Indiana NORTH CAROLINA REGISTER

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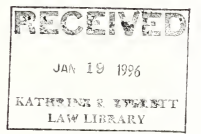
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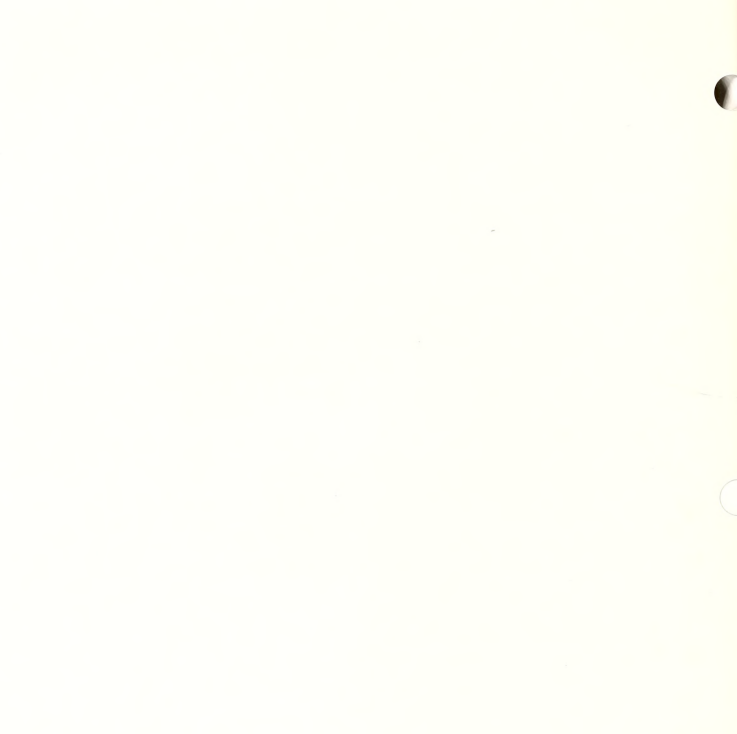
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NORTH CAROLINA REGISTER





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January 16, 1996

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EXPLANATION OF THE PUBLICATION SCHEDULE

This Publication Schedule is prepared by the Office of Administrative Hearings as a public service and the computation of time periods are not to be deemed binding or controlling. Time is computed according to 26 NCAC 2B .0103 and the Rules of Civil Procedure, Rule 6.

GENERAL

The North Carolina Register shall be published twice a month and contains the following information submitted for publication by a state agency:

- temporary rules;
- notices of rule-making proceedings; Ξā
- text of proposed rules;
- notices of receipt of a petition for text of permanent rules approved by the Rules Review Commission; \odot $\underbrace{\textbf{4}}$ 3
 - municipal incorporation, as required by G.S. 120-165;
- Executive Orders of the Governor; 96
- orders of the Tax Review Board Attorney General concerning changes in laws affecting voting in ssued under G.S. 105-241.2; and inal decision letters from the U.S. a jurisdiction subject of Section 5 of the Voting Rights Act of 1965, as required by G.S. 120-30.9H: 8

other information the Codifier of

6

Rules determines to be helpful to

the public.

schedule, the day of publication of the The last day of the period so computed is or State holiday, in which event the period runs until the preceding day which is not a COMPUTING TIME: In computing time in the North Carolina Register is not included. included, unless it is a Saturday, Sunday, Saturday, Sunday, or State holiday.

FILING D0EADLINES

first or fifteenth of the month is not a SSUE DATE: The Register is published on the first and fifteen of each month if the Saturday, Sunday, or State holiday for Register issue for that day will be published before or after) the first or fifteenth respectively that is not a Saturday, Sunday, or employees mandated by the State Personnel Commission. If the first or fifteenth of any month is a Saturday, Sunday, or a holiday for State employees, the North Carolina on the day of that month closest to (either noliday for State employees. AST DAY FOR FILING: The last day for filing for any issue is 15 days before the issue date excluding Saturdays, Sundays, and holidays for State employees.

NOTICE OF RULE-MAKING PROCEEDINGS

proposed rules is published, and the text of until at least 60 days after the notice of END OF COMMENT PERIOD TO A NOTICE OF days from the issue date. An agency shall making proceeding until the text of the the proposed rule shall not be published RULE-MAKING PROCEEDINGS: This date is 60 accept comments on the notice of rulerule-making proceedings was published. EARLIEST REGISTER ISSUE FOR PUBLICATION OF TEXT: The date of the next issue following the end of the comment period.

NOTICE OF TEXT

EARLIEST DATE FOR PUBLIC HEARING: The nearing date shall be at least 15 days after the date a notice of the hearing is published.

END OF REQUIRED COMMENT PERIOD

(1) RULE WITH NON-SUBSTANTIAL ECONOMIC IMPACT: An agency shall accept comments on the text of a proposed rule for at least 30 days after the text is published or until he date of any public hearings held on the proposed rule, whichever is longer.

days after publication or until the date of (2) RULE WITH SUBSTANTIAL ECONOMIC IMPACT: An agency shall accept comments on the text of a proposed rule published in the Register and that has a substantial economic impact requiring a fiscal note under G.S. 150B-21.4(b1) for at least 60 any public hearing held on the rule, whichever is longer. DEADLINE TO SUBMIT TO THE RULES REVIEW commission: The Commission shall review a rule submitted to it on or before the twentieth of a month by the last day of the next month. FIRST LEGISLATIVE DAY OF THE NEXT REGULAR SESSION OF THE GENERAL ASSEMBLY: This regular session of the General Assembly following approval of the rule by the Rules date is the first legislative day of the next Review Commission. See G.S. 150B-21.3, Effective date of rules.



EXECUTIVE ORDER NO. 90 ESTABLISHMENT OF WORKFORCE DEVELOPMENT BOARDS

WHEREAS, North Carolina needs a competitive workforce to compete in the global economy; and

WHEREAS, North Carolina must ensure significant improvements in the quality and quantity of its educational and training programs to attain and maintain a worldclass workforce; and

WHEREAS, the private sector, along with the workforce development agencies must lead North Carolina's efforts to develop an integrated workforce development system; and

WHEREAS, private sector led Workforce Development Boards can serve as vital local bodies which can provide comprehensive and integrated policy guidance for all publicly funded workforce development services; and

WHEREAS, Workforce Development Boards can also play an invaluable role in mobilizing and encouraging investments by North Carolina employers and citizens in skill upgrading and lifelong learning so that our state's workforce remains an internationally competitive asset; and

WHEREAS, the United States Department of Labor has granted the State of North Carolina funding to implement a one-stop career center system; and

WHEREAS, the local governance body for the One Stop Career Centers in North Carolina will be private sector led Workforce Development Boards in collaboration with State and local education, employment, and training agency partners;

NOW THEREFORE, by the authority vested in me as Governor by the Constitution and laws of North Carolina and the United States, it is ORDERED:

Section 1. ESTABLISHMENT.

A. The Private Industry Councils (PICs) operating in the sub-state service delivery areas under provisions of the Federal Job Training Partnership Act are hereby designated and established as North Carolina's local or regional Workforce Development Boards for continuing purposes of the Federal Job Training Partnership Act and as the governance boards for the One Stop Career Centers to be established under North Carolina's One Stop Career Center system. Additionally, to achieve coordination with statewide economic development Boards will be linked with the appropriate region(s) of the North Carolina Partnership for Economic Development.

B. The local or regional Workforce Development

Boards designated and established under the powers of this Executive Order are considered an interim step until the issues of sub-state service areas and local or regional planning and governance boards are addressed by pending Federal workforce development "block grant" legislation.

Section 2. MEMBERSHIP.

A. Membership of Workforce Development Boards shall be as specified under Section 102 of the Federal Job Training Partnership Act.

B. Procedures for nominations, appointments, and terms of office shall be under the provisions of Section 102 of the Federal Job Training Partnership Act, and continue the requirement to have a private sector chair and at least 51% of its membership from private sector employers. Local elected officials shall continue in their role of appointing authority as specified in the Federal Job Training Partnership Act.

C. Membership of currently existing Private Industry Councils will be certified as being in accordance with the provisions of the Federal Job Training Partnership Act by the Commission on Workforce Preparedness prior to designation of existing Private Industry Councils as Workforce Development Boards.

D. Chairperson, officers, and organizations shall be as specified under provisions of the Federal Job Training Partnership Act and under the locally developed workplans to address the functions and purposes of the organization.

Section 3. DUTIES AND RESPONSIBILITIES.

A. Duties and responsibilities of the local or regional Workforce Development Boards are as follows:

1. Plan and oversee the delivery of all workforce development programs specified as responsibilities of the Private Industry Councils under the Federal Job Training Partnership Act and of North Carolina's One Stop Career Center system;

2. Advise local elected officials, employers, local education agencies, and community colleges, State and local employment and training agencies and citizens about policy, programs and other information relative to their service area workforce;

3. Serve as a point of contact for business, industry, and the public sector to communicate their workforce needs;

4. Develop a local plan in coordination with appropriate community partners that addresses the workforce development needs of their service area, which is responsive to the goals, objectives, and performance standards established by the Governor;

5. Collaborate with the local JobReady Council(s), local education agencies and local community colleges in the development of schoolto-work plans; 6. Review and approve local Job Ready plans for submission to the State JobReady Partnership Council;

7. Develop industry or sector cluster analysis in order to set training priorities in the service area;

8. Charter career centers, monitor activities, and evaluate the performance of the career centers, programs, and activities; and

9. Develop linkages with regional and local economic development efforts and activities in the service area and promote cooperation and coordination among public organizations, community organizations, education agencies and private businesses.

B. Workforce Development Boards shall not operate or manage One-Stop Career Centers but shall serve in the role of governance providing planning, monitoring, evaluation, and oversight.

Section 4. WORKFORCE DEVELOPMENT PROGRAMS.

A. In addition to the duties, responsibilities, and authority identified in the Federal Job Training Partnership Act, under authority of this Executive Order, local or regional Workforce Development Boards, with private sector and key agency partners represented, will have planning and oversight responsibilities for the following programs and activities when and where operated in one stop career centers: programs of the Job Training Partnership Act, the Employment Service, the Work First (JOBS) welfare training and placement programs, the Food Stamp Employment and Training Program, the Older Americans Act Job Training and Employment Program, Vocational Rehabilitation programs, and the JobReady school to work programs.

B. The authority granted under this section does not give local or regional Workforce Development Boards any direct authority or control over workforce development funds and programs in the service area other than programs specifically identified as under the provisions of section 4-A of the Executive Order.

Section 5. COOPERATION OF STATE AGENCIES.

A. All state agencies and their local service delivery entities shall cooperate with the Commission on Workforce Preparedness and the local or regional Workforce Development Boards as this local governance process is implemented. Also, the Commission on Workforce Preparedness shall cooperate with all State and local employment and training agencies in implementation of this local governance structure.

B. Community colleges and Workforce Development Boards shall coordinate in planning, design, and delivery of vocational, technical, and basic skill education and training for clients referred from One Stop Career Centers.

Section 6. ADMINISTRATION AND EXPENSES.

The operating budget for professional and administrative support to local or regional Workforce Development Boards shall derive from the current Federal Job Training Partnership Act, as is now the method for supporting the Private Industry Councils, and from additional funding sources identified from the federal and state participating programs and agencies in the area one stop career centers. Therefore, it is anticipated that after transitioning into Workforce Development Boards, multiple funding sources derived from the federal and state workforce development programs will be available for professional and administrative support of the Workforce Development Boards.

This Executive Order shall become effective immediately, and shall remain effective until superseded by subsequent federal or state legislation or a new Executive Order.

Done in the Capital City of Raleigh, North Carolina this 5th day of December, 1995.

EXECUTIVE ORDER NO. 91 PERSIAN GULF WAR MEMORIAL COMMISSION

WHEREAS, the purposes of the Commission established by Executive Order No. 33 have been fulfilled; and

WHEREAS, a new Commission is needed to establish memorials to the fighting men and women of North Carolina who served admirably in the Persian Gulf War;

NOW, THEREFORE, by the power vested in me as Governor by the Constitution and laws of North Carolina, IT IS ORDERED:

Section 1. Establishment and Membership.

There is hereby established the Persian Gulf War Memorial Commission whose membership shall consist of:

- A. Two (2) persons appointed by the Governor upon the recommendation of the Speaker of the House of Representatives;
 - B. Two (2) persons appointed by the Governor upon the recommendation of the President Pro Tempore of the Senate;
 - C. Five (5) persons appointed by the Governor including one representative of the N.C. Desert Storm Memorial Foundation; and
 - D. One (1) representative of the Department of Cultural Resources, one (1) representative of the Division of Veterans Affairs of the Department of Administration, and one (1) representative of the State Capitol Planning Commission appointed by the Governor as non-voting ex-officio mem-

bers.

The members of the Commission shall serve for the life of the Commission. From among the membership, the Governor shall appoint the Chair. The Commission shall meet at the call of the Chair. Procedures involving the existence of a quorum and the filling of vacant seats shall be governed by N.C.G.S. 143B-133. No person shall be appointed to the Commission if he or she currently holds a state-level elected office or is a member of the Governor's cabinet.

Section 2. Purpose.

The Commission shall create a design for the construction of a Persian Gulf War Memorial, and make recommendations on site selection and funding sources. The Commission shall study the concept of a state veterans park located outside the Raleigh area and recommend plans for design, location, and funding. The Commission shall issue a final report by March 15, 1996.

Section 3. Administration.

Administrative support for the Commission shall be provided by the Department of Administration. There shall be no per diem paid to members of the Commission; however, necessary travel and subsistence allowance may be paid in accordance with state law and availability of funds.

Section 4. Rescission.

Executive Order No. 33 (Persian Gulf War Memorial Commission) dated November 10, 1993, and Executive Order No. 82 dated July 27, 1995 are hereby rescinded. All of the Commission's files, records, etc., shall be transferred to the successor Commission created herein.

This Order shall be effective immediately.

Done in Raleigh, North Carolina, this the 13th day of December, 1995.

EXECUTIVE ORDER NO. 92 COUNCIL FOR YOUNG ADULT DRIVERS

WHEREAS, a significant number of traffic related injuries and fatalities involve young adults who have recently become licensed drivers; and

WHEREAS, injury producing crashes by young adult drivers result in total comprehensive costs to the State of North Carolina of over 400 million dollars annually; and

WHEREAS, drivers under the age of 21 are over represented in all categories of crashes, injuries, and fatalities; and

WHEREAS, in North Carolina, 16-year-old drivers are nearly 5 times more likely to be involved in a vehicle crash than adults age 25 and older, and 17-year-old

drivers are more than 3 times more likely to crash; and

WHEREAS, traffic crashes are the leading cause of permanent injury and fatalities to young adults in the State of North Carolina, and

WHEREAS, the human suffering and loss endured by those involved in crashes and vehicular deaths involving the newly licensed driver can be lessened by programs designed to target those young adults, and

WHEREAS, if North Carolina is to succeed in reaching youthful drivers with educational and awareness messages of driving safety, we must first draw from North Carolina communities the members of that age group who can guide and direct us in creating and structuring the message to be relevant to that audience, and

WHEREAS, a grassroots effort guided by regional and statewide councils made up of young adults and members of relevant state agencies, can be effective in guiding efforts directed at improving driving safety and awareness of youthful drivers.

NOW, THEREFORE, by the authority vested in me as Governor by the laws and Constitution of the State of North Carolina IT IS ORDERED:

Section 1. Establishment.

The Governor's Council for Young Adult Drivers is established. The Council shall be an advisory committee to the Governor's Highway Safety Commission. The Council shall be composed of not more than twenty-five members appointed by the Governor to serve at the pleasure of the Governor plus up to six members elected annually by the regional councils authorized by this order. Members of the Council shall consist of students and young adults selected from those who have demonstrated an interest in promoting the safety and well-being of their peers by reducing the devastation and human suffering due to automobile crashes. Members will be charged with researching and presenting the views of young adults from within their respective school district representing the geographical areas of the state. Members of the Council shall also be appointed to represent several state agencies having the responsibility to assist in the education of youthful drivers. The Governor shall designate one of the members as Chair and one as Vice Chair.

Section 2. Regional Councils.

The Council shall have the authority to establish up to six regional councils, made up of student members from each of the respective school districts within the regions, to promote efforts of increasing awareness for highway safety topics, and in drawing community input. The Council shall have the power to select the appropriate number of delegates to serve as members of the regional councils. Each regional council shall have the power to select one delegate to serve on the Council board.

Section 3. Duties.

Through coordination with the school districts and the regional councils, the Council shall research and evaluate the problems of young adult automobile crashes as directed by the board and return recommendations and program suggestions designed to reduce automobile crashes, injuries and fatalities among young drivers. The Council shall review and select from recommendations, programs and suggestions to establish the guidelines, direction and curricula designed to promote safe driving by young adult drivers in North Carolina. The Council shall issue its recommendations annually, providing those to the Governor, the Speaker of the North Carolina House of Representatives, the President Pro-Tempore of the North Carolina Senate and the Chairman of the North Carolina State Board of Education and the Governor's Highway Safety Commission. Once approved, the programs and recommendations presented to the Governor shall be distributed as the official State of North Carolina Young Adult Traffic Safety Plan.

Section 4. Administration and Expenses.

Members shall receive no remuneration for their services. Funds for operating the Council shall be made available from funds authorized by the Governor's Highway Safety Program. The Youth Traffic Safety Coordinator of the Governor's Highway Safety Program shall serve as staff director of the Council. All state agencies are hereby directed to provide such assistance as shall be required by the Council to the end that the purpose of this executive order may be effectuated.

This Order is effective immediately.

Done in Raleigh, this the 13th day of December, 1995.

TITLE 15A - DEPARTMENT OF ENVIRONMENT, HEALTH, AND NATURAL RESOURCES

CHAPTER 2 - ENVIRONMENTAL MANAGEMENT

SUBCHAPTER 2L - GROUNDWATER CLASSIFICATION AND STANDARDS

SECTION .0200 - CLASSIFICATIONS AND GROUNDWATER QUALITY STANDARDS

Notice of Rule-making Proceedings is hereby given by the Environmental Management Commission in accordance with G.S. 150B-21.2(b). The agency shall subsequently publish in the <u>Register</u> the text of the rule(s) it proposes to adopt as a result of this notice of rule-making proceedings and any comments received on this notice.

Rule Citation: 15A NCAC 2L .0202

Statutory Authority for the rule-making: G.S. 143-214.1; 143B-282(a)(2)

Statement of the Subject Matter: 15A NCAC 2L .0202 - GROUNDWATER QUALITY STANDARDS; (EIGHTEEN CHEMICALS)

The amendment to 15A NCAC 2L .0202 proposes that the Groundwater Quality Standards for these substances in Class GA and Class GSA groundwaters be established as follows:

SUBSTANCE	CONCENTRATION
Acenaphthene	0.08 milligrams/Liter
Acenaphthylene	0.21 milligrams/Liter
Anthracene	2.10 milligrams/Liter
Atrazine	0.0030 milligrams/Liter
Benzo(a)anthracene	0.0000479 milligrams/Liter
Benzo(g,h,i)perylene	0.21 milligrams/Liter
Bromodichloromethane	0.00056 milligrams/Liter
Caprolactam	3.5 milligrams/Liter
Carbon. Disulfide	0.7 milligrams/Liter
Chloroethane	2.80 milligrams/Liter
Chrysene	0.00479 milligrams/Liter
1,3-Dichloropropene (cis and trans isomers)	0.00019 milligrams/Liter
Diphenyl	0.35 milligrams/Liter
Fluoranthene	0.28 milligrams/Liter
Isopropyl. Ether	0.07 milligrams/Liter
Methanol	3.5 milligrams/Liter
Pyrene	0.21 milligrams/Liter

Reason for Proposed Action: The amendment to 15A NCAC 2L .0202, Groundwater Quality Standards, will establish groundwater standards for Acenaphthene, Acenaphthylene, Anthracene, Atrazine, Benzo(a)anthracene, Benzo(g,h,i)perylene, Bromodichloromethane, Carbon Disulfide, Caprolactam, Chloroethane, Chrysene, 1,3-Dichloropropene(cis and trans), Diphenyl(1,1-Diphenyl), Fluoranthene, Isopropyl Ether(Diisopropyl Ether), Methyl Alcohol, Pyrene, and Simazine. Action to consider adoption of concentration levels for these eighteen substances as groundwater standards is necessary to satisfy requirements of 15A NCAC 2L .0202(c). All proposed Groundwater Quality Standards are the same as those concentrations that are presently in effect as Interim Maximum Allowable Concentrations. The proposed rule changes are being made to incorporate the most updated health information and concentration levels as Groundwater Quality Standards in 15A NCAC 2L .0202.

Comment Procedures: All persons interested in this proposed amendment are encouraged to submit written comments or questions to David Hance, EHNR-DEM: Groundwater Section, P.O. Box 29578, Raleigh, NC 27626-0578, (919) 733-3221. Comments will be accepted through March 20, 1996.

The Codifier of Rules has entered the following temporary rule(s) in the North Carolina Administrative Code. Pursuant to G.S. 150B-21.1(e), publication of a temporary rule in the North Carolina Register serves as a notice of rule-making proceedings for a permanent rule that does not differ substantially from the published temporary rule.

TITLE 10 - DEPARTMENT OF HUMAN RESOURCES

Rule-making Agency: North Carolina Child Day Care Commission

Rule Citation: 10 NCAC 3U .0102, .2701 - .2704

Effective Date: January 1, 1996

Findings Reviewed by the Codifier of Rules: Approved

Statutory Authority for the rule-making: G.S. 110-90.2; 114-19.5; S.L. 1995, c. 507, s. 23.25(c)

Reason for Proposed Action: During the 1995 Regular Session the General Assembly passed legislation requiring all child day care providers to complete a criminal history check. Because the bill was not ratified until July 28, 1995 and the implementation date is January 1, 1996, there is not sufficient time to follow the procedures as required by the rules for permanent rule making. At the November 2, 1995 North Carolina Child Day Care Commission meeting the criminal records check law and proposed rules were discussed. The Division of Child Development also held an advisory meeting on November 9, 1995 with 20 individuals representing various child care organizations and providers to receive input on the temporary rules. A mailing was sent on November 30, 1995 to members of the NC Child Day Care Commission mailing list, notifying over 300 individuals of the teleconference held on December 7, 1995 to adopt the temporary rules. Included in this mailing was a copy of the proposed temporary rules.

Comment Procedures: Questions or written comments regarding this matter may be directed to Jeanne Marlowe, APA Coordinator, Division of Child Development, P.O. Box 29553, Raleigh, NC 27626-0553; (919) 662-4535.

CHAPTER 3 - FACILITY SERVICES

SUBCHAPTER 3U - CHILD DAY CARE STANDARDS

SECTION .0100 - PURPOSE AND DEFINITIONS

.0102 DEFINITIONS

The terms and phrases used in this Subchapter shall be defined as follows except when the content of the rule clearly requires a different meaning. The definitions prescribed in G.S. 110-86 also apply to these Rules.

- (1) "Age appropriate" means suitable to the chronological age range and developmental characteristics of a specific group of children.
- (2) "Agency" means the Child Day Care Section, Division of Facility Services, Department of Human Resources, located at 701 Barbour Drive, Raleigh, North Carolina 27603.
- (3) "Appellant" means the person or persons who request a contested case hearing.
- (4) "A" license means the license issued to day care operators who meet the minimum requirements for the legal operation of a child day care facility pursuant to G.S. 110-91 and applicable rules in this Subchapter.
- (5) "AA" license means the license issued to day care operators who meet the higher voluntary standards promulgated by the Child Day Care Commission as codified in Section .1600 of this Subchapter.
- (6) "Child Care Program" means a provider of child day care services and may consist of a single center or home, or a group of centers or homes or both, which are operated by one owner or supervised by a common sponsor.
- (7) "Child day care provider" as defined by G.S. 110-90.2 and used in Section .2700 of this Subchapter, includes but is not limited to the following employees: facility directors, administrative staff, teachers, teachers' aides, cooks, maintenance personnel and drivers.
- (8) (7) "Day care center" means any day care facility as defined in G.S. 110-86(3) which is authorized to provide day care to 13 or more children when any child present is preschool-age according to the definition of preschool-aged child in this Rule.

- (9) (8) "Day care home" means any child day care home as defined in G.S. 110-86(4) which provides day care on a regular basis of at least once per week for more than four hours, but less than 24 hours per day. Child care arrangements excluded from the definition of day care facility in G.S. 110-86(3) are excluded as day care homes.
- (10) (9) "Department" means the Department of Human Resources.
- (11) (10) "Division" means the Division of Facility Services within the Department of Human Resources.
- (12) (11) "Drop-in care" means a child day care arrangement where children attend on an intermittent, unscheduled basis.
- (13) (12) "Group" means the children assigned to a specific caregiver, or caregivers, to meet the staff/child ratios set forth in G.S. 110-91(7) and this Subchapter, using space which is identifiable for each group.
- (14) (13) "Large child day care center" or "large center" means any day care center which is authorized to provide care to 80 or more children.
- (15) (14) Large child day care home" or "large home" means any day care facility as defined in G.S. 110-86(3) which is authorized to routinely provide care to a maximum of 12 children when any child present is preschool-aged or, when all children present are school-aged, to a maximum of 15 children. Provided the appropriate child/staff ratios are not exceeded, the large home may exceed these maximum capacities by no more than two children:
- (a) during the school year for no more than one hour immediately after school; and
- (b) during the two week period preceding and the two week period following the public school year.
- (16) (15) "Licensee" means the person or entity that is granted permission by the State of North Carolina to operate a day care center.
- (17) (16) "Licensing Manual" means the document published by the Child Day Care Section which contains the procedures and standards required by North Carolina law, the Commission and the Department for licensure of child day care centers. The licensing manual may be obtained from the Section at the address given in Item (1) of this Rule.
- (18) (17) "Medium child day care center" or "medium center" means any day care center which is authorized to provide day care to at least 30 but no more than 79 children.
- (19) (18) "Operator" means the person or entity held responsible by law as the owner of a child day care business. The terms "operator", "sponsor" or "licensee" are used interchangeably.
- (20) (19) "Part-time care arrangement" means a child care arrangement as defined in G.S. 110-86 which provides care on less than a full-time basis. Examples of part-time care arrangements are certain drop-in, before/after school, and seasonal programs.
- (21) (20) "Passageway" means a hall or corridor.
- (22) (21) "Preschool (formerly preschool-aged) child" means any child under 13 years of age who does not fit the definition of school-aged child in this Rule.
- (23) (22) "Provisional License" means the type of license issued to a center which does not conform in every respect with the standards for an "A" license.
- (24) (23) "Registrant" means the person or entity that is granted permission by the State of North Carolina to operate a day care home.
- (25) (24) "School-aged child" means any child who is at least five years old on or before October 16 of the current school year and who is attending, or has attended, a public or private grade school or kindergarten.
- (26) (25) "Section" means the Child Day Care Section, Division of Facility Services, Department of Human Resources. The Section is located at the address given in Item (1) of this Rule.
- (27) (26) "Small day care center" or "small center" means any day care center which is authorized to provide day care for a maximum of 29 children.
- (28) (27) "Small day care home" or "small home" means the child care arrangements defined in G.S. 110-86(4) which are subject to the registration requirements set forth in Section .1700 of this Subchapter.
- (29) (28) "Special Provisional License" means the type of license which may be issued a day care operator pursuant to the conditions of G.S. 110-88(6a) when child abuse or neglect has occurred in the center.
- (30) (29) "Substitute" means any person who temporarily assumes the duties of a regular staff person for a time period not to exceed two consecutive months.
- (31) (30) "Teacher" means the caregiver who has responsibility for planning and implementing the daily program of activities for each group of children.
- (32) (31) "Temporary care arrangement" means any child day care arrangement required to be regulated pursuant to G.S. 110-86 which provides either drop-in care or care on a seasonal or other part-time basis.
- (33) (32) "Temporary license" means the license which may be issued when a licensed center changes location or changes ownership.
- (34) (33) "Volunteer" means a person who works in a day care center or day care home and is not monetarily compensated by the center or home.

History Note: Authority G.S. 110-88; 143B-168.3;

Eff. January 1, 1986; Amended Eff. October 1, 1991; October 1, 1990; November 1, 1989; Temporary Amendment Eff. January 1, 1996.

SECTION .2700 - CRIMINAL RECORDS CHECKS

.2701 APPLICATION FOR PERMITS

(a) Beginning with the date set forth in the Division's implementation schedule, and in addition to the requirements set forth in Rule .0302 of this Subchapter and in Rule .1702 of this Subchapter the prospective child care provider shall submit to the Division at the time of application the following forms:

- (1) <u>a certified criminal history check from the Clerk of Superior Court's office in the county where the individual</u> resides;
- (2) a signed Authority for Release of Information using the form provided by the Division; and
- (3) a completed fingerprint card using SBI form FD-258.

If the prospective child care provider has lived in North Carolina for less than five consecutive years immediately preceding the date the fingerprint card is completed, a second fingerprint card shall be submitted in order to complete a national check.

(b) The prospective child care provider shall sign and submit a statement declaring under penalty of perjury if he or she has been convicted of a crime other than a minor traffic violation. If the prospective child care provider has been convicted of a crime including, but not limited to, those specified in G.S. 110-90.2, the prospective child care provider shall acknowledge on the statement that he or she is aware that the issuance of a permit is conditional pending approval by the Division.

(c) If the prospective child care provider has been convicted of a crime including, but not limited to, those specified in G.S. 110-90.2, he or she may submit to the Division additional information concerning the conviction that could be used by the Division in making the determination of the prospective child care provider's qualification. The Division may consider the following in making their decision: length of time since conviction; nature of the crime; circumstances surrounding the commission of the offenses or offenses; evidence of rehabilitation; number of prior offenses; and age of the individual at the time of occurrence.

(d) A prospective child care provider's refusal to complete the required criminal history record check paperwork is reasonable cause to deny issuance of a permit.

(e) The Division shall notify the prospective child care provider in writing of the determination by the Division of the individual's fitness to have responsibility for the safety and well-being of children based on the criminal history.

(f) Determination by the Division that the prospective child care provider is disqualified is reasonable cause to deny issuance of a permit.

(g) If the prospective child care provider is a firm, partnership, association, or corporation, the chief executive officer or other person serving in like capacity, or a person designated by the chief executive officer as responsible for the operation of the facility, shall complete the criminal history record check as specified in Paragraph (a) of this Rule.

(h) When a Letter of Intent to Operate pursuant to G.S. 110-106 and G.S. 110-106.1 is submitted to the Division, the person signing the Letter of Intent shall also submit all forms as required in Rule .2702(a) of this Section.

(i) Determination by the Division that the person submitting the Letter of Intent is disqualified is reasonable cause to issue a Notice to Cease Operation.

(j) Any child care provider who owns or operates an existing child care program, and who is applying for a permit for an additional child care program within one year from the date of qualification that was based on fingerprinting, shall submit a certified criminal history check from the Clerk of Superior Court's office in the county where the individual resides. A new fingerprint card shall not be required unless deemed necessary by the Division in making the determination of qualification. If the criminal history check was completed more than one year prior to the application for an additional child care program, the applicant shall complete all forms as required in Paragraph (a) of this Rule.

History Note: Authority G.S. 110-90.2; 114-19.5; 143B-168.3; S.L. 1995, c. 507, s. 23.25; Temporary Adoption Eff. January 1, 1996.

.2702 CRIMINAL RECORD CHECK REQUIREMENTS FOR CHILD CARE PROVIDERS

(a) Beginning with the date set forth in the Division's implementation schedule, child care providers shall submit the following to their employer no later than five working days after beginning work:

- (1) <u>a certified criminal history check from the Clerk of Superior Court's office in the county where the individual resides;</u>
- (2) a signed Authority for Release of Information using the form provided by the Division;

- (3) a fingerprint card using SBI form FD-258; and
- (4) a signed statement declaring under penalty of perjury if he or she has been convicted of a crime other than a minor traffic violation.

If the child care provider has been convicted of a crime, including, but not limited to, those specified in G.S. 110-90.2, the child care provider shall acknowledge on the statement that he or she is aware that the employment is conditional pending approval by the Division. If the child care provider has lived in North Carolina for less than five consecutive years immediately preceding the date the fingerprint card is completed, a second fingerprint card shall be submitted in order to complete a national check.

(b) If the child care provider has been convicted of a crime, including, but not limited to, those specified in G.S. 110-90.2, he or she may submit to the Division additional information concerning the conviction that could be used by the Division in making the determination of the provider's qualification for employment. The Division may consider the following in making their decision: length of time since conviction; nature of the crime; circumstances surrounding the commission of the offenses; evidence of rehabilitation; number of prior offenses; and age of the individual at the time of occurrence.

(c) The child care provider's employer shall mail the local criminal history check, Authority for Release of Information using the form provided by the Division, and fingerprint card(s) to the Division no later than three working days after receipt. A copy of the submitted information, and the declaration statement, shall be maintained in the child care provider's personnel file, and shall be available for review by a representative of the Division.

(d) The child care provider shall be on probationary status pending the determination of gualification or disqualification by the Division.

(e) The Division shall notify the child care provider in writing of the determination by the Division of the individual's fitness to have responsibility for the safety and well-being of children based on the criminal history. The Division shall notify the employer if any, in writing of the Division's determination concerning the child care provider; however, the employer shall not be told the specific information used in making the determination.

(f) If the child care provider changes employers within one year from the date of qualification that was based on fingerprinting, he or she shall submit a certified criminal history check from the Clerk of Superior Court's office in the county where the individual resides. This local check shall be submitted to his or her employer no later than five working days after beginning work. The employer shall complete the steps as defined in Paragraphs (c), (d) and (g) of this Rule. A new fingerprint card shall not be required unless deemed necessary by the Division in making its determination of qualification. If the criminal history check was completed more than one year prior to employment, the child care provider shall complete all forms as required in Paragraph (a) of this Rule.

(g) Child care providers determined by the Division to be disqualified shall be terminated by the facility or small day care home immediately upon receipt of the disqualification notice.

(h) <u>Refusal on the part of the employer to dismiss a child care provider who has been found to be disqualified shall be grounds for suspension, denial or revocation of the permit in addition to any other administrative action or civil penalties pursued by the Division. If an employer appeals the administrative action, the child care provider shall not be employed during the appeal process.</u>

(i) <u>A substitute child care provider who is employed for more than five days, whether working full or part-time, shall submit all forms as required in Paragraph (a) of this Rule to the employer by the end of the fifth working day. The employer shall complete the steps as defined in Paragraphs (c), (d) and (g) of this Rule.</u>

History Note: Authority G.S. 110-90.2; 114-19.5; 143B-168.3; S.L. 1995, c. 507, s. 23.25; Temporary Adoption Eff. January 1, 1996.

.2703 CRIMINAL RECORD CHECK REQUIREMENTS FOR CURRENT CHILD CARE PROVIDERS

(a) Current child care providers shall submit all forms as required in Rule .2702(a) of this Section and based upon the implementation schedule developed by the Division.

(b) If the child care provider has been convicted of a crime, including, but not limited to, those specified in G.S. 110-90.2, he or she may submit to the Division additional information concerning the conviction that could be used by the Division in making the determination of the provider's qualification. The Division may consider the following in making their decision: length of time since conviction; nature of the crime; circumstances surrounding the commission of the offense or offenses; evidence of rehabilitation; number of prior offenses; and age of the individual at the time of occurrence.

(c) The Division shall notify the child care provider in writing of the determination by the Division of the individual's fitness to have responsibility for the safety and well-being of children based on the criminal history. The Division shall notify the employer, if any, in writing of the Division's determination concerning the child care provider; however the employer shall not be told the specific information used in making the determination.

(d) Child care providers determined by the Division to be disqualified shall be terminated by the facility or small day care

home immediately upon receipt of the notification.

(e) <u>Refusal on the part of the employer to dismiss a child care provider who has been found to be disqualified shall be grounds for suspension, denial or revocation of the permit in addition to any other administrative action or civil penalties pursued by the Division.</u>

(f) Determination by the Division that the employer is disqualified is reasonable cause to suspend, deny or revoke the permit in addition to any other administrative actions or civil penalties pursued by the Division.

History Note: Authority G.S. 110-90.2; 114-19.5; 143B-168.3; S.L. 1995, c. 507, s. 23.25; Temporary Adoption Eff. January 1, 1996.

.2704 CRIMINAL RECORD CHECK REQUIREMENTS FOR NONREGISTERED HOME PROVIDERS

(a) Beginning with the date set forth in the Division's implementation schedule for current nonregistered home providers, and no later than five working days after applying for enrollment as a nonregistered home provider of subsidized child day care, the nonregistered home provider shall submit the following to the local purchasing agency:

- (1) a certified criminal history check from the Clerk of Superior Court's office in the county where the individual resides;
- (2) a signed Authority for Release of Information using the form provided by the Division;
- (3) a fingerprint card using SBI form FD-258; and
- (4) a signed statement declaring under penalty of perjury if he or she has been convicted of a crime other than a minor traffic violation.

If the nonregistered home provider has been convicted of a crime, including, but not limited to, those specified in G.S. 110-90.2, the nonregistered home provider shall acknowledge on the statement that he or she is aware that payment is conditional pending approval by the Division. If the nonregistered home provider has lived in North Carolina for less than five consecutive years immediately preceding the date the fingerprint card is completed, a second fingerprint card shall be submitted in order to complete a national check.

(b) If the nonregistered home provider has been convicted of a crime, including, but not limited to, those specified in G.S. 110-90.2, he or she may submit to the Division additional information concerning the conviction that could be used by the Division in making the determination of the provider's qualification. The Division may consider the following in making their decision: length of time since conviction; nature of the crime; circumstances surrounding the commission of the offenses or offenses; evidence of rehabilitation; number of prior offenses; and age of the individual at the time of occurrence.

(c) The local purchasing agency shall mail the local criminal history check, Authority for Release of Information using the form provided by the Division, and fingerprint card(s) to the Division no later than five working days after receipt. A copy of the submitted information, and the declaration statement, shall be maintained in the nonregistered home provider's file.

(d) A nonregistered home provider may receive payment during the period in which the state or national criminal history check is being completed if the applicant would otherwise receive approval or temporary approval from the local purchasing agency for enrollment in the subsidized child day care program, subject to the provisions referenced in 10 NCAC 46G .0111(b), 10 NCAC 46G .0214, and 10 NCAC 46G .0215.

(e) The Division shall notify the nonregistered home provider in writing of the determination by the Division of the individual's fitness to have responsibility for the safety and well-being of children based on the criminal history. The Division shall notify the local purchasing agency in writing of the Division's determination concerning the nonregistered home provider; however, the local purchasing agency shall not be told the specific information used in making the determination.

(f) Disqualification of a nonregistered home provider by the Division shall be reasonable cause for the local purchasing agency to deny further payment.

(g) If a nonregistered home provider disagrees with the decision of disqualification and files a civil action in district court, the provider may continue to operate but shall not receive payment during the proceedings. If the determination is that the nonregistered home provider is qualified, the nonregistered provider shall receive retroactive payment for the care that was provided.

History Note: Authority G.S. 110-90.2; 114-19.5; 143B-168.3; S.L. 1995, c. 507, s. 23.25; Temporary Adoption Eff. January 1, 1996.

TITLE 10 - DEPARTMENT OF HUMAN RESOURCES

Rule-making Agency: Social Services Commission

Rule Citation: 10 NCAC 42V.0201, .0802 - .0803

Effective Date: December 12, 1995

Findings Reviewed by the Codifier of Rules: Approved

Statutory Authority for the rule-making: G.S. 108A-103; 143B-153

Reason for Proposed Action: Amendment of these Rules is necessary in order to ensure that county departments of social services can comply with Chapter 246 of the 1995 Session Laws which establish criminal penalties for the abuse, neglect or exploitation of disabled or elderly adults living in a domestic setting. The proposed amendments will enable county departments of social services to share confidential information with District Attorney's offices and law enforcement agencies.

Comment Procedures: Anyone wishing to comment should contact Sharnese Ransome, Special Assistant to the Director, Division of Social Services, 325 N. Salisbury Street, Raleigh, NC 27603, phone: (919) 733-3055.

CHAPTER 42 - INDIVIDUAL AND FAMILY SUPPORT

SUBCHAPTER 42V - PROTECTIVE SERVICES FOR ADULTS

SECTION .0200 - ACCEPTANCE AND EVALUATION OF PROTECTIVE SERVICES REPORTS

.0201 ACCEPTANCE OF REPORTS

(a) The county department of social services must accept all reports alleging an abused, neglected, or exploited disabled adult is in need of protective services. This includes anonymous reports. If the county department determines that the address of the disabled adult given in the report is in another county, the department shall refer the person making the report to the appropriate county department. The county department receiving the original report shall follow up to make sure the appropriate county has received the report.

(b) The department of social services shall make arrangements for 24 hour coverage to receive calls and take appropriate action.

(c) Notwithstanding provisions in any other sections of 10 NCAC 42V, the Director may immediately tell the District Attorney's office and local law enforcement agencies when there is reason to believe that physical harm may occur to the disabled adult. This would include sharing evidence of abuse or neglect the agency has to date.

History Note: Authority G.S. 108A-103; 143B-153; Eff. November 1, 1983; Amended Eff. December 1, 1991; July 1, 1990; Temporary Amendment Eff. December 12, 1995.

SECTION .0800 - CONFIDENTIALITY

.0802 IDENTITY OF COMPLAINANT AND OF INDIVIDUALS WHO HAVE KNOWLEDGE OF THE SITUATION

The identity of the complainant and of individuals who provide information about <u>have knowledge of the situation of</u> the disabled adult shall be kept confidential unless the court requires that such persons' identities be revealed with the exception exceptions that the complainant's name and the names of individuals who provide information about <u>have knowledge of the situation of</u> the disabled adult may be given verbally to the Division of Facility Services when requested by that agency in order to carry out its investigation. investigation, and to the District Attorney's office and to law enforcement agencies which are prosecuting or conducting a criminal investigation of alleged abuse, neglect or exploitation of a disabled adult.

History Note: Authority G.S. 108A-103; 143B-153; Eff. November 1, 1983; Amended Eff. December 1, 1991; Temporary Amendment Eff. December 12, 1995.

.0803 SPECIFIC FINDINGS

Specific findings of the evaluation shall be kept confidential and shall not be released without consent of the disabled adult

or court order, except that the department of social services at its discretion may share information about the adult may be shared with other persons or agencies without the adult or caretaker's consent to the extent necessary to provide protective services. When evidence of abuse, neglect, or exploitation is found, upon request of the district attorney or law enforcement agencies, such information shall be sent to help with a criminal investigation or prosecution of abuse, neglect or exploitation.

History Note: Authority G.S. 143B-153; Eff. November 1, 1983; Temporary Amendment Eff. December 12, 1995.

TITLE 17 - DEPARTMENT OF REVENUE

Editor's Note: G.S. 150B-1(d)(4) exempts the Department of Revenue from Part 2 Article 2A of Chapter 150B with respect to the notice and hearing requirements. The Department will however publish the text of proposed and temporary rules in the North Carolina Register prior to the scheduled time of review by the Rules Review Commission.

Rule-making Agency: North Carolina Department of Revenue

Rule Citation: 17 NCAC 1C .0504 and .0506

Effective Date: December 20, 1995

Findings Reviewed by the Codifier of Rules: Approved

Statutory Authority for the rule-making: G.S. 105-236; 105-241; 105-262

Reason for Proposed Action: Chapter 360 of the 1995 Session Laws amended the statutes transferring administration and collection of Insurance Premiums Tax from the Department of Insurance to the Department of Revenue. The effective date of this change is January 1, 1996. G.S. 105-241 requires the Secretary of Revenue to prescribe the method of payment of taxes. A significant number of taxpayers remitting the Insurance Premiums Tax annually pay an amount in excess of the Department's threshold for remitting by Electronic Funds Transfer (EFT); however, the Insurance Premiums Tax is not included in the administration rules for this payment method.

Comment Procedures: Questions or written comments regarding these rules may be directed to Jack Harper, APA Coordinator, Department of Revenue, P.O. Box 871, Raleigh, NC 27602-0871; (919) 733-8484.

CHAPTER 1 - DEPARTMENTAL RULES

SUBCHAPTER 1C - GENERAL ADMINISTRATION

SECTION .0500 - FORM OF PAYMENT

.0504 EFT GENERAL REQUIREMENTS

(a) Taxpayers who paid one million two hundred thousand dollars (\$1,200,000.00) or more of Withholding of Income Taxes from wages of individuals levied under G.S. 105 Article 4A during the selection period shall remit payments due and payable after January 1, 1994 by electronic funds transfer. Taxpayers who paid two hundred forty thousand dollars (\$240,000.00) or more of Withholding of Income Taxes from wages of individuals levied under G.S. 105 Article 4A during the selection period shall remit payments due and payable after January 1, 1996 by electronic funds transfer.

(b) Taxpayers who paid four hundred thousand dollars (\$400,000.00) or more of Corporate Income Tax who are required to make installment payments of Estimated Income Tax by under G.S. 105 Article 4C during the selection period shall remit payments due and payable after January 1, 1994 by electronic funds transfer.

Taxpayers who paid two hundred forty thousand dollars (\$240,000.00) or more of Corporate Income Tax who are required to make installment payments of Estimated Income Tax under G.S. 105 Article 4C during the selection period shall remit payments due and payable after January 1, 1996 by electronic funds transfer.

(c) Taxpayers subject to the following tax types who paid one million two hundred thousand dollars (\$1,200,000.00) or more during the selection period shall remit payments due on or after July 1, 1994 by electronic funds transfer:

(1) Alcoholic Beverage Excise Taxes payable under G.S. 105 Article 2C.

(2) Utilities Franchise Taxes levied under G.S. 105-116 or G.S. 105-120.

(3) Utilities Sales Taxes due under the provisions of G.S. 105-164.4(a)(4c).

Taxpayers subject to the above tax types who paid two hundred forty thousand dollars (\$240,000.00) or more during the selection period shall remit payments due on or after January 1, 1996 by electronic funds transfer.

(d) Except as provided in Subparagraph (c)(3) of this Rule, taxpayers who paid one million two hundred thousand dollars (\$1,200,000.00) or more in Sales and Use Tax levied under G.S. 105 Article 5 and Articles 39, 40, and 42 of Subchapter VIII during the selection period shall remit payments due on or after October 1, 1994 by EFT. Except as provided in Subparagraph (c)(3) of this Rule, taxpayers who paid two hundred forty thousand dollars (\$240,000.00) or more in Sales and Use Tax levied under G.S. 105 Articles 39, 40, and 42 of Subchapter VIII during the selection period shall remit payments due on or after October 1, 1994 by EFT.

(e) Taxpayers who paid two hundred forty thousand dollars (\$240,000.00) or more in Motor Fuels Taxes levied under G.S. 105 Article 36 and 36A of Subchapter V during the selection period shall remit payments due on or after July 1, 1995 by EFT.

(f) Taxpayers who paid one million two hundred thousand dollars (\$1,200,000.00) or more of Tobacco Products Tax levied under G.S. 105, Article 2A during the selection period shall remit payments due on or after January 1, 1995 by electronic funds transfer. Taxpayers who paid two hundred forty thousand dollars (\$240,000.00) or more of Tobacco Products Tax levied under G.S. 105 Article 2A during the selection period shall remit payments due on or after January 1, 1996 by electronic funds transfer.

(g) Taxpayers who paid one million two hundred thousand dollars (\$1,200,000.00) or more of Soft Drink Tax levied under G.S. 105 Article 2B during the selection period shall remit payments due on or after January 1, 1995 by electronic funds transfer. Taxpayers who paid two hundred forty thousand dollars (\$240,000.00) or more of Soft Drink Tax levied under G.S. 105 Article 2B during the selection period shall remit payments due on or after January 1, 1996 by electronic funds transfer.

(h) <u>Taxpayers who paid two hundred forty thousand dollars (\$240,000.00) or more of Insurance Taxes levied under</u> <u>Chapter 105 Article 8B during the selection period shall remit payments due on or after January 1, 1996 by electronic funds</u> <u>transfer.</u>

(i) (h)The determination as to which taxpayers shall be subject to the remittance provisions to the rules in this Section is made by the Department, on a tax by tax basis, and is based on the average amount of tax paid during any 12 consecutive month period preceding the implementation of any new application or review of the payment requirement.

- (1) The Department shall notify the selected taxpayers of the requirements of these Rules by first class mail to their last address of record.
- (2) The Department shall provide the selected taxpayers with forms necessary for registering to make payments for the taxes through EFT. The Department shall provide an explanation of the payment options available.
- (3) The taxpayer must register to make payments for the taxes through EFT, and shall select a payment option subject to approval by the Department.
- (4) The Department shall provide technical assistance and guidance to the selected taxpayers concerning the payment of taxes through EFT. An EFT hotline shall be available to the taxpayers from 8:00 a.m. through 5:00 p.m., Eastern Standard Time, each business day, with exception of State holidays.

History Note: Authority G.S. 105-241; 105-262; Eff. October 1, 1993; Amended Eff. May 1, 1995; March 1, 1995; November 1, 1994; Temporary Amendment Eff. December 20, 1995.

.0506 VOLUNTARY EFT PROGRAM PARTICIPATION

(a) The following taxpayers not subject to remittance provisions of 17 NCAC 1C .0504 may elect to participate in the EFT Program on or after January 1, 1995:

- (1) Taxpayers required to file returns and pay Withholding of Income Taxes from wages of individuals under the "Three Banking Day" provision as required by G.S. 105 163.6 <u>Article</u> 4A.
- (2) Taxpayers required to remit installment payments of Estimated Corporate Income Tax under G.S. 105 Article 4C.
- (3) Taxpayers who remit Alcoholic Beverage Excise Taxes payable under G.S. 105 Article 2C.
- (4) Taxpayers who remit Utility Sales Tax payable under the provisions of G.S. 105-164.4(a)(4c).
- (5) Taxpayers who remit Utility Franchise Tax payable under G.S. 105-116 or G.S. 105-120, excluding telephone companies who remit less than three thousand dollars (\$3,000.00) per month.
- (6) Taxpayers who are directed by the Secretary or volunteer to file reports for Sales and Use Tax on a semimonthly basis under G.S. 105-164.16(b).

(7) Taxpayers who remit Motor Fuels Taxes levied under G.S. 105 Article 36 and 36A.

(8) Taxpayers who remit Tobacco Products Tax levied under G.S. 105 Article 2A.

(9) Taxpayers who remit Soft Drink Tax levied under G.S. 105 Article 2B.

(10) Taxpayers who remit Insurance Taxes levied under Chapter 105 Article 8B.

(b) Taxpayers electing to voluntarily participate in the EFT Program must complete and return Form AC-EFT-100V, Electronic Funds Transfer Authorization Agreement for Voluntary Participants.

(c) Taxpayers who elect to participate in the EFT Program shall be required to remit payments electronically for a minimum of 12 consecutive months. A taxpayer may withdraw from the EFT Program after 12 months by giving the Department 45 days written notice.

(d) Taxpayers who elect to participate in the EFT Program shall be subject to the penalty provisions stated in G.S. 105-236(1a) and (1b).

(e) Taxpayers electing to participate in the EFT Program shall be subject to the same rules and guidelines as taxpayers subject to the remittance provisions of 17 NCAC 1C .0504.

History Note: Authority G.S. 105-241; 105-262;

Eff. October 1, 1993; Amended Eff. March 1, 1995; November 1, 1994; Temporary Amendment Eff. December 20, 1995. T he List of Rules Codified is a listing of rules that were filed with OAH in the month indicated.

Key:	
Citation	= Title, Chapter, Subchapter and Rule(s)
AD	= Adopt
AM	= Amend
RP	= Repeal
With Chgs	= Final text differs from proposed text
Corr	= Typographical errors or changes that requires no rulemaking
Eff. Date	= Date rule becomes effective
Temp. Expires	= Rule was filed as a temporary rule and expires on this date or 180 days

NORTH CAROLINA ADMINISTRATIVE CODE

OCTOBER 95

TITLE	DEPARTMENT	TITLE	DEPARTMENT
2	Agriculture	19A	Transportation
10	Human Resources	21	Occupational Licensing Boards
12	Justice		48 - Physical Therapy Examiners
13	Labor		52 - Podiatry Examiners
15A	Environment, Health, and Natural Resources		60 - Refrigeration Examiners 68 - Substance Abuse Professionals
16	Public Instruction	23	Community Colleges
17	Revenue	26	Office of Administrative Hearings
18	Secretary of State	27	State Bar

	(Citatio	n	AD	AM	RP	With Chgs	Corr	Eff. Date	Temp. Expires
2	NCAC	34	.0904		1		1		11/01/95	
10	NCAC	3C	.01010102			1			01/01/96	
			.01040110			1			01/01/96	
			.02010203			1			01/01/96	
			.03010307			1			01/01/96	
			.04010407			1			01/01/96	
			.05010505			1			01/01/96	
			.06010604			1			01/01/96	
			.07010708			1			01/01/96	
			.08010805			~			01/01/96	
			.0807			1			01/01/96	
			.09010917			1			01/01/96	
			.10011006			1			01/01/96	
10	NCAC	3C	.11011102			1			01/01/96	

Citation	AD	АМ	RP	With Chgs	Corr	Eff. Date	Temp. Expires
.12011204			1			01/01/96	
.13011303			~			01/01/96	
.14011405			~			01/01/96	
.15011508			1			01/01/96	
.1510			1			01/01/96	
.16011606			~			01/01/96	
.17011717			1			01/01/96	
.18011805			1			01/01/96	
.21012105			1			01/01/96	_
.3101	1					01/01/96	
.3102	1			1		01/01/96	
.3103	1					01/01/96	
.3104	1			1		01/01/96	
.31053106	1					01/01/96	
.31073110	1			1		01/01/96	
.32013205	1			1		01/01/96	
.3301	1					01/01/96	
.3303	1			1		01/01/96	
.3401	1					01/01/96	
.3402	1			1		01/01/96	
.3403	1					01/01/96	
.34043405	1			1		01/01/96	
.3501	1					01/01/96	
.35023503	1			1		01/01/96	
.36013608	1			1		01/01/96	
.3609	1		_			01/01/96	
.37013705	1			1		01/01/96	
.3706	1			1		01/01/96	
.37073708	~			1		01/01/96	
.38013804	1			~		01/01/96	
.3901	1			1		01/01/96	
.39033907				1		01/01/96	
10 NCAC 3C .40014005	1			1		01/01/96	

Citation	AD	AM	RP	With Chgs	Corr	Eff. Date	Temp. Expires
.4101	1			1		01/01/96	
.4103	1			1		01/01/96	
.4105	1			1		01/01/96	•
.4106	1					01/01/96	
.41074110	1			1	1.1	01/01/96	
.42014202	1			1		01/01/96	_
.4204	1			1		01/01/96	
.43014302	1			1		01/01/96	
.43044306	1		-	1	1 1	01/01/96	
.4308	1			1		01/01/96	
.44024403	1			1	-	01/01/96	
.4501	1			1.011		01/01/96	
.4503	1					01/01/96	
.45044507	1			1		01/01/96	
.45094512	1			1		01/01/96	
.4513	1					01/01/96	
.45144515	1			1		01/01/96	
.4516	1					01/01/96	
.46014605	1			1	1	01/01/96	
.4701	1					01/01/96	1
.47034704	1			1		01/01/96	
.48024803	1					01/01/96	
.48044806	1		-	1		01/01/96	
.4901	1			1		01/01/96	
.4902	1		-		1	01/01/96	-
.49034907	1			1		01/01/96	
.5001	1			1		01/01/96	
.5003	1			1	1	01/01/96	
.5004	1				1=	01/01/96	
.5005	1	00		1		01/01/96	
.51015105	1			1		01/01/96	
.5201	1	6		1		01/01/96	
10 NCAC 3C .5203	1					01/01/96	

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Citation	AD	AM	RP	With Chgs	Corr	Eff. Date	Temp. Expires
.5204	1			1		01/01/96	
.5205	1					01/01/96	
.52065207	1			1		01/01/96	
.60016002	1					01/01/96	
.61016102	1			1		01/01/96	
.61036104	1					01/01/96	
.62016206	1			1		01/01/96	
.6207	1					01/01/96	
.6208	1			1		01/01/96	
.6209	1					01/01/96	
.6210	1			1		01/01/96	
.62116215	1					01/01/96	
.6216	1	-		1		01/01/96	
.62176221	1					01/01/96	
.62226223	1			1		01/01/96	
.6224	1					01/01/96	
.62256227	1			1		01/01/96	
3D .1401		1		1		11/01/95	
3H .01080109			1			01/01/96	
.02060220	12.15	2	1			01/01/96	
.03060318			1			01/01/96	
.04070408		·	1	11		01/01/96	
.05050507			1			01/01/96	
.05100517			1		1	01/01/96	
.06050609		1	1			01/01/96	
.07050712			1			01/01/96	
.08100812			1			01/01/96	
.09030911		1.000	1		1201	01/01/96	
.10031008			1			01/01/96	
.11051109			1		1	01/01/96	
.11301136	1		1		1	01/01/96	
.11501163			1			01/01/96	
10 NCAC 3H .12041208			1	1		01/01/96	

Citation	AD	AM	RP	With Chgs	Corr	Eff. Date	Temp. Expires
.1210	_		 ✓ 			01/01/96	
.13061308			1			01/01/96	
.14051406			1			01/01/96	
.14081410			~			01/01/96	
.15011503			~			01/01/96	
.16121613			~			01/01/96	
.17031704			~			01/01/96	
.18041807			~			01/01/96	
.2101	1			1		01/01/96	
.2102	1					01/01/96	
.2103	1			1		01/01/96	
.2104	1					01/01/96	
.2105	1			1		01/01/96	
.21062110	1					01/01/96	
.22042205	1					01/01/96	
.22072208	1					01/01/96	
.2209	1			1		01/01/96	
.2210	1					01/01/96	
.2211	1			1		01/01/96	
.2303	1			1		01/01/96	
.2304	1					01/01/96	
.23052306	1			1		01/01/96	
.2307	1					01/01/96	
.2402	1			1		01/01/96	
.2502	1					01/01/96	
.25032504	1			1		01/01/96	
.26022604	1			1		01/01/96	
.29012902	1					01/01/96	
.3001	1					01/01/96	
.3014	1					01/01/96	
.30223026	1			1		01/01/96	
.30283030	1					01/01/96	
10 NCAC 3H .3032	1					01/01/96	

	Cita	ition		AD	AM	RP	With Chgs	Corr	Eff. Date	Temp. Expires
			.3101	1					01/01/96	
			.31023103	1			1		01/01/96	
			.3104	1					01/01/96	
			.3201	1			1		01/01/96	
			.3202	1					01/01/96	
			.33013302	1					01/01/96	
			.34013404	-			1		01/01/96	
	3	BM	.02020205		1		1		11/01/95	
			.0207		1		1		11/01/95	
	3	3R	.70017008	1					10/01/95	TEMP
	3	BU	.0604		1		1		01/01/96	
	3	9D	.03020303		1		1		11/01/95	
	4	2H	.0911		1				12/01/95	
	4	2W	.00010002		1				11/01/95	
	4	9C	.0107	1					12/01/95	TEMP
12	NCAC 7	7D	.0808		 ✓ 				12/01/95	ТЕМР
	ç	₽F	.01010107	1					11/01/95	TEMP
13	NCAC 7	7F	.0201					1		
			.0201		~				10/01/95	
15A	NCAC 2	2D	.13011302		~				10/23/95	TEMP
			.1304		1				10/23/95	ТЕМР
	3	3J	.0403	1					10/16/95	TEMP 77 DAYS
	3	3K	.0105		1				10/09/95	ТЕМР
	3	3M	.0503		~				11/01/95	TEMP
	1	0B	.0115		✓				11/01/95	
	1	0C	.0404		~				12/01/95	
			.0407		~		1		12/01/95	
	1	1	.0349		1				11/22/95	ТЕМР
16	NCAC 6	SC	.0101		1				10/10/95	ТЕМР
			.0313	1					10/10/95	ТЕМР
		5D	.0101	1	1		1		11/01/95	
			.0304	1			1		11/01/95	
17	NCAC (6B	.3905	1			1		11/01/95	

Citation	AD	AM	RP	With Chgs	Corr	Eff. Date	Temp. Expires
7B .0123		1				11/01/95	
.4205		1				11/01/95	
8 .04030407			1			11/01/95	
.05030504		-	1			11/01/95	
.0506			1			11/01/95	
.05080509	-		1			11/01/95	
.06030610			1			11/01/95	
.07020706			1			11/01/95	
.09010904			1			11/01/95	
.10021003			1			11/01/95	
.11021103			1		1	11/01/95	
.1201		1	1		-	11/01/95	
.13011302			1			11/01/95	
.1501			1			11/01/95	
.1505			1			11/01/95	
.1511			1			11/01/95	
.16011604			1			11/01/95	
.18011802			1		-	11/01/95	
9G .0102			1			11/30/96	TEMP
.01040105			1		2.22	11/30/96	TEMP
.0107			1			11/30/96	TEMP
.02010203			1		3 100	11/30/96	TEMP
.03010304			1		· · · · · ·	11/30/96	ТЕМР
.0306			1			11/30/96	ТЕМР
.04020404			1			11/30/96	TEMP
.05020509			1		2	11/30/96	TEMP
.0512			1			11/30/96	TEMP
.0514			1			11/30/96	TEMP
.0516			1		1	11/30/96	TEMP
9H .01020103			1			11/30/96	TEMP
.0105			1			11/30/96	TEMP
.02020203			1	-		11/30/96	TEMP
17 NCAC 9H .02060210	-	1	1			11/30/96	TEMP

	(Citatior	1	AD	AM	RP	With Chgs	Corr	Eff. Date	Temp. Expires
			.03020303			1	ļ		11/30/96	TEMP
			.03050306	 		1			11/30/96	TEMP
	-		.0409			1			11/30/96	ТЕМР
		9K	.02010206	1			<u> </u>		01/01/96	TEMP
			.0401	1					01/01/96	ТЕМР
		_	.05010513	1					01/01/96	TEMP
			.06010602	1					01/01/96	ТЕМР
		9L	.03010302	1					01/01/96	ТЕМР
			.04010404	1					01/01/96	ТЕМР
18	NCAC	4	.03170318	1					11/10/95	TEMP
19A	NCAC	3D	.0517		1				11/01/95	ТЕМР
			.0549		1				11/01/95	TEMP
			.05510553	1					11/01/95	TEMP
21	NCAC	48H	.0104					~		
		52	.1401	1					10/01/95	
		60	.0105			1			11/01/95	
			.1103		1		1		11/01/95	
		68	.05010511	1			_		10/23/95	TEMP
_			.06010610	1					10/23/95	TEMP
23	NCAC	2C	.0108	1			1		12/01/95	
			.0211	1			1		12/01/95	
			.0306	1					12/01/95	
26	NCAC	2A	.01010102			1			11/01/95	TEMP
			.02010212			1			11/01/95	TEMP
			.0301			1			11/01/95	TEMP
			.0303			1			11/01/95	TEMP
			.04010406			1			11/01/95	TEMP
			.05010507			1			11/01/95	TEMP
		2B	.0101			1			11/01/95	TEMP
			.01030104			1			11/01/95	TEMP
			.02010204			1			11/01/95	TEMP
			.03010304		ſ	1			11/01/95	ТЕМР
26	NCAC	2B	.0401			1			11/01/95	TEMP

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	Citation				AM	RP	With Chgs	Corr	Eff. Date	Temp. Expires
		2C	.01010109	1					11/01/95	TEMP
			.02010206	1					11/01/95	TEMP
			.03010305	1					11/01/95	TEMP
		_	.04010409	1					11/01/95	TEMP
			.05010503	1					11/01/95	TEMP
27	NCAC	1A	.0203		~				09/07/95	
		1B	.0104		1				09/07/95	
			.0108		1				09/07/95	
		1D	.0606		~				09/07/95	
			.09020904		~				09/07/95	
		2	10.3		1			i	09/07/95	

 $T_{he\ List\ of\ Rules\ Codified\ is\ a\ listing\ of\ rules\ that\ were\ filed\ with\ OAH\ in\ the\ month\ indicated.}$

K		
N ey:		
Citation		= Title, Chapter, Subchapter and $Rule(s)$
AD	=	Adopt
AM	=	Amend
RP	=	Repeal
With Chgs	=	Final text differs from proposed text
Corr	=	Typographical errors or changes that requires no rulemaking
Eff. Date	=	Date rule becomes effective
Temp. Expir	res	= Rule was filed as a temporary rule and expires on this date or 180 days

NORTH CAROLINA ADMINISTRATIVE CODE

NOVEMBER 95

TITLE	DEPARTMENT	TITLE	DEPARTMENT
2	Agriculture	19A	Transportation
10	Human Resources	21	Occupational Licensing Boards
11	Insurance		1 - Acupuncture
12	Justice		2 - Architecture
13	Labor		12 - General Contractors
15A	Environment, Health,		19 - Electrolysis Examiners
	and Natural Resources		32 - Medical Examiners
16	Public Instruction		36 - Nursing
17	Revenue	25	State Personnel

	(Citation	1	AD	АМ	RP	With Chgs	Corr	Eff. Date	Temp. Expires
2	NCAC	48E	.0101			1			12/01/95	
			.02010202			1			12/01/95	
			.03010304			~			12/01/95	
			.04010403			1			12/01/95	
			.05010503			1			12/01/95	
			.0601			1			12/01/95	
10	NCAC	3C	.3001	1			1		01/01/96	
			.3302	1			1		01/01/96	
			.3902	1			1		01/01/96	
			.4102	1			~		01/01/96	
			.4104	1					01/01/96	
			.4203	1			~		01/01/96	
			.4303	1			1		01/01/96	

	Cita	tion	AD	AM	RP	With Chgs	Corr	Eff. Date	Temp. Expires
10	NCAC 3	C .4307	1			1		01/01/96	
		.4401	1			1		01/01/96	
		.4502	1			1		01/01/96	
		.4702	1			1		01/01/96	
		.4705	1			1		01/01/96	
		.4801	1			1		01/01/96	
		.5002	1			1		01/01/96	
		.5202	1			1		01/01/96	
	3	Н .2001	1			1		01/01/96	
		.2201	1					01/01/96	
		.22022203	1			1		01/01/96	
		.2206	1					01/01/96	
		.2212	1			1		01/01/96	
_		.23012302	1			1		01/01/96	
		.2308	1			~		01/01/96	······································
		.2401	1					01/01/96	
		.2501	1			1		01/01/96	
		.25052506	1					01/01/96	
		.2601	1			1		01/01/96	
		.26052607	1					01/01/96	
		.2701	1			1		01/01/96	
		.28012802	1					01/01/96	
		.30023003	1					01/01/96	
		.30043005	1			~		01/01/96	
		.30113013	1					01/01/96	
		.3015	1					01/01/96	
		.3016	1			1		01/01/96	
		.3021	1					01/01/96	
		.3027	1					01/01/96	· · · · · · · · · · · · · · · · · · ·
		.3031	1					01/01/96	
	3	L .0902		1				02/01/96	
		.09030907		1		1		02/01/96	
		.10011002		1				02/01/96	

	C	Citatior	1	AD	AM	RP	With Chgs	Corr	Eff. Date	Temp. Expires
10	NCAC	3L	.1003		1		1		02/01/96	
			.10051007		1				02/01/96	
			.1101		1				02/01/96	
			.1107		1				02/01/96	
			.1111		1				02/01/96	
			.1112	1					02/01/96	
	-		.1201		~				02/01/96	
			.1301		~				02/01/96	
			.1302		1		1		02/01/96	
			.1303			1			02/01/96	
			.1401		1		1		02/01/96	
		26G	.07030705		1				12/01/95	
		26H	.0508		1				12/01/95	
		261	.0101		1		1		12/11/95	
			.0102		1		1		12/01/95	
			.0103		~		1		12/11/95	
			.01040105			1			12/01/95	
			.01060107		1		1		12/01/95	
		49C	.0107		1				12/01/95	TEMP
11	NCAC	16	.0704		 ✓ 		1		12/01/95	
12	NCAC	7D	.0201		1				12/01/95	
			.0301		1		1		12/01/95	
			.0401		1		1		12/01/95	
			.0701		1				12/01/95	
			.0706		1				12/01/95	
			.0801		1				12/01/95	
			.0806		1				12/01/95	
			.0902		1				12/01/95	
			.0904		1				12/01/95	
		8	.0103		1				12/01/95	·····
		9B	.0205		1				07/01/97	
		10B	.0102			1			01/01/96	
			.0103	1	1		1		01/01/96	

	Citation	AD	AM	RP	With Chgs	Corr	Eff. Date	Temp. Expires
12	NCAC 10B .0105		1		1		01/01/96	
	.0204		1				01/01/96	
	.0301		1				01/01/96	
	.0304		1		1		01/01/96	
	.0307		1				01/01/96	
	.0401		1				01/01/96	
	.04020403		1				01/01/96	
	.0405		1		1		01/01/96	
	.04070409		1				01/01/96	
	.05020503		1		1		01/01/96	
	.0505		1				01/01/96	
	.06010602		1		1		01/01/96	
	.0603		1				01/01/96	
	.06040605		1		1		01/01/96	
	.06060607		1				01/01/96	
	.0702		1		1		01/01/96	
	.0703		1				01/01/96	
	.0704		1				01/01/96	
	.07050706		1				01/01/96	
	.0801		1		1		01/01/96	
	.08020803		1				01/01/96	
	.0901		1				01/01/96	
	.0903		1				01/01/96	
	.09040905		1		1		01/01/96	
	.0906		1				01/01/96	
	.09080909		~		1		01/01/96	
	.09100912		1				01/01/96	
	.10041005		1		1		01/01/96	
	.1201		1				01/01/96	
	.1202	1	1		1		01/01/96	
	.1203		1				01/01/96	
	.12041205	1	1				01/01/96	
13	NCAC 7F .0101		1		1		01/01/96	

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	C	itation		AD	AM	RP	With Chgs	Corr	Eff. Date	Temp. Expires
13	NCAC	7F	.0201		1				01/01/96	
			.0501		1				01/01/96	
15A	NCAC	2B	.0304		1		1		01/01/96	
			.0316		~				01/01/96	
		2H	.10021003		~				12/01/95	
			.1006		1				12/01/95	
		10F	.03230324		1				12/01/95	
16	NCAC	6C	.0401		1				11/15/95	TEMP
17	NCAC	6B	.3905					1		
19A	NCAC	4A	.0004		1				12/01/95	
21	NCAC	1	.0201	1					12/01/95	
			.0501	1			1		12/01/95	
			.0701	1					12/01/95	
		2	.0208		1				12/01/95	
			.0301		1				12/01/95	
			.0302		1		1		07/01/96	
		12	.0302		1				12/01/95	
			.0410	1					12/01/95	
		19	.0104	1					12/01/95	
			.0204	1			1		12/01/95	
			.0616			1			12/01/95	
		32B	.09010902	1					12/01/95	
		32F	.0003		1				12/01/95	
		32M	.0001		1		1		01/01/96	
			.00050006		1		1		01/01/96	
	_	36	.04010405		1		1		12/01/95	
25	NCAC	1D	.0401		1				12/01/95	
			.0406		1	l	1		12/01/95	
			.0504		1		1		12/01/95	
			.05100511		1		1		12/01/95	
			.0515	1	1		1		12/01/95	
			.0910		1				12/01/95	
			.1001	1	1		1		12/01/95	

Citation			AD	AM	RP	With Chgs	Corr	Eff. Date	Temp. Expires	
25	NCAC	1D	.1005		~				12/01/95	
			.1009		1		1		12/01/95	
			.1010		1		1		12/01/95	
			.1928		1		1		12/01/95	
			.26012604	1					12/01/95	
		1E	.03040305		1		1		12/01/95	
			.1001		1				12/01/95	
			.1002		1				12/01/95	
			.1110		1				12/01/95	
		1H	.0628			1			12/01/95	
		1I	.2301		1				12/01/95	
			.23022303		1		1		12/01/95	
			.2304		1				12/01/95	
			.2305		1		1		12/01/95	
			.2306		1				12/01/95	
			.23072308		1		1		12/01/95	
-			.2309	1			1		12/01/95	
			.2310	1					12/01/95	
		1J	.0401		1				12/01/95	
			.04020403			1			12/01/95	
			.0404		1		1		12/01/95	
			.0405			1			12/01/95	
			.0406		1				12/01/95	
			.04070413			1			12/01/95	
			.05010502		1				12/01/95	
			.05030507		1		1		12/01/95	
			.0508		1				12/01/95	
			.0509	1			~		12/01/95	
			.0510	1					12/01/95	
			.0511	1			1		12/01/95	
			.0801		1				12/01/95	
			.0802		1		1		12/01/95	
			.08030804			1			12/01/95	

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Citation			AD	AM	RP	With Chgs	Corr	Eff. Date	Temp. Expires	
25	NCAC	1J	.0805		1				12/01/95	
			.08060809			1			12/01/95	
		1K	.0318		~	-	1		12/01/95	
			.0701		1		1		12/01/95	
			.0702		1				12/01/95	
			.0703		v		1		12/01/95	
			.0704			1			12/01/95	
			.0705		~		1		12/01/95	
			.0707			1			12/01/95	
			.0708		~		1		12/01/95	
		1L	.0101		1		1		12/02/95	
			.0102		1				12/02/95	
			.01030104		1		1		12/02/95	
			.01050106			1			12/02/95	

The Rules Review Commission (RRC) objected to the following rules in accordance with G.S. 150B-21.9(a). State agencies are required to respond to RRC as provided in G.S. 150B-21.12(a).

AGRICULTURE

Structural Pest Control Division		
2 NCAC 34 .0904 - Prohibited Acts Agency Revised Rule	RRC Objection Obj. Removed	10/18/95 10/18/95
COMMUNITY COLLEGES		
Community Colleges		
23 NCAC 2C .0301 - Admission to Colleges Agency Revised Rule	RRC Objection Obj. Removed	12/21/95 12/21/95
ENVIRONMENT, HEALTH, AND NATURAL RESOURCES		
Adult Health		
15A NCAC 16A . 1002 - Covered Medications Agency Revised Rule 15A NCAC 16A . 1005 - Application Process Agency Revised Rule	RRC Objection Obj. Removed RRC Objection Obj. Removed	12/21/95 12/21/95 12/21/95 12/21/95
Coastal Management		
 15A NCAC 7B .0101 - Purpose Agency Revised Rule 15A NCAC 7B .0201 - Contents of the Land Use Plan Agency Revised Rule 15A NCAC 7B .0204 - Goals and Objectives 15A NCAC 7B .0206 - Data Collection and Analysis 15A NCAC 7B .0207 - Present Conditions 15A NCAC 7B .0210 - Constraints 15A NCAC 7B .0211 - Estimated Demands 15A NCAC 7B .0212 - Policy Statements 15A NCAC 7B .0213 - Land Classification 15A NCAC 7B .0215 - Public Participation 15A NCAC 7B .0401 - Land Use Plan Amendment 15A NCAC 7B .0501 - Update Required 15A NCAC 7B .0501 - Update Required 	RRC Objection Obj. Cont'd RRC Objection Obj. Cont'd RRC Objection RRC Objection	12/21/95 12/21/95 12/21/95 12/21/95 12/21/95 12/21/95 12/21/95 12/21/95 12/21/95 12/21/95 12/21/95 12/21/95 12/21/95 12/21/95
 15A NCAC 18A . 1809 - Lavatories and Baths Agency Revised Rule 15A NCAC 18A . 1811 - Drinking Water Facilities Agency Revised Rule 15A NCAC 18A . 1814 - Disposal of Garbage and Trash: Premises Agency Revised Rule 15A NCAC 18A . 1818 - Food Service Agency Revised Rule 	RRC Objection Obj. Removed RRC Objection Obj. Removed RRC Objection Obj. Removed RRC Objection Obj. Removed	12/21/95 12/21/95 12/21/95 12/21/95 12/21/95 12/21/95 12/21/95 12/21/95

HUMAN RESOURCES

Services for the Blind

10 NCAC 19G .0501 - Benefits	RRC Objection	12/21/95
Agency Revised Rule	Obj. Removed	12/21/95
10 NCAC 19G .0502 - Economic Needs Policies	RRC Objection	12/21/95
Agency Revised Rule	Obj. Removed	12/21/95

Facility Services

10 NCAC 3C .3001 - Definitions	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Agency Revised Rule	Obj. Cont'd	10/18/95
Agency Filed Rule for Codification Over RRC Objection	Eff.	01/01/96
10 NCAC 3C .3108 - Suspension of Admissions	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Agency Revised Rule	Obj. Removed	10/18/95
10 NCAC 3C .3205 - Discharge of Minor or Incompetent	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Agency Revised Rule	Obj. Com u Obj. Removed	10/18/95
10 NCAC 3C .3302 - Minimum Provisions of Patient's Bill of Rights	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Agency Revised Rule	Obj. Cont'd	10/18/95
Agency Filed Rule for Codification Over RRC Objection		01/01/96
10 NCAC 3C .3502 - Bylaws	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Agency Revised Rule	Obj. Removed	10/18/95
10 NCAC 3C . 3602 - Responsibilities	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Agency Revised Rule	Obj. Removed	10/18/95
10 NCAC 3C . 3603 - Personnel Policies and Practices	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Agency Revised Rule	Obj. Removed	10/18/95
10 NCAC 3C . 3607 - Personnel Health Requirements	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Agency Revised Rule	Obj. Removed	10/18/95
10 NCAC 3C . 3608 - Insurance	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Agency Revised Rule	Obj. Removed	10/18/95
10 NCAC 3C .3704 - Status	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Agency Revised Rule	Obj. Removed	10/18/95
10 NCAC 3C .3902 - Manager	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Rule Returned to Agency	<i>coj: com u</i>	10/18/95
Agency Filed Rule for Codification Over RRC Objection	Fff	01/01/96
10 NCAC 3C .3904 - Patient Access	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Agency Revised Rule	Obj. Com u Obj. Removed	10/18/95
10 NCAC 3C .4003 - Policies and Procedures	-	
	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Agency Revised Rule	Obj. Removed	10/18/95
10 NCAC 3C .4102 - Classification of Optional Emergency Services	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Rule Returned to Agency		10/18/95
Agency Filed Rule for Codification Over RRC Objection	Eff.	01/01/96
10 NCAC 3C .4104 - Medical Director	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95

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Rule Returned to Agency			10/18/95
Agency Filed Rule for Codification Over RRC Objection	I	Eff.	01/01/96
	RRC Objection		07/13/95
	Obj. Cont'd		09/21/95
Rule Returned to Agency			10/18/95
Agency Filed Rule for Codification Over RRC Objection	L	Eff.	01/01/96
	RRC Objection		07/13/95
	Obj. Cont'd		09/21/95
Rule Returned to Agency	U C		10/18/95
Agency Filed Rule for Codification Over RRC Objection	1	Eff.	01/01/96
	RRC Objection	55	07/13/95
	Obj. Cont'd		09/21/95
Rule Returned to Agency	5		10/18/95
Agency Filed Rule for Codification Over RRC Objection	1	Eff.	01/01/96
• • • •	RRC Objection	-55 *	07/13/95
	Obj. Cont'd		09/21/95
Rule Returned to Agency			10/18/95
Agency Filed Rule for Codification Over RRC Objection	,	Eff.	
	RRC Objection	-,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	07/13/95
	Obj. Cont'd		09/21/95
Rule Returned to Agency	<i>ooj. oon. u</i>		10/18/95
Agency Filed Rule for Codification Over RRC Objection	,	Eff.	01/01/96
10 NCAC 3C .4508 - Space		-,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	01/01/20
RRC Rescinded its July Approval			10/18/95
Rule Withdrawn by Agency			10/18/95
	RRC Objection		07/13/95
	Obj. Cont'd		
	-		09/21/95
	Obj. Removed		10/18/95
	RRC Objection		07/13/95
	Obj. Cont'd		09/21/95
Rule Returned to Agency			10/18/95
Agency Filed Rule for Codification Over RRC Objection		Eff.	01/01/96
	RRC Objection		07/13/95
1 1 0 1	Obj. Cont'd		09/21/95
	Obj. Removed		10/18/95
•	RRC Objection		07/13/95
	Obj. Cont'd		09/21/95
	Obj. Removed		10/18/95
	RRC Objection		07/13/95
	Obj. Cont'd		09/21/95
Rule Returned to Agency			10/18/95
Agency Filed Rule for Codification Over RRC Objection	I	Eff.	01/01/96
10 NCAC 3C .4801 - Organization	RRC Objection		07/13/95
No Response from Agency	Obj. Cont'd		09/21/95
Rule Returned to Agency			10/18/95
Agency Filed Rule for Codification Over RRC Objection	1	Eff.	01/01/96
10 NCAC 3C . 4905 - Tissue Removal and Disposal	RRC Objection		07/13/95
No Response from Agency	Obj. Cont'd		09/21/95
Agency Revised Rule	Obj. Removed		10/18/95
10 NCAC 3C . 5002 - Delivery of Care	RRC Objection		07/13/95
	Obj. Cont'd		09/21/95
Rule Returned to Agency			10/18/95
Agency Filed Rule for Codification Over RRC Objection	1	Eff.	01/01/96
	RRC Objection	55 .	07/13/95
	Obj. Cont'd		09/21/95
	Obj. Removed		10/18/95
	RRC Objection		07/13/95

No Response from Agency	Obj. Cont'd	09/21/95
Agency Revised Rule	Obj. Cont'd	10/18/95
Agency Filed Rule for Codification Over RRC Objection		f. 01/01/96
10 NCAC 3C .5205 - Seclusion	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Agency Revised Rule	Obj. Removed	10/18/95
10 NCAC 3C .5302 - Definitions	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Rule Withdrawn by Agency	•	10/18/95
10 NCAC 3C .5309 - Nursing/Health Care Administration and Supervision	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Rule Withdrawn by Agency	•	10/18/95
10 NCAC 3C .5315 - Dental Care	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Rule Withdrawn by Agency	-	10/18/95
10 NCAC 3C .5318 - Activities and Recreation	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Rule Withdrawn by Agency	-	10/18/95
10 NCAC 3C .5319 - Social Services	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Rule Withdrawn by Agency	•	10/18/95
10 NCAC 3C .5322 - Brain Injury Extended Care Physician Services	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Rule Withdrawn by Agency	5	10/18/95
10 NCAC 3C .5323 - Brain Injury Extended Care Program Requirements	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Rule Withdrawn by Agency	5	10/18/95
10 NCAC 3C .5324 - Special Nursing Req. Brain Injury Long Term Care	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Rule Withdrawn by Agency	5	10/18/95
10 NCAC 3C .5325 - Ventilator Dependence	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Rule Withdrawn by Agency	•	10/18/95
10 NCAC 3C .5326 - Physician Services for Ventilator Dependent Patients	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Rule Withdrawn by Agency	5	10/18/95
10 NCAC 3C .5403 - HIV Designated Unit Policies and Procedures	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Rule Withdrawn by Agency	5	10/18/95
10 NCAC 3C .5405 - Physician Services in a HIV Designated Unit	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Rule Withdrawn by Agency	j.	10/18/95
10 NCAC 3C .5407 - Use of Investigational Drugs on the HIV Designated Unit	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Rule Withdrawn by Agency	- j	10/18/95
10 NCAC 3C .5501 - Definitions	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Rule Withdrawn by Agency	j u	10/18/95
10 NCAC 3C .5502 - Physician Reg. for Inpatient Rehab. Facilities or Units	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Rule Withdrawn by Agency	<i>j</i> . 2011 w	10/18/95
10 NCAC 3C .5507 - Comprehensive Rehabilitation Personnel Administration	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Rule Withdrawn by Agency	J	10/18/95
10 NCAC 3C .5508 - Comprehensive Inpatient Rehab. Program Staffing Req.	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Rule Wtihdrawn by Agency		10/18/95

10 NCAC 3C .5512 - Additional Req. for Traumatic Brain Injury Patients	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Rule Withdrawn by Agency	-	10/18/95
10 NCAC 3C .5513 - Additional Req. for Spinal Cord Injury Patients	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Rule Withdrawn by Agency	-	10/18/95
10 NCAC 3C .6102 - List of Referenced Codes and Standards	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Agency Revised Rule	Obj. Removed	10/18/95
10 NCAC 3C .6208 - Obstetrical Department Requirements	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Agency Revised Rule	Obj. Removed	10/18/95
10 NCAC 3H .2001 - Definitions	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Rule Returned to Agency		10/18/95
Agency Filed Rule for Codification Over RRC Objection	Eff.	01/01/96
10 NCAC 3H .2201 - Administrator	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Rule Returned to Agency	,	10/18/95
Agency Filed Rule for Codification Over RRC Objection	Eff.	01/01/96
10 NCAC 3H .2202 - Admissions	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Rule Returned to Agency		10/18/95
Agency Filed Rule for Codification Over RRC Objection	Eff.	
10 NCAC 3H .2203 - Patients Not to be Admitted	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Rule Returned to Agency	<i>coj: com u</i>	10/18/95
Agency Filed Rule for Codification Over RRC Objection	Eff.	
10 NCAC 3H .2206 - Medical Director	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Rule Returned to Agency	<i>coj. com u</i>	10/18/95
Agency Filed Rule for Codification Over RRC Objection	Fff	01/01/96
10 NCAC 3H .2209 - Infection Control	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Agency Revised Rule	Obj. Com u Obj. Removed	10/18/95
10 NCAC 3H .2212 - Quality Assurance Committee	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Rule Returned to Agency	obj. com u	10/18/95
Agency Filed Rule for Codification Over RRC Objection	Eff	01/01/96
10 NCAC 3H .2301 - Patient Assessment and Care Planning	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Rule Returned to Agency	Obj. Com u	10/18/95
Agency Filed Rule for Codification Over RRC Objection	Eff	01/01/96
10 NCAC 3H .2302 - Nursing Services	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	
Rule Returned to Agency	Obj. Com a	09/21/95
Agency Filed Rule for Codification Over RRC Objection		10/18/95
10 NCAC 3H .2308 - Domiciliary Home Personnel Requirements		01/01/96 07/13/95
	RRC Objection	
No Response from Agency	Obj. Cont'd	09/21/95
Rule Returned to Agency	Eff	10/18/95
Agency Filed Rule for Codification Over RRC Objection		<i>01/01/96</i>
10 NCAC 3H .2401 - Maintenance of Medical Records	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Rule Returned to Agency	F-66	10/18/95
Agency Filed Rule for Codification Over RRC Objection	Eff.	
10 NCAC 3H .2501 - Availability of Physician's Services	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95

Rule Returned to Agency			10/18/95
Agency Filed Rule for Codification Over RRC Objection	,	Eff.	01/01/96
10 NCAC 3H .2505 - Brain Injury Long-Term Care Physician Services	RRC Objection	-,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	07/13/95
No Response from Agency	Obj. Cont'd		09/21/95
Rule Returned to Agency	,		10/18/95
Agency Filed Rule for Codification Over RRC Objection	I	Eff.	01/01/96
10 NCAC 3H . 2506 - Physician Services for Ventilator Dependent Patients	RRC Objection	35.	07/13/95
No Response from Agency	Obj. Cont'd		09/21/95
Rule Returned to Agency	5		10/18/95
Agency Filed Rule for Codification Over RRC Objection	1	Eff.	01/01/96
10 NCAC 3H .2601 - Availability of Pharmaceutical Services	RRC Objection	55	07/13/95
No Response from Agency	Obj. Cont'd		09/21/95
Agency Revised Rule	Obj. Cont'd		10/18/95
Agency Filed Rule for Codification Over RRC Objection		Eff.	01/01/96
10 NCAC 3H . 2604 - Drug Procurement	RRC Objection	55	07/13/95
No Response from Agency	Obj. Cont'd		09/21/95
Agency Revised Rule	Obj. Removed		10/18/95
10 NCAC 3H .2605 - Drug Storage and Disposition	RRC Objection		07/13/95
No Response from Agency	Obj. Cont'd		09/21/95
Rule Returned to Agency	· · · · · · · · · · · · · · · · · · ·		10/18/95
Agency Filed Rule for Codification Over RRC Objection	,	Eff.	01/01/96
10 NCAC 3H .2606 - Pharmaceutical Records	RRC Objection	-55 -	07/13/95
No Response from Agency	Obj. Cont'd		09/21/95
Rule Returned to Agency	, , , , , , , , , , , , , , , , , , ,		10/18/95
Agency Filed Rule for Codification Over RRC Objection		Eff.	
10 NCAC 3H .2607 - Emergency Drugs	RRC Objection	-,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	07/13/95
No Response from Agency	Obj. Cont'd		09/21/95
Rule Returned to Agency	,		10/18/95
Agency Filed Rule for Codification Over RRC Objection		Eff.	01/01/96
10 NCAC 3H . 2701 - Provision of Nutrition and Dietetic Services	RRC Objection	-55 *	07/13/95
No Response from Agency	Obj. Cont'd		09/21/95
Agency Revised Rule	Obj. Cont'd		10/18/95
Agency Filed Rule for Codification Over RRC Objection		Eff.	01/01/96
10 NCAC 3H .2801 - Activity Services	RRC Objection	55	07/13/95
No Response from Agency	Obj. Cont'd		09/21/95
Rule Returned to Agency			10/18/95
Agency Filed Rule for Codification Over RRC Objection	1	Eff.	01/01/96
10 NCAC 3H . 2802 - Social Services	RRC Objection	55	07/13/95
No Response from Agency	Obj. Cont'd		09/21/95
Rule Returned to Agency	5		10/18/95
Agency Filed Rule for Codification Over RRC Objection	1	Eff.	01/01/96
10 NCAC 3H . 3002 - Quality of Specialized Rehabilitation Services	RRC Objection	55	07/13/95
No Response from Agency	Obj. Cont'd		09/21/95
Rule Returned to Agency			10/18/95
Agency Filed Rule for Codification Over RRC Objection	1	Eff.	01/01/96
10 NCAC 3H .3003 - Ventilator Dependence	RRC Objection	00	07/13/95
No Response from Agency	Obj. Cont'd		09/21/95
Rule Returned to Agency	5		10/18/95
Agency Filed Rule for Codification Over RRC Objection	1	Eff.	01/01/96
10 NCAC 3H . 3004 - Brain Injury Long-Term Care	RRC Objection		07/13/95
No Response from Agency	Obj. Cont'd		09/21/95
Agency Revised Rule	Obj. Cont'd		10/18/95
Agency Filed Rule for Codification Over RRC Objection	-	Eff.	01/01/96
10 NCAC 3H . 3005 - Special Nursing Req. for Brain Injury Long-Term Care	RRC Objection		07/13/95
No Response from Agency	Obj. Cont'd		09/21/95
Agency Revised Rule	Obj. Cont'd		10/18/95
Agency Filed Rule for Codification Over RRC Objection	-	Eff.	01/01/96

10 NCAC 3H .3011 - HIV Designated Unit Policies and Procedures	RRC Objection		07/13/95
No Response from Agency	Obj. Cont'd		09/21/95
Rule Returned to Agency			10/18/95
Agency Filed Rule for Codification Over RRC Objection		Eff.	01/01/96
10 NCAC 3H .3012 - Physician Services in an HIV Designated Unit	RRC Objection		07/13/95
No Response from Agency	Obj. Cont'd		09/21/95
Rule Returned to Agency			10/18/95
Agency Filed Rule for Codification Over RRC Objection	E	Eff.	01/01/96
10 NCAC 3H .3013 - Special Nursing Requirements for an HIV Designated Unit	RRC Objection		07/13/95
No Response from Agency	Obj. Cont'd		09/21/95
Rule Returned to Agency	5		10/18/95
Agency Filed Rule for Codification Over RRC Objection	E	ff.	01/01/96
10 NCAC 3H .3015 - Use of Investigational Drugs for HIV Designated Units	RRC Objection	<u>.</u>	07/13/95
No Response from Agency	Obj. Cont'd		09/21/95
Rule Returned to Agency	<i>coj: com u</i>		10/18/95
Agency Filed Rule for Codification Over RRC Objection	L	FF	01/01/96
10 NCAC 3H .3016 - Additional Social Work Req. for HIV Designated Units	RRC Objection	IJ.	07/13/95
No Response from Agency	Obj. Cont'd		09/21/95
Rule Returned to Agency			10/18/95
Agency Filed Rule for Codification Over RRC Objection		IJ.	01/01/96
10 NCAC 3H .3021- Physician Req. for Inpatient Rehab. Facilities or Units	RRC Objection		07/13/95
No Response from Agency	Obj. Cont'd		09/21/95
Rule Returned to Agency			10/18/95
Agency Filed Rule for Codification Over RRC Objection		iff.	<i>01/01/96</i>
10 NCAC 3H .3027 - Comprehensive Inpatient Rehab. Program Staffing Req.	RRC Objection		07/13/95
No Response from Agency	Obj. Cont'd		09/21/95
Rule Returned to Agency			10/18/95
Agency Filed Rule for Codification Over RRC Objection	E	Eff.	01/01/96
10 NCAC 3H . 3031 - Additional Req. for Spinal Cord Injury Patients	RRC Objection		07/13/95
No Response from Agency	Obj. Cont'd		09/21/95
Rule Returned to Agency			10/18/95
Agency Filed Rule for Codification Over RRC Objection	E	ff.	01/01/96
10 NCAC 3H .3103 - Site	RRC Objection		07/13/95
No Response from Agency	Obj. Cont'd		09/21/95
Agency Revised Rule	Obj. Removed		10/18/95
10 NCAC 3H .3201 - Required Spaces	RRC Objection		07/13/95
No Response from Agency	Obj. Cont'd		09/21/95
Agency Revised Rule	Obj. Removed		10/18/95
10 NCAC 3H .3401 - Heating and Air Conditioning	RRC Objection		07/13/95
No Response from Agency	Obj. Cont'd		09/21/95
Agency Revised Rule	Obj. Removed		10/18/95
10 NCAC 3H .3404 - Other	RRC Objection		07/13/95
No Response from Agency	Obj. Cont'd		09/21/95
	Obj. Com u Obj. Removed		10/18/95
Agency Revised Rule	Obj. Kemoved		10/18/95
RRC has Objected on 07/13/95 to the Following Repeals in 10 NCAC 3C and 10 NCAC	3H:		
10 NCAC 3C .01010102, .01040110, .02010203, .03010307, .04010402	7, .05010505, .0	060.	10604,
.07010708, .08010805, .0807, .09010917, .10011006, .11011102, .1201			-
.1405, .15011508, .1510, .16011606, .17011717, .18011805, .2101210.			

No Response from Agency	Obj. Cont'd	09/21/95
	Obj. Removed	10/18/95
10 NCAC 3C . 1901 1912, . 1915 1932, .20012008, .20202033	RRC Objection	07/13/95
No Response from Agency	Obj. Cont'd	09/21/95
Rules Returned to Agency		10/18/95
10 NCAC 3H .01080109, .02060220, .03060318, .04070409, .05050507,	.05100517,	.06050609,
.07050712, .08100812, .09030911, .10031008, .11051109, .11301136,	.11501163,	.12041208,
.1210, .13061308, .14051406, .14081410, .15011503, .16121613, .1703	1704, .1804 -	. 1807.

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	Ohi Cantid	00/21/05
No Response from Agency	Obj. Cont'd	09/21/95
	Obj. Removed	10/18/95
10 NCAC 3L .0901 - Definitions	RRC Objection	11/16/95
Rule Returned to Agency	Obj. Cont'd	12/21/95
10 NCAC 3L . 1004 - Evaluation	RRC Objection	11/16/95
Rule Returned to Agency	Obj. Cont'd	12/21/95
10 NCAC 3L .1102 - Nursing Services and Duties	RRC Objection	11/16/95
Rule Returned to Agency	Obj. Cont'd	12/21/95
10 NCAC 3L . 1103 - Physical Therapy Services	RRC Objection	11/16/95
Rule Returned to Agency	Obj. Cont'd	12/21/95
10 NCAC 3L .1105 - Occupational Therapy Services	RRC Objection	11/16/95
Rule Returned to Agency	Obj. Cont'd	12/21/95
10 NCAC 3L . 1106 - Medical Social Work Services	RRC Objection	11/16/95
Rule Returned to Agency	Obj. Cont'd	12/21/95
10 NCAC 3L . 1108 - Infusion Nursing Services	RRC Objection	11/16/95
Rule Returned to Agency	Obj. Cont'd	12/21/95
10 NCAC 3L .1109 - Clinical Respiratory Svcs, Including Pulmonary, or Ventilation Svcs	RRC Objection	11/16/95
Rule Returned to Agency	Obj. Cont'd	12/21/95
10 NCAC 3L .1110 - Supvn/Competency/In-Home Aides/Other In-Home Care Providers	RRC Objection	11/16/95
Rule Returned to Agency	Obj. Cont'd	12/21/95
10 NCAC 3L . 1202 - Case Review and Plan of Care	RRC Objection	11/16/95
Rule Returned to Agency	Obj. Cont'd	12/21/95
10 NCAC 3L . 1402 - Content of Record	RRC Objection	11/16/95

Medical Assistance

10 NCAC 261 .0101 - Purpose and Scope	RRC Objection	10/18/95
Rule Returned to Agency	Obj. Cont'd	11/16/95
10 NCAC 261 .0102 - Requests for Formal and Informal Appeals	RRC Objection	10/18/95
Rule Returned to Agency	Obj. Cont'd	11/16/95
10 NCAC 261 .0103 - Time Limits on Requests for Recipient/Applicant Informal Appeals	RRC Objection	10/18/95
Rule Returned to Agency	Obj. Cont'd	11/16/95
10 NCAC 261 .0106 - Payment Pending Appeals	RRC Objection	10/18/95
Rule Returned to Agency	Obj. Cont'd	11/16/95
10 NCAC 26I .0107 - Dismissal of Appeal	RRC Objection	10/18/95
Agency Revised Rule	Obj. Removed	10/18/95

JUSTICE

N.C. Sheriffs' Education and Training Standards Commission

12 NCAC 10B .0102 - Purpose	RRC Objection	11/16/95
Agency Repealed Rule	Obj. Removed	11/16/95
12 NCAC 10B .0503 - Time Req/Completion/Basic Law Enforcement Training Course	RRC Objection	11/16/95
Agency Revised Rule	Obj. Removed	11/16/95
12 NCAC 10B .0602 - Time Req/Completion//Jailer Cert Training Course	RRC Objection	11/16/95
Agency Revised Rule	Obj. Removed	11/16/95
12 NCAC 10B .0605 - Completion of Jailer Certification Course	RRC Objection	11/16/95
Agency Revised Rule	Obj. Removed	11/16/95
12 NCAC 10B .0704 - Responsibilities: School Directors	RRC Objection	11/16/95
Agency Revised Rule	Obj. Removed	11/16/95

LICENSING BOARDS AND COMMISSIONS

Acupuncture Licensing Board

21 NCAC 1 .0501 - Ç	Qualifications for Establishing	a School for Acupuncture in N.C.	RRC Objection	11/16/95
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Agency Revised Rule	Obj. Removed	11/16/95
Board of Architecture		
21 NCAC 2 .0302 - Written Examination	RRC Objection	11/16/95
Agency Revised Rule	Obj. Removed	11/16/95
Board of Dietetics/Nutrition		
21 NCAC 17.0201 - Definitions	RRC Objection	12/21/95
Board of Medical Examiners		
21 NCAC 32M .0006 - Prescribing Privileges	RRC Objection	11/16/95
Agency Revised Rule	Obj. Removed	11/16/95
21 NCAC 32N .0002 - Continuances	RRC Objection	08/10/95
Agency Responded - Agency Will Not Revise Rule	Obj. Cont'd	09/21/95
Board of Nursing		
21 NCAC 36 .0109 - Selection and Qualifications of Nurse Members	RRC Objection	12/21/95
Agency Revised Rule	Obj. Removed	12/21/95
21 NCAC 36 .0211 - Examination	RRC Objection	12/21/95
Agency Revised Rule	Obj. Removed	12/21/95
21 NCAC 36 .0217 - Revocation, Suspension, or Denial of License	RRC Objection	12/21/95
Agency Revised Rule	Obj. Removed	12/21/95
21 NCAC 36 .0218 - Licensure Without Examination (By Endorsement)	RRC Objection	12/21/95
Agency Revised Rule	Obj. Removed	12/21/95
21 NCAC 36 .0225 - Components of Nursing Practice for the Licensed Practical Nurse	RRC Objection	12/21/95
Agency Revised Rule	Obj. Removed	12/21/95
21 NCAC 36 .0227 - Approval and Practice Parameters for Nurse Practitioners	RRC Objection	12/21/95
Agency Revised Rule	Obj. Removed	12/21/95
21 NCAC 36 .0403 - Qualifications	RRC Objection	11/16/95
Agency Revised Rule	Obj. Removed	11/16/95
21 NCAC 36 .0404 - Registration	RRC Objection	11/16/95
Agency Revised Rule	Obj. Removed	11/16/95
21 NCAC 36 .0405 - Approval of Nurse Aide Education Programs	RRC Objection	11/16/95
Agency Revised Rule	Obj. Removed	11/16/95
Board of Practicing Psychologists		
21 NCAC 54 .2704 - HSP-P Requirements On and After June 30, 1994	RRC Objection	05/18/95
Agency Filed Rule for Codification Over RRC Objection		06/21/95
The Commission Removed Its Previous Objection	Obj. Removed	12/21/95
21 NCAC 54 .2705 - HSP-PP Requirements	RRC Objection	05/18/95
Agency Filed Rule for Codification Over RRC Objection	-	06/21/95
The Commission Removed Its Previous Objection	Obj. Removed	12/21/95
21 NCAC 54 .2706 - HSP-PA Requirements On and After June 30, 1994	RRC Objection	05/18/95
Agency Filed Rule for Codification Over RRC Objection	*	06/21/95
The Commission Removed Its Previous Objection	Obj. Removed	12/21/95
PUBLIC EDUCATION		

Elementary and Secondary Education

16 NCAC 6D .0106 - Limited English Proficiency Programs Rule Withdrawn by Agency

10/18/95

SECRETARY OF STATE

Securities Division

18 NCAC 6 . 1209 - Nonprofit Securities	RRC Objection	08/10/95
Agency Revised Rule	Obj. Cont'd	08/10/95
Rule Returned to Agency		09/21/95
18 NCAC 6.1314 - Escrow Agreements	RRC Objection	08/10/95
Rule Returned to Agency		09/21/95
18 NCAC 6 . 1401 - Application for Registration of Dealers	RRC Objection	08/10/95
Agency Revised Rule	Obj. Cont'd	08/10/95
Rule Returned to Agency		09/21/95
18 NCAC 6 . 1702 - Application for Investment Adviser Registration	RRC Objection	08/10/95
Agency Revised Rule	Obj. Cont'd	08/10/95
Rule Returned to Agency		09/21/95

STATE PERSONNEL

Office of State Personnel

25 NCAC 1J .0505 - Leave to Prepare Grievance	RRC Objection	11/16/95
Agency Revised Rule	Obj. Removed	11/16/95
25 NCAC 1J .0509 - Agency Grievance Reports	RRC Objection	11/16/95
Agency Revised Rule	Obj. Removed	11/16/95
25 NCAC 1J .0802 - Awards Committee	RRC Objection	11/16/95
Agency Revised Rule	Obj. Removed	11/16/95
25 NCAC 1K .0318 - Tax Status	RRC Objection	11/16/95
Agency Revised Rule	Obj. Removed	11/16/95
25 NCAC 1K .0705 - Program Participation	RRC Objection	11/16/95
Agency Revised Rule	Obj. Removed	11/16/95
25 NCAC 1L .0104 - Program Implementation: Department and University Level	RRC Objection	11/16/95
Agency Revised Rule	Obj. Removed	11/16/95
25 NCAC 1L .0106 - Compliance Information	RRC Objection	11/16/95
Agency Repealed Rule	Obj. Removed	11/16/95

This Section contains the full text of some of the more significant Administrative Law Judge decisions along with an index to all recent contested cases decisions which are filed under North Carolina's Administrative Procedure Act. Copies of the decisions listed in the index and not published are available upon request for a minimal charge by contacting the Office of Administrative Hearings, (919) 733-2698.

AGENCY	CASE <u>NUMBER</u>	<u>ALJ</u>	DATE OF DECISION	PUBLISHED DECISION REGISTER CITATION
ADMINISTRATION				
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W. M. Piatt & Company v. State Construction Office, DOA Holland Group, Inc. v. Dept. of Administration, St. Construction Office	94 DOA 0738 94 DOA 1565	Nesnow Nesnow	04/11/95 06/01/95	10:03 NCR 221 10:07 NCR 619
ALCOHOLIC BEVERAGE CONTROL COMMISSION				
Ali Alsaras v. Alcoholic Beverage Control Commission Norman D. Forbes v. Alcoholic Beverage Control Commission Ben Sproul and Steve Pauls v. Alcoholic Beverage Control Commission Robert Johnson v. Alcoholic Beverage Control Commission Stinking Mercury, Inc. v. Alcoholic Beverage Control Commission Alcoholic Beverage Control Commission Alcoholic Beverage Control Commission Clara and Carson Young v. Alcoholic Beverage Control Commission Vladimir Walter Kozlik Jr. v. Alcoholic Beverage Control Commission Bryan Lynn Whitaker, Susan Ansley Whitaker v. ABC Commission Diamond Club, Inc. v. Alcoholic Beverage Control Commission Alcoholic Beverage Control Commission Clara experimentation of the Severage Control Commission Bryan Lynn Whitaker, Susan Ansley Whitaker v. ABC Commission Diamond Club, Inc. v. Alcoholic Beverage Control Commission Alcoholic Beverage Control Commission v. Weisner, Inc. Robert Louis Reese v. Alcoholic Beverage Control Commission Alcoholic Beverage Control Commission Legwin Z. Williams v. Alcoholic Beverage Control Commission Sherrill Douglas Langston v. Alcoholic Beverage Control Commission Alcoholic Beverage Control Commission Alcoholic Beverage Control Commission Alcoholic Beverage Control Commission Hegwin Z. Williams v. Alcoholic Beverage Control Commission Alcoholic Beverage Control Commission Alcoholic Beverage Control Commission Herrill Douglas Langston v. Alcoholic Beverage Control Commission Alcoholic Beverage Control Commission Alcoholic Beverage Control Commission Alcoholic Beverage Control Commission Herrill Douglas Langston v. Alcoholic Beverage Control Commission Alcoholic Beverage Control Commission	94 ABC 0526 94 ABC 0787 94 ABC 1046 94 ABC 1168 94 ABC 1661 94 ABC 1682 94 ABC 1694 94 ABC 1727 94 ABC 1727 94 ABC 1754* ¹² 94 ABC 1784 94 ABC 1803 95 ABC 0068 95 ABC 0074 95 ABC 0095 95 ABC 0095 95 ABC 0224 95 ABC 0224 95 ABC 0415 95 ABC 0434 95 ABC 0477	Chess Gray Chess Becton West Chess Mann Morrison Chess Mann Mann Mann West Chess Phipps Gray Nesnow Phipps Nesnow West Phipps	05/16/95 03/17/95 08/17/95 05/01/95 05/01/95 05/03/95 05/18/95 05/18/95 05/11/95 08/02/95 04/19/95 04/07/95 05/25/95 12/01/95 05/01/95 05/01/95 05/31/95 08/02/95 08/01/95 07/20/95 07/20/95	10:11 NCR 960 10:06 NCR 417 10:10 NCR 868
City of Raleigh Ali Mohamed Ahmed v. Alcoholic Beverage Control Commission Alcoholic Beverage Control Commission v. Vladimir Walter Kozlik Jr. Mychal R Hill v. Alcoholic Beverage Control Commission Alcoholic Beverage Control Comm. v. Goldstar Food, Inc. Collie Hawkins v. Alcoholic Beverage Control Commission Alcoholic Beverage Control Comm. v. Partnership, T/A Royal Knights Soc Club Alcoholic Beverage Control Comm. v. Partnership, T/A Royal Knights Soc Club Alcoholic Beverage Control Comm. v. Nancy Wheeler Wolfe Mustafa Yacoub Salameh v. Alcoholic Beverage Control Commission John Edsel Rhodes v. Alcoholic Beverage Control Commission Sadiq Deeb Ali, Patricia Billings v. Alcoholic Beverage Control Comm. Samih Atieh Hadi v. Alcoholic Beverage Control Commission Sticks and Stones Billiards & Cafe v. Alcoholic Beverage Control Comm. Alcoholic Beverage Control Comm. v. The Playground, Inc. Alcoholic Beverage Control Comm. v. Ronald Shankle Hardman Nathaniel Stubbs v. Alcoholic Beverage Control Commission	 95 ABC 0487 95 ABC 0518*¹² 95 ABC 0617 95 ABC 0678 95 ABC 0711 95 ABC 0711 95 ABC 0712 95 ABC 0763 95 ABC 0792 95 ABC 0830 95 ABC 0867 95 ABC 0888 95 ABC 0935 95 ABC 1020 95 ABC 1020 95 ABC 1024 	Gray Mann Morrison Gray Gray Phipps Gray Phipps Gray Nesnow Becton Gray Chess Phipps Morrison Reilly Gray	10/03/95 08/02/95 09/08/95 10/30/95 10/06/95 09/14/95 10/04/95 10/25/95 11/29/95 12/14/95 12/14/95 12/14/95 12/14/95 12/19/95 12/29/05 12/19/95 12/19/95	10:11 NCR 960

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<u>AULAUL</u>	TOMPER	<u>Urra</u>	DECISION	REGISTER CHAILO
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Fay, Cynthia, S. Dalton v. Crime Victims Compensation Commission	94 CPS 0445*4	West	05/30/95	
Phyllis H. Steinmetz v. Crime Victims Compensation Commission	94 CPS 0542	West	05/16/95	
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Sandra H. Hughes v. Victims Compensation Commission	94 CPS 1600	Morrison	06/09/95	
Kristine S. Ray v. Crime Victims Compensation Commission	94 CPS 1673	Chess	04/20/95	
Shirley Moody Myers v. Crime Victims Compensation Commission	94 CPS 1674	Chess	04/20/95	
Thomasine Inman v. Crime Victims Compensation Commission	94 CPS 1731	Nesnow	03/09/95	
rmgard Gordoa v. Crime Victims Compensation Commission	94 CPS 1782	Gray	03/09/95	
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Ioward B. Peterson v. Crime Victims Compensation Commission	95 CPS 0163	Reilly	07/06/95	
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anet Ring Stevens v. Crime Victims Compensation Commission	95 CPS 0337	Gray	07/21/95	
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uan Aguilar v. Crime Victims Compensation Commission	95 CPS 0356	Reilly	06/22/95	
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ohn Kuwalik v. Crime Victims Compensation Commission	95 CPS 0381	Becton	07/10/95	
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idsel Batts Jr. v. CPS, Crime Victims Compensation Commission	95 CPS 0456	Phippa	09/29/95	
ames T. Todd v. Crime Victims Compensation Commission	95 CPS 0459	Nesnow	09/26/95	10:15 NCR 1624
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ill M. LaSanta v. Crime Victims Compensation Commission	95 CPS 1029	Reilly	10/25/95	
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Anna G. Gahren v. Board of Electrolysis Examiners	95 BEE 0894	West	12/22/95	
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ames J. Collins, Admin. for James Joseph Collins, ME-91-1173, Deceased v. Environment, Health, & Natural Resources	92 EHR 0300	Nesnow	12/15/95	10:19 NCR 2539
	94 EHR 0950	Gray	05/23/95	10:06 NCR 414
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Coastal Resources				
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		Chess	12/28/95	
Food Mart #14, Cyntha Harris, EHNR, Maternal & Child Hith, Nutn Sver				
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STATE OF NORTH CAROLINA

COUNTY OF JONES

IN THE OFFICE OF ADMINISTRATIVE HEARINGS 95 DOJ 0726

LESLIE EARL JONES,)	
Petitioner,)	
)	
V.)	PROPOSAL FOR DECISION
)	
N.C. SHERIFFS' EDUCATION AND)	
TRAINING STANDARDS COMMISSION,)	
Respondent.)	

This matter was heard before the undersigned administrative law judge in New Bern, North Carolina on November 29, 1995.

APPEARANCES

For Petitioner: Jimmie C. Proctor, Attorney at Law, Trenton, North Carolina.

For Respondent: John J. Aldridge, III, Assistant Attorney General, N.C. Department of Justice, Raleigh, North Carolina.

ISSUE

Is Petitioner's certification as a Jones County Deputy Sheriff properly subject to denial on the grounds that he knowingly made a material misrepresentation of any information required for certification or accreditation from the Commission or the North Carolina Criminal Justice Education and Training Standards Commission, and that he knowingly and designedly by any means of false pretense, deception, defraudation, misrepresentation, or cheating whatsoever, obtained or attempted to obtain credit, training or certification from the North Carolina Sheriffs' Education and Training Standards Commission by failing to include September 30, 1968 charges of Disorderly Conduct-Fighting and Assault with a Gun from Anniston, Alabama in response to Question 47 of his Personal History Statement ?

STATUTES AND RULES INVOLVED

12 NCAC 10B .0204(c)(1) and (2) 12 NCAC 10B .0205

EXHIBITS

The following exhibits offered by the Respondent were received in evidence:

- R1. Stipulation of Facts.
- R2. Form F4, Report of Appointment, December 13, 1994.
- R3. Personal History Statement of Petitioner, dated December 13, 1994.
- R4. Criminal Record Index on Petitioner, dated September 30, 1968.
- R5. Form F8, January 5, 1995.
- R6. Probationary Certification for Petitioner, February 6, 1995.
- R7. Petitioner's letter dated May 2, 1995.
- R8. Notification of Probable Cause to Petitioner, dated June 12, 1995.

Based upon the official documents in the file, sworn testimony of the witnesses, and other competent and admissible evidence, the undersigned makes the following:

FINDINGS OF FACT

Stipulated Facts

- 1. Both parties are properly before this Administrative Law Judge, in that jurisdiction and venue are proper, that both parties received proper Notice of Hearing required pursuant to North Carolina General Statutes 150B-38.
- 2. The North Carolina Sheriffs' Education and Training Standards Commission has authority granted under Chapter 17E of the North Carolina General Statutes and Title 12 of the North Carolina Administrative Code, Chapter 10, subchapter 10B, to certify justice officers as either deputy sheriffs or jailers, and to deny, revoke, or suspend such certification.
- 3. That 12 NCAC 10B .0204(c)(1) and (2) provides:
 - (c) that the Commission may revoke, suspend or deny the certification of a justice officer when the commission finds that the applicant for certification or certified officer:
 - (1) knowingly made a material misrepresentation of any information required for certification or accreditation from the Commission or the North Carolina Criminal Justice Education and Training Standards Commission.
 - (2) knowingly and designedly by any means of false pretense, deception, defraudation, misrepresentation, or cheating whatsoever, obtained or attempted to obtain credit, training or certification from the Commission or the North Carolina Criminal Justice Education and Training Standards Commission.
- 4. On December 13, 1994, the Petitioner was appointed as a deputy sheriff with the Jones County Sheriff's Office.
- 5. On December 13, 1994, the Petitioner completed a Personal History Statement (Form F-3) as part of his request for certification as a deputy sheriff through the North Carolina Sheriffs' Education and Training Standard Commission. In response to Question #47 of the Personal History Statement which reads, "Have you ever been arrested by a law enforcement officer or otherwise charged with a criminal offense?", the Petitioner indicated a previous criminal charge of assault out of Columbus, Georgia on February 28, 1984.
- 6. On September 30, 1968, Petitioner was charged by the Anniston County Police Department in Alabama with the criminal offenses of Disorderly Conduct (fighting) and Assault with a Gun. The criminal index cards retained by the Anniston Police Department show the Petitioner paid a fine of \$32.00 for the disorderly conduct charge and the assault with a gun charged was *nol prossed*. No other records exist of these offenses.
- 7. On June 12, 1995, Joan G. Neuner, Director of the Sheriffs' Education and Training Standards Commission, sent to the Petitioner by certified mail, a letter advising the Petitioner that probable cause had been found to believe that he was not currently qualified to receive certification as a justice officer for making material misrepresentations of his prior criminal history information on his application form.

Adjudicated Facts

- 8. At the time that the Petitioner received his appointment as a deputy sheriff, the newly elected Sheriff of Jones County was in the process of establishing an entirely new sheriff's department. Because of the lack of transition from one sheriff's administration to another one, the atmosphere at the sheriff's department was described by several of the witnesses as "total chaos."
- 9. Robert R. Mason assumed the responsibilities of Sheriff of Jones County on December 5, 1994. Previously, he served twenty-five years with the North Carolina State Highway Patrol. Because he was new to the position, Sheriff Mason relied heavily upon the experience and expertise of Robert B. Miller, a retired Highway Patrolman who he had hired as Bailiff and to perform administrative duties, and Eddie Rowe, a veteran deputy sheriff with twenty-eight years with the Craven County Sheriff's Department, for the processing of the newly appointed deputy sheriffs. Mr. Rowe instructed the new deputies to consult with Robert B. Miller if they had any questions about the forms.
- 10. The Petitioner and the other new deputies were given various forms to complete, including the Personal History Statement which is at issue in this case. They were instructed to fill out the forms truthfully. In addition they were

sent to have criminal record checks done.

- 11. The Petitioner provided the following answers to pertinent questions on the Personal History Statement:
 - #39. Were you ever court martialed, tried on charges, or were you the subject of summary court, deck court, captain's mast or company punishment, or any other disciplinary action while a member of the armed forces?
 Answer: Yes, Bn Art #75 speeding, 1969.
 - #47. Have you ever been arrested by a law enforcement officer or otherwise charged with a criminal offense?
 Answer: Assault (which 1 didn't do) 1984, Columbus GA; I went to court once/gave lawyer I believe \$300.00 Never heard anything else
 - #48. Have you ever been charged with or convicted of a felony? Answer: Yes. I never was lock up or given a sentence, It was and (sic) Xgirl, when she found out I got married, she said I "assaulted" her
- 12. When the Petitioner went over his Personal History Statement with Mr. Miller, Mr. Miller added information obtained from the criminal record check about the 1984 assault charges so that the answer to question#47 included the date "Feb.28", listed the Law Enforcement Agency as "Columbus GA. P.D.", and added "simple battery" to the information regarding the Offense charged. With regard to question #48, Mr. Miller changed the Petitioner's "Yes" response to a "No." Mr. Miller did not ask the Petitioner whether there had ever been any other charges brought against him.
- 13. When the Petitioner had his criminal record checks done, both a NCIC and a DCI check were performed. Neither record check listed any 1968 charges from Anniston, Alabama.
- 14. When Sheriff Mason was notified by the Respondent that there were problems with the Petitioner's application for certification because he omitted 1968 charges from Anniston, Alabama, Sheriff Mason met with the Petitioner. When Sheriff Mason first informed the Petitioner that there was a problem because the criminal record check indicated that the Petitioner had a record, the Petitioner thought Sheriff Mason was referring to the 1984 assault charge in Georgia. When Sheriff Mason corrected the Petitioner's mistake by referring to charges from Alabama, the Petitioner appeared to be dumbfounded. It took the Petitioner a few minutes recall the events that took place in 1968. Once the Petitioner recalled the 1968 incident, he readily admitted to having been arrested in Alabama while in the military. He said he had not included that incident on his Personal History Statement because he had forgotten about it.
- 15. The Petitioner's explanation for not including the 1968 charges was that at the time the incident occurred, he reported it to his commanding officer and was told not worry about it. During his career in the military, the incident never became an issue as he progressed up the ranks and received various security clearances. Once he no longer had to list the incident on any applications for security clearances, the events eventually faded from his memory. At the time he completed his Personal History Statement, over 25 years had elapsed since the incident. During those 25 years, there had never been any negative repercussions from the incident that would have kept the incident fresh in his memory. At the time the Petitioner completed his Personal History Statement, he did not recall the 1968 incident and nothing appeared in his criminal record check to remind him of that event.
- 16. The Petitioner answered all of the questions contained in the personal history, totaling some 60 individual questions, as candidly as possible. He even erred on the side of checking the more serious offense of "felony" in response to question #48 when he was unsure of the gravity of the offense. It was Mr. Miller who changed the answer to that question.
- 17. The Petitioner's answer to question #47 was not intended to hide anything from the Commission. Nor was it answered incorrectly because he was afraid that he would be denied certification if he indicated he had been arrested in Alabama in 1968. If that had been the case, the Petitioner would not have listed any charges and he would not have characterized the 1984 incident as a felony. The fact that it took the Petitioner a little while to remember the 1968 incident, even when Sheriff Mason questioned him about it, is an indication that he did not knowingly make any false or material misrepresentations which were intended to deceive, defraud, misrepresent, or cheat in an effort

to obtain credit, training, or certification from the Commission or the North Carolina Criminal Justice Education and Training Standards Commission.

- 18. The Respondent ran a finger print check on the Petitioner. Neither the Petitioner nor the Jones County Sheriff's Office could do a finger print check. The finger print check for the Petitioner showed that he had charges in Anniston, Alabama.
- 19. The Criminal Record Index on the Petitioner that the Respondent received from Anniston, Alabama indicates that the Petitioner was charged with Disorderly Conduct-Fighting, Docket No. 10634, and Assault with a Gun, Docket No. 10635. He paid a \$32.00 fine in the Disorderly Conduct-Fighting charge. The Assault with a Gun charge was nol prossed.
- 20. Mr. Miller testified that he is familiar with the Petitioner's character and reputation and that it is good. Mr. Miller also testified that the Petitioner is a good deputy sheriff and an essential employee of the Sheriff's staff because he is shift supervisor, a native of Jones County who is very well liked by the residents, and he is one of only two African-Americans on staff in a county that is approximately 50% African-American. Mr. Miller feels that the omission of the Alabama charges was an honest oversight by the Petitioner because it took him a while to recall the incident when Sheriff Mason questioned the Petitioner about it.
- 21. The Petitioner offered testimony from Gregory C. Butler, an Assistant District Attorney for the 4th Judicial District which includes Jones County. Mr. Butler has known the Petitioner for approximately one year. He considers honesty a critical character trait for a criminal justice official and would not allow the Petitioner to testify in the cases he handles if he had any question about the Petitioner's honesty. Mr. Butler considers the Petitioner to be one of the finest deputy sheriffs in all four of the counties that comprise the 4th Judicial District.
- 22. The Petitioner tendered Troy Peters, another Assistant District Attorney for the 4th Judicial District, as a witness. Mr. Peters' testimony would have been the same as Mr. Butler's.
- 23. Larry Meadows, Jones County's County Manager for the past twelve years, testified that he has known the Petitioner since December 1994. He is familiar with the Petitioner's character and knows him to be honest and professional.
- 24. Sheriff Mason testified that in his opinion, the Petitioner has done an extraordinary job as a deputy sheriff and it would cause harm to the Sheriff's Office if Petitioner is not allowed to remain on the force. He considers the Petitioner a critical employee. Sheriff Mason believes that Petitioner simply forgot about the Alabama incident because it occurred almost thirty years ago.
- 25. Jeffrey Steve Fulk is an attorney practicing in New Bern, North Carolina, and also a Reserve Officer with the Jones County Sheriff's Office since July 1995. The Petitioner has been involved in training Mr. Fulk. Mr. Fulk has had many occasions to observe the Petitioner performing his duties. In Mr. Fulk's opinion, the Petitioner is professional, respected by fellow officers and the public he serves, and is a leader in the Sheriff's Office.
- 26. The Petitioner tendered several persons from the community as character witnesses: Sheri Davenport, an attorney who has known the Petitioner for a year; Ida Franks and Robert Murrell, who have known the Petitioner all of his life. These persons would have testified to the Petitioner's outstanding character and reputation in the community.

Based on the foregoing Findings of Fact, the undersigned Administrative Law Judge makes the following:

CONCLUSIONS OF LAW

- 1. Both the parties are properly before this Administrative Law Judge, in that jurisdiction is proper and both parties received notice of the hearing.
- 2. The Petitioner did make a material misrepresentation on his Personal History Statement when he failed to include the 1968 charges arising out of Anniston, Alabama. The misrepresentation was material even though the Respondent's rules require commission or conviction of four or more misdemeanors in order to be subject to denial of the requested certification. See 12 NCAC 10B .0204(d). The Respondent contends that there were three charges

in 1968: disorderly conduct, fighting, and assault with a gun. Based, however, on the fact that there are only two docket numbers and the fact that a disorderly conduct charge must be based on some specified action, the undersigned concludes that there were only two charges: disorderly conduct, i.e. fighting, and assault with a gun. Therefore, even if the Petitioner had listed the Alabama charges, 12 NCAC 10B .0204(d) would not have been applicable. The misrepresentation was material because it prevented the Respondent from investigating the circumstances surrounding the 1968 charges.

3. The Respondent failed to establish by the greater weight of the evidence that the Petitioner "knowingly" misrepresented the facts by failing to include the 1968 Alabama charges on his Personal History Statement. The Respondent argues that people do not "forget" events as significant as an arrest. The Petitioner does not contend that he has no recollection of the Alabama incident. He merely contends that the incident did not come to mind while he was completing his Personal History Statement and nothing occurred during process of assembling the documents required for certification to remind him of that incident. The evidence was overwhelming that the Petitioner is a honest, trustworthy, hard working, and well respected citizen of Jones County. There was no evidence presented that would cause one to question the Petitioner's honesty. Therefore, the undersigned concludes that the Petitioner did not knowingly make a material misrepresentation of any information required for certification by the Commission.

PROPOSED DECISION

IT IS HEREBY proposed that the North Carolina Sheriffs' Education and Training Standards Commission grant the Petitioner's application for certification and allow the Petitioner's continued employment with the Jones County Sheriff's Office.

<u>ORDER</u>

It is hereby ordered that the agency serve a copy of the Final Decision on the Office of Administrative Hearings, P.O. Drawer 27447, Raleigh, N.C. 27611-7447, in accordance with North Carolina General Statutes section 150B-36(b).

NOTICE

Before the agency makes the FINAL DECISION, it is required by North Carolina General Statutes section 150B-40(e) to give each party an opportunity to file exceptions to this RECOMMENDED DECISION, and to present written arguments to those in the agency who will make the final decision.

The agency is required by North Carolina General Statutes section 150B-42(a)to serve a copy of the Final Decision on all parties and to furnish a copy to the Parties' attorney of record.

This the 22nd day of December, 1995.

Brenda B. Becton Administrative Law Judge

STATE OF NORTH CAROLINA

COUNTY OF GUILFORD

IN THE OFFICE OF ADMINISTRATIVE HEARINGS 95 EHR 0311 95 EHR 0437

RICHARD A. JENKINS)	
Petitioner,)	
)	
v.)	RECOMMENDED DECISION
)	
NORTH CAROLINA WATER POLLUTION)	
CONTROL SYSTEMS OPERATORS)	
CERTIFICATION COMMISSION,)	
Respondent.)	

The above-entitled consolidated contested cases were heard before Beecher R. Gray, Administrative Law Judge, on October 3, 1995 in High Point, North Carolina. At the conclusion of the evidence, the parties requested and received leave to file Proposed Decisions and written arguments. The parties filed proposals and arguments on November 6, 1995.

APPEARANCES

Petitioner: Seth R. Cohen, Esq. P.O. Box 990 Greensboro, North Carolina 27403

Respondent: James P. Longest, Jr., Associate Attorney General N.C. Department of Justice Raleigh, North Carolina 27602

ISSUE

Whether Petitioner, a Certified Wastewater Treatment Plant Operator, made access to the treatment system of the City of Greensboro at some location other than the treatment plant and by this manner disposed of sludge without the City's knowledge and without complying with their policies and requirements.

PETITIONER'S MOTION FOR SUMMARY JUDGMENT

At the outset of the hearing, Petitioner moved to renew its Motion for Summary Judgment which previously had been submitted in writing and denied during a telephone conference hearing on July 20, 1995. The written order denying that Motion was filed on July 24, 1995.

The essence of Petitioner's Motion is that Respondent is barred by the doctrine of res judicata from further action against Petitioner's certificate based upon the same facts and circumstances alleged in an earlier certificate action heard by Administrative Law Judge Thomas R. West on October 3, 1994. In a Final Decision in 94 EHR 0424, filed on October 11, 1994, Judge West made the following Findings and Conclusions:

[a]t the beginning of the hearing, Petitioner revisited the issues raised in his Motion for Summary Judgment and moved to dismiss the case for lack of proper notice. Full and complete argument was heard from counsel. The Commission announced that it would be prepared to put on evidence that Petitioner disposed of the sludge into collector lines which led to the treatment plant, thus defrauding Greensboro by introducing sludge into its system without paying fees and having the waste analyzed.

The Administrative Law Judge announced, that, upon consideration of the whole record, he was prepared to conclude that Petitioner had been given notice, at the time the

<u>Commission acted to revoke his permit</u>, that the permit was being revoked for fraudulently bringing sludge into the waste treatment plant, disposing of it there at the plant and not paying a fee or submitting it to analysis. The Administrative Law Judge announced that if the Commission presented evidence on that theory, that the Commission would not necessarily be prevented from taking subsequent action on the two fraud theories expressed <u>after</u> the revocation. The Administrative Law Judge announced that if the Commission did not put on evidence that Petitioner defrauded Greensboro by bringing sludge into the facility and dumping it there without paying a fee or having it analyzed, then this case would be dismissed for failure to prosecute. The Administrative Law Judge did not consider it to be res judicata on issues not noticed for hearing, i.e., that Petitioner had defrauded Greensboro by disposing of sludge into collector lines or a creek. The Administrative Law Judge noted, and the parties seemed to agree, that illegal dumping of sludge into the receiving waters of the State was not an issue of defrauding the Greensboro treatment facility.

The Commission declined to introduce evidence that Petitioner fraudulently disposed of sludge into the City of Greensboro's treatment facility by bringing sludge to the plant, disposing of it at the plant and failing to pay a fee or have the sludge analyzed.

The Administrative Law Judge concludes, upon consideration of the record as a whole, that that is the basis upon which the Commission sought to revoke Petitioner's certificate and gave notice sufficient to meet the requirements of due process.

Accordingly, the contested case is DISMISSED for Respondent's failure to put on any evidence.

IT IS SO ORDERED. (Emphasis in original).

In the undersigned's Order filed on July 24, 1995, the following Findings and Conclusions were made:

- 1. since matters outside the pleading are considered, this Motion is treated as one for Summary Judgment under G.S. 1A-1, Rule 56; the parties agreed that each had full opportunity to discover and file supportive material;
- 2. this Motion seeks to bar Respondent's present certificate revocation action because of the res judicata effect of the decision rendered by Administrative Law Judge Thomas R. West in 94 EHR 424 on October 11, 1994;
- 3. having considered the Motion, Respondent's response and documents of record, the undersigned concluded, and hereby affirms, that Respondent is barred by the doctrine of res judicata from proceeding on the theory that Petitioner dumped or placed sludge into the Greensboro sewage treatment facility by placing it into the North Buffalo Plant directly; and
- 4. Respondent is not barred from proceeding on a theory that Petitioner improperly disposed of sludge by dumping or placing it into the Greensboro treatment facility at some point other than directly at the North Buffalo Plant.

For the reasons set forth in Judge West's Final Decision of October 11, 1994 and the undersigned's Order of July 24, 1995, Petitioner's oral motion to renew his earlier Motion for Summary Judgment is hereby DENIED.

FINDINGS OF FACT

1. The parties received notice of hearing more than fifteen (15) days prior to the hearing and each stipulated on the record that notice was proper in all respects.

2. The parties stipulated on the record and in a written document at the outset of the hearing that each agreed

to the consolidation of the above-entitled cases for purposes of hearing and decision.

3. Petitioner holds a Grade IV Wastewater Treatment Plant Operator Certificate issued by Respondent. He operates several small wastewater treatment plants in Guilford County as the operator in responsible charge. Petitioner worked for the City of Greensboro for a number of years, leaving in 1979 to go into business for himself.

4. On May 18, 1993, Michael Mickey, an employee of the Division of Environmental Management, Department of Health, Environment, and Natural Resources, visited Petitioner's wastewater treatment plant at Hidden Forest Mobile Home Park to conduct a routine compliance inspection. In such an inspection, Michael Mickey would take samples of treated wastewater to compare the contaminants being discharged against the limits imposed in the wastewater discharge permit for that facility.

5. During Michael Mickey's inspection of the plant, he observed floating solids below the effluent or discharge pipe and sludge deposits on the bottom of the creek into which the plant's discharge flowed. This being an undesirable and unexpected condition, Michael Mickey asked Petitioner about his removal of sludge from the treatment plant. Sludge is a natural by-product of a wastewater treatment plant of this type and must periodically be removed from the plant for disposal in an approved manner.

6. Petitioner stated to Michael Mickey that he was pumping sludge out of the treatment plant twice per month and hauling it in his pumper truck to the City of Greensboro's North Buffalo Treatment Plant for disposal.

7. Of the two (2) wastewater treatment plants operated by the City of Greensboro, only the North Buffalo Plant has a specific facility on-site for acceptance of sewage sludge hauled in by truck. The City issues permits at a cost of \$24 per thousand gallons which a sludge hauler must possess before he is allowed to dump into the North Buffalo Plant. Before a load is dumped into the specific site at the North Buffalo Plant, an operator tests the load for pH and the driver of the pump truck is given a receipt for each load dumped.

8. On May 19, 1993, Michael Mickey went back to Petitioner's Hidden Forest wastewater treatment plant. On this visit, Petitioner told Michael Mickey that he had no record of the sludge dumps into the North Buffalo Treatment Plant.

9. On May 20, 1993, Michael Mickey returned to Petitioner's Hidden Forest Wastewater Treatment Plant and was shown a calendar containing alleged sludge pumping dates from the Hidden Forest Plant by Petitioner. The dates ran from January, 1993 through May, 1993.

10. The North Buffalo Plant has no records of sludge dumps by Petitioner for the period from January, 1993 through May, 1993.

11. Michael Mickey has no personal knowledge that Petitioner has improperly disposed of sludge from the Hidden Forest Wastewater Treatment Plant.

12. As a result of the 1993 inspections by Michael Mickey, the Division of Environmental Management's Water Quality Regional Supervisor, Steve Mauney, issued a show cause order directing Petitioner to appear for a hearing.

13. A hearing was scheduled for June 24, 1993. On June 23, 1993, Petitioner delivered a letter from himself to Steve Mauney in which he gave dates from his calendar upon which he had transported sludge from the Hidden Forest Wastewater Treatment Plant to the North Buffalo Wastewater Treatment Plant.

14. Steve Mauney talked to Petitioner by telephone on July 24, 1993. Petitioner stated that it was possible to lose three thousand (3,000) gallons of sludge in a twenty thousand (20,000) gallon plant. He further stated that he had hauled sludge from the Hidden Forest Plant to three (3) other wastewater plants he was operating.

15. During a telephone call between Steve Mauney and Petitioner in July, 1993, Petitioner stated that his lack of receipts from the North Buffalo Plant did not indicate that he had not dumped sludge there.

16. Petitioner attended a show cause hearing on July 30, 1993 at which he reaffirmed that he had hauled "seed sludge" from Hidden Forest to three (3) other plants he operated at a rate of approximately three thousand (3,000) gallons

per trip. The proper location to place sludge in a wastewater treatment plant is into the aeration basin. Petitioner stated that he placed the "seed sludge" he hauled into the digester at the wastewater treatment plant or plants which he seeded.

17. Petitioner holds a land application sludge disposal permit which enables him to dispose of sludge by land application without going through the North Buffalo Plant.

18. Steve Mauney has no personal knowledge of any improper sludge disposal by Petitioner.

19. Martha Groom is the Lab and Industrial Waste Supervisor for the City of Greensboro. She checked the records of the North Buffalo Plant and could find no record of sludge brought into the plant by Petitioner during the period from January, 1993 through May, 1993. She conducted an internal investigation to determine whether someone had assisted Petitioner in making unpermitted sludge dumps into the North Buffalo Plant. No such person or persons were discovered.

20. In a meeting in 1994 attended by Petitioner and Supervisor Groom, Petitioner stated that the people in the Greensboro System who had helped him would not come forward and that they had helped him because his truck was broken. In the week following this meeting, Petitioner approached Supervisor Groom at the North Buffalo Plant and told her that both she and the State misunderstood; that he never had said that his helper in the Greensboro System was at the North Buffalo Plant.

21. The Greensboro Sewage Treatment System contains approximately 20,000 manholes and approximately 1,700 miles of mainline. If Petitioner dumped sludge into one of these manholes or into a carwash drain, it eventually would travel to one of the Greensboro wastewater treatment plants.

22. North Carolina General Statute Section 90A-41 provides that:

The Commission, in accordance with the procedure set forth in Chapter 150B of the General Statutes, may suspend or revoke a certificate or may issue a written reprimand to an operator if it finds that the operator has practiced fraud or deception; that reasonable care, judgment, or the application of his knowledge or ability was not used in the performance of his duties; or that the operator is incompetent or unable to properly perform his duties.

N.C. Gen. Stat. 90A-41 (1992).

CONCLUSIONS OF LAW

Based upon the foregoing Findings of Fact, I make the following Conclusions of Law.

1. The parties are properly before the Office of Administrative Hearings.

2. During the events leading up to this disciplinary action, Petitioner made hearsay statements to various regulatory officials, admitted into the evidence in this contested case hearing as admissions of a party opponent, that he had hauled and disposed of approximately 3,000 gallons of sludge once or twice per month to the North Buffalo Plant and, inconsistently, made statements that he had used that sludge to seed other wastewater treatment plants under his care. Such inconsistent statements to regulatory officials about the ultimate disposal of sludge constitute the practice of deception, within the meaning of G.S. 90A-41.

3. Respondent, however, has not given Petitioner notice of its intent to prove deception on his part in the performance of his duties; its notice of revocation gave him notice only that the Commission intended to prove that he had made access to the treatment system of the City of Greensboro at some location other than the treatment plant.

4. Respondent has not demonstrated by a preponderance of substantial evidence that Petitioner made access to the treatment system of the City of Greensboro at some location other than the treatment plant. Although the evidence would support a finding of deception by Petitioner, he has not been afforded the due process requirements of notice and opportunity to be heard on that issue and the revocation notice has not been amended to conform the notice with the evidence presented.

RECOMMENDED DECISION





Based upon the foregoing Findings of Fact and Conclusions of Law, it is hereby recommended that Respondent reverse its decision to revoke Petitioner's wastewater treatment plant operator's certificate as not supported by the evidence.

ORDER

It is hereby ordered that the agency serve a copy of the final decision on the Office of Administrative Hearings, P.O. Drawer 27447, Raleigh, N.C. 27611-7447, in accordance with North Carolina General Statute 150B-36(b).

NOTICE

The agency making the final decision in this contested case is required to give each party an opportunity to file exceptions to this recommended decision and to present written arguments to those in the agency who will make the final decision. G.S. 150B-36(a).

The agency is required by G.S. 150B-36(b) to serve a copy of the final decision on all parties and to furnish a copy to the parties' attorney of record and to the Office of Administrative Hearings.

The agency that will make the final decision in this contested case is the North Carolina Water Pollution Control System Operators Certification Commission.

This the 19th day of December, 1995.

Beecher R. Gray Administrative Law Judge

NORTH CAROLINA ADMINISTRATIVE CODE CLASSIFICATION SYSTEM

T he North Carolina Administrative Code (NCAC) has four major subdivisions of rules. Two of these, titles and chapters, are mandatory. The major subdivision of the NCAC is the title. Each major department in the North Carolina executive branch of government has been assigned a title number. Titles are further broken down into chapters which shall be numerical in order. The other two, subchapters and sections are optional subdivisions to be used by agencies when appropriate.

TITLE/MAJOR DIVISIONS OF THE NORTH CAROLINA ADMINISTRATIVE CODE

TITLE DEPARTMENT

LICENSING BOARDS

CHAPTER

	· · · · · · · · · · · · · · · · · · ·		
1	Administration	Acupuncture	1
2	Agriculture	Architecture	2
3	Auditor	Auctioneers	4
4	Commerce	Barber Examiners	6
5	Correction	Certified Public Accountant Examiners	8
6	Council of State	Chiropractic Examiners	10
7	Cultural Resources	General Contractors	12
8	Elections	Cosmetic Art Examiners	14
9	Governor	Dental Examiners	16
10	Human Resources	Dietetics/Nutrition	17
11	Insurance	Electrical Contractors	18
12	Justice	Electrolysis	19
13	Labor	Foresters	20
14A	Crime Control & Public Safety	Geologists	21
15A	Environment, Health, and Natural	Hearing Aid Dealers and Fitters	22
	Resources	Landscape Architects	26
16	Public Education	Landscape Contractors	28
17	Revenue	Marital and Family Therapy	31
18	Secretary of State	Medical Examiners	32
19A	Transportation	Midwifery Joint Committee	33
20	Treasurer	Mortuary Science	34
*21	Occupational Licensing Boards	Nursing	36
22	Administrative Procedures	Nursing Home Administrators	37
23	Community Colleges	Occupational Therapists	38
24	Independent Agencies	Opticians	40
25	State Personnel	Optometry	42
26	Administrative Hearings	Osteopathic Examination & Reg. (Repealed)	44
27	NC State Bar	Pastoral Counselors, Fee-Based Practicing	45
		Pharmacy	46
		Physical Therapy Examiners	48
		Plumbing, Heating & Fire Sprinkler Contractors	50
		Podiatry Examiners	52
		Professional Counselors	53
		Practicing Psychologists	54
		Professional Engineers & Land Surveyors	56
		Real Estate Appraisal Board	57
		Real Estate Commission	58
		Refrigeration Examiners	60
		Sanitarian Examiners	62
		Social Work Certification	63
		Soil Scientists	69
		Speech & Language Pathologists & Audiologists	64
		Substance Abuse Professionals	68
		Therapeutic Recreation Certification	65
		Veterinary Medical Board	66

Note: Title 21 contains the chapters of the various occupational licensing boards.

NORTH CAROLINA REGISTER

	non or Th	ule Citation	Proposed in	Proposed Effective	Fisca	I Note	Effective	Other Information	
A	денсу/к	me Cradoa	Register	Date	State	Local	Date		
CUPUNC	TURE	LICENSING B	OARD						
21 NCAC	01	.0101	10:02 NCR 150	07/01/95			08/01/95		
		.0201	10:07 NCR 585	10/01/95			12/01/95		
		.04010402	10:02 NCR 150	07/01/95			08/01/95		
		.0501	10:07 NCR 585	10/01/95			12/01/95		
		.0701	10:07 NCR 585	10/01/95			12/01/95		
		.07020704	10:16 NCR 2027	02/01/96					
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		.07060707	10:16 NCR 2027	02/01/96					
		.0709	10:17 NCR 2228					Rule-Making Proceeding	
		.07100711	10:16 NCR 2027	02/01/96					
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		.0201	10:16 NCR 1651	02/01/96					
		.02030204	10:16 NCR 1651	02/01/96					
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		.07010702	10:16 NCR 1651	02/01/96					
		.08010808	10:16 NCR 1651	02/01/96					
		.0810	10:16 NCR 1651	02/01/96					
		.09010902	10:16 NCR 1651	02/01/96					
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		.19061907	10:16 NCR 1651	02/01/96					
		.1909	10:16 NCR 1651	02/01/96					
	05C	.06010602	10:16 NCR 1651	02/01/96					
		.07010704	10:16 NCR 1651	02/01/96					
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		.07170718	10:16 NCR 1651	02/01/96					
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		.0903	10:16 NCR 1651	02/01/96					
		.10081009	10:16 NCR 1651	02/01/96					
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		.02010206	10:16 NCR 1651	02/01/96					
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16 NCAC 02A	.01010102	10:16 NCR 2160	02/01/96				
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	.0301	10:16 NCR 2160	02/01/96				
	.0303	10:16 NCR 2160	02/01/96				
	.04010406	10:16 NCR 2160	02/01/96				
	.05010507	10:16 NCR 2160	02/01/96				
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	.02010206	10:16 NCR 2160	02/01/96				
	.03010305	10:16 NCR 2160	02/01/96				
	.04010409	10:16 NCR 2160	02/01/96				
	.05010503	10:16 NCR 2160	02/01/96				
GRICULTURE	1906	10-16 NCD 1674	03/01/96				
2 NCAC 09L	.1806	10:16 NCR 1674				NT / A	Density 11 10 7
34	.0904	10:04 NCR 228	08/01/95			N/A	Renoticed in 10:7
	.0904	10:07 NCR 430	11/01/95			11/01/95	
48 A	.1702	10:15 NCR 1432	02/01/96				
48C	.0029	10:15 NCR 1432	02/01/96				
52B	.0207	10:15 NCR 1432	02/01/96				
	.0212	10:15 NCR 1432	02/01/96				
	.0302	10:15 NCR 1432	02/01/96				
52C	.0105	10:15 NCR 1432	02/01/96				
RCHITECTUR	F						
21 NCAC 02	.0208	10:12 NCR 985	12/01/95			12/01/95	
02	.03010302	10:12 NCR 985	07/01/96			07/01/96	
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21 NCAC 04B	.0103	10:16 NCR 2028	03/01/96				
	.02010202	10:16 NCR 2028	03/01/96				
	.0403	10:16 NCR 2028	03/01/96				
	.0505	10:16 NCR 2028	03/01/96				
	.06010602	10:16 NCR 2028	03/01/96				
	NEDC						
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06J	.0002	10:16 NCR 2033	02/01/96				
06K	.0003	10:16 NCR 2033	02/01/96				
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21 NCAC 08A	.0301	10:16 NCR 2033	02/01/96				
08F	.0103	10:16 NCR 2033	02/01/96				
	.0105	10:04 NCR 255	08/01/95			08/01/95	
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08J	.0001	10:16 NCR 2033	02/01/96				
	.0005	10:04 NCR 255	08/01/95			08/01/95	
	.0006	10:16 NCR 2033	02/01/96				
	0000	10.04 Map 255	09/01/05			09/01/06	
	.0008	10:04 NCR 255	08/01/95			08/01/95	

Agonov	ule Citation	Proposed in	Proposed Effective	Fisca	Note	Effective	Other Information
Agaicy/I	THE CHANNE	Register	Date	State	Local	Date	
			00/01/07				
	.01020103	10:16 NCR 2033	02/01/96			00/01/05	
	.0104	10:04 NCR 255	08/01/95			08/01/95	
	.02060207	10:16 NCR 2033	02/01/96				
	.0304	10:16 NCR 2033	02/01/96			00104/05	
	.0306	10:04 NCR 255	08/01/95			08/01/95	
	.0401	10:04 NCR 255	08/01/95			08/01/95	
	.04010402	10:16 NCR 2033	02/01/96				
08N	.0203	10:04 NCR 255	08/01/95			08/01/95	
	.0302	10:04 NCR 255	08/01/95			08/01/95	
	.0306 .0307	10:16 NCR 2033 10:04 NCR 255	02/01/96 08/01/95			08/01/95	
HIROPRACTIO	° FYAMINE D S						
21 NCAC 10	.0203	10:04 NCR 261	08/01/95			08/01/95	
OMMERCE							
4 NCAC 02R	.0303	10:16 NCR 1675	06/01/96				
	.0305	10:16 NCR 1675	06/01/96				
	.1708	10:16 NCR 1675	06/01/96				
	.1710	10:16 NCR 1675	06/01/96				
	.18011802	10:16 NCR 1675	06/01/96				
025	.01020103	10:16 NCR 1675	06/01/96				
	.01050106	10:16 NCR 1675	06/01/96				
	.0109	10:16 NCR 1675	06/01/96				
	.0209	10:16 NCR 1675	06/01/96				
	.0228	10:16 NCR 1675	06/01/96				
	.02340235	10:16 NCR 1675	06/01/96				
	.04020404	10:16 NCR 1675	06/01/96				
	.05110513	10:16 NCR 1675	06/01/96				
	.0516	10:16 NCR 1675	06/01/96				
	.0519	10:16 NCR 1675	06/01/96				
	.0525	10:16 NCR 1675	06/01/96				
	.0614	10:16 NCR 1675	06/01/96				
	.0708	10:16 NCR 1675	06/01/96				
	.09010904	10:16 NCR 1675	06/01/96				
	.1005	10:16 NCR 1675	06/01/96				
	.1008	10:16 NCR 1675	06/01/96				
	.1011	10:16 NCR 1675	06/01/96				
	.1021	10:16 NCR 1675	06/01/96				
02T	.01010102	10:16 NCR 1675	06/01/96				
	.02010202	10:16 NCR 1675	06/01/96				
	.0206	10:16 NCR 1675	06/01/96				
	.03010305	10:16 NCR 1675	06/01/96				
	.03080309	10:16 NCR 1675	06/01/96				
	.04090411	10:16 NCR 1675	06/01/96				
	.0502	10:16 NCR 1675	06/01/96				
	.06010602	10:16 NCR 1675	06/01/96				
	.0604	10:16 NCR 1675	06/01/96				
	.0606	10:16 NCR 1675	06/01/96				
	.07070709	10:16 NCR 1675	06/01/96				
	.0711	10:16 NCR 1675	06/01/96				
	.11041108	10:16 NCR 1675	06/01/96				
06C	.0203	10:05 NCR 300	09/01/95				
	.0205	10:18 NCR 2398					Rule-Making Proceeding
	.0407	10:18 NCR 2398					Rule-Making Proceeding
	.0409	10:18 NCR 2398					Rule-Making Proceeding
10		10:15 NCR 1428					Public Notice
19L	.0401	10:16 NCR 1698	02/01/96				
	.0403	10:16 NCR 1698	02/01/96				
	.0407	10:16 NCR 1698	02/01/96				
	.05010502	10:16 NCR 1698	02/01/96				
			52.01/70				
	.0505	10:16 NCR 1698	02/01/96				

10:20

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Agency/Rr	le Citation	Proposed in Register	Proposed Effective	Fiscal Note	Effective Date	Other Information
		Kegister	Date	State Local	Date	
	.0805	10:16 NCR 1698	02/01/96			
	.0901	10:16 NCR 1698	02/01/96			
	.09060907	10:16 NCR 1698	02/01/96			
	.0911	10:16 NCR 1698	02/01/96			
	.1002	10:16 NCR 1698	02/01/96			
	.1004	10:16 NCR 1698	02/01/96			
	.1009	10:16 NCR 1698	02/01/96			
	.13011303	10:16 NCR 1698	02/01/96			
	.17011703	10:16 NCR 1698	02/01/96			
	.18011803	10:16 NCR 1698	02/01/96			
COMMUNITY CO	OLLEGES					
	.0108	10:03 NCR 208	09/01/95		12/01/95	
	.0210	10:07 NCR 587	01/01/96		01/01/96	
	.0211	10:03 NCR 208	09/01/95		12/01/95	
	.0301	10:07 NCR 587	01/01/96		01/01/96	
	.0306	10:03 NCR 208	09/01/95		12/01/95	
02E	.0403	10:07 NCR 587	01/01/96		01/01/96	
CORRECTION						
5 NCAC 05	.0001	10:01 NCR 12	07/01/95		07/01/95	
COSMETIC ART	EXAMINERS					
21 NCAC 14B	.0604	10:12 NCR 985	12/01/95			
14J	.0502	10:14 NCR 1380	01/01/96		01/01/96	
14L	.03010302	10:14 NCR 1380	01/01/96		01/01/96	
14N	.01060108	10:14 NCR 1380	01/01/96		01/01/96	
	.0112	10:14 NCR 1380	01/01/96		01/01/96	
CULTURAL RES	OURCES					
7 NCAC 02F	.0002	10:01 NCR 12	07/01/95		08/01/95	
05	.0200	10:18 NCR 2398				Rule-Making Proceeding
DIETETICS/NUT	RITION					
21 NCAC 17	.01010102	10:16 NCR 2046	02/01/96			
	.0104	10:16 NCR 2046	02/01/96			
	.0107	10:16 NCR 2046	02/01/96			
	.01130114	10:16 NCR 2046	02/01/96			
	.03010304	10:16 NCR 2046	02/01/96			
	.04010402	10:16 NCR 2046	02/01/96			
DENTAL EXAMI	NERS					
21 NCAC 16		10:16 NCR 2043	05/01/96			Notice on Subject Matter
21 NCAC 16H	.0104	10:16 NCR 2043	05/01/96			
	.02020203	10:16 NCR 2043	05/01/96			
16T	.00010002	10:16 NCR 2043	05/01/96			
16U	.01010102 .02010204	10:16 NCR 2043 10:16 NCR 2043	05/01/96 05/01/96			
	.02010204	10.10 NCK 2043	05/01/90			
ELECTRICAL C		10.15 Map 1670	00 10 1 10 1			
21 NCAC 18B	.0103	10:15 NCR 1579	02/01/96			
	.0207	10:15 NCR 1579	02/01/96			
	.0303 .0402	10:15 NCR 1579	02/01/96			
	.0402	10:15 NCR 1579 10:15 NCR 1579	02/01/96			
	.09020903	10:15 NCR 1579	02/01/96 02/01/96			
	.09020903	10:15 NCR 1579	02/01/96			
	EVAMINEDC					
ELECTROLVEIS						
		10-11 NCP 007	12/01/05		12/01/05	
ELECTROLYSIS 21 NCAC 19	.0104 .0204	10:11 NCR 907 10:11 NCR 907	12/01/95 12/01/95		12/01/95 12/01/95	

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Agency/l	Rule Citation	1	Proposed in Register	Proposed Effective		l Note	Effective Date	Other Information
			Register	Date	State	Local	Dale	
	r, healti		ATURAL RESOU	RCES				Dula Malina Associa
5A NCAC 01 01C	.0101		10:18 NCR 2317 10:16 NCR 1828	02/01/96				Rule-Making Agenda
UIC	.050305		10:16 NCR 1828	02/01/96				
01K			10:19 NCR 2506	02/01/20				Rule-Making Proceeding
02			10:18 NCR 2316					Public Notice/303(d) list
02			10:18 NCR 2317					Rule-Making Agenda
02B	.0101		10:01 NCR 13					Correction to Notice
	.0104		10:01 NCR 13					Correction to Notice
	.0202		10:01 NCR 13					Correction to Notice
	.0211		10:01 NCR 13	00/01/07				Correction to Notice
	.0216		10:16 NCR 1838	02/01/96				
	.022402 .0224		10:16 NCR 1838	02/01/96				Dulo Making Decending
	.0224		10:18 NCR 2400 10:18 NCR 2400					Rule-Making Proceeding Rule-Making Proceeding
	.0301		10:01 NCR 13					Correction to Notice
	.0303		10:08 NCR 661	11/01/95				
	.0303		10:18 NCR 2400					Rule-Making Proceeding
	.0304		10:04 NCR 246	01/01/96			01/01/96	
	.0304		10:05 NCR 301	11/01/95			11/01/95	
	.0304		10:15 NCR 1515	04/01/96		x		
	.0304		10:16 NCR 1846	05/01/96		x		
	.030803		10:08 NCR 661	11/01/95				
	.0308 .0313		10:08 NCR 661 10:11 NCR 901	02/01/96 02/01/96				
	.031503		10:08 NCR 661	11/01/95				
	.031502		10:08 NCR 661	02/01/96				
	.0315		10:16 NCR 1835	05/01/96				
	.0316		10:04 NCR 246	01/01/96			01/01/96	
02C	.020102	216	10:16 NCR 1848	05/01/96				
02D	.0101		10:16 NCR 1867	05/01/96				
	.0501		10:16 NCR 1867	05/01/96				
	.0516		10:16 NCR 1867	05/01/96				
	.051805 .0520		10:16 NCR 1867	05/01/96				
	.0520		10:01 NCR 13 10:16 NCR 1867	07/01/95 05/01/96	x	x		
	.0520		10:16 NCR 1867	05/01/96				
	.05240		10:16 NCR 1867	05/01/96				
	.0531		10:01 NCR 13	07/01/95	x	x	07/01/95	
	.0531		10:15 NCR 1520	04/01/96				
	.0533		10:16 NCR 1867	05/01/96				
	.0535		10:16 NCR 1867	05/01/96				
	.0537		10:16 NCR 1867	05/01/96				
	.0539		10:16 NCR 1867	05/01/96				
	.0601 .0604		10:16 NCR 1867	05/01/96 05/01/96				
	.0604		10:16 NCR 1867 10:16 NCR 1867	05/01/96				
	.080408	305	10:15 NCR 1520	04/01/96		x		
	.0901		10:15 NCR 1520	04/01/96				
	.0902		10:01 NCR 13	07/01/95	x	x	07/01/95	
	.0902		10:16 NCR 1867	05/01/96				
	.0909		10:01 NCR 13	07/01/95	x	x	07/01/95	
	.091709		10:15 NCR 1520	04/01/96				
	.092609		10:15 NCR 1520	04/01/96				
	.0929		10:16 NCR 1867	05/01/96				
	.093409		10:15 NCR 1520	04/01/96				
	.0937 .0951		10:15 NCR 1520 10:15 NCR 1520	04/01/96 04/01/96				
	.0951		10:01 NCR 1320	07/01/95	x	x	07/01/95	
	.095309	954	10:15 NCR 1520	04/01/96	~	~	0011/0	
	.11091		10:16 NCR 1867	05/01/96				
	.1202		10:16 NCR 1867	05/01/96				
	.120412	206	10:16 NCR 1867	05/01/96				

A	ule Citation	Proposed in	Proposed Effective	Fisca	l Note	Effective	Other Information
Agency/R		Register	Date	State	Local	Date	
	.13011302	10:15 NCR 1520	04/01/96				
	.1304	10:15 NCR 1520	04/01/96				
	.1402	10:01 NCR 13	07/01/95	х	х	07/01/95	
	.1406	10:01 NCR 13	07/01/95	х	х		
	.1409	10:01 NCR 13	07/01/95	х	х		
	.17011702	10:01 NCR 13	07/01/95	х	х		
	.18011803	10:01 NCR 13	07/01/95	х	x		
0211	.19011906 .0219	10:16 NCR 1867 10:14 NCR 1325	05/01/96 05/01/96		х		
0211	.0610	10:14 NCR 1323	05/01/96				
02L	.0106	10:19 NCR 2508	05/01/20			01/02/96	Temporary Amendment Eff. 1/2/9
02L	.0202	10:20 NCR 2591				01102/20	Rule-Making Proceeding
02P	.0402	10:19 NCR 2512				01/02/96	Temporary Amendment Eff. 1/2/9
02Q	.0102	10:16 NCR 1867	05/01/96				
	.0103	10:16 NCR 1867	05/01/96	x	х		
	.0109	10:16 NCR 1867	05/01/96				
	.02010204	10:16 NCR 1867	05/01/96				
	.0207	10:16 NCR 1867	05/01/96				
	.0302	10:16 NCR 1867	05/01/96				
	.0311	10:16 NCR 1867	05/01/96				
	.04010418	10:15 NCR 1520	04/01/96				
	.05010503	10:16 NCR 1867	05/01/96				
	.05070508	10:16 NCR 1867	05/01/96				
	.0526	10:16 NCR 1867	05/01/96				
03		10:15 NCR 1515	03/01/96				Notice on Subject Matter
03	0001	10:18 NCR 2317	00101107				Rule-Making Agenda
031	.0001	10:14 NCR 1336	03/01/96				
	.0005	10:14 NCR 1336	03/01/96				
03J	.0018 .01030104	10:14 NCR 1336	03/01/96				
031	.01030104	10:14 NCR 1336 10:14 NCR 1336	03/01/96 03/01/96				
	.0202	10:14 NCR 1336	03/01/96	x			
	.0301	10:14 NCR 1336	03/01/96				
	.0401	10:14 NCR 1336	03/01/96				
	.0402	10:14 NCR 1336	03/01/96				
	.0403	10:15 NCR 1515	03/01/96				
03K	.01040105	10:14 NCR 1336	03/01/96				
	.02010202	10:14 NCR 1336	03/01/96				
03 L	.03010302	10:14 NCR 1336	03/01/96				
03M	.0202	10:14 NCR 1336	03/01/96				
	.0204	10:14 NCR 1336	03/01/96				
	.0301	10:14 NCR 1336	03/01/96				
	.0501	10:14 NCR 1336	03/01/96				
	.05030504	10:14 NCR 1336	03/01/96				
	.05060507	10:14 NCR 1336	03/01/96				
	.05100511	10:14 NCR 1336	03/01/96				
	.0512	10:14 NCR 1336	03/01/96				
03R	.00030005	10:14 NCR 1336	03/01/96				
	.0007	10:14 NCR 1336	03/01/96				
DEC Dame	.0011	10:14 NCR 1336	03/01/96				
PDES Permit 04A	.0001	10:02 NCR 56 10:07 NCR 579	10/01/95			10/01/95	
04A	.0005	10:07 NCR 579	10/01/95			10/01/95	
04B	.0016	10:07 NCR 579	10/01/95			10/01/95	
070	.0020	10:07 NCR 579	10/01/95			10/01/95	
	.0028	10:02 NCR 149	07/01/95			08/01/95	
	.00290030	10:02 NCR 579	10/01/95			10/01/95	
04C	.00070008	10:07 NCR 579	10/01/95			10/01/95	
	.0010	10:07 NCR 579	10/01/95			10/01/95	
04D	.00020003	10:07 NCR 579	10/01/95			10/01/95	
07		10:18 NCR 2317					Rule-Making Agenda
07B	.0101	10:09 NCR 751	12/01/95	х	x		<i>c c</i>
	.0201	10:09 NCR 751	12/01/95	х	х		

A	gency/R	ule Citation	Proposed in Periotor	Proposed Effective	Fisca	l Note	Effective Date	Other Information
			Register	Date	State	Local	Date	
				10101105			01/01/07	
		.02020203	10:09 NCR 751	12/01/95	x	x	01/01/96	
		.0204	10:09 NCR 751 10:09 NCR 751	12/01/95 12/01/95	x	x	01/01/96	
		.0205 .02060207	10:09 NCR 751	12/01/95	x x	x x	01/01/90	
		.02080209	10:09 NCR 751	12/01/95	x	x	01/01/96	
		.02100213	10:09 NCR 751	12/01/95	x	x	01101120	
		.0214	10:09 NCR 751	12/01/95	x	x	01/01/96	
		.0215	10:09 NCR 751	12/01/95	x	x		
		.0216	10:09 NCR 751	12/01/95	x	x	01/01/96	
		.04010402	10:09 NCR 751	12/01/95	х	x		
		.04030406	10:09 NCR 751	12/01/95	х	x	01/01/96	
		.0501	10:09 NCR 751	12/01/95	х	x	0.1 /0.1 /0. <i>i</i>	
	0711	.05020507	10:09 NCR 751	12/01/95	х	x	01/01/96	Notice of Subject Menne
	07H	.0106 .0208	10:16 NCR 1921	04/01/96 12/01/95				Notice on Subject Matter
		.0208	10:03 NCR 197 10:15 NCR 1552	03/01/96				
		.0305	10:15 NCR 1552	03/01/96				
		.0308	10:09 NCR 751	12/01/95				
		.0308	10:15 NCR 1921	03/01/96				
		.03090310	10:09 NCR 751	02/01/96				
		.1705	10:09 NCR 751	12/01/95				
		.22012202	10:03 NCR 204	12/01/95				
		.2203	10:03 NCR 204	12/01/95	х			
		.22042205	10:03 NCR 204	12/01/95				
		.23012305	10:15 NCR 1552	03/01/96				
	07K	.0103	10:09 NCR 751	12/01/95				Notice of Colding Manage
	07L		10:16 NCR 1921	04/01/96				Notice of Subject Matter
	07M	.0300	10:16 NCR 1921	04/01/96				Notice of Subject Matter
		.0300	10:19 NCR 2480	02/01/07				Change in Location of Hearing
	10B	.0400 .0115	10:16 NCR 1921 10:06 NCR 338	02/01/97 10/01/95			11/01/95	Notice of Subject Matter
	IUB	.01150116	10:16 NCR 1922	07/01/96			11/01/95	
		.02010203	10:16 NCR 1922	07/01/96				
		.02020203	10:01 NCR 26	07/01/95			07/01/95	
		.0202	10:04 NCR 249	08/01/95			09/01/95	
		.02080209	10:16 NCR 1923	07/01/96				
		.0214	10:01 NCR 26	07/01/95			07/01/95	
		.0214	10:16 NCR 1923	07/01/96				
		.0220	10:16 NCR 1923	07/01/96				
	100	.03020303	10:16 NCR 1923	07/01/96				
	10C	.0205 .03010302	10:16 NCR 1923 10:16 NCR 1923	07/01/96 07/01/96				
		.0305	10:16 NCR 1923	07/01/96				
		.0401	10:16 NCR 1923	07/01/96				
		.0404	10:06 NCR 338	12/01/95			12/01/95	
		.0404	10:16 NCR 1923	07/01/96				
		.0407	10:06 NCR 338	12/01/95			12/01/95	
		.0407	10:16 NCR 1923	07/01/96				
	10D	.00020003	10:01 NCR 26	07/01/95			07/01/95	
		.00020004	10:16 NCR 1923	07/01/96			00101105	
		.0003	10:04 NCR 250	08/01/95			09/01/95	
	10F	.0003 .0100	10:06 NCR 338 10:19 NCR 2506	09/01/95				Rule-Making Proceeding
	101	.0313	10:06 NCR 338	10/01/95			10/01/95	Rule-making Froceeding
		.0317	10:00 NCR 26	07/01/95			07/01/95	
		.03230324	10:11 NCR 904	12/01/95			12/01/95	
•		.0339	10:13 NCR 1159	02/01/96				
		.0339	10:15 NCR 1565	02/01/96				
		.0360	10:13 NCR 1159	02/01/96				
	10K	.0003	10:13 NCR 1159	02/01/96				
Wildlife Pro	clamatio	n/Striped Bass	10:02 NCR 57	04/10/95				
			10:03 NCR 195	04/15/95				

Agency/R	ule Citation	Proposed in	Proposed Effective	Fisca	l Note	Effective	Other Information
		Register	Date	State	Local	Date	
		10.14 NOD 1050	05/01/07				
10	.0349	10:16 NCR 1958	05/01/96				
12		10:18 NCR 2317					Rule-Making Agenda
13	0006	10:18 NCR 2317	01/01/06			01/01/06	Rule-Making Agenda
13A	.0006	10:13 NCR 1160	01/01/96			01/01/96	
130	.0019	10:13 NCR 1160	01/01/96			01/01/96	
13B	.0101	10:06 NCR 350 10:06 NCR 350	10/01/95			10/01/95	
	.0103		10/01/95			10/01/95	
	.0503 .08020829	10:06 NCR 350 10:06 NCR 350	10/01/95 10/01/95			10/01/95 10/01/95	
	.09010905	10:16 NCR 1959	04/01/96			10/01/95	
	.14011409	10:16 NCR 1959	04/01/96				
	.1627	10:06 NCR 350	10/01/95			N/A	Agency Did Not Adopt
16	.1027	10:18 NCR 2317	10/01/25			IV A	Rule-Making Agenda
16A	.10011005	10:07 NCR 582	01/01/96	x		01/01/96	Rule-Making Agenua
104	.1006	10:07 NCR 582	01/01/96	~		01/01/90	
18	.1000	10:18 NCR 2317	01/01/90				Rule-Making Agenda
18A	.1720	10:16 NCR 1977	04/01/96				Kule-Making Agenda
IOA	.17221723	10:16 NCR 1977	04/01/96				
	.17251727	10:16 NCR 1977	04/01/96				
	.18011814	10:13 NCR 1160	01/01/96			01/01/96	
	.1818	10:13 NCR 1160	01/01/96			01/01/96	
	.2508	10:06 NCR 350	01/01/96			01/01/96	
	.2509	10:06 NCR 350	01/01/96			01/01/90	RRC Obj/Rule Withdraw
	.25102511	10:06 NCR 350	01/01/96			01/01/96	KKC Obj/Kule williaw
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	.2543	10:06 NCR 350	01/01/96			N/A	Agency Did Not Adopt
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	.06010603	10:16 NCR 1977	04/01/96				
	.06050609	10:16 NCR 1977	04/01/96				
	.0611	10:16 NCR 1977	04/01/96				
19 H	.0702	10:07 NCR 582	10/01/95	х		N/A	Withdrawn by Agency
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	.11011103	10:13 NCR 1160	01/01/96			01/01/96	
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	.32013203	10:13 NCR 1085	05/01/96				A DI 1 M - A 1
	.33013303	10:07 NCR 430	05/01/96				Agency Did Not Adopt
	.33013303 .34013403	10:13 NCR 1085 10:07 NCR 430	05/01/96 05/01/96				Agangy Did Not Ada-+
	.34013403	10:13 NCR 1085	05/01/96				Agency Did Not Adopt

Agency/R	ale Citation	Proposed in	Proposed Effective	Fisca	l Note	Effective	Other Information
		Register	Date	State	Local	Date	
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	.56015603	10:07 NCR 430	05/01/96				Agency Did Not Adopt
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	.58015804 .58015804	10:07 NCR 430 10:13 NCR 1085	05/01/96 05/01/96				Agency Did Not Adopt
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18F	.01150117	10:14 NCR 1311	01/01/96			01/01/96	

Aganey/D	ule Citation	Proposed in	Proposed Effective	Fisca	I Note	Effective	Other Information
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Agency/Role Citation Trace Effective Date State Local Date Other Information 90533 - 0552 19C 0.037 NCR 430 0.008 - 0410 0.5019/56 0.2019/56 0.009 - 0512 0.017 NCR 430 0.0019/56 0.000 - 0412 0.5019/56 0.2019/56 0.2019/56 - - - 19C 0.038 - 0410 0.060 - 0512 10.16 NCR 1708 0.001 - 0452 0.010 NCR 1708 0.2019/56 0.010196 0.010196 - - - 19G 0.901 - 0452 10.16 NCR 1708 0.006 - 0612 0.010196 0.014 NCR 1312 0.010196 0.010196 0.010196 0.010196 0.010196 0.010196 0.010196 0.010196 0.010196 0.010196 0.010196 0.010196 0.010196 0.010196 0.010196 0.010196 0.010196 0.010196 0.010196 0.010196 0.010196 0.010196 0.010196 0.010196 0.010196 0.010196 0.010196 0.010196	Aganey/D	ule Citation	Proposed in	Proposed Effective	Fisca	l Note	Effective	Other Information
19:0 0.003 0.016 NCR 1708 0.201/96 0.0040 0.016 NCR 1708 0.201/96 0.009 0.051 0.1016 NCR 1708 0.201/96 0.004 0.016 NCR 1708 0.201/96 0.004 0.016 NCR 1708 0.201/96 0.002 0.016 NCR 1708 0.201/96 0.001 0.014 NCR 1312 0.101/96 0.101/96 0.003 0.014 NCR 1312 0.101/96 0.101/96 0.006 0.014 NCR 1312 0.101/96 0.101/96 0.003 0.014 NCR 1312 0.101/96 0.101/96 0.004 0.016 NCR 1716 0.201/96 0.101/96 0.015 0.016 NCR 1716 0.201/96 0.101/96 0.024 0.016 NCR 1716 0.201/96 X 0.022 0.161 NCR 1716 0.201/96 X 0.024 0.016 NCR 1716 0.201/96 X 0.025 0.016 NCR 1716 0.201/96 X 0.026 0.021 0.16 NCR 1716 0.201/96 0.112 <t< th=""><th>Agency/N</th><th>ue chauou</th><th>Register</th><th>1</th><th>State</th><th>Local</th><th>Date</th><th></th></t<>	Agency/N	ue chauou	Register	1	State	Local	Date	
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0602 10:16: NCR: 1708 02/01/96 0702 - 0703 10:16: NCR: 1708 02/01/96 0703 10:14: NCR: 1312 01/01/96 01/01/96 0603 10:14: NCR: 1312 01/01/96 01/01/96 0603 10:14: NCR: 1312 01/01/96 01/01/96 0603 10:14: NCR: 1312 01/01/96 01/01/96 0803 10:14: NCR: 1312 01/01/96 01/01/96 0803 10:14: NCR: 1312 01/01/96 01/01/96 0817 10:14: NCR: 1312 01/01/96 01/01/96 0833 10:14: NCR: 1312 01/01/96 01/01/96 0204 0202 10:16: NCR: 1716 02/01/96 N 0224 10:16: NCR: 1716 02/01/96 x N 0224 10:16: NCR: 1716 02/01/96 x N 0101 10:16: NCR: 1716 02/01/96 x N 0112 10:16: NCR: 1716 02/01/96 x N 0112 10:16: NCR: 1716 02/01/96 x <td< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></td<>								
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196 0501 0.0522 10.14 NCR 1312 01/01/96 01/01/96 0606 0.0614 NCR 1312 01/01/96 01/01/96 0806 10.14 NCR 1312 01/01/96 01/01/96 0806 10.14 NCR 1312 01/01/96 01/01/96 0807 10.14 NCR 1312 01/01/96 01/01/96 0807 10.14 NCR 1312 01/01/96 01/01/96 2004 0.002 10.16 NCR 1716 02/01/96 .0208 0.0210 10.16 NCR 1716 02/01/96 .0222 10.16 NCR 1716 02/01/96 x .0205 0.016 NCR 1716 02/01/96 x .0112 10.16 NCR 1716 02/01/96 x .0112 10.16 NCR 1716 02/01/96 x .0113 10.16 NCR 1721 02/01/96 x .0124 10.02 NCR 118 07/01/95 10/01/96 .0124 0.020 NCR 118 07/01/95 12/01/95 .0121 0.013 NCR 123 01/01/96 x 03/01/95 </td <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>٠</td> <td></td>							٠	
0606 - 0612 0.14 NCR 1312 0.101/96 01/01/96 0805 10:14 NCR 1312 01/01/96 01/01/96 0805 10:14 NCR 1312 01/01/96 01/01/96 0817 10:14 NCR 1312 01/01/96 01/01/96 0823 10:14 NCR 1312 01/01/96 01/01/96 208 0201 - 0206 10:16 NCR 1716 02/01/96 0208 - 0210 10:16 NCR 1716 02/01/96 x 0202 - 0225 10:16 NCR 1716 02/01/96 x 0204 - 0205 10:16 NCR 1716 02/01/96 x 0205 - 0227 10:16 NCR 1716 02/01/96 x 0101 10:06 NCR 1716 02/01/96 x 0112 10:16 NCR 1721 02/01/96 x 0113 10:16 NCR 1721 02/01/96 x 0112 10:16 NCR 1711 02/01/96 x 0112 10:16 NCR 1721 02/01/96 x 07/01/95 0112 10:16 NCR 1716 02/01/96 x 07/01/95 0212<	19G	.05010502	10:14 NCR 1312				01/01/96	
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.0508 10:12 NCR 982 12/01/95 12/01/95 12/01/95 261 .0101 10:10 NCR 826 11/01/95 12/11/95 Filed over RRC Objection .0102 10:10 NCR 826 11/01/95 12/01/95 Filed over RRC Objection .0103 10:10 NCR 826 11/01/95 12/01/95 Filed over RRC Objection .01040107 10:10 NCR 826 11/01/95 12/01/95 Filed over RRC Objection .0304 .01:15 NCR 1479 02/01/96 11/01/95 12/01/95 .0304 10:15 NCR 1483 02/01/96 X 41F .0706 10:03 NCR 196 08/01/95 08/01/95 .0812 10:03 NCR 196 08/01/95 08/01/95 08/01/95 .010 10:17 NCR 2228 Rule-Making Proceeding 12/01/95 42B .1209 10:13 NCR 1158 01/01/96 12/01/95 42W .0911 10:00 NCR 2597 12/01/95 12/01/95 42W .0001 .01:00 NCR 828 11/01/95 11/01/95 46A .0000								
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26K .0006 10:15 NCR 1479 02/01/96 39D .03020303 10:09 NCR 722 11/01/95 11/01/95 .0304 10:15 NCR 1483 02/01/96 x 08/01/95 41F .0706 10:03 NCR 196 08/01/95 08/01/95 08/01/95 .0812 .003 NCR 196 08/01/95 08/01/95 08/01/95 411 .0100 10:17 NCR 2228 Rule-Making Proceeding 412 .209 10:13 NCR 1158 01/01/96 42C .2010 10:13 NCR 1158 01/01/96 42H .9911 10:09 NCR 722 12/01/95 12/01/95 42V .0201 10:20 NCR 2597 12/12/95 Temporary Amendment Eff. 2/12/ .08020803 10:20 NCR 2597 12/12/95 Temporary Amendment Eff. 2/12/ .08020803 10:20 NCR 2597 12/12/95 Temporary Amendment Eff. 2/12/ .046A .0001 10:16 NCR 1724 02/01/96 11/01/95 .0005 10:16 NCR 1724 02/01/96 11/01/95 .0005 10:16 NCR 1724 02/01/96 11/01/95 .0103		.0103	10:10 NCR 826	11/01/95			12/11/95	Filed over RRC Objection
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		.0806	10:07 NCR 575	10/01/95			12/01/95	
		.0808	10:16 NCR 1796	02/01/96				
		.0902	10:07 NCR 575	10/01/95			12/01/95	
		.0904	10:07 NCR 575	10/01/95			12/01/95	
	09A	.0204	10:02 NCR 122	08/01/95			08/01/95	
	09B	.0113	10:02 NCR 122	08/01/95			08/01/95	

Aaaa	w/Rule	Citation	Proposed in	Proposed Effective	Fiscal	Note	Effective	Other Information
ngen.	yndic	CILLON	Register	Date	State	Local	Date	
	.02	2010202	10:02 NCR 122	08/01/95			01/01/96	
		205	10:02 NCR 122	08/01/95			07/01/97	
	.02	206	10:02 NCR 122	08/01/95			08/01/95	
	.02	210	10:02 NCR 122	08/01/95			08/01/95	
	.02	2120214	10:02 NCR 122	08/01/95			08/01/95	
	.02	2260228	10:02 NCR 122	08/01/95			08/01/95	
	.02	2320233	10:02 NCR 122	08/01/95			08/01/95	
09	9C .04	401	10:02 NCR 122	08/01/95			08/01/95	
	.06	601	10:02 NCR 122	08/01/95			08/01/95	
09	9D .01	102	10:02 NCR 122	08/01/95			08/01/95	
	.01	1040106	10:02 NCR 122	08/01/95			08/01/95	
09	9 F .01	1010107	10:16 NCR 1797	05/01/96				
10	0B .01	1020103	10:09 NCR 723	01/01/96			01/01/96	
	. 0 1	105	10:09 NCR 723	01/01/96			01/01/96	
	.07	204	10:09 NCR 723	01/01/96			01/01/96	
	.0:	301	10:09 NCR 723	01/01/96			01/01/96	
	.03	304	10:09 NCR 723	01/01/96			01/01/96	
		307	10:09 NCR 723	01/01/96			01/01/96	
	.04	4010403	10:09 NCR 723	01/01/96			01/01/96	
		405	10:09 NCR 723	01/01/96			01/01/96	
		4070409	10:09 NCR 723	01/01/96			01/01/96	
		5020503	10:09 NCR 723	01/01/96			01/01/96	
		505	10:09 NCR 723	01/01/96			01/01/96	
		6010607	10:09 NCR 723	01/01/96			01/01/96	
		7020706	10:09 NCR 723	01/01/96			01/01/96	
		8010803	10:09 NCR 723	01/01/96			01/01/96	
		901	10:09 NCR 723	01/01/96			01/01/96	
		9030906	10:09 NCR 723	01/01/96			01/01/96	
		9080912	10:09 NCR 723	01/01/96			01/01/96	
		0041005	10:09 NCR 723	01/01/96			01/01/96	
		2011205	10:09 NCR 723	01/01/96			01/01/96	
11		210	10:05 NCR 301	09/01/95			10/01/95	
ABOR								
13 NCAC			10:01 NCR 10	01/01/96				Notice on Subject Matte
13 NCAC			10:01 NCR 12	01/01/96				-
			10:02 NCR 149	10/01/95				Notice on Subject Matte
			10:02 NCR 149					Notice on Subject Matte
			10:02 NCR 149	01/01/96				Notice on Subject Matte
				01/01/96				Notice on Subject Matte
			10:02 NCR 149	02/01/96				Notice on Subject Matte
			10:03 NCR 196	01/01/96				Notice on Subject Matte
			10:03 NCR 197	01/01/96				Notice on Subject Matte
06			10:16 NCR 1799	04/01/96				Notice on Subject Matte
07		101	10:16 NCR 1800	04/01/96				
		201	10:16 NCR 1823	02/01/96				
12		101	10:02 NCR 142	08/01/95				
		3030315	10:02 NCR 142	08/01/95				
		5010502	10:02 NCR 142	08/01/95				
		8030808	10:02 NCR 142	08/01/95				
15			10:16 NCR 1827	04/01/96				Notice on Subject Matte
18	8 .0	1010110	10:14 NCR 1323	01/01/96			01/01/96	
ANDSCAPE								
21 NCAC 20	6.0	307	10:15 NCR 1583	02/01/96				
IST OF RUI	LES C	ODIFIED						
			10:02 NCR 167					Rules Filed 03/95
			10:04 NCR 272					Rules Filed 04/95
			10:06 NCR 392					Rules Filed 05/95
			10:09 NCR 783					Rules Filed 06/95
			10:10 NCR 845					Rules Filed 07/95
			10:10 NCR 845 10:12 NCR 1017					Rules Filed 07/95 Rules Filed 08/95

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A gamery IE	ule Citation	Proposed in	Proposed Effective	Fisca	l Note	Effective	Other Information
Agency/F	ше спация	Register	Date	State	Local	Date	Other Information
ARRIAGE AN	D FAMILY THE	RAPY LICENSURE	BOARD				
1 NCAC 31	.0102	10:16 NCR 2062	03/01/96				
	.0104	10:16 NCR 2062	03/01/96				
	.02010203	10:16 NCR 2062	03/01/96				
	.03010304	10:16 NCR 2062	03/01/96				
	.04010404	10:16 NCR 2062	03/01/96				
	.05010506	10:16 NCR 2062	03/01/96				
	.06010609	10:16 NCR 2062	03/01/96				
	.0701	10:16 NCR 2062	03/01/96				
	.0801	10:16 NCR 2062	03/01/96				
	.0901	10:16 NCR 2062	03/01/96				
EDICAL EXA	MINERS						
1 NCAC 32B	.09010902	10:10 NCR 831	11/01/95			12/01/95	
32F	.0003	10:10 NCR 831	11/01/95			12/01/95	
32H		10:18 NCR 2400					Rule-Making Proceeding
	.0102	10:02 NCR 151	07/01/96			07/01/96	
	.0201	10:02 NCR 151	07/01/96			07/01/96	
	.0203	10:02 NCR 151	07/01/96				
	.0408	10:02 NCR 151	07/01/96			07/01/96	
	.0506	10:02 NCR 151	07/01/96			07/01/96	
	.0601	10:02 NCR 151	07/01/95			09/01/95	
	.0602	10:02 NCR 151	07/01/96			07/01/96	
	.0801	10:02 NCR 151	07/01/96			07/01/96	
	.1001	10:02 NCR 151	07/01/96			07/01/96	
321	.00030004	10:02 NCR 151	07/01/95			09/01/95	
32M		10:10 NCR 831	11/01/95			01/01/96	
02	.00020004	10:10 NCR 831	11/01/95			01/01/96	
	.00050006	10:10 NCR 831	11/01/95			01/01/96	
	.00070012	10:10 NCR 831	11/01/95			01/01/96	
10RTUARY SC							
21 NCAC 34B	.0401	10:13 NCR 1182	01/01/96			0.1.10.1.10.1	
34D	.0202	10:13 NCR 1182 10:13 NCR 1182	01/01/96			01/01/96	
	.0301	10:13 NCK 1182	01/01/96			01/01/96	
URSING, BOA	RD OF						
21 NCAC 36	.0109	10:11 NCR 908	01/01/96			01/01/96	
	.02020203	10:11 NCR 908	01/01/96			01/01/96	
	.0209	10:11 NCR 908	01/01/96			01/01/96	
	.0211	10:11 NCR 908	01/01/96			01/01/96	
	.02160219	10:11 NCR 908	01/01/96			01/01/96	
	.0221	10:11 NCR 908	01/01/96			01/01/96	
	.0225	10:11 NCR 908	01/01/96			01/01/96	
	.0227	10:11 NCR 908	01/01/96			01/01/96	
	.0228	10:16 NCR 2068	02/01/96				
	.0318	10:11 NCR 908	01/01/96			01/01/96	
	.0320	10:11 NCR 908	01/01/96			01/01/96	
	.0322	10:11 NCR 908	01/01/96			01/01/96	
	.04010405	10:10 NCR 839	12/01/95			12/01/95	
URSING HOM	E ADMINISTRA	TORS					
21 NCAC 37	.0101	10:04 NCR 262	08/01/95			08/01/95	
	.0302	10:03 NCR 206	08/01/95			N/A	Agency withdrew Rule
	.0404	10:03 NCR 206	08/01/95			N/A	Agency withdrew Rule
	.0502	10:03 NCR 206	08/01/95			08/01/95	-g-my maraten rale
	.0603	10:03 NCR 206	08/01/95			08/01/95	
	.0904	10:04 NCR 262	08/01/95			N/A	Agency withdrew Rule
	.0912	10:03 NCR 206	08/01/95			08/01/95	- B A MILLION KUIC
	.0914	10:03 NCR 206	08/01/95			N/A	Agency withdrew Rule
37A		10:16 NCR 2069	04/01/96			11/21	recuel windles kule
	.0108	10:16 NCR 2069	04/01/96				

Agency/	Rule Citation	Proposed in Register	Proposed Effective	Fiscal	· · · · ·	Effective Date	Other Information
		Kegbier	Date	State	Local	Date	
	.0208	10:16 NCR 2069	04/01/96				
	.0211	10:16 NCR 2069	04/01/96 04/01/96				
	.0306 .0308	10:16 NCR 2069 10:16 NCR 2069	04/01/96				
	.0506	10:16 NCR 2009	04/01/96				
	.06030604	10:16 NCR 2069	04/01/96				
	.07020707	10:16 NCR 2069	04/01/96				
	.0805	10:16 NCR 2069	04/01/96				
	.0901	10:16 NCR 2069	04/01/96				
	.0905	10:16 NCR 2069	04/01/96				
	.0907	10:16 NCR 2069	04/01/96				
37B	.1203 .01010103	10:16 NCR 2069 10:16 NCR 2069	04/01/96 04/01/96				
576	.0201	10:16 NCR 2009	04/01/96				
	.0203	10:16 NCR 2069	04/01/96				
	.0205	10:16 NCR 2069	04/01/96				
370	.01010103	10:16 NCR 2069	04/01/96				
37D	.01010102	10:16 NCR 2069	04/01/96				
	.02010203	10:16 NCR 2069	04/01/96				
	.03010303	10:16 NCR 2069	04/01/96				
	.04020406	10:16 NCR 2069	04/01/96				
	.04080412 .05010503	10:16 NCR 2069 10:16 NCR 2069	04/01/96 04/01/96				
	.06010603	10:16 NCR 2009	04/01/96				
	.0605	10:16 NCR 2069	04/01/96				
	.07010703	10:16 NCR 2069	04/01/96				
37E	.01010102	10:16 NCR 2069	04/01/96				
37F	.01010102	10:16 NCR 2069	04/01/96				
37G		10:16 NCR 2069	04/01/96				
	.02010202	10:16 NCR 2069	04/01/96				
	.0301	10:16 NCR 2069	04/01/96				
37H	.0401 .01010104	10:16 NCR 2069 10:16 NCR 2069	04/01/96 04/01/96				
371	.01010104	10:16 NCR 2069	04/01/96				
OPTICIANS							
21 NCAC 40	.0314	10:16 NCR 2081	02/01/96				
	UNSELODS FEE	PASED DDACTICIN	C				
21 NCAC 45	.0101	-BASED PRACTICIN 10:16 NCR 2082	03/01/96				
21 110110 10	.02010203	10:16 NCR 2082	03/01/96				
	.03010303	10:16 NCR 2082	03/01/96				
	.04010402	10:16 NCR 2082	03/01/96				
	.0501	10:16 NCR 2082	03/01/96				
	.0601	10:16 NCR 2082	03/01/96				
	.0701	10:16 NCR 2082	03/01/96				
	.08010802	10:16 NCR 2082	03/01/96 03/01/96				
	.0901 .1001	10:16 NCR 2082 10:16 NCR 2082	03/01/96				
PHARMACY, B	OARD OF						
21 NCAC 46	.1204	10:16 NCR 2085	05/01/96				
	.1317	10:16 NCR 2085	05/01/96				
	.14011404	10:16 NCR 2085	05/01/96				
	.1406	10:16 NCR 2085	05/01/96				
	.1408	10:16 NCR 2085	05/01/96				
	.14101417	10:16 NCR 2085	05/01/96				
	.1505	10:16 NCR 2085	05/01/96				
	.16011604	10:16 NCR 2085	05/01/96				
	.1607 .17011705	10:16 NCR 2085 10:16 NCR 2085	05/01/96 05/01/96				
	.18101811	10:16 NCR 2085	05/01/96 05/01/96				

Aconer	Rule Citation	Proposed in	Proposed Effective	Fisca	l Note	Effective	Other Information
Agency/1		Register	Date	State	Local	Date	
	.2104	10:16 NCR 2085	05/01/96				
	.2403	10:16 NCR 2085	05/01/96				
	.2502	10:16 NCR 2085	05/01/96				
	.2502	10:16 NCR 2085	05/01/96				
	.2506	10:16 NCR 2085	05/01/96				
	.2602	10:16 NCR 2085	05/01/96				
	.2609	10:16 NCR 2085	05/01/96				
	.2611	10:16 NCR 2085	05/01/96				
PHYSICAL THE	ERAPY EXAMIN	ERS					
21 NCAC 48A		10:16 NCR 2107	02/01/96				
	.0004	10:16 NCR 2107	02/01/96				
48B		10:16 NCR 2107	02/01/96				
48C		10:08 NCR 671	10/01/95			N/A	Agency withdrew Rule
48D		10:08 NCR 671	10/01/95			10/01/95	······································
100	.0008	10:08 NCR 671	10/01/95			10/01/95	
	.00090011	10:16 NCR 2107	02/01/96				
	.0011	10:08 NCR 671	10/01/95			10/01/95	
48E		10:16 NCR 2107	02/01/96			10/01/22	
4012	.0104	10:16 NCR 2107	02/01/96				
	.0104	10:08 NCR 671	10/01/95			10/01/95	
	.0110	10:16 NCR 2107	02/01/96			10/01/95	
49 5	.0002	10:08 NCR 671	10/01/95			10/01/95	
48F	.0002	10:16 NCR 2107	02/01/96			10/01/93	
18.0						10/01/05	
48G		10:08 NCR 671	10/01/95			10/01/95	
	.0504	10:16 NCR 2107	02/01/96				
	.0509	10:16 NCR 2107	02/01/96				
	.0601	10:08 NCR 671	10/01/95			10/01/95	
	.0601	10:16 NCR 2107	02/01/96				
48H		10:16 NCR 2107	02/01/96				
	.0104	10:08 NCR 671	10/01/95			10/01/95	
	.07010704	10:08 NCR 671	10/01/95			10/01/95	
	.0701	10:16 NCR 2107	02/01/96				
		SPRINKLER CONTR					
21 NCAC 50	.0402	10:01 NCR 39	09/01/95			09/01/95	
	.0505	10:01 NCR 39	09/01/95			N/A	Agency Did Not Adopt
PROFESSIONA	L COUNSELORS						
21 NCAC 53	.02040211	10:01 NCR 40	07/01/95			07/01/95	
	.0301	10:01 NCR 40	07/01/95			07/01/95	
	.03050309	10:01 NCR 40	07/01/95			07/01/95	
	.0310	10:01 NCR 40	07/01/95				
	.04030405	10:01 NCR 40	07/01/95			07/01/95	
	.06010604	10:01 NCR 40	07/01/95			07/01/95	
	L ENGINEERS A	ND LAND SURVEYO	ORS				
21 NCAC 56	.0802	10:11 NCR 934	12/01/95				
	.0804	10:11 NCR 934	12/01/95				
	.0902	10:11 NCR 934	12/01/95				
	.1103	10:11 NCR 934	12/01/95				
	.1301	10:11 NCR 934	12/01/95				
	.1602	10:11 NCR 934	12/01/95				
	.1604	10:11 NCR 934	12/01/95				
	.1608	10:11 NCR 934	12/01/95				
	.1707	10:11 NCR 934	12/01/95				
	.17121713	10:11 NCR 934	12/01/95				
PSYCHOLOGY	BOARD						
21 NCAC 54		10-16 NCD 2111	03/01/04				
WI INCAC 54	.16041605	10:16 NCR 2111	03/01/96				
	.1608	10:16 NCR 2111	03/01/96				
	.1610	10:16 NCR 2111	03/01/96			0.1.00.000	
	.1701	10:11 NCR 929	12/01/95			01/01/96	

Aa	encv/R	ule Citation	Proposed in	Proposed Effective	Fiscal	l Note	Effective	Other Information
·•e	, cate y 11		Register	Date	State	Local	Date	
		.17031705	10:16 NCR 2111	03/01/96				
		.1707	10:11 NCR 929	12/01/95			01/01/96	
		.18011803	10:16 NCR 2111	03/01/96				
		.1901	10:16 NCR 2111	03/01/96				
		.1904	10:16 NCR 2111	03/01/96				
		.20012005	10:16 NCR 2111	03/01/96				
		.20072009	10:16 NCR 2111	03/01/96				
		.2101	10:16 NCR 2111	03/01/96				
		.2103	10:16 NCR 2111	03/01/96				
		.22012204	10:16 NCR 2111	03/01/96				
		.27042706	10:11 NCR 929	12/01/95			01/01/96	
UBLIC E			10.1()(00.1007	04/01/07				
16 NCAC		.00010002	10:16 NCR 1997	04/01/96				
	06B	.00010002	10:16 NCR 1997	04/01/96				
	0(0	.00040006	10:16 NCR 1997	04/01/96				
	06C	.0101	10:15 NCR 1565	04/01/96				
		.0313	10:15 NCR 1565	04/01/96				_
		.0401	10:17 NCR 2229				11/15/95	Temporary Amendment R
	06D	.0102	10:16 NCR 1997	04/01/96				
		.0104	10:16 NCR 1997	04/01/96				
		.0106	10:07 NCR 584	11/01/95				
		.03010302	10:16 NCR 1997	04/01/96				
	06E	.01010102	10:16 NCR 1997	04/01/96				
		.0104	10:16 NCR 1997	04/01/96				
		.0202	10:16 NCR 1997	04/01/96				
	06G	.03010303	10:16 NCR 1997	04/01/96				
	06H	.0001	10:16 NCR 1997	04/01/96				
		.00060008	10:16 NCR 1997	04/01/96				
REAL EST	TATE (COMMISSION						
21 NCAC		.0104	10:16 NCR 2124	03/01/96				
		.0107	10:16 NCR 2124	03/01/96				
		.0110	10:02 NCR 157	07/01/95			07/01/95	
		.0113	10:16 NCR 2124	03/01/96				
		.0302	10:16 NCR 2124	03/01/96				
		.04010402	10:16 NCR 2124	03/01/96				
		.0403	10:04 NCR 263	08/01/95			08/01/95	
		.0502	10:16 NCR 2124	01/01/97			08/01/95	
		.0503	10:04 NCR 263	08/01/95			08/01/95	
							08/01/95	
		.05030506	10:16 NCR 2124	03/01/96				
		.05030506 .05040506	10:16 NCR 2124 10:02 NCR 157	03/01/96 07/01/95			07/01/95	
		.05030506 .05040506 .0505	10:16 NCR 2124 10:02 NCR 157 10:04 NCR 263	03/01/96 07/01/95 08/01/95				
		.05030506 .05040506 .0505 .0510	10:16 NCR 2124 10:02 NCR 157 10:04 NCR 263 10:16 NCR 2124	03/01/96 07/01/95 08/01/95 03/01/96			07/01/95	
		.05030506 .05040506 .0505 .0510 .0610	10:16 NCR 2124 10:02 NCR 157 10:04 NCR 263 10:16 NCR 2124 10:16 NCR 2124	03/01/96 07/01/95 08/01/95 03/01/96 03/01/96			07/01/95	
		.05030506 .05040506 .0505 .0510 .0610 .1702	10:16 NCR 2124 10:02 NCR 157 10:04 NCR 263 10:16 NCR 2124 10:16 NCR 2124 10:16 NCR 2124	03/01/96 07/01/95 08/01/95 03/01/96 03/01/96 03/01/96			07/01/95 08/01/95	
		.05030506 .05040506 .0505 .0510 .0610 .1702 .1703	10:16 NCR 2124 10:02 NCR 157 10:04 NCR 263 10:16 NCR 2124 10:16 NCR 2124 10:16 NCR 2124 10:02 NCR 157	03/01/96 07/01/95 08/01/95 03/01/96 03/01/96 03/01/96 07/01/95			07/01/95 08/01/95 07/01/95	
		.05030506 .05040506 .0505 .0510 .0610 .1702 .1703 .17071708	10:16 NCR 2124 10:02 NCR 157 10:04 NCR 263 10:16 NCR 2124 10:16 NCR 2124 10:16 NCR 2124 10:02 NCR 157 10:02 NCR 157	03/01/96 07/01/95 08/01/95 03/01/96 03/01/96 03/01/96 07/01/95 07/01/95			07/01/95 08/01/95	
		.05030506 .05040506 .0505 .0510 .0610 .1702 .1703 .17071708 .1708	10:16 NCR 2124 10:02 NCR 157 10:04 NCR 263 10:16 NCR 2124 10:16 NCR 2124 10:16 NCR 2124 10:02 NCR 157 10:02 NCR 157 10:16 NCR 2124	03/01/96 07/01/95 08/01/95 03/01/96 03/01/96 03/01/96 07/01/95 07/01/95 03/01/96			07/01/95 08/01/95 07/01/95 07/01/95	
		.05030506 .05040506 .0505 .0510 .0610 .1702 .1703 .17071708 .1708 .17101711	10:16 NCR 2124 10:02 NCR 157 10:04 NCR 263 10:16 NCR 2124 10:16 NCR 2124 10:16 NCR 2124 10:02 NCR 157 10:02 NCR 157 10:16 NCR 2124 10:02 NCR 157	03/01/96 07/01/95 08/01/95 03/01/96 03/01/96 03/01/96 07/01/95 03/01/95 03/01/96 07/01/95			07/01/95 08/01/95 07/01/95	
		.05030506 .05040506 .0505 .0510 .0610 .1702 .1703 .17071708 .1708 .17101711 .1711	10:16 NCR 2124 10:02 NCR 157 10:04 NCR 263 10:16 NCR 2124 10:16 NCR 2124 10:02 NCR 157 10:02 NCR 157 10:16 NCR 2124 10:02 NCR 157 10:16 NCR 2124	03/01/96 07/01/95 08/01/95 03/01/96 03/01/96 07/01/95 07/01/95 03/01/96 07/01/95 03/01/96			07/01/95 08/01/95 07/01/95 07/01/95	
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NORTH CAROLINA REGISTER

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Agency/F	Agency/Rule Citation		Proposed Effective			Effective	Other Information
		Register	Date			Date	
	0502	10.16 1000 0104	03/01/07				
	.0503 .0506	10:16 NCR 2124 10:02 NCR 157	03/01/96 07/01/95			07/01/95	
	.0511					07/01/95	
	.0515	10:16 NCR 2124 10:02 NCR 157	03/01/96 07/01/95			07/01/95	
	.0515	10:02 NCK 157	07/01/95			07/01/95	
	ON EXAMINERS .0102	3 10:04 NCR 264	08/01/95			09/01/05	
21 NCAC 60	.0105	10:04 NCR 204	11/01/95			08/01/95 11/01/95	
	.0204	10:04 NCR 264	08/01/95			08/01/95	
	.0314	10:04 NCR 264	08/01/95			08/01/95	
	.1102	10:04 NCR 264	08/01/95			08/01/95	
	.1103	10:09 NCR 781	11/01/95			11/01/95	
REVENUE							
Tax Review Board		10:01 NCR 03					
Tax Review Board		10:07 NCR 428					
Tax Review Board		10:09 NCR 716					
Tax Review Board		10:11 NCR 890					
Tax Review Board		10:17 NCR 2224					
17 NCAC 01C	.0504	10:20 NCR 2599				12/20/95	Temporary Amend Eff. 12/20/9
	.0506	10:20 NCR 2599				12/20/95	Temporary Amend Eff. 12/20/9:
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18 NCAC 04	.0102	10:15 NCR 1567	02/01/96				
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06	.1208	10:05 NCR 306	09/01/95				

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	.1402	10:11 NCR 906	12/01/95					
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	.1607	10:15 NCR 1575	02/01/96					
07	.0302	10:15 NCR 1578	02/01/96					
09		10:16 NCR 2015	04/01/96				Notice on Subject Matter	
	.01010108	10:19 NCR 2480	04/01/96				Temporary Adoption Eff. 1/2	
OCIAL WORK	BOARD OF							
1 NCAC 63	.0306	10:13 NCR 1185	01/01/96					
	TS, BOARD FOI							
21 NCAC 69		10:19 NCR 2507					Rule-Making Proceeding	
TATE PERSON	NEL							
5 NCAC 01B	.0201	10:16 NCR 2155	02/01/96					
	.02030207	10:16 NCR 2155	02/01/96					
	.0213	10:16 NCR 2155	02/01/96					
	.0414	10:16 NCR 2155	02/01/96					
	.0431	10:16 NCR 2155	02/01/96					
	.04370439	10:16 NCR 2155	02/01/96					
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	.1204	10:04 NCR 264	08/01/95					
	.1401	10:04 NCR 264	08/01/95					
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	.0608	10:07 NCR 588	10/01/95			10/01/95		

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		.08010809	10:12 NCR 986	12/01/95			12/01/95	
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	01L	.01010106	10:12 NCR 986	12/01/95			12/02/95	
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21 NCAC			10:18 NCR 2401					Rule-Making Proceeding
		.05010511	10:14 NCR 1382	02/01/96				
		.06010610	10:14 NCR 1382	02/01/96				
HERAPEU	TIC	RECREATION	CERTIFICATION BC	ARD				
21 NCAC		.0004	10:16 NCR 2140	02/01/96				
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RANSPOR	TAT	ON						
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21 NCAC	66	.0101	10:16 NCR 2143	04/01/96				
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		.0703	10:16 NCR 2143	04/01/96				

BARCLAYS OFFICIAL NORTH CAROLINA ADMINISTRATIVE CODE - 1995

DESCRIPTION	CODE	ONE-TIME PURCHASE PRICE	ANNUAL SUBSCRIPTION PRICE
Title 1 - Dept. of Administration - Full Title	201 00 00	\$63.00	\$90.00
Division of Purchase & Contract	201 10 05	\$21.00	\$30.00
ederal Block Grant Funds	201 10 33	\$17.50	\$25.00
itle 2 - Dept. of Agriculture - Full Title	202 00 00	\$98.00	\$140.00
ood & Drug Protection Division	202 15 09	\$28.00	\$40.00
tructural Pest Control Committee	202 15 34	\$21.00	\$30.00
gricultural Markets	202 15 43	\$21.00	\$30.00
lant Industry	202 15 4B	\$21.00	\$30.00
nimal Industry	202 15 52	\$21.00	\$30.00
itle 3 - Dept. of State Auditor - Full Title	203 00 00	\$7.00	\$10.00
ite 4 Dent of Commerce Full Title	204 00 00	\$87.50	\$125.00
itle 4 - Dept. of Commerce - Full Title Icoholic Beverage Control Commission	204 15 02	\$12.00	\$40.00
anking Commission	204 15 03	\$24.50	\$35.00
redit Union Division	204 15 06	\$14.00	\$20.00
avings & Loan Division	204 15 09	\$14.00	\$20.00
avings & Ban Division Idustrial Commission/Workers Compensation	204 15 05	\$14.00	\$20.00
avings Institutions Division	204 15 16	\$24.50	\$20.00
		.1	. 30.00
itle 5 - Dept. of Corrections - Full Title	205 00 00	\$56.00	\$80.00
ivision of Prisons	205 15 02	\$24.50	\$35.00
itle 6 - Council of State - Full Title	206 00 00	\$21.00	\$30.00
itle 7 - Dept. of Cultural Resources - Full Title	207 00 00	\$21.00	\$30.00
itle 8 - State Board of Elections - Full Title	208 00 00	\$7.00	\$10.00
itle 9 - Offices of the Governor & Lt. Governor - Full Title	209 00 00	\$31.50	\$45.00
itle 10 - Dept. of Human Resources - Full Title	210 00 00	\$346.50	\$495.00
censing of Health Facilities	210 20 10	\$45.50	\$65.00
etention Facilities	210 20 20	\$31,50	\$45.00
lental Health & Rehabilitation Services	210 20 30	\$77.00	\$110.00
ocial Services	210 20 40	\$119.00	\$170.00
hildren Services/Day Care	210 20 41	\$31,50	\$45.00
ervices for the Aging	210 20 42	\$31.50	\$45.00
ervices for the Blind	210 20 43	\$2B.00	\$40.00
ervices for the Deaf & Hard of Hearing	210 20 43	\$17.50	\$25.00
mployment Opportunities	210 20 45	\$35.00	\$50.00
ide 11 Dans of Incompany Full Title	211 00 00	¢62.00	690.00
itle 11 - Dept. of Insurance - Full Title		\$63.00	\$90.00
isurance	211 10 01	\$56.00	\$80.00
onsumer Services	211 10 04	\$24.50	\$35.00
re & Rescue Services	211 10 05	\$17.50	\$25.00
gent Services	211 10 06 211 10 0B	\$2B.00	\$40.00
ngineering & Building Codes	211 10 06	\$21.00	\$30.00
itle 12 - Dept. of Justice - Full Title	212 00 00	\$63.00	\$90.00
rivate Protective Services	212 10 07	\$21.00	\$30.00
olice & Sheriff's Education & Training Standards	212 10 09	\$31.50	\$45.00
C Alarm Systems Licensing Board	212 10 11	\$17.50	\$25.00
itle 13 - Dept. of Labor - Full Title	213 00 00	\$77.00	\$110.00
line & Quarry Safety	213 15 06	\$14.00	\$20.00
eneral Safety/OSHA	213 20 00	\$31.50	\$45.00
/age & Hour Rules	213 15 12	\$14.00	\$20.00
oiler & Pressure Vessel Safety	213 15 13	\$14.00	\$20.00
pprenticeship & Training	213 15 14	\$14.00	\$20.00
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