			OF PHYSICAL THERAPY	EXAMINERS								
	Physical Therapy Exar 06/23/2017 through											
ate Submitted to /	APO - March 19, 201	8										
Subchapter	Rule Section	Rule Citation	Rule Name	Date and Last Agency Action on the Rule	Agency Determination [150B- 21.3A(c)(1)a]	Implements or Conforms to Federal Regulation [150B-21.3A(e)]	Federal Regulation Citation	Public Comment Received [150B- 21.3A(c)(1)]	Agency Determination Following Public Comment [150B-21.3A(c)(1)]	RRC Determination of Public Comments [150B-21.3A(c)(2)	RRC Final Determination of Status of Rule for Report to APO [150B- 21.3A(c)(2)]	OAH Next Steps
UBCHAPTER 48A - DRGANIZATION		21 NCAC 48A .0103	MEMBERSHIP OF BOARD	Amended Eff. February 1, 2015	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History Not
		21 NCAC 48A .0105	DEFINITIONS	Amended Eff. July 1, 2013	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History No
		21 NCAC 48A .0106	SUSPENSION OF AUTHORITY TO EXPEND FUNDS	Eff. July 1, 2013	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History No
		21 NCAC 48A .0107	IDENTIFICATION REQUIREMENTS	Eff. July 1, 2013	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History No
UBCHAPTER 48B - YPES OF LICENSES		21 NCAC 48B .0102	LICENSES BY ENDORSEMENT	Amended Eff. August 1, 1998	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History No
		21 NCAC 48B .0103	LICENSES BY EXAMINATION	Amended Eff. July 1, 2013	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History No
		21 NCAC 48B .0104	EXEMPTIONS	Eff. February 1, 2015	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History No
COPE OF PHYSICAL	SECTION .0100 - PHYSICAL THERAPISTS	21 NCAC 48C .0101	PERMITTED PRACTICE	Amended Eff. December 1, 2006	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History No
		21 NCAC 48C .0102	RESPONSIBILITIES	Amended Eff. February 1, 2015	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History No
		21 NCAC 48C .0103	PROHIBITED PRACTICE	Amended Eff. December 1, 2006	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History No
	SECTION .0200 – PHYSICAL THERAPIST ASSISTANTS	21 NCAC 48C .0201	SUPERVISION BY PHYSICAL THERAPIST	Amended Eff. December 1, 2006	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History No
		21 NCAC 48C .0202	PROHIBITED PRACTICE	Eff. December 30, 1985	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History No
	SECTION .0400 - PHYSICAL THERAPY AIDES	21 NCAC 48C .0401	DEFINITION	Eff. August 1, 1998	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History No
		21 NCAC 48C .0402	FUNCTION	Amended Eff. December 1, 2006	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History No
	SECTION .0500 - PHYSICAL THERAPY STUDENTS	21 NCAC 48C .0501	EXEMPTION FOR STUDENTS	Amended Eff. January 1, 1991	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History No
	SECTION .0600 – OTHER ASSISTIVE PERSONNEL	21 NCAC 48C .0601	RESPONSIBILITIES	Eff. August 1, 2002	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History No
		21 NCAC 48D .0102	SCHEDULE AND LOCATION OF EXAMINATION	Amended Eff. August 1, 1998	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History No
UBCHAPTER 48D - XAMINATIONS		21 NCAC 48D .0105	EXAMINATION SCORES	Amended Eff. August 1, 1998	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History Not

	A Report for 21 I hysical Therapy Exar		OF PHYSICAL THERAPY	EXAMINERS								
	6/23/2017 through											
ate Submitted to A	APO - March 19, 201	8		1			r		· · · · · · · · · · · · · · · · · · ·		1	1
Subchapter	Rule Section	Rule Citation	Rule Name	Date and Last Agency Action on the Rule	Agency Determination [150B- 21.3A(c)(1)a]	Implements or Conforms to Federal Regulation [150B-21.3A(e)]	Federal Regulation Citation	Public Comment Received [150B- 21.3A(c)(1)]	Agency Determination Following Public Comment [150B-21.3A(c)(1)]	RRC Determination of Public Comments [150B-21.3A(c)(2)	RRC Final Determination of Status of Rule for Report to APO [150B- 21.3A(c)(2)]	OAH Next Steps
		21 NCAC 48D .0106	NOTIFICATION OF EXAMINATION RESULTS	Amended Eff. August 1, 1998	Necessary without substantive public interest	Νο		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History Not
		21 NCAC 48D .0107	PERSONS REFUSED EXAMINATION PERMISSION	Amended Eff. December 1, 2006	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History Not
		21 NCAC 48D .0109	RETAKING EXAMINATION	Amended Eff. February 1, 2015	Necessary without substantive public interest	Νο		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History No
		21 NCAC 48D .0110	ADMINISTRATION OF EXAMINATION	Amended Eff. August 1, 1998	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History No
		21 NCAC 48D .0111	APPLICANTS WITH SPECIAL NEEDS	Amended Eff. February 1, 1996	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History Not
		21 NCAC 48D .0112	COMPUTER EXAMINATION	Amended Eff. July 1, 2013	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History Not
BCHAPTER 48E - PLICATION FOR ENSURE	SECTION .0100 - REQUIREMENTS	21 NCAC 48E .0101	FILING APPLICATION	Amended Eff. July 1, 2013	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History Not
		21 NCAC 48E .0103	REFERENCES	Amended Eff. December 1, 1990	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History Not
		21 NCAC 48E .0104	EXAMINATION SCORES	Amended Eff. July 1, 2013	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History Not
		21 NCAC 48E .0105	VERIFICATION OF LICENSURE	Amended Eff. July 1, 2013	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History Not
		21 NCAC 48E .0110	FOREIGN-TRAINED PHYSICAL THERAPIST APPLICANT BY EXAMINATION	Amended Eff. February 1, 2015	Necessary without substantive public interest	Yes If yes, include the citation to the federal law	USCIS CFR § 212.15	No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History No
		21 NCAC 48E .0111	FOREIGN-TRAINED PHYSICAL THERAPIST APPLICANT BY ENDORSEMENT	Eff. February 1, 2015	Necessary without substantive public interest	Yes If yes, include the citation to the federal law	USCIS CFR § 212.15	No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History No
		21 NCAC 48E .0112	FOREIGN-TRAINED PHYSICAL THERAPIST ASSISTANT APPLICANT	Eff. February 1, 2015	Necessary without substantive public interest	Yes If yes, include the citation to the federal law	USCIS CFR § 212.15	No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History Not
		21 NCAC 48E .0113	CRIMINAL HISTORY	Eff. February 1, 2015	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History Not
RTIFICATES: FEES: VESTIGATIONS:	SECTION .0100 - CERTIFICATES: FEES: INVESTIGATIONS: RECORD OF LICENSEFS	21 NCAC 48F .0101	LICENSURE CERTIFICATE	Amended Eff. May 1, 1988	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History Not
		21 NCAC 48F .0102	FEES	Amended Eff. July 1, 2013	Necessary with substantive public interest	No		Yes	Necessary with substantive public interest	RRC not required to review comment(s)	Necessary with substantive public interest and must be readopted	Agency must readopt
		21 NCAC 48F .0103	INVESTIGATIONS	Amended Eff. December 1, 2006	Necessary with substantive public interest	No		No	Necessary with substantive public interest	No comments with merit	Necessary with substantive public interest and must be readopted	Agency must readopt
		21 NCAC 48F .0105	CHANGE OF NAME AND ADDRESS	Eff. August 1, 2002	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action	Keep in Code - Update History Not

	Physical Therapy Exa 06/23/2017 through										
	APO - March 19, 201			1					, , , , , , , , , , , , , , , , , , , ,		
Subchapter	Rule Section	Rule Citation	Rule Name	Date and Last Agency Action on the Rule	Agency Determination [150B- 21.3A(c)(1)a]	Implements or Conforms to Federal Regulation [150B-21.3A(e)]	Federal Regulation Citation	Public Comment Received [150B- 21.3A(c)(1)]	Agency Determination Following Public Comment [150B-21.3A(c)(1)]	RRC Determination of Public Comments [150B-21.3A(c)(2)	RRC Final Determination of Status of Rule for Report to APO [150B- 21.3A(c)(2)] OAH Next Step:
SCHAPTER 48G - ENTION OF ENSE	SECTION .0100 - LICENSURE RENEWAL	21 NCAC 48G .0103	RENEWAL FEE	Amended Eff. April 1, 1989	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0104	RENEWAL	Amended Eff. July 1, 2013	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0105	DEFINITIONS	Amended Eff. January 1, 2014	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0106	CONTINUING COMPETENCE REQUIREMENT	Amended Eff. January 1, 2014	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0107	STANDARDS FOR CONTINUING COMPETENCE ACTIVITIES	Eff. January 1, 2009	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0108	APPROVAL OF PROVIDERS AND ACTIVITIES	Amended Eff. January 1, 2014	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0109	CONTINUING COMPETENCE ACTIVITIES	Amended Eff. April 1, 2015	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0110	EVIDENCE OF COMPLIANCE	Amended Eff. February 1, 2015	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0111	EXEMPTIONS	Amended Eff. January 1, 2014	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0112	COSTS	Amended Eff. January 1, 2014	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
	SECTION .0200 - LAPSED LICENSES	21 NCAC 48G .0201	DATE LICENSE LAPSES	Amended Eff. October 28, 1979	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0202	NOTIFICATION	Amended Eff. August 1, 2002	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0203	REVIVAL OF LAPSED LICENSE	Amended Eff. January 1, 2009	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0204	RESTRICTED LICENSE	Eff. August 1, 2002	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
	SECTION .0300 - REFUSAL TO RENEW OR GRANT LICENSE: SUSPENSION OR REVOCATION	21 NCAC 48G .0306	CONDITIONS ON RENEWAL	Eff. December 1, 2006	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
	SECTION .0400 - PROBATION OR WARNING	21 NCAC 48G .0401	GROUNDS FOR PROBATION	Amended Eff. August 1, 2002	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0402	GROUNDS FOR WARNING	Amended Eff. August 1, 2002	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0403	CONDITIONS FOR PROBATION OR WARNING	Amended Eff. August 1, 2002	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action

	Physical Therapy Exa										
	06/23/2017 through APO - March 19, 202										
ubchapter	Rule Section	Rule Citation	Rule Name	Date and Last Agency Action on the Rule	Agency Determination [150B- 21.3A(c)(1)a]	Implements or Conforms to Federal Regulation [150B-21.3A(e)]	Federal Regulation Citation	Public Comment Received [150B- 21.3A(c)(1)]	Agency Determination Following Public Comment [150B-21.3A(c)(1)]	RRC Determination of Public Comments [150B-21.3A(c)(2)	RRC Final Determination of Status of Rule for Report to APO [150B- 21.3A(c)(2)]
		21 NCAC 48G .0404	NOTIFICATION AND HEARING	Amended Eff. July 1, 2013	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
	SECTION .0500 - CONTESTED CASE HEARINGS	21 NCAC 48G .0501	RIGHT TO HEARING	Eff. October 1, 1995	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0502	REQUEST FOR HEARING	Eff. October 1, 1995	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0503	GRANTING OR DENYING HEARING REQUEST	Eff. October 1, 1995	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0504	COMPLAINTS AND INVESTIGATIONS	Amended Eff. February 1, 2015	Necessary without substantive public interest	No		No	Necessary with substantive public interest	No comments with merit	Necessary with substantive public interest and must be readopted Agency must readopt
		21 NCAC 48G .0505	NOTICE OF HEARING	Eff. October 1, 1995	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0506	WRITTEN RESPONSE TO THE NOTICE OF HEARING	Eff. October 1, 1995	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0507	WHO SHALL HEAR CONTESTED CASES	Eff. October 1, 1995	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0508	PRE-HEARING CONFERENCE	Eff. October 1, 1995	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0509	PETITION FOR INTERVENTION	Amended Eff. February 1, 1996	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0510	TYPES OF INTERVENTION	Eff. October 1, 1995	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0511	DISQUALIFICATION OF BOARD MEMBERS	Eff. October 1, 1995	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0512	SUBPOENAS	Amended Eff. February 1, 2015	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0513	WITNESSES	Eff. October 1, 1995	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0514	CONTINUANCES	Eff. October 1, 1995	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0515	FINAL DECISION	Eff. October 1, 1995	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0516	PROPOSALS FOR DECISION	Eff. October 1, 1995	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0517	MODIFICATION OF DECISION	Eff. August 1, 2002	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action

Agency - Board of Phys	Report for 21 vsical Therapy Exar	miners									
comment Period - 06/											
Date Submitted to APC											
Subchapter	Rule Section	Rule Citation	Rule Name	Date and Last Agency Action on the Rule	Agency Determination [150B- 21.3A(c)(1)a]	Implements or Conforms to Federal Regulation [150B-21.3A(e)]	Federal Regulation Citation	Public Comment Received [150B- 21.3A(c)(1)]	Agency Determination Following Public Comment [150B-21.3A(c)(1)]	RRC Determination of Public Comments [150B-21.3A(c)(2)	RRC Final Determination of Status of Rule for Report to APO [150B- 21.3A(c)(2)] OAH Next Steps
DI	ECTION .0600 - ISCIPLINARY CTION	21 NCAC 48G .0601	PROHIBITED ACTIONS	Amended Eff. February 1, 2015	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0602	SANCTIONS; REAPPLICATION	N Amended Eff. July 1, 2013	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
	ECTION .0700 – MPAIRED LICENSEE	21 NCAC 48G .0701	DEFINITIONS	Eff. February 1, 2015	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0702	PROGRAMS	Eff. February 1, 2015	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0703	INFORMATION OF IMPAIRMENT	Eff. February 1, 2015	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0704	CONFIDENTIALITY	Eff. February 1, 2015	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0705	REPORTS	Eff. February 1, 2015	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48G .0706	PROGRAM STANDARDS	Eff. February 1, 2015	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
	ECTION .0700 - DOPTION OF RULES	21 NCAC 48H .0701	PETITIONS	Amended Eff. August 1, 1998	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48H .0702	MAILING LIST	Eff. October 1, 1995	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48H .0703	HEARINGS	Eff. October 1, 1995	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action
		21 NCAC 48H .0704	DECLARATORY RULINGS	Amended Eff. August 1, 1998	Necessary without substantive public interest	No		No	Necessary without substantive public interest	No comments with merit	Necessary without substantive public interest and should remain in effect without further action

Agency	Rule	Na	ame	Type of Comment	Comment	Agency Response
copy an column	rows	tills yellow cell an		Select One		
NC Board of PT Examiners	21 NCAC 48F .0102	Fees		Other Statement	From: David Edwards Sent: Wednesday, July 5, 2017 5:30 PM To: Kathy Arney Subject: Re: NCBPTE Periodic Review of Existing Rules	This rule was determined as Necessary with Substantive Public Interest
					I support the rules change and increased dues to help compensate for additional costs. With the increased number of icensees and recent increase in legal fees, this increased in justified and appropriate.	
				Other Statement	From: Mekeia Stevenson Sent: Thursday, August 3, 2017 4:12 PM To: Kathy Arney Subject: Re: NCBPTE Periodic Review of Existing Rules Update- Technical correction regarding Rule 21 NCAC 48D .0102	It is a notification required by law regarding the Board's rules.
					I'm unsure the reason for receiving this email, as I do not hold any office on the PT Board. Thank you in advance. Mekeia Stevenson PT, MPT	
				Other Statement	From: Leinonen, Mary Sent: Thursday, August 3, 2017 9:01 AM To: Kathy Arney Subject: Re: NCBPTE Periodic Review of Existing Rules Update- Technical correction regarding Rule 21 NCAC 48D .0102	Thank you for your comments. Related to your wish below for Medicare and DME, I need to direct you to share your concerns with NCPTA or APTA as they are the entities that can advocate for these concerns. Payment and reimbursement policy fall outside the jurisdiction of the Board.
					I do not comprehend this legal jargon. I wish that the NC PT Board would focus on matters that HELP patients. One thing I would LOVE a PhD) to write orders for appropriate DME for a pt. We SEE the home environment DME options. This would eliminate the ridiculous wait time patients are suffering for the Medicare required documentation from MD!	
				Other Statement	From: MaryEllen Axner [mailto:kitherapy@hotmail.com] Sent: Monday, August 7, 2017 11:12 AM To: Kathy Arney < <u>karney@ncptboard.org</u> > Subject: Re: NCBPTE Periodic Review of Existing Rules Update Technical correction regarding Rule 21 NCAC 48D .0102	0268, ncpta@ncpt.org. Please let me know if you need
					Dear Kathy, Thank you for the information on rules update. I am interested in introducing legislation to protect the "PT" initials in NC. This is in line with the APTA's stance. Given this interesting phase of healthcare and out of pocket expense greater for the consumer, it is important to avoid misrepresentation. Is this something I initiate with your office?	further assistance