses the trainee is arrested for or charged with, pleads no contest to, pleads guilty to, or is found guilty of, and of all Domestic Violence Protective Orders (G.S. 50B) that are issued by a judicial official after a hearing that provides an opportunity for both parties to be present. This includes all criminal offenses except minor traffic offenses and includes any offense of Driving Under the Influence (DUI) or Driving While Impaired (DWI). A "minor traffic offense" is defined, for the purposes of this Paragraph, as an offense where the maximum punishment allowable by law is 60 days or fewer. Other offenses under G.S. 20 (Motor Vehicles) or similar laws of other jurisdictions that shall be reported to the School Director are G.S. 20-138.1 (driving while under the influence), G.S. 20-28 (driving while license permanently revoked or permanently suspended), G.S. 20-30(5) (fictitious name or address in application for license or learner's permit), G.S. 20-37.8 (fraudulent use of a fictitious name for a special identification card), G.S. 20-102.1 (false report of theft or conversion of a motor vehicle), G.S. 20-111(5)(fictitious name or address in application for registration), G.S. 20-130.1 (unlawful use of red or blue lights), G.S. 20-137.2 (operation of vehicles resembling law enforcement vehicles), G.S. 20-141.3 (unlawful racing on streets and highways), G.S. 20-141.5 (speeding to elude arrest), and G.S. 20-166 (duty to stop in event of accident). The notifications required under this Paragraph shall be in writing and specify the nature of the offense, the court where the case was handled, the date of the arrest or criminal charge, the date of issuance of the Domestic Violence Protective Order (50B), and the final disposition and the date thereof. The notifications required under this Paragraph shall be received by the School Director within 30 days of the date the case was disposed of in court. The requirements of this Paragraph are applicable at all times during which the trainee is enrolled in a Basic Law Enforcement Training Course. The requirements of

1	this Paragraph a	re in addition to the notifications required under 12 NCAC 10B .0301 and 12 NCAC 09B .0101(8).
2	<u>(13).</u>	
3	(1) (o) The scho	ol shall not admit any individual as a trainee in the presentation of the Commission-accredited Basic
4	Law Enforcement	nt Training Course unless the individual has provided to the School Director:
5	(1)	copies of all active Domestic Violence Orders of Protection and Civil Non-Contact Orders issued
6		to the individual; or
7	(2)	a signed and dated written statement from the individual certifying that no such active Orders exist
8		related to the individual.
9	(m) (p) The sci	hool shall not admit any individual as a trainee in the presentation of the Basic Law Enforcement
10	Training Course	unless the individual has provided to the School Director a copy of their valid driver's license.
11 12 13 14 15 16 17 18 19 20 21	History Note:	Authority G.S. 17C-6; 17C-10; 93B-9; Eff. January 1, 1981; Amended Eff. January 1, 2019; April 1, 2018; January 1, 2017; February 1, 2016; November 1, 2015; March 1, 2015; January 1, 2015; June 1, 2012; February 1, 2011; June 1, 2010; December 1, 2004; July 1, 2004; August 1, 2002; August 1, 2000; January 1, 1995; March 1, 1992; July 1, 1989; January 1, 1985; Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. May 25, 2019; Amended Eff. January 1, 2025; July 1, 2020.

12 NCAC 09B .0204 is amended with changes as published in 38:24 NCR 1634 as follows:

3 12 NCAC 09B .0204 TRAINING COURSE ENROLLMENT

- 4 (a) Any school offering a Commission-accredited Basic Law Enforcement Training Course shall have enrolled a
- 5 minimum of 10 trainees in the offering.
- 6 (b) Any school may make written request to the Director of the Standards Division to deliver the Commission-
- 7 <u>accredited</u> Basic Law Enforcement Training Course with no fewer than eight enrolled trainees. The Director shall
- 8 approve the request if it includes a summary of the efforts the school has made to notify its respective community of
- 9 the availability of the course and the reasons supporting the school's need to enroll fewer than 10 trainees. trainees.
- 10 provided that the summary includes attempts to notify, at a minimum, by social media and the school's website.
- 11 (c) The school may not enroll any trainee later than the initial day of delivery of a certified training course unless the
- trainee's enrollment is pursuant to an authorization of limited enrollment in a subsequent course pursuant to Rule .0405
- of this Subchapter or pursuant to prescribed supplementary or remedial training required pursuant to Rule .0402 of
- 14 this Subchapter.

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- 15 (d) The school may shall not enroll more than 18 trainees in a presentation of the "Criminal Justice Instructor Training
- 16 Course" as constituted under Rule .0209 of this Section.

History Note: Authority G.S. 17C-6;

19 *Eff. January 1, 1981;*

Amended Eff. April 1, 2018; April 1, 2017; August 1, 2005; August 1, 2000; January 1, 1985;

21 *November 1, 1981;*

22 Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. May 25,

23 *2019*.

24 <u>Amended Eff. January 1, 2025</u> 25

1	12 NCAC 09B .0205 is	s being submitted for amendment, with changes, as follows:	
2			
3	12 NCAC 09B .0205	BASIC LAW ENFORCEMENT TRAINING	
4			
5	(a) The basic training of	course for law enforcement officers shall consist of instruction designed	ed to provide the
6		nd knowledge to perform those tasks essential to function in law enfo	
7	(b) The course entitled	l "Basic Law Enforcement Training" shall consist of a minimum of 64	10 hours of
8	instruction and shall in	clude the following identified topical areas and minimum instructiona	l hours for each:
9	(1) LEGAL		
10	(A)	Motor Vehicle Laws	
11	(B)	Controlled Substance	
12	· /	Elements of Criminal Law	
13		Juvenile Laws and Procedures	
14	(E)	Arrest, Search and Seizure/Constitutional Law	28 Hours
15	(F)	Alcohol Beverage Control (ABC)Laws and Procedures	4 Hours
16	UNI	F TOTAL	96 Hours
17	(2) PATRO	L DUTIES UNIT	
18	(A)	Techniques of Traffic Law Enforcement	24 Hours
19	(B)	Explosives and Hazardous Materials Emergencies	
20	(C)	Traffic Crash Investigation	
21	(D)	In Custody Transportation	8 Hours
22	(E)	Crowd Management	12 Hours
23	(F)	Patrol Techniques	28 Hours
24	(G)	Law Enforcement Communication and Information Systems	8 Hours
25	(H)	Anti Terrorism	4 Hours
26	(I)	Rapid Deployment	8 Hours
27	UNI	<u>r total</u>	128 Hours
28	(3) LAW EN	NFORCEMENT COMMUNICATION UNIT	
29	(A)	Responding to Victims and the Public	10 Hours
30	(B)	Domestic Violence Response	16 Hours
31	(C)	Ethics for Professional Law Enforcement	4 Hours
32	(D)	Individuals with Mental Illness and Developmental Disabilities	24 Hours
33	(E)	Crime Prevention Techniques	6 Hours
34	(F)	Communication Skills for Law Enforcement Officers	8 Hours
35	(G)	Preparing for Court and Testifying in Court	12 hours
36	UNI	T TOTAL	80 Hours
37	(4) INVEST	'IGATION UNIT	

1	(A) Fin	gerprinting and Photographing Arrestee	6 Hours
2	(B) Fiel	d Note taking and Report Writing	12 Hours
3	(C) Crit	minal Investigation	34 Hours
4	(D) Inte	rviews	16 Hours
5	(E) Hur	man Trafficking	2 Hours
6	UNIT TO	TAL	70 Hours
7	(5) PRACTICAL	- APPLICATION UNIT	
8	(A) Firs	et Responder	32 Hours
9	(B) Fire	varms	48 Hours
10	(C) Lav	v Enforcement Driver Training	40 Hours
11	(D) Phy	rsical Fitness (classroom instruction)	8 Hours
12	(E) Fitr	ness Assessment and Testing	12 Hours
13	(F) Phy	rsical Exercise 1 hour daily, 3 days a week	34 Hours
14	(G) Sub	vject Control Arrest Techniques	40 Hours
15	UNIT TO	TAL	214 Hours
16	(6) SHERIFF SP	ECIFIC UNIT	
17	(A) Civ	il Process	24 Hours
18	(B) She	riffs' Responsibilities: Detention Duties	4 Hours
19	(C) She	riffs' Responsibilities: Court Duties	6 Hours
20	UNIT TO	TAL	34 Hours
21	(7) COURSE OR	RIENTATION	2 Hours
22	(8) TESTING		16 Hours
23	TOTALO	COURSE HOURS	640 Hours
24			
25	(b) The course entitled "Basic I	Law Enforcement Training" shall consist of a minimum of 868 hour	s of instruction
26	and shall include the following	identified topical areas and minimum instructional hours for each:	
27	<u>(1)</u> <u>Module 1</u>		
28	(A) <u>(</u>	Drientation	8 Hours
29	(B) <u>E</u>	Ethical Problem Solving	16 Hours
30	(C) <u>(</u>	Communication and De-escalation Skills	24 Hours
31	(D) <u>(</u>	Crisis Intervention: Interacting With Special Needs Populations	24 Hours
32	(E) <u>C</u>	Officer Health and Wellness	54 Hours
33	(F) <u>F</u>	Field Notes and Report Writing	16 Hours
34	(G) <u>A</u>	Arrest, Search, Seizure, and Constitutional Law	24 Hours
35	(H) <u>I</u>	nterviews and Interrogations	24 Hours
36	(I) <u>(</u>	Compliance and Control Tactics	64 Hours
37	(J) <u>F</u>	Pirearms Pirearms	96 Hours

	(K)	Law Enforcement Driver Training	48 Hours
	(L)	First Responder	24 Hours
<u>(2)</u>	Modu	<u>ıle 2</u>	
	(A)	Criminal Investigations	40 Hours
	(B)	Testifying in Court	16 Hours
	(C)	Responding to Crime Victims	8 Hours
	(D)	Person Crimes	16 Hours
	(E)	Property Crimes	16 Hours
	(F)	Crimes Against the Public	16 Hours
	(G)	Juvenile Laws and Procedures	12 Hours
	(H)	Domestic Violence	16 Hours
	(I)	Sexual Assaults	16 Hours
	(J)	Human Trafficking	4 Hours
	(K)	Hate Crimes	8 Hours
	(L)	Controlled Substances	16 Hours
	(M)	Missing Persons	4 Hours
	(N)	Deceased Persons	4 Hours
<u>(3)</u>	Modu	<u>ule 3</u>	
	(A)	Motor Vehicle Law	20 Hours
	(B)	Traffic Law Enforcement	24 Hours
	(C)	Traffic Crash Investigations	24 Hours
	(D)	Standardized Field Sobriety Testing	28 Hours
<u>(4)</u>	Modu	<u>ule 4</u>	
	(A)	Patrol Techniques	28 Hours
	(B)	Crowd Management	16 Hours
	(C)	Courtroom Security	8 Hours
	(D)	Homeland Security	8 Hours
	(E)	Rapid Deployment to an Active Attacker	16 Hours
	(F)	Civil Process	24 Hours
	(G)	Transporting and Processing	8 Hours
	(H)	Crime Prevention	4 Hours
	(I)	Explosives and Hazardous Materials Emergencies	16 Hours
<u>(5)</u>	Testin	ng	30 Hours
	<u>Total</u>	Course Hours	868 Hours

used as the curriculum for this training course. Copies of this publication may be inspected at the office of the

1	agency:		
2		Criminal Justice Standards Division	
3	North Carolina Department of Justice		
4		1700 Tryon Park Drive	
5		Post Office Drawer 149 Raleigh, North Carolina 27602	
6	and may be obt	ained at the cost of printing and postage from the North Carolina Justice Academy at the following	
7	address:		
8		North Carolina Justice Academy	
9		Post Office Drawer 99	
10		Salemburg, North Carolina 28385	
11	(d) (e) The "Bas	sic Law Enforcement Training Course Management Guide" published by the North Carolina	
12	Justice Academy	shall be used by school directors in planning, implementing, and delivering basic training	
13	courses. Copies of	of this guide may be obtained at the cost of printing and postage from the Justice Academy.	
14			
15	History Note:	Authority G.S. 17C-6; 17C-10;	
16		Eff. January 1, 1981;	
17		Temporary Amendment Eff. December 14, 1983 for a period of 120 days to expire on April	
18		12, 1984;	
19		Amended Eff. January 1, 2019; July 1, 2018; January 1, 2018; July 1, 2017; July 1,	
20	2016;		
21	January 1, 2015; February 1, 2014; July 1, 2011; July 1, 2009; January 1, 2006; August 1,		
22		2002;	
23		August 1, 2000; November 1, 1998; July 1, 1997; January 1, 1995; February 1, 1991; July	
24		1, 1989;	
25		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. May 25,	
26		2019. 2019;	
27		Amended Eff. January 1, 2025.	

1	12 NCAC 09B	.0232 is	being amended, with changes, as published in 38:24 NCR 1636-1637 as follows:
2			
3	12 NCAC 09B	.0232	SPECIALIZED COMPLIANCE AND CONTROL TACTICS
4			SUBJECT CONTROL ARREST TECHNIQUES INSTRUCTOR TRAINING
5	(a) The instr	uctor trai	ning course required for Specialized Compliance and Control Tactics Subject Control
6	Arrest Techniq	ues -Instr	uctor Certification shall consist of a minimum of 29 23 hours of classroom instruction
7	plus time requi	red to co	mplete the tasks associated with Compliance and Control Tactics Subject Control Arrest
8	Techniques Ins	tructiona	l Methods and Demonstration Demonstration, presented during a continuous period of not
9	more than two	weeks. It	f the Governor declares a State of Emergency pursuant to G.S. 166A-19.3(19), the
10	Director of the	Criminal	Justice Standards Division shall allow additional-breaks in a specific course delivery
11	when the Direc	tor deter	mines that doing so is necessary based on consideration of the following factors:
12	(1)	Whetl	ner instruction has begun in the course or whether course initiation may be postponed;
13	(2)	The ri	sk of harm to students that may be caused by continuation of the course;
14	(3)	Whetl	ner those enrolled in the course have been or will likely be called to action to help address
15		the St	ate of Emergency;
16	(4)	The sp	pecific need for the waiver; and
17	(5)	The d	egree of benefit to the public in allowing a break in instruction.
18	Notice of waive	ers grante	ed pursuant to the Section shall be posted on the CJETS website https://ncdoj.gov/law-
19	enforcement-tra	aining/cr	iminal-justice/. The waivers granted pursuant to this Section shall only apply to courses
20	that began duri	ng the ef	fective period of the State of Emergency.
21	(b) Each Spec	ialized <u>C</u>	Compliance and Control Tactics Subject Control Arrest Techniques-Instructor Training
22	course shall be	<mark>designed</mark>	He provide the trainee with the skills and knowledge to perform the function of a criminal
23	justice Speciali	zed <u>Com</u>	pliance and Control Tactics Subject Control Arrest Techniques Instructor in a the
24	Commission-ac	credited	Basic Law Enforcement Training Course or a Law Enforcement Officers' Annual In-
25	Service Trainin	g Progra	m.
26	(c) Each applic	ant for S	pecialized Compliance and Control Tactics Subject Control Arrest Techniques-Instructor
27	Training shall:		
28	(6)	have o	completed the Criminal Justice Instructor Training course; <u>course, pursuant to 12 NCAC 09B</u>
29		.0209	
30	(7)	preser	nt a letter from a licensed physician physician, physician assistant, or nurse practitioner,
31		who h	olds a current license in the United States to practice medicine, as issued by a state
32		<u>medic</u>	al board, stating the applicant's physical fitness to participate in the course;
33	(8)	preser	nt a written endorsement by either
34		(A)	a certified School Director indicating the student is qualified to instruct Compliance
35			and Control Tactics subject control arrest techniques in the Commission-accredited
36			Basic Law Enforcement Training Courses; Course; or
37		(B)	a Department Head, certified School Director, or In-Service Training Coordinator

1		indicating the student may be utilized to instruct Complia	nce and Control Tactics
2		subject control arrest techniques for the Law Enforcement	t Officers' Annual In-Service
3		Training program; and	
4	(9)	Within 365 days prior to enrollment in the Compliance and Control	ol Tactics Subject Control
5		Arrest Techniques-Instructor Training course the prospective stude	ent shall complete the
6		following assessments administered by the North Carolina Justice	Academy:
7		(A) a qualification requiring the individual to demonstrate 10	0 percent proficiency on the
8		Basic Law Enforcement Training Compliance and Contro	ol Tactics; Subject Control
9		Arrest Techniques; and	
10		(B) achieve at least the 60 th percentile on a physical fitness as	sessment.
11	(d) Each Spec	ialized Compliance and Control Tactics Subject Control Arrest Techr	iques-Instructor Training
12	course shall in	clude the following identified topic areas and minimum instructional	hours for each area:
13	(1)	Orientation	1 Hour
14	(2)	Response to Injury	<mark>4- <u>2</u> Hours</mark>
15	(3)	Combat Conditioning	4 <u>8</u> Hours
16	(4)	Safety Guidelines/Rules	2 Hours <u>1 Hour</u>
17	(5)	Fundamentals of Professional Liability Legal Considerations for	4 2 Hours
18		Control Tactics Instructors	
19	(6)	Practical Skills Enhancement	<mark>4</mark>
20	(7)	Student Instructional Practicum History of Use of Force	6 Hours <u>1 Hour</u>
21		Training in NC	
22	(8)	BLET Lesson Plan Review	4 2 Hours
23	(9)	The number of hours required to complete practical skills Complete	on of tasks associated with
24		Compliance and Control Tactics Subject Control Arrest Techniques	Instructional Methods and
25		Demonstrations. The number of hours required to complete this por	tion of the curriculum
26		Demonstrations shall be based on the number of enrolled students,	<mark>available facilities,</mark> and
27		number of instructors, jursuant to .0202(b)(5) of this St	<mark>ıbchapter.</mark>
28	(b) The "Spec	sialized Subject Control Arrest Techniques Instructor Training Manua	l" as published by the North
29	Carolina Justic	e Academy shall be the curriculum for the Specialized Subject Contro	ol Arrest Techniques
30	Instructor Trai	ning course. Copies of this publication may be inspected at the:	
31		Criminal Justice Standards Division	
32		North Carolina Department of Justice	
33		1700 Tryon Park Drive	
34		Post Office Drawer 149	
35		Raleigh, North Carolina 27610	
36	-and may be ob	tained at the cost of printing and postage from the Academy at the foll	owing address:
37		North Carolina Justice Academy	

1		Post Office Box 99	
2	Salemburg, North Carolina 28385		
3	(c) The Commission certified school that is certified to offer the "Specialized Subject Control Arrest Techniques		
4	Instructor Train	ining" course is the North Carolina Justice Academy.	
5			
6	History Note:	Authority G.S. 17C-6;	
7		Eff. February 1, 1987;	
8		Amended Eff. February 1, 2016; January 1, 2015; February 1, 2013; December 1, 2009; August	
9		1, 2006; August 1, 2000; November 1, 1998; August 1, 1995; March 1, 1990; July 1, 1989;	
10		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. May 25,	
11		2019;	
12		Amended Eff. <u>January 1, 2025;</u> April 1, 2022; January 1, 2021.	

1 12 NCAC 09B .0304 is being amended with changes as published in 38:18 NCR 1179-1181 as follows: 2 3 12 NCAC 09B .0304 SPECIALIZED INSTRUCTOR CERTIFICATION 4 (a) The Commission shall issue a Specialized Instructor Certification to an applicant who has developed specific 5 motor skills and abilities by virtue of special training and demonstrated experience in one or more of the following 6 topical areas: 7 (1) Subject Control Arrest Techniques; Compliance and Control [Techniques; | Tactics; 8 (2) First Responder; 9 (3) Firearms; 10 (4) Law Enforcement Driver Training; 11 (5) Physical Fitness; 12 Restraint, Control and Defense Techniques (Department of Public Safety, Division of Adult (6) 13 Correction and Juvenile Justice); 14 Medical Emergencies (Department of Public Safety, Division of Adult Correction and Juvenile (7) 15 Justice); or 16 (8) Explosive and Hazardous Materials Emergencies. Emergencies; or 17 (9)Standardized Field Sobriety Testing. 18 (b) To qualify for and maintain any Specialized Instructor Certification, Certification in topical areas in Paragraph 19 (a)(1) through (a)(8) of this Rule, an applicant shall possess a valid CPR Certification that includes cognitive and skills 20 testing, through the American Red Cross, American Heart Association, American Safety and Health Institute, or 21 National Safety Council. 22 (c) An applicant shall achieve a minimum score of 75 percent on the comprehensive written exam, as specified in 23 Rule .0414 of this Subchapter Subchapter, in order to qualify for Specialized Instructor Certification in the following 24 topical areas: 25 (1) Subject Control Arrest Techniques; Compliance and Control [Techniques; | Tactics; 26 (2) Firearms; 27 (3) Law Enforcement Driver Training; 28 (4) Physical Fitness; and 29 (5) Explosive and Hazardous Materials Emergencies. 30 (d) To qualify for Specialized Instructor Certification in the Subject Control Arrest Techniques Compliance and 31 Control [Techniques] Tactics topical area, an applicant shall meet the following requirements: 32 Hold General Instructor Certification, either probationary status or full general instructor status, as (1) 33 specified in Rule .0303 of this Section: 34 Complete the pertinent Commission-approved specialized instructor course; and (2) 35 (3) Obtain the recommendation of a Commission-certified school director or in-service training coordinator. 36

1 (e) To qualify for Specialized Instructor Certification in the First Responder topical area, an applicant shall satisfy 2 one of the following two options: 3 (1) The first option is: 4 Hold CPR instructor certification through the American Red Cross, American Heart (A) 5 Association, American Safety and Health Institute, or National Safety Council; (B) 6 Hold, or have held, basic Emergency Medical Technician certification; 7 (C) Have completed the Department of Transportation's 40 hour EMT Instructor Course or 8 equivalent within the last three years or hold a North Carolina Professional Educator's 9 License, issued by the Department of Public Instruction; and 10 (D) Obtain the recommendation of a Commission-certified school director or in-service 11 training coordinator. 12 (2) The second option is: 13 (A) Hold General Instructor Certification, either probationary status or full general instructor 14 status, as specified in Rule .0303 of this Section; 15 (B) Hold CPR instructor certification through the American Red Cross, American Heart 16 Association, American Safety and Health Institute or National Safety Council; 17 (C) Hold, or have held, basic EMT certification; and 18 (D) Obtain the recommendation of a Commission-certified school director or in-service 19 training coordinator. 20 (f) To qualify for Specialized Instructor Certification in the Firearms topical area, an applicant shall meet the following 21 requirements: 22 (1) Hold General Instructor Certification, either probationary status or full general instructor status, as 23 specified in Rule .0303 of this Section; Complete the Commission approved specialized firearms instructor training course; instructor 24 (2) 25 training course for Specialized Firearms Instructor Training Certification as specified in Rule .0209 26 of this Subchapter; and 27 (3) Obtain the recommendation of a Commission-certified school director or in-service training 28 coordinator. 29 (g) To qualify for Specialized Instructor Certification in the Law Enforcement Driver Training topical area, an 30 applicant shall meet the following requirements: 31 (1) Hold General Instructor Certification, either probationary status or full general instructor status, as 32 specified in Rule .0303 of this Section; 33 Complete the Commission approved specialized driver instructor training course; instructor training (2) 34 course for Specialized Driver Instructor Certification as specified in Rule .0227 of this Subchapter; 35 and 36 (3) Obtain the recommendation of a Commission-certified school director or in-service training 37 coordinator.

1	(h) To qualify t	for Specia	alized Instructor Certification in the Physical Fitness topical area, an applicant shall become
2	certified through	h one of t	he following two methods:
3	(1)	The firs	st method is:
4		(A)	hold General Instructor Certification, either probationary status or full general instructor
5			status, as specified in Rule .0303 of this Section;
6		(B)	complete the Commission approved specialized physical fitness instructor training course;
7			instructor training course required for Specialized Physical Fitness Instructor Certification
8			as specified in Rule .0233 of this Subchapter; and
9		(C)	obtain the recommendation of a Commission-certified School Director.
10	(2)	The sec	cond method is:
11		(A)	Complete the Commission approved specialized physical fitness instructor training course;
12			instructor training course required for Specialized Physical Fitness Instructor Certification
13			as specified in Rule .0233 of this Subchapter;
14		(B)	obtain the recommendation of a Commission-certified School director or in-service
15			training coordinator; and
16		(C)	meet one of the following qualifications:
17			(i) hold a valid North Carolina Professional Educator's License, issued by the
18			Department of Public Instruction, and hold a baccalaureate degree in physical
19			education, and be presently teaching in physical education topics; or
19 20			
			education, and be presently teaching in physical education topics; or
20	(i) To qualify t	for Specia	education, and be presently teaching in physical education topics; or (ii) be presently instructing physical education topics in a community college,
20 21	(i) To qualify to (1)	•	education, and be presently teaching in physical education topics; or (ii) be presently instructing physical education topics in a community college, college, or university and hold a baccalaureate degree in physical education.
202122	., .	Be cert	education, and be presently teaching in physical education topics; or (ii) be presently instructing physical education topics in a community college, college, or university and hold a baccalaureate degree in physical education. alized Certification in the Standardized Field Sobriety Testing topical area, an applicant shall:
20212223	., .	Be cert	education, and be presently teaching in physical education topics; or (ii) be presently instructing physical education topics in a community college, college, or university and hold a baccalaureate degree in physical education. Alized Certification in the Standardized Field Sobriety Testing topical area, an applicant shall: Effied by the North Carolina Department of Health and Human Services, Forensic Test for
2021222324	(1)	Be cert	education, and be presently teaching in physical education topics; or (ii) be presently instructing physical education topics in a community college, college, or university and hold a baccalaureate degree in physical education. Alized Certification in the Standardized Field Sobriety Testing topical area, an applicant shall: tified by the North Carolina Department of Health and Human Services, Forensic Test for all Branch, as a Standardized Field Sobriety Instructor. the recommendation of a Commission-certified school director or in-service training
20 21 22 23 24 25	(1)	Be cert Alcoho Obtain coordin	education, and be presently teaching in physical education topics; or (ii) be presently instructing physical education topics in a community college, college, or university and hold a baccalaureate degree in physical education. Alized Certification in the Standardized Field Sobriety Testing topical area, an applicant shall: tified by the North Carolina Department of Health and Human Services, Forensic Test for all Branch, as a Standardized Field Sobriety Instructor. the recommendation of a Commission-certified school director or in-service training
20 21 22 23 24 25 26	(1) (2) (i)(j) To quali	Be cert Alcoho Obtain coording fy for Sp	education, and be presently teaching in physical education topics; or (ii) be presently instructing physical education topics in a community college, college, or university and hold a baccalaureate degree in physical education. Alized Certification in the Standardized Field Sobriety Testing topical area, an applicant shall: tified by the North Carolina Department of Health and Human Services, Forensic Test for all Branch, as a Standardized Field Sobriety Instructor. The recommendation of a Commission-certified school director or in-service training mator.
20 21 22 23 24 25 26 27	(1) (2) (i)(j) To quali	Be cert Alcoho Obtain coordin fy for Sp Juvenile	education, and be presently teaching in physical education topics; or (ii) be presently instructing physical education topics in a community college, college, or university and hold a baccalaureate degree in physical education. dized Certification in the Standardized Field Sobriety Testing topical area, an applicant shall: tified by the North Carolina Department of Health and Human Services, Forensic Test for a Branch, as a Standardized Field Sobriety Instructor. the recommendation of a Commission-certified school director or in-service training mator. becialized Instructor Certification in the Department of Public Safety, Division of Adult
20 21 22 23 24 25 26 27 28	(1) (2) (i)(j) To quali	Be cert Alcoho Obtain coordin fy for Sp Juvenile	education, and be presently teaching in physical education topics; or (ii) be presently instructing physical education topics in a community college, college, or university and hold a baccalaureate degree in physical education. dized Certification in the Standardized Field Sobriety Testing topical area, an applicant shall: tified by the North Carolina Department of Health and Human Services, Forensic Test for a Branch, as a Standardized Field Sobriety Instructor. the recommendation of a Commission-certified school director or in-service training mator. becialized Instructor Certification in the Department of Public Safety, Division of Adult
20 21 22 23 24 25 26 27 28 29	(1) (2) (i)(j) To qualify Correction and following requires	Be cert Alcoho Obtain coordin fy for Sp Juvenile rements: Hold G	education, and be presently teaching in physical education topics; or (ii) be presently instructing physical education topics in a community college, college, or university and hold a baccalaureate degree in physical education. Alized Certification in the Standardized Field Sobriety Testing topical area, an applicant shall: iffied by the North Carolina Department of Health and Human Services, Forensic Test for all Branch, as a Standardized Field Sobriety Instructor. The recommendation of a Commission-certified school director or in-service training mator. Decialized Instructor Certification in the Department of Public Safety, Division of Adult Justice Restraint, Control and Defense Techniques topical area, an applicant shall meet the
20 21 22 23 24 25 26 27 28 29 30	(1) (2) (i)(j) To qualify Correction and following requires	Be cert Alcoho Obtain coordin fy for Sp Juvenile rements: Hold G specific	education, and be presently teaching in physical education topics; or (ii) be presently instructing physical education topics in a community college, college, or university and hold a baccalaureate degree in physical education. dized Certification in the Standardized Field Sobriety Testing topical area, an applicant shall: tified by the North Carolina Department of Health and Human Services, Forensic Test for a Branch, as a Standardized Field Sobriety Instructor. The recommendation of a Commission-certified school director or in-service training mator. Decialized Instructor Certification in the Department of Public Safety, Division of Adult Justice Restraint, Control and Defense Techniques topical area, an applicant shall meet the general Instructor Certification, either probationary status or full general instructor status, as
20 21 22 23 24 25 26 27 28 29 30 31	(1) (2) (i)(j) To quality Correction and following require (1)	Be cert Alcoho Obtain coordin fy for Sp Juvenile rements: Hold G specific Comple	education, and be presently teaching in physical education topics; or (ii) be presently instructing physical education topics in a community college, college, or university and hold a baccalaureate degree in physical education. Alized Certification in the Standardized Field Sobriety Testing topical area, an applicant shall: tified by the North Carolina Department of Health and Human Services, Forensic Test for all Branch, as a Standardized Field Sobriety Instructor. The recommendation of a Commission-certified school director or in-service training mator. Decialized Instructor Certification in the Department of Public Safety, Division of Adult Justice Restraint, Control and Defense Techniques topical area, an applicant shall meet the General Instructor Certification, either probationary status or full general instructor status, as an ed in Rule .0303 of this Section;
20 21 22 23 24 25 26 27 28 29 30 31	(1) (2) (i)(j) To quality Correction and following require (1)	Be cert Alcoho Obtain coordin fy for Sp Juvenile . rements: Hold G specific Comple restrain	education, and be presently teaching in physical education topics; or (ii) be presently instructing physical education topics in a community college, college, or university and hold a baccalaureate degree in physical education. Alized Certification in the Standardized Field Sobriety Testing topical area, an applicant shall: iffied by the North Carolina Department of Health and Human Services, Forensic Test for al Branch, as a Standardized Field Sobriety Instructor. The recommendation of a Commission-certified school director or in-service training mator. Decialized Instructor Certification in the Department of Public Safety, Division of Adult Justice Restraint, Control and Defense Techniques topical area, an applicant shall meet the General Instructor Certification, either probationary status or full general instructor status, as an ed in Rule .0303 of this Section; The recommendation to the Department of Public Safety, Division of Adult defense Techniques topical area, an applicant shall meet the defense Instructor Certification, either probationary status or full general instructor status, as each in Rule .0303 of this Section;
20 21 22 23 24 25 26 27 28 29 30 31 32 33	(1) (2) (i)(j) To quality Correction and following require (1)	Be cert Alcoho Obtain coordin fy for Sp Juvenile . rements: Hold G specific Comple restrain Safety.	education, and be presently teaching in physical education topics; or (ii) be presently instructing physical education topics in a community college, college, or university and hold a baccalaureate degree in physical education. (blized Certification in the Standardized Field Sobriety Testing topical area, an applicant shall: (bliffied by the North Carolina Department of Health and Human Services, Forensic Test for the recommendation of a Commission-certified school director or in-service training mator. (becialized Instructor Certification in the Department of Public Safety, Division of Adult Justice Restraint, Control and Defense Techniques topical area, an applicant shall meet the deneral Instructor Certification, either probationary status or full general instructor status, as a red in Rule .0303 of this Section; (cete the Commission approved corrections specialized instructor training controls, atts, and defensive techniques course; instructor training course for the Department of Public States, and defensive techniques course; instructor training course for the Department of Public States.

I	(<u>1)(k)</u> To qual	ity for Specialized Instructor Certification in the Department of Public Safety, Division of Ad	ult
2	Correction and .	Juvenile Justice Medical Emergencies topical area, an applicant shall meet the following requirement	ts:
3	(1)	Have completed a Commission-certified basic instructor training course or an equivalent instruc	tor
4		training course, pursuant to Rule .0302 of this Subchapter, utilizing the Instructional System	ns
5		Design model, an international model with applications in education, military training, and priva	ate
6		enterprise;	
7	(2)	Hold instructor certification in CPR and First Aid by the American Red Cross, American He	art
8		Association, American Safety and Health Institute, or National Safety Council; and	
9	(3)	Obtain the recommendation of a Commission-certified school director.	
10	<u>(k)(l)</u> To quali	ify for Specialized Instructor Certification in the Explosive and Hazardous Materials Emergence	ies
11	topical area, an	applicant shall satisfy one of the following two options:	
12	(1)	The first option is:	
13		(A) hold General Instructor Certification, either probationary status or full general instruc	tor
14		status, as specified in Rule .0303 of this Section;	
15		(B) Complete the Commission approved specialized explosives and hazardous material	als
16		instructor training course; instructor training course for Specialized Explosives a	<u>nd</u>
17		Hazardous Materials Instructor Certification as specified in Rule .0417 of this Subchapt	er;
18		and	
19		(C) obtain the recommendation of a Commission-certified school director or in-service training	ng
20		coordinator.	
21	(2)	The second option is:	
22		(A) have completed the Fire Service Instructor Methodology Course or the equivalent utilizing	ng
23		the Instructional Systems Design model, an international model with applications	in
24		education, military training, and private enterprise;	
25		(B) Complete the Commission approved specialized explosives and hazardous material	als
26		instructor training course; instructor training course for Specialized Explosives a	nd
27		Hazardous Materials Instructor Certification as specified in Rule .0417 of this Subchapt	er;
28		and	
29		(C) obtain the recommendation of a Commission-certified school director or in-service traini	ng
30		coordinator.	
31 32	History Note:	Authority G.S. 17C-6;	
33 34		Eff. January 1, 1981; Amended Eff. August 1, 2000; July 1, 1991; March 1, 1990; July 1, 1989; December 1, 1987;	
35		Temporary Amendment Eff. January 1, 2001;	
36 37		Amended Eff. January 1, 2015; June 1, 2013; April 1, 2009; August 1, 2006; January 1, 200 December 1, 2004; August 1, 2002;	16;
38		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. May 2	25,
39 40		2019. <u>Amended Eff. January 1, 2025</u>	
41		<u> пистиси 1511. динши у 1, 2022</u>	

1	12 NCAC 09B .	0305 is being amend	ed, <u>with c</u>	<u>changes,</u> as publishe	ed in 38	24 NCR 1624 -1626	as follows:
2	12 NCAC 09B .	0305 TERMS	AND	CONDITIONS	OF	SPECIALIZED	INSTRUCTOR
<i>3</i>	12 NCAC 09B .	CERTIFIC		CONDITIONS	Or	SFECIALIZED	INSTRUCTOR
5	(a) An applicant	t meeting the require		Specialized Instruct	or Certif	ication as set forth i	n Rule 0304 of this
6	. ,	issued a certification		•			
7		Specialized Instructo	-	•			
8		exam for the respective		•		-	6
9	•	ification for both Ge			•		of this Section and
10	Specialized Instr	uctor Certification ar	e issued or	n the same date, the	The inst	ructor is required to i	nstruct, within three
11	years after Specia	alized Instructor Cert	ification is	s issued, certification	, a mini	num of 12 hours in e	each of the topics for
12	which Specialize	ed Instructor Certifica	tion was g	ranted, and that instr	uction v	as provided in a Con	nmission-accredited
13	basic training, Sp	pecialized Instructor	Training, (Commission-recogni	zed in-s	ervice training cours	e, or training course
14	delivered pursua	ant to 12 NCAC 10B	.0601, .1	302, or .2005. The	instructe	or may satisfy the te	eaching requirement
15	[requirement, as	outlined in 12 NCA	C 09B .0	303(b)(2), for the	General	Probationary Instruc	etor certification by
16	teaching any spe	<mark>cialized topic for whi</mark>	ch certific	ation has been issue	d.		
17	(c) When Specia	alized Instructor Cert	ification is	s issued during an ex	kisting p	eriod of General Pro	bationary Instructor
18	Certification, the	specialized instructor	r may satis	fy the teaching requi	rement f	or the General Proba	tionary Certification
19	by teaching the s	pecialized subject for	which ce	rtification has been i	ssued.		
20	(d) <u>(c)</u> =	The term of certificat	ion as a s p	pecialized instructor	shall be	three years. An app	lication for renewal
21		shall contain, in ad	dition to t	the requirements list	ted in R	ule .0304 of this Se	ection, documentary
22		evidence that the a	pplicant h	as remained active	in the in	structional process	during the previous
23		three-year period. S	uch docun	nentary evidence sha	ıll includ	le the following:	
24	(1)	proof that the app	licant has	, within the three-y	ear per	iod preceding appli-	cation for renewal,
25		instructed at least 12	2 hours in	each of the topics for	or which	Specialized Instruct	or Certification was
26		granted, and that in	struction v	was provided in a Co	ommissi	on-accredited basic t	raining, Specialized
27				•		ining course, or train	
28						able documentary ev	
29				•		or In-Service Traini	0
30						Fraining Coordinator	
31	(2)				_	eceding application for	
32		_		_		ssued by the Comn	_
33		•				records submitted by	
34		_		_	rtificate	s of completion issue	ed by the institution
35		which provided the		-			
36		(A) a favorabl	e written	recommendation fr	om a S	school Director or	In-Service Training

Coordinator completed on a Commission and Application for Instructor and Professional

1		Lecturer Certification Form (Form F-12) stating the instructor taught at least 12 hours in
2		each of the topics for which Specialized Instructor Certification was granted. The teaching
3		shall have been provided in a Commission-accredited basic training, Specialized Instructor
4		Training course, pursuant to Rule 12 NCAC 09C .0401, Commission-recognized in-service
5		training course, or training course delivered pursuant to 12 NCAC 09F .0101, 12 NCAC
6		09H, 12 NCAC 10B .0601, .1302, or .2005; .2005. The Application for Instructor and
7		Professional Lecturer Certification (Form F-12) shall include the following:
8		(i) the applicant's name, address, phone, and email address;
9		(ii) the type of certification applying for;
10		(iii) the applicant's education level;
11		(iv) the applicant's signature;
12		(v) the Commission-accredited school or agency where the training was delivered:
13		<mark>and</mark>
14		(vi) the signature of the recommending school director or in-service training coordinator;
15	(B)	a favorable written evaluation by a School Director, Qualified Assistant, In-Service
16		Training Coordinator, or another Specialized Instructor certified in the same specialized
17		subject, based on an on-site classroom evaluation of a presentation by the instructor in a
18		Commission-accredited basic training, Specialized Instructor Training, Commission-
19		recognized in-service training course, or in-service training course delivered pursuant to
20		12 NCAC 10B .0601, .1302, or .2005 during the three-year period of Specialized Instructor
21		Certification. Such evaluation shall be certified on a Criminal Justice Instructor Evaluation
22		Form F-16, located on the agency's website: http://www.ncdoj.gov/getdoc/c2eba6aa 12bc
23		4303 bf4b 5fa0431ef5a1/F 16 6 11.aspx; pursuant to Rule .0202 of this Subchapter;
24	(C)	proof that the applicant has met the requirement set forth in Rule .0303(d) of this Section;
25	(D) <u>(C)</u>	proof that the individual applying for renewal as a Specialized Firearms Instructor has
26		achieved a minimum score of 92 on the day and night Basic Law Enforcement Training
27		firearms qualification courses, administered by a certified Specialized Firearms Instructor,
28		within the three-year period preceding the application for renewal;
29	(E) (D)	proof that the individual applying for renewal as a Specialized Physical Fitness Instructor
30		has passed the Basic Law Enforcement Training Police Officer Physical Abilities Test,
31		administered by a certified Specialized Physical Fitness Instructor, within the three-year
32		period preceding the application for renewal.
33	(F) (E)	proof that the individual applying for renewal as a Specialized Driver Instructor has
34		achieved the following minimum scores in accordance with the procedural and evaluative
35		requirements listed in the "Course Description Packet (CDP) for Driver Instructor
36		Certification Renewal" as published by the North Carolina Justice Academy within the
37		three-year period preceding the application for renewal. The individual applying for

1 renewal must achieve a minimum score of 85 on two out of three attempts for the "Off-Set 2 Lane Maneuver" and "Serpentine" courses during the daytime, a minimum score of 85 on 3 two out of three attempts for the "Precision" course during both day and night evaluation, 4 a score of "Pass" on two out of three attempts for each command for the "Evasive 5 Action/Maneuver" course during the daytime, and a score of Pass on two out of three attempts in each direction for the "Fixed Radius Curve" course during the daytime. 6 7 Evaluations will be administered by a certified Specialized Driving Instructor. 8 (G) (F) proof that the individual applying for renewal as a Specialized Subject Control Arrest 9 Techniques Instructor or Compliance and Control Techniques Instructor (CCT) has 10 satisfactorily completed the technique evaluations skills of the Basic Law Enforcement 11 Training SCAT or CCT courses, administered by a certified Specialized SCAT or CCT 12 Instructor, within the three-year period preceding the application for renewal. 13 (3) Acceptable documentary evidence for proof of completion requirements as specified in Part (2)(A)-(F) of this rule shall include the practical skill assessment submitted by School Directors or In-14 15 Service Training Coordinators and written certification from a School Director or In-Service Training Coordinator; 16 17 (d) Certification as a Specialized Instructor in the Standard Field Sobriety Testing, First Responder, Physical 18 Fitness, Explosive and Hazardous Materials, and Juvenile Justice Medical Emergencies topic areas as outlined in Rule 19 .0304(d)(1), (g)(2), (i)(1), and (j)(1) .<u>0304(e), (h), (k), and (l)</u> of this Section shall remain in effect for 36 months from 20 the date of issuance. During the 36 month term all non-Commission certificates required in Rule (9304(d)(1), (g)(2), 21 (i)(1), and (j)(1) .0304(e), (h), (k), and (l) for Specialized Instructor certification in the Standard Field Sobriety Testing, 22 First Responder, Physical Fitness, Explosive and Hazardous Materials, and Juvenile Justice Medical Emergencies 23 topical areas shall be maintained. 24 (f) (e) Those individuals who have previously held Specialized Instructor Certification and have not exceeded a three 25 year time period from when his or her Specialized Instructor Certification expired are eligible to reapply for re-26 issuance of the previously held Specialized Instructor Certification. An application for re-issuance shall contain 27 documentation that the applicant: 28 (1) holds a current General Instructor certification; 29 has completed all the pre-qualification requirements skills assessment for that specialty; (2) 30 (3) has passed the state examination for that specialty with a minimum score of 75; and has completed eight hours of instruction in the specialty where re issuance of certification is taught, (4) 31 as documented on an F-16 located on the agency's website: https://ncdoj.gov/law-enforcement 32 training/criminal justice/forms and publications/. The eight hours of instruction shall be taught 33 within 60 days of the Specialized Instructor Certification being reissued and evaluated by a 34 Specialized Instructor certified in that specialty. Failure to complete the required eight hours of 35 36 evaluated instruction will result in the reissued Specialized Instructor Certification being revoked; 37 and

1	(5) (4) has maintained non-Commission certificates required in Rule .0304(d)(1), (g)(2), (i)(1), and (j)(1)
2	.0304(e), (h), (k), and (l) for Specialized Instructor certification in the Standard Field Sobriet
3	Testing. First Responder, Physical Fitness, Explosive and Hazardous Materials, and Juvenile Justic
4	Medical Emergencies topical areas.
5	(g) (f) Applicants for re-issuance of the Specialized Instructor Certification shall have one opportunity to pass the
6	prequalification skills assessment and the state examination for that specialty. Should an applicant not achieve
7	passing score on either the prequalification skills assessment or the state examination for that specialty, the applicant
8	shall complete the specific Specialized Instructor Course in its entirety.
9	(h) (g) Applicants whose Specialized Instructor Certification is suspended or revoked shall not qualify for re-issuance
10	The applicant shall complete the specific Specialized Instructor Course in its entirety.
11	(i) The use of guest participants in a delivery of the "Basic Law Enforcement Training Course" shall be permissible
12	However, such guest participants are subject to the on-site supervision of a Commission certified instructor and sha
13	be authorized by the School Director. A guest participant shall be used only to complement the primary certifie
14	instructor of the block of instruction and shall not replace the primary instructor.
15	(i) After re-issuance of certification, the instructor shall complete eight hours of evaluated instruction in the specialt
16	where re-issuance of certification is sought, as documented on an F-16 located on the agency's website:
17	https://ncdoj.gov/law-enforcement training/criminal-justice/forms-and-publications/. The eight hours of instruction
18	shall be taught within 60 days of the Specialized Instructor Certification being reissued and evaluated by a Specialize
19	Instructor certified in that specialty. Failure to complete the required eight hours of evaluated instruction will result
20	in the reissued Specialized Instructor Certification being revoked.
21	
22 23 24 25 26 27 28 29 30	History Note: Authority G.S. 17C-6; Eff. January 1, 1981; Amended Eff. January 1, 2017; February 1, 2016; August 1, 2015; May 1, 2014; June 1, 2012; November 1, 2007; January 1, 2006; December 1, 2004; August 1, 2004; August 1, 2000; July 1, 1991; July 1, 1989; December 1, 1987; February 1, 1987; Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. May 25, 2019; Amended Eff. January 1, 2025; May 1, 2023; January 1, 2022; January 1, 2020; August 1, 2019.

1	12 NCAC 09B	.0404 is amended, with changes, as published in 38:24 NCR 1638-1639 as follows:
2		
3	12 NCAC 09B	
4	(a) Each traine	e enrolled in a certified Commission-accredited Basic Law Enforcement Training Course shall
5	attend all class	sessions. The school director shall monitor the trainee's attendance at criminal justice training
6	courses in which	h the trainee is enrolled.
7	(b) The school	director may excuse a trainee from attendance at specific class sessions for just cause.
8	For purposes of	this Rule, just cause means accident, illness, emergency, or other circumstances which precluded
9	the trainee from	attending a class session. However, in no case may excused or unexcused absences exceed five
10	percent of the to	otal class hours for the course offering. A trainee shall not be eligible for administration of the
11	State comprehe	nsive examination and shall be dismissed from the course if the cumulative total of class absences
12	exceeds five per	rcent regardless of the prior completion of make-up work.
13	(c) If the schoo	l director grants an excused absence from a class session, he or she shall schedule make-up work
14	and ensure the o	completion of such work during the current course presentation. The school director shall schedule
15	instructors and	reimburse those instructors for the purpose of completion of the make-up work. Absences that
16	occur during the	e last 40 hours of the training course may be made up in a subsequent delivery; however, the
17	school director	shall notify the Standards Division prior to scheduling the make up work. Make-up work shall
18	consist of an in-	person, one-hour instruction period for each hour of missed training, in the lesson plan where the
19	missing training	occurred, and shall be taught by an instructor certified to teach that block of instruction. Make-
20	<mark>up work shall b</mark>	e documented on the F-26 BLET Student Absence/Make Up Training Report. The F-26 BLET
21	Student Absenc	e/Make Up Training Report shall contain the following:
22	(1)	School/Academy Name;
23	(2)	Class Name;
24	(3)	Student name and ACADIS ID number:
25	(4)	Course topic. date, and hours missed;
26	(5)	Reason for missed time:
27	(6)	Student and School Director signatures;
28	(7)	Course topic and hours made up; and
29	(8)	Instructor name and signature
30	(d) If the Gove	ernor declares a State of Emergency pursuant to G.S. 166A-19.3(19), the Director of the Criminal
31	Justice Standard	ls Division shall allow additional breaks in instruction for an individual trainee in a specific
32	course delivery,	not to exceed 90 hours, when the Director determines that doing so is necessary based on
33	consideration of	f the following factors:
34	(1)	Whether instruction has begun in the course or whether course initiation may be postponed;
35	(2)	The risk of harm to students that may be caused by continuation of the course;
36	(3)	Whether those enrolled in the course have been or will likely be called to action to help address
37		the State of Emergency;

- 1 (4) The specific need for the waiver; and
- 2 (5) The degree of benefit to the public in allowing a break in instruction.
- Notice of waivers granted pursuant to this Section shall be posted on the CJETS website at https://ncdoj.gov/law-enforcement-training/criminal-justice/. The waivers granted pursuant to this Section shall only apply to courses that began during the effective period of the State of Emergency.
- (e) the School Director shall provide the following information to the Director of the Criminal Justice Standards
 Division for consideration of a waiver under Paragraph (d) of this Rule:
 - (1) a memorandum justifying the absence waiver;
 - (2) specific documentation related to the trainee's request; and
 - (3) a training completion plan pursuant to Paragraph (c) of this Rule.
 - (f) A school director may shall terminate a trainee from course participation or may shall deny certification of successful course completion where the trainee is habitually tardy to or departs early from class meetings or field exercises.
- 14 (g) Notwithstanding any makeup work, where Where a trainee is enrolled in a program as required in 12 NCAC 09B .0212, .0213, .0214, .0215, .0218, .0219, .0220, .0221, .0222, .0237, .0238, .0239, or .0240, and the scheduled course hours exceed the requirements of the Commission, the trainee, upon the authorization of the school director,
- 17 may shall be deemed to have satisfactorily completed the required number of hours for attendance provided the
- trainee's attendance is not less than 100 percent of the instructional hours as required by the Commission.
- 19 (h) A trainee enrolled in a presentation of the "Criminal Justice Instructor Training Course" under Rule .0209 of
- this Subchapter shall not be absent from class attendance for more than 10 percent of the total scheduled delivery
- 21 period in order to receive successful course completion.
- 22 (i) A trainee, enrolled in a presentation of the "Specialized Firearms Instructor Training" course under Rule .0226
- of this Subchapter, the "Specialized Driver Instructor Training" course under Rule .0227 of this Subchapter, the
- 24 "Specialized Subject Control Arrest Techniques Compliance and Control Tactics Instructor Training" course
- under Rule .0232 of this Subchapter, or the "Specialized Physical Fitness Instructor Training" course under Rule
- 26 .0233 of this Subchapter, the "Specialized Explosives and Hazardous Materials Emergencies Instructor Training"
- 27 course under Rule .0417 of this Subchapter, or the "Juvenile Justice Specialized Instructor Training Restraints,
- 28 <u>Controls and Defensive Techniques" course under Rule .0241 of this Subchapter shall not be absent from class</u>
- attendance for more than 10 percent of the total scheduled delivery period in order to receive successful course
- 30 completion. Make-up work must be completed during the current course presentation for all absenteeism. Make-
- 31 up work shall consist of an in-person, one-hour instruction period for each hour of missed training, in the lesson
- 32 plan where the missing training occurred, and shall be taught by an instructor certified to teach that block of
- 33 <u>instruction.</u>

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- 34 (j) Where a trainee is enrolled in a program as required in 12 NCAC 09B .0209, .0226, .0227, .0232, .0233, or
- 35 <u>.0417, the The</u> Director of the Criminal Justice Standards Division may shall grant a waiver for completion of
- 36 course requirements in a course delivery scheduled within 12 months, for just cause based upon the circumstances
- that created the need for the absence. For the purposes of this Rule, "just cause" includes an accident, illness,

1 emergency, or course cancellation that precluded the student from completing the entire course in one continuous 2 course delivery. 3 (k) A trainee, enrolled in a presentation of the "RADAR Instructor Training Course" under Rule .0210 of this 4 Subchapter, the "Time-Distance Instructor Training Course" under Rule .0211 of this Subchapter, or the "LIDAR 5 Instructor Training Course" under Rule .0237 of this Subchapter shall not be absent from class attendance for 6 more than 10 percent of the total scheduled delivery period in order to receive successful course completion. 7 Make-up work must be completed during the current course presentation for all absenteeism. Make-up work shall 8 consist of an in-person, one-hour instruction period for each hour of missed training, in the lesson plan where the 9 missing training occurred, and shall be taught by an instructor certified to teach that block of instruction. 10 11 *History Note:* Authority G.S. 17C-6; 17C-10; 12 Eff. January 1, 1981; 13 Amended Eff. November 1, 1981; 14 Readopted Eff. July 1, 1982; 15 Amended Eff. February 1, 2006; May 1, 2004; August 1, 2000; April 1, 1999; November 1, 16 1993; 17 July 1, 1989; February 1, 1987; June 1, 1986; 18 Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. May 25, 19 2019; 20 Amended Eff. January 1, 2025; April 1, 2022; August 1, 2021.

12 NCAC 09B .0405 is being amended, with changes, as published in 38:24 NCR 1638-1640, as follows:

12 NCAC 09B .0405 COMPLETION OF BASIC LAW ENFORCEMENT TRAINING COURSE

- (a) Each delivery of an accredited basic training course a Commission-accredited Basic Law Enforcement Training Course (BLET) includes all units for the 640-hour curriculum and the modules for the 868-hour curriculum as specified in Rule .0205 of this Subchapter. Each trainee shall attend and satisfactorily complete the full course as specified in Paragraph (b) of this Rule during a scheduled delivery. The school director may develop supplemental rules as set forth in Rule .0202(a)(7) of this Subchapter, but may not add substantive courses, or change or expand the substance of the courses as set forth in Rule .0205 of this Subchapter for purposes of Commission credit. This Rule does not prevent the instruction on local agency rules or standards; however, such instruction shall not be considered or endorsed by the Commission for purposes of certification. The Director of the Standards Division may issue prior written authorization for a specified trainee's limited enrollment in a subsequent delivery of the same course where the trainee provides evidence that:
 - (1) the trainee attended and satisfactorily completed specified class hours and topics of [Basic Law Enforcement Training Course BLET] but through extended absence occasioned by illness, accident, emergency, or other good cause was absent for more than five percent of the total class hours of the course offering:
 - (2) the trainee was granted excused absences by the school director that did not exceed five percent of the total class hours for the course offering and the school director has obtained approval from the Standards Division pursuant to Rule .0404 of this Section for make up work to be completed in a subsequent enrollment; or
 - (3) the trainee participated in [a BLET]an accredited course but had an identified deficiency in essential knowledge or skill in no more than two of the specific topic areas incorporated in course content as prescribed under Rule .0205 of this Subchapter;
- The trainee who is deficient in more than two topical areas shall be dismissed from the course delivery and shall be required to complete a subsequent training delivery in its entirety.
- (b) The trainee shall demonstrate proficiency in the school's cognitive topical area academic tests by achieving a minimum score of 70 percent on each topical academic area test and shall also demonstrate proficiency in the motor skills and performance subjects: test. Remediation will be the re-teaching of concepts and skills in the topical area(s) that a trainee fails to achieve a passing score:
 - (1) a trainee who fails to achieve a passing score on the first attempt shall have one opportunity for reexamination following remediation;
 - (2) a trainee enrolled in the 640-hour BLET course shall be allowed failure, remediation, and reexamination in no more than four topical area tests; tests. A trainee enrolled in the 868-hour BLET course shall be allowed failure, remediation, and reexamination in no more than seven topical area tests:

1	(3)	for trainees enrolled in the 640-hour BLET course, upon initial failure of a fifth topical area test, the
2		trainee shall not be allowed remediation or reexamination and shall be immediately dismissed from
3		the course and shall be required to complete a subsequent delivery of the Basic Law Enforcement
4		Training BLET in its entirety. For trainees enrolled in the 868-hour BLET course, upon initial
5		failure of an eighth topical area test, the trainee shall not be allowed remediation or reexamination
6		and shall be immediately dismissed from the course and shall be required to complete a subsequent
7		delivery of the BLET in its entirety.
8	(c) The trainee	shall also demonstrate proficiency in the motor skills subjects:
9	(1)	Compliance and Control Tactics (868-hour curriculum);
10	(2)	Standardized Field Sobriety Testing (868-hour curriculum);
11	(3)	Subject Control Arrest Techniques (640-hour curriculum);
12	<u>(4)</u>	Physical Fitness (640-hour curriculum):
13	<u>(5)</u>	Officer Health and Wellness (868-hour curriculum);
14	<u>(6)</u>	Law Enforcement Driver Training (868 and 640-hour curriculums);
15	<u>(7)</u>	First Responder (868 and 640-hour curriculums); and
16	(8)	Law Enforcement Firearms (868 and 640-hour curriculums.
17	(d) The trainee	who is deficient in no more than two of any academic areas and/or motor skills shall:
18	<u>(1)</u>	be required to remediate the deficiency as a limited enrollee in a subsequent training course, or
19	<u>(2)</u>	remediate up to two deficiencies within the current delivery with the approval of the Division
20		<u>Director.</u>
21	(e) The trainee	who is deficient in more than two academic areas and/or motor skills shall immediately be
22	dismissed and th	nen shall complete a subsequent BLET course in its entirety.
23	(f) The Director	of the Standards Division shall issue written authorization for a specified trainee's limited enrollment
24	in a subsequent	delivery of the same course where the trainee provides evidence that:
25	<u>(1)</u>	the trainee attended and completed specified class hours and topics of BLET but through
26		extended absence occasioned by illness, accident, emergency, or other good cause was absent for
27		more than five percent of the total class hours of the course offering; or
28	<u>(2)</u>	the trainee was granted excused absences by the school director that did not exceed five percent of
29		the total class hours for the course offering and the school director has obtained approval from the
30		Standards Division pursuant to Rule .0404 of this Section for make up work to be completed in a
31		subsequent enrollment; or
32	<u>(3)</u>	the trainee participated in a BLET course but had an identified deficiency in any topical area or skill
33	-	areas as outlined in paragraph (c).
34	(c) (g) An autho	rization of limited enrollment in a subsequent delivery of the Basic Law Enforcement Training Course
35	<u>BLET</u> may <u>shal</u>	not be issued by the Standards Division unless in addition to the evidence required by Paragraph (a)
36	of this Rule:	

1	(1)	The school of	lirector of the previous course offering submits to the Standards Division a certification
2		of the partic	ular topics and class hours attended and satisfactorily completed by the trainee during
3		the original	enrollment; and
4	(2)	The school	director makes written application to the Standards Division for authorization of the
5		trainee's lim	ited enrollment.
6	(d) (h) An autho	rization of lim	ited enrollment in a subsequent course delivery permits the trainee to attend an offering
7	of the Basic La	w Enforceme	nt Training Course BLET commencing within 120 calendar days from the date of
8	administration of	f the state con	nprehensive examination in the trainee's prior course delivery.
9	(1)	The trainee	shall attend and satisfactorily complete in its entirety each topical area identified by the
10		school direc	tor as an area of trainee deficiency in the prior course participation with the exception
11		of the "Phys	ical Fitness" "Officer Health and Wellness" topical area.
12	(2)	There are tw	o options available for satisfying a deficiency in the "Physical Fitness" "Officer Health
13		and Wellnes	ss" topical area with the school director's approval:
14		(A) the	student shall be allowed to make up the deficiency at the original training site without
15		enr	olling in a subsequent delivery of BLET. Under this option, the student shall be given
16		120	calendar days from the date that the comprehensive state examination was
17		adr	ninistered to the original BLET course in order to successfully satisfy this deficiency.
18		Stu	dents who select this option shall be allowed two attempts to complete the entire Police
19		Off	ficer Physical Abilities Test (POPAT) Course with a minimum of 24 hours of rest
20		bet	ween attempts during the 120-day period to satisfy the deficiency; or
21		(B) the	student shall be allowed to enroll in a subsequent delivery of BLET as a "limited
22		enr	ollee." This delivery shall begin within 120 calendar days from the date that the
23		cor	mprehensive state examination was administered to the original BLET course in order
24		to s	successfully satisfy this deficiency. Students who select this option shall be allowed two
25		atte	empts to complete the entire POPAT Course with a minimum of 24 hours of rest between
26		atte	empts during the delivery period of the subsequent BLET course.
27	A cert	fied "Physica	1 Fitness" "Officer Health and Wellness" instructor is the only person qualified to
28	admini	ster and grade	the fitness re-test. At the time of the re-test, the school director or the Qualified Assistant
29	shall b	present.	
30	(3)	Following 1	imited enrollment in the subsequent course offering, scheduled class attendance, and
31		active partic	ipation with having received passing grades on all required topic and motor-skill tests,
32		and having	no deficiencies, the trainee shall be eligible for administration of the State
33		comprehens	ive written examination by the Commission, as set forth in Rule .0406 of this Section.
34			
35 36 37 38	History Note:	Eff. January	S. 17C-6; 17C-10; 71, 1981; 3. February 1, 2014; August 1, 2000; July 1, 1989; July 1, 1985; April 1, 1984; January

1	Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. May 25,
2	2019.
3	Amended Eff. January 1, 2025.
4	

1	12 NCAC 09B .0406 is being amended, with changes, as published in 38:24 NCR 1640-1641 follows:		
2			
3	12 NCAC 09B .0406 COMPREHENSIVE WRITTEN-STATE EXAMINATION - BASIC LAW		
4	ENFORCEMENT TRAINING		
5	(a) Within 60 days of the conclusion of a school's offering of the <u>Commission-accredited</u> Basic Law		
6	Enforcement Training Course, the Commission shall administer a comprehensive written state examination_		
7	online via the Acadis platform to each trainee who has completed all of the required course work pursuant to Ru		
8	.0405 of this Section. A trainee shall not be administered the comprehensive written state examination until such		
9	time as all of the course work is completed or he or she is granted a medical waiver by the Director of the		
10	Criminal Justice Standards Division in accordance with Paragraph (f) (e) of this Rule.		
11	(b) The examination shall be comprised of six units as specified in 12 NCAC 09B .0205(b).		
12	(c) [(b)] The Commission's representative shall submit to the school director within five business days of the		
13	administration of the examination a report of the results of the test for each trainee examined.		
14	(d) [(e)] (b) A trainee shall achieve a passing score on the comprehensive written state examination upon		
15	answering a minimum of 70 percent of the questions correctly. correctly on each of the six units as prescribed in		
16	Paragraph (b) of this Rule.		
17	(e) [(d)] (c) A trainee who has participated in completed a scheduled delivery of an accredited training course the		
18	Commission-accredited Basic Law Enforcement Training Course and has achieved a passing score in each motor		
19	skill or performance area of the course curriculum and has achieved a minimum score of 60 percent but below the		
20	passing score of 70 percent on but has failed to achieve the minimum score of 70 percent on no more than two-		
21	units of the Commission's comprehensive written state examination may request the Director of the Standards		
22	Division to authorize a re examination of the [trainee:] trainee in only those units for which he or she failed to		
23	make a passing score of 70 percent: is eligible for a re-examination of the Commission's comprehensive state		
24	examination.		
25	(1) The trainee's request for re-examination shall be made in writing on the Commission's Re-		
26	Examination Request form (F-23), and shall be received by the Standards Division within 30 days		
27	of the examination. The Re examination Request form is located on the agency's website:		
28	http://ncdoj.gov/getdoc/dcb72ee9_fa01_4664_a7a0_ef33ac0941ee/Exam_Admission_Form_F_23_4_19_		
29	17.aspx. The examination request form shall include the following information:		
30	(A) first-time examination training type;		
31	(B) trainee information; and		
32	(C) school information and appropriate signatures.		
33	(2) The trainee's request for re-examination shall include the favorable recommendation of the school-		
34	director who administered the course(s).		
35	(3) (2) A trainee shall have, within 60 days of the original examination(s), only one opportunity for re-		
36	examination and shall achieve a passing score of 70 percentscore on the subsequent unit examination		
37	(4) (3) The trainee shall be assigned in writing by the Director of the Standards Division a place, time, and da		

1	for r	e-examination.	
2	(5) (4) Shou	ald the trainee on re-examination not achieve a minimum score of 70 percent on the examination,	
3	the trainee shall not be eligible for probationary certification, as prescribed in 12 NCAC 09C .0303(d). The		
4	trainee shall enroll and complete a subsequent offering of the Basic Law Enforcement Training Course before		
5	further exami	nation is permitted.	
6	(f) [(e)] <u>(d)</u> A	trainee who sustains injury prior to the final Police Officer Physical Abilities Test (POPAT)	
7	<mark>РОРАТ</mark> attemp	ot and who achieved a passing score on the last attempt, who has completed the required	
8	coursework with the exception of the final POPAT, may request from the Director of the Criminal Justice		
9	Standards Division a medical waiver to take the comprehensive written examination prior to completion of the		
10	final POPAT.	The medical waiver request shall include the following information:	
11	(3) a me	morandum from the School Director justifying a medical wavier; waiver;	
12	(4) copi	es of the last POPAT assessment; and	
13	(5) med	ical documentation from a surgeon, physician, physician assistant, or nurse practitioner practitioner,	
14	hold	ing a current medical license, showing the diagnosis of the injury and the estimated medical release	
15	date.		
16	Upon receipt o	f the information contained in this Paragraph, the Director of the Criminal Justice Standards	
17	Division shall	approve the medical waiver request. The School Director shall submit the medical waiver approval	
18	from the Director of the Criminal Justice Standards Division with the comprehensive state examination		
19	admission form. The trainee must complete the final POPAT attempt within 120 calendar days of the original		
20	comprehensive	state written examination date.	
21	(g) (f) A train	ee who fails to achieve a passing minimum score of 70 60 percent on three or more of the units as	
22	as set forth in	Rule .0205(b) of this Subchapter the comprehensive state examination shall not be given the	
23	opportunity for	re-examination. and shall and is eligible to enroll in a complete a subsequent offering of the	
24	Commission-a	ccredited Basic Law Enforcement Training Course.	
25			
26			
27	History Note:	Authority G.S. 17C-6; 17C-10;	
28		Eff. January 1, 1981;	
29		Amended Eff. July 1, 2018; January 1, 2015; August 1, 2000; July 1, 1989; July 1, 1985;	
30		January 1, 1983;	
31		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. May 25,-	
32		2019.	
33		Amended Eff. January 1, 2025.	

1	12 NCAC 09B	.0414 is being submitted for amendment as follows:
2	44 NG (C 00D	
3	12 NCAC 09B	
4	() TH G	INSTRUCTOR TRAINING
5		mission shall administer a comprehensive written state examination within 60 days of the
6		ired course work for the following courses:
7	(1)	Specialized Firearms Instructor Training;
8	(2)	Specialized Driver Instructor Training;
9	(3)	Specialized Subject Control Arrest Techniques Compliance and Control Tactics Instructor
10		Training;
11	(4)	Specialized Physical Fitness Instructor Training;
12	(5)	Specialized Explosives and Hazardous Materials Emergencies Instructor Training;
13	(6)	Radar Instructor Training;
14	(7)	Criminal Justice Time-Distance/Speed Measurement Instrument (TD/SMI) Instructor Training;
15	(8)	LIDAR Instructor Training;
16	(9)	Re-Certification Training for Radar Instructors;
17	(10)	Re-Certification Training for TD/SMI Instructors; and
18	(11)	Re-Certification Training for LIDAR Instructors.
19	(b) The examin	nation shall be an objective test covering the topic areas contained in the certified course curriculum
20	(c) The Com	nission's representative shall submit to the school director within five business days of the
21	administration	of the examination a report of the results of the test for each trainee examined.
22	(d) A trainee s	hall achieve a passing score on the comprehensive written state examination if he or she achieves
23	75 percent corr	ect answers.
24	(e) A trainee v	who fails to achieve a minimum score of 75 percent on the Commission's comprehensive written
25	state examination shall enroll and complete a subsequent offering of the specialized instructor training course	
26	before further e	xamination may be permitted.
27		
28	History Note:	Authority G.S. 17C-6; 17C-10;
29		Eff. February 1, 1987;
30		Amended Eff. January 1, 2015; June 1, 2013; May 1, 2004; August 1, 2000; April 1, 1999; July
31		1, 1989;
32		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. May 25,
33		2019. <u>2019;</u>
34		Amended Eff. January 1, 2025.

1	12 NCAC 09B	.0415 is being amended, with changes. as published in 38:24 NCR 1641 as follows:
2		
3	12 NCAC 09B	.0415 SATISFACTION OF MINIMUM TRAINING - SPECIALIZED INSTRUCTOR
4	(a) To acquire	e successful completion of the "Specialized Firearms Instructor Training," "Specialized Driver
5	Instructor Train	ing," "Specialized Compliance and Control Tactics Subject Control Arrest Techniques Instructor
6	Training," "Spe	cialized Physical Fitness Instructor," and the "Specialized Explosives and Hazardous Materials_
7	Emergencies In	structor Training" courses, the trainee shall: shall satisfactorily complete all required coursework
8	and demonstrat	e proficiency in all required motor-skill and performance subjects as specified in 12 NCAC 09B
9	<u>.0226, 09B .022</u>	27, 09B .0232, 09B .0233, or 09B .0417 of this Section.
10	(1)	satisfactorily complete all required coursework as specified in the course abstract of the
11		"Specialized Firearms Instructor Training Manual," the "Specialized Driver Instructor Training-
12		Manual," the "Specialized Compliance and Control Tactics_Subject Control Arrest Techniques-
13		Instructor Training Manual," the "Specialized Physical Fitness Instructor Training Manual," and
14		the "Specialized Explosives and Hazardous Materials <u>Emergencies</u> Instructor Training Manual"
15		as published by the North Carolina Justice Academy and
16	(2)	demonstrate proficiency in all required motor skill and performance subjects as specified in
17		each specialized instructor training manual.
18	(b) Should a tr	ainee fail to meet the minimum criteria on a motor skill or performance area, he or she shall be
19	authorized one	opportunity for a re-test. re-test at the discretion of the school director. Such re-test must be
20	completed during	ng the original course and prior to the trainee's being administered the comprehensive written state
21	examination. Fa	tilure to meet the required criteria on a re-test requires enrollment in a subsequent course.
22		
23	History Note:	Authority G.S. 17C-6; 17C-10;
24		Eff. February 1, 1987;
25		Amended Eff. June 1, 2013; August 1, 2000; July 1, 1989;
26		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. May 25,—
27		2019. <u>2019:</u>
28		Amended Eff. January 1, 2025.

1	12 NCAC 09C	.0403 is being amended, with changes, as published in 38:4 NCR 1641-1642 as follows:
2		
3	12 NCAC 09C	.0403 REPORTS OF TRAINING COURSE PRESENTATION AND COMPLETION
4	(a) Each prese	entation of the "Basic Law Enforcement Training" course a Commission-accredited
5	training cou	rse shall be reported to the Commission as follows:
6	(1)	After acquiring accreditation for the course and before commencing each delivery of the
7		course, the school director shall notify the Commission of the school's intent to offer the
8		training course by submitting a Form F-10A F-10A(LE)-Pre-delivery Report of Training
9		Course Presentation; Presentation, pursuant to 12 NCAC 09B .0202; and
10	(2)	Not more than 10 days after completing delivery of the accredited course, the school director
11		shall notify the Commission regarding the progress and achievement of each enrolled trainee by
12		submitting a Form <u>F-10B F-10B(LE)</u> Post-delivery Report of Training Course <u>Presentation.</u>
13		Presentation and entering all student scores and class documents in the Acadis platform.
14	Forms F 10A(L	E) and F-10B(LE) are located on the agency's website at: http://www.ncdoj.gov/About-DOJ/Law-
15	Enforcement Tr	aining and Standards/Criminal Justice Education and Training Standards/Forms and
16	Publications.asp)X.
17	Note: Special a	rangements shall be made between the Standards Division and the school director for the
18	reporting of law	enforcement achievement in a Public Safety Officer course.
19	(b) Upon com	pletion of a Commission-accredited training course by Juvenile Justice Officer and Chief/Juvenile
20	Court Counselo	r trainees, the director of the school conducting such course shall notify the Commission of the
21	achievement of	trainees by submitting a Report of Training Course Completion (Form F-11). (Form F-11).
22	pursuant to 12 N	ICAC 09B .0235. This form is located on the agency's website:
23	http://www.ned	oj.gov/getattachment/fbf3480c 05a1 4e0c a81a 04070dea6199/F-11 Form_10 2 14.pdf.aspx.
24		
25	History Note:	Authority G.S. 17C-6; 17C-10;
26		Eff. January 1, 1981;
27		Amended Eff. January 1, 2015; August 1, 2002; August 1, 2000; December 1, 1987;
28		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. May 25,-
29		2019. <u>2019:</u>
30		Amended Eff. January 1, 2025.