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NORTH CAROLINA REGISTER

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Rules Review Commission
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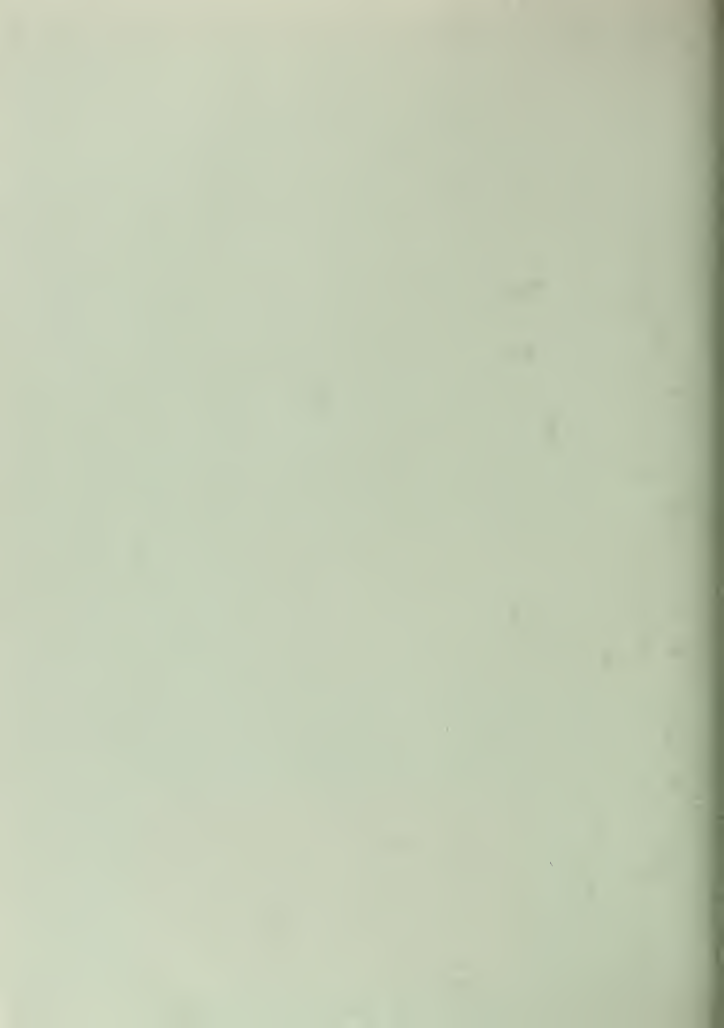
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NORTH CAROLINA REGISTER

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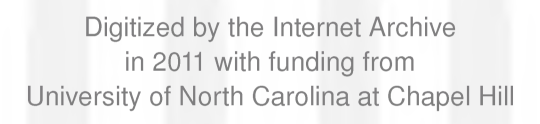
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Julian Mann III, Director
James R. Scarcella Sr., Deputy Director
Molly Masich, Director of APA Services
Ruby Creech, Publications Coordinator
Teresa Kilpatrick, Editorial Assistant
Jean Shirley, Editorial Assistant



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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

FILING DEADLINES

NOTICE OF RULE-MAKING PROCEEDINGS

NOTICE OF TEXT

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

- temporary rules; \equiv
- notices of rule-making proceed-3
- text of proposed rules; (3)
- text of permanent rules approved by the Rules Review Commission; 4
- notices of receipt of a petition for municipal incorporation, as quired by G.S. 120-165; 3
- Executive Orders of the Governor; 96
- changes in laws affecting voting in a jurisdiction subject of Section 5 Attorney General concerning final decision letters from the U.S. of the Voting Rights Act of 1965, as required by G.S. 120-30,9H;
- ssued under G.S. 105-241.2; and other information the Codifier of orders of the Tax Review Board Rules determines to be helpful to 6 8

COMPUTING TIME: In computing time in 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 schedule, the day of publication of the included, unless it is a Saturday, Sunday, North Carolina Register is not included. Saturday, Sunday, or State holiday.

first or fifteenth of the month is not a tively that is not a Saturday, Sunday, or ISSUE DATE: The Register is published on the first and fifteen of each month if the Saturday, Sunday, or State holiday for Commission. If the first or fifteenth of any month is a Saturday, Sunday, or a holiday before or after) the first or fifteenth respecfor State employees, the North Carolina Register issue for that day will be published on the day of that month closest to (either employees mandated by the State Personnel noliday for State employees.

filing for any issue is 15 days before the LAST DAY FOR FILING: The last day for issue date excluding Saturdays, Sundays, and holidays for State employees

nearing date shall be at least 15 days after EARLIEST DATE FOR PUBLIC HEARING: The the date a notice of the hearing is published. RULE-MAKING PROCEEDINGS: This date is 60 END OF COMMENT PERIOD TO A NOTICE OF days from the issue date. An agency shall accept comments on the notice of rule-

END OF REQUIRED COMMENT PERIOD

proposed rules is published, and the text of the proposed rule shall not be published until at least 60 days after the notice of

making proceeding until the text of the

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

> EARLIEST REGISTER ISSUE FOR PUBLICATION OF TEXT: The date of the next issue follow-

ing the end of the comment period.

rule-making proceedings was published.

(2) RULE WITH SUBSTANTIAL ECONOMIC on the text of a proposed rule published in economic impact requiring a fiscal note ander G.S. 150B-21.4(b1) for at least 60 days after publication or until the date of IMPACT: An agency shall accept comments he Register and that has a substantial any public hearing held on the rule, whichever is longer.

COMMISSION: The Commission shall review a rule submitted to it on or before the twentieth of a month by the last day of the DEADLINE TO SUBMIT TO THE RULES REVIEW next month. FIRST LEGISLATIVE DAY OF THE NEXT REGULAR SESSION OF THE CENERAL ASSEMBLY: This following approval of the rule by the Rules date is the first legislative day of the next regular session of the General Assembly Review Commission. See G.S. 150B-21.3, Effective date of rules.

STATE OF NORTH CAROLINA

BEFORE THE TAX REVIEW BOARD

COUNTY OF WAKE

IN THE MATTER OF:

The Proposed assessment of Controlled Substance Excise tax for possession of non-tax-paid Controlled Substance on May 25, 1993 by the Secretary of Revenue against JACK EARL BEST and JOCELYN VERNELL BEST

ADMINISTRATIVE DECISION NUMBER: 311

THIS MATTER was heard before the Tax Review Board on December 19, 1995 in the City of Raleigh, Wake County, North Carolina in the office of the State Treasurer. Jack Earl Best and Jocelyn Vernell Best (hereinafter "Taxpayers") filed a petition for administrative review of the Final Decision of Michael A. Hannah, Assistant Secretary for Legal and Administrative Services (hereinafter "Assistant Secretary") entered on July 17, 1995 sustaining a proposed assessment of controlled substance excise tax for possession of non-tax-paid controlled substance.

Chairman Harlan E. Boyles, State Treasurer presided over the hearing with duly appointed member, Noel A. Allen, Attorney at Law participating.

Mr. Best and his attorney, Johnny S. Gaskins were present at the hearing; Christopher E. Allen, Assistant Attorney General, appeared on behalf of the Department of Revenue.

In the petition, the Taxpayers argued that the Assistant Secretary erred in sustaining the assessment of the controlled substance excise tax because they denied possessing a controlled substance. Taxpayers also argued that the statute under which the tax is assessed is unconstitutional.

After the December 19, 1995 meeting, the Board took the matter under advisement pursuant to G.S. § 105-241.2(bl). On February 20, 1996, the Board reviewed the Petition, brief, document and the record made in the proceeding before the Assistant Secretary.

The purpose of this Board is to provide administrative review to Taxpayers from the Secretary of Revenue's decision sustaining the assessment of tax or additional tax pursuant to North Carolina Revenue Laws. The Board after review of the factual situation and the application of the statute to those facts renders its decision. G.S. § 105-24 1.2 provides that the Board's decision shall confirm, modify, reverse, reduce, or increase the assessment or decision of the Secretary. G.S. § 105-241.2 does not give this administrative board the authority or jurisdiction to rule on the constitutionality of a statute. *Great Am. lits, Co. v. Gold, 254 N.C. 168, 118 S. E. 2d. 792 (1961).*

On review, the Board determined that G.S. § 105-113.105 *et. seq.* provides for the levy of an excise tax oil persons (dealers) who possess a non-tax-paid controlled substance. The controlled substance is measured "by the weight of the substance whether pure, impure or dilute." G.S. § 105-113.107. A proposed assessment of the excise tax is presumed to be correct pursuant to G.S. § 105-24 1.1 (a), thus the burden is on the Taxpaver to overcome this presumption and rebut the assessment.

THE BOARD HAVING REVIEWED THE PETITION AND RECORD MADE IN THIS PROCEEDING AND HAVING CAREFULLY CONSIDERED THE MATTERS OF RECORD AND THE ARGUMENTS PRESENTED RENDERED THE FOLLOWING DECISION: that the findings of fact made by the Assistant Secretary were fully supported by competent evidence in the record, that the conclusions of law made by the Assistant Secretary were fully supported by the findings of fact; and that the decision by the Assistant Secretary sustaining the tax assessment was fully supported by the conclusions of law From the record, there was a reasonable basis to presume that the Taxpayers were in possession of the controlled substance. Pursuant to G.S. § 105-241.1(a), the proposed assessment of the excise tax is presumed to be correct.

IT IS THEREFORE ORDERED, that final decision of the Assistant Secretary sustaining the assessment is CONFIRMED.

IN ADDITION

Since the Tax Review Board is not empowered to pass upon the constitutionality of a statute, or its application to a particular assessment or taxpayer, the Taxpayers' argument regarding the constitutionality of the statute was not properly before this forum.

Entered this the 8th day of March, 1996.

TAX REVIEW BOARD

- S/ Harlan E Boyles, Chairman State Treasurer
- S/ Hugh A. Wells Chairman Utilities Commission
- S/ Noel L. Allen Member

STATE OF NORTH CAROLINA

COUNTY OF WAKE

BEFORE THE TAX REVIEW BOARD

IN THE MATTER OF:
The Proposed Assessment of
additional Sales and Use
Tax for the period of
November 1, 1987 through
September 30, 1990 against
Frank DeFelice Ph. D, Inc.,
t/a Lake Norman Motel, Marine
and Restaurant

ADMINISTRATIVE DECISION NUMBER: 312

THIS MATTER was heard before the Tax Review Board (hereinafter "Board") on December 19, 1995 in the office of the State Treasurer in the City of Raleigh, Wake County, North Carolina. This matter involved an appeal by **Frank DeFelice Ph. D, Inc., t/a Lake Norman Motel, Marine and Restaurant** (hereinafter "Taxpayer") from the Final Decision of Michael A. Hannah, Assistant Secretary for Legal and Administrative Services for the Department of Revenue (hereinafter "Assistant Secretary") entered on April 20, 1995, sustaining a proposed assessment of additional sales and use tax for the period of November 1, 1987 through September 30, 1990.

Chairman Harlan E. Boyles presided over the hearing with appointed member, Noel L. Allen, Attorney at Law. Frank DeFelice appeared on behalf of the Taxpayer; George W. Boylan, Special Deputy Attorney General, appeared on behalf of the Department of Revenue.

After the December 19, 1995 meeting, the Board took the matter under advisement pursuant to G.S. § 105-241.2(bl). On February 20, 1996, the Board reviewed the Petition, documents and the record made in the proceeding before the Assistant Secretary. However, the Board determined that the information attached to Brief for the Secretary, even though it was submitted for illustrative purposes only, would not be accepted as evidence and was disregarded by the Board as part of the record.

The Tax Review Board, as a quasi-judicial body, provides administrative review to Taxpayers regarding the Secretary of Revenue's decisions sustaining the assessment of tax or additional tax pursuant to the North Carolina Revenue Laws. Pursuant to N.C.G.S. § 105-241.2, the Board shall confirm, modify, reverse, reduce or increase the assessment or decision of the Secretary.

THE BOARD HAVING REVIEWED THE PETITION AND RECORD MADE IN THE PROCEEDING AND HAVING CAREFULLY CONSIDERED THE MATTERS OF RECORD AND ARGUMENTS PRESENTED RENDERED THE FOLLOWING DECISION: that the findings of fact made by the Assistant Secretary were fully supported by competent evidence in the record, that the conclusions of law made by the Assistant Secretary were fully supported by the findings of fact, and that the decision by the Assistant Secretary was fully supported by the conclusions of law;

IT IS THEREFORE ORDERED that the Final Decision of the Assistant Secretary is CONFIRMED in every respect.

Entered this the 8th day of March, 1996.

TAX REVIEW BOARD

S/ Harlan E. Boyles, Chairman State Treasurer

S/ Hugh Wells Chairman, Utilities Commission

S/ Noel L. Allen Member

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

CHAPTER 2 - ENVIRONMENTAL MANAGEMENT

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 2B .0223

Statutory Authority for the rule-making: G.S. 143-214.1

Statement of the Subject Matter: In 1988, the Environmental Management Commission (EMC) classified the entire Neuse River Basin as Nutrient Sensitive Waters (NSW) and adopted a Nutrient Management Strategy. Due to continued nutrient loading problems, the EMC intends to revise the NSW strategy. The proposed interim strategy would require additional mandatory measures for point and nonpoint sources and encourage voluntary actions to achieve nutrient load reductions to the river system. Possible point source controls include effluent limits for total nitrogen and phosphorus, the formation of a coalition of dischargers, and the requirement to offset increases in nutrient loading by financing implementation of nonpoint source controls. Possible nonpoint source controls include a mandatory vegetated buffer along perennial and intermittent streams, new permitting procedures for animal operations, stormwater controls for development, and nutrient management planning. Voluntary measures include enhancing and targeting educational, technical and financial assistance programs. We are seeking comments on voluntary and mandatory aspects of the plan for both point and nonpoint sources of pollution.

Reason for Proposed Action: During July, September, and October 1995, extensive fish kills occurred in the Neuse River, primarily from New Bern to Minnesott Beach. Millions of menhaden, as well as numerous flounder, croaker and rock fish were killed. The Division of Environmental Management collected water quality samples in the area of the fish kills. The samples showed that the water was hypoxic (lacking oxygen) only 1 to 2 meters below the surface. The results also showed a prevalence of algal blooms. The purpose of the revised NSW Management Strategy is to require additional mandatory measures and encourage voluntary actions to achieve nutrient load reductions to the river system and avoid these problems in the future.

Comment Procedures: The purpose of the announcement is to encourage those interested in this proposal to provide

written comments. Written comments, data or other relevant information relevant to this proposal must be submitted by June 14, 1996. It is very important that all interested and potentially affected persons or parties make their views known to the Environmental Management Commission (EMC) whether in favor or opposed to any and all provisions of the proposal being noticed. If opposed to any or all provisions of the proposal we encourage you to offer appropriate alternative proposals. Written comments may be submitted to: David Harding, DEHNR/Division of Environmental Management, P.O. Box 29535, Raleigh, NC 27626-0535, (919) 733-5083, extension 569. Questions concerning proposed requirements for point source dischargers may be directed to Coleen Sullins at (919) 733-5083, ext. 550 and questions concerning proposed nonpoint source requirements to David Harding at (919) 733-5083, ext. 569.

CHAPTER 2 - ENVIRONMENTAL MANAGEMENT

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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 2B .0315

Statutory Authority for the rule-making: G.S. 143-214.1

Statement of the Subject Matter: Proposed reclassification of a segment of the Neuse River from Classes WS-IV and WS-IV to WS-IV and WS-IV CA (Critical Area).

Reason for Proposed Action: The Johnston County Board of Commissioners requested the reclassification of a segment of the Neuse River in Johnston County for water supply use. The raw water supply intake is to be located in a section of the Neuse River north of the Town of Smithfield. This section of the Neuse River is already classified as WS-IV due to the overlap of the Protected Area of the Town of Smithfield's water supply intake located downstream. In order to apply the appropriate water supply classification, a WS-IV Critical Area is required upstream of the Johnston County water supply intake and the WS-IV Protected Area is required upstream of the Critical Area. The latter action requires reclassifying a section of the Neuse River from WS-V to WS-IV. Local governments having jurisdiction within the Critical and Protected Areas would be required to adopt and implement water supply protection ordinances that, at a minimum, meet the state's minimum requirements for a WS-IV water supply. There are two local governments, Town of Clayton and Johnston County, that have jurisdiction within the area proposed for reclassification.

Comment Procedures: The purpose of the announcement is to encourage those interested in this proposal to provide written comments. Written comments, data or other relevant information relevant to this proposal must be submitted by June 14, 1996. It is very important that all interested and potentially affected persons or parties make their views known to the Environmental Management Commission (EMC) whether in favor or opposed to any and all provisions of the proposal being noticed. Written comments may be submitted to: Steve Zoufaly, DEHNR/Division of Environmental Management, P.O. Box 29535, Raleigh, NC 27626-0535, (919) 733-5083, extension 566.

CHAPTER 10 - WILDLIFE RESOURCES AND WATER SAFETY

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Notice of Rule-making Proceedings is hereby given by the N.C. Wildlife Resources 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 10B .0106, .0123, .0203, .0208 - .0209, 10C .0107, .0205, .0305, .0401, 10D .0002 - .0003, 10F .0307, 10G .0100, 10I .0002

Statutory Authority for the rule-making: G.S. 75A-3; 75A-15; 113-132; 113-134; 113-138; 113-264; 113-270.1B; 113-270.3; 113-272; 113-273; 113-274; 113-275; 113-276.1; 113-276.1(3)(4); 113-291.1; 113-291.2; 113-291.3; 113-291.4; 113-291.5; 113-291.6; 113-292; 113-300.1; 113-300.2; 113-304; 113-305; 113-306; 113-307; 113-331; 113-333; 113-334(a); 113-337

Statement of the Subject Matter:

15A NCAC 10B .0106 - WILDLIFE TAKEN FOR DEPREDATIONS OR ACCIDENTLY Clarification of rule regulating mounting of road kills.

15A NCAC 10B .0123 - POSSESSION OF CERTAIN SPECIES OF WILDLIFE RESOURCES Clarification of restrictions or possession.

15A NCAC 10B .0203 - WHITE TAILED Restrictions on bag limits and changes in seasons for bow and arrow and muzzle loading weapons.

15A NCAC 10B .0208 - QUAIL Modification of seasons and bag limits.

15A NCAC 10B .0209 - WILD TURKEY (BEARDED TURKEYS ONLY) Modification of seasons.

15A NCAC 10C .0107 - SPECIAL REGULATIONS: JOINT WATERS Regulate seasons, sizes and creel limits of designated fish in joint waters.

15A NCAC 10C .0205 - PUBLIC MOUNTAIN TROUT WATERS Update list of waters listed as trout waters.

15A NCAC 10C .0305 - OPEN SEASONS: CREEL AND SIZE LIMITS Regulate/restrict creel and size limits in Lake Ramseur, Randolph County.

15A NCAC 10C .0401 - MANNER OF TAKING MONGAME FISHES: PURCHASE AND SALE Addition of waters to the Community Fishing Program and to regulate the manner of taking certain fish.

15A NCAC 10D .0002 - GENERAL REGULATIONS REGARDING USE Requires all users of state owned game lands to have game lands license.

15A NCAC 10D .0003 - HUNTING ON GAME LANDS Adds and deletes game lands from the program or modifies game land seasons or restrictions.

15A NCAC 10F.0307 - CATAWBA: IREDELL: LINCOLN AND MECKLENBURG COUNTIES Local water safety regulations/ Mecklenburg County.

15A NCAC 10G .0100 - DISTRIBUTION AND SALE OF HUNTING: FISHING: AND TRAPPING LICENSE Procedures and requirements providing proof of entitlement to use of hunting and for fishing license.

15A NCAC 101 .0002 - PROTECTION OF ENDANGERED/THREATENED/SPECIAL CONCERN SPECIES To allow commercial trade of designated listed species under permit.

Reason for Proposed Action:

15A NCAC 10B .0106 .0123 - To clarify Rules

15A NCAC 10B .0203, .0208, .0209 - To regulate/restrict take of resources.

15A NCAC 10C .0107 - To regulate/restrict taking of fish in joint waters.

15A NCAC 10C .0205 - To regulate/manage trout fishery. 15A NCAC 10C .0305 - Regulate/restrict fishing in Lake Ramseur.

15A NCAC 10C .0401 - To update list of waters in the Community Fishing Program and to regulate the taking of certain fish in these waters.

15A NCAC 10D .0002 - To regulate use of State owned game lands.

15A NCAC 10D .0003 - To regulate/manage game lands. 15A NCAC 10F .0307 - To regulate boat speeds in congested areas.

15A NCAC 10G .0100 - To prevent fraudulent use of hunting licenses.

15A NCAC 101 .0002 - To regulate commercial trade of listed species.

Comment Procedures: The record will be open for receipt of written comments from Aapril 15, 1996 through June 14, 1996. Such written comments must be delivered or mailed to the North Carolina Wildlife Resources Commission, 512 North Salisbury Street, Raleigh, NC 27604-1188.

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: DHR-Division of Medical Assistance

Rule Citation: 10 NCAC 26H .0506

Effective Date: April 22, 1996

Findings Reviewed by the Codifier of Rules: Approved

Statutory Authority for the rule-making: 108A-25(b); 108A-54; 108A-55; 42 C.F.R. 440.170(f)

Reason for Proposed Action: The effective date of a recent act of the General Assembly or the United States Congress. This change is necessary to permit payment to the public providers. The original rule as written limits payments to private providers only.

Comment Procedures: Written comments concerning these rule-making actions must be submitted by June 14, 1996 to Portia Rochelle, APA Coordinator, Division of Medical Assistance, 1985 Umstead Drive, Raleigh, NC 27603.

CHAPTER 26 - MEDICAL ASSISTANCE

SUBCHAPTER 26H - REIMBURSEMENT PLANS

SECTION .0500 - REIMBURSEMENT FOR SERVICES

.0506 PERSONAL CARE SERVICES

Reimbursement to personal care services providers will be an hourly all inclusive fee as developed by the Division of Medical Assistance based on the cost of the service.

- (a) Personal care services in recipient's home, prescribed in accordance with a plan of treatment and provided by a qualified person under supervision of a registered nurse. Payment is based on a negotiated hourly fee not to exceed reasonable cost.
- (b) The Division of Medical Assistance will enter into contracts with private and public non-medical inpatient institutions using 42 CFR 434-12 for the provision of personal care services for State/County Special Assistance clients residing in domiciliary care homes.
 - (1) Reimbursement is determined by the Division of Medical Assistance based on a capitation per diem fee derived from review of industry costs and determination of reasonable costs

with annual inflation adjustments. The initial basic per diem fee is based on one hour of services per patient day. Additional payments may be made utilizing the basic one hour per diem fee as a factor, for Medicaid eligibles that have a demonstrated need for additional care. The initial basic one hour fee is computed by determining the estimated salary, fringes, direct supervision and allowable overhead. The fee(s) may be recalculated from a cost reporting period selected by the state. Payments may not exceed the limits set in 42 CFR 447.361.

- Public providers will be paid on an interim basis using the above method. Payments are to be cost settled with any overpayment repaid to the Division of Medical Assistance. No additional payment will be made due to cost settlement.
- (c) These changes to the Payment for Services Prospective Reimbursement Plan for Personal Care Services will become effective when the Health Care Financing Administration, U.S. Department of Health and Human Services, approves amendment submitted to HCFA by the Director of the Division of Medical Assistance on or about January 1, 1996 as #MA 95-33, wherein the Director proposes amendments of the State Plan to amend Payment for services Prospective Reimbursement Plan for Personal Care Services.

History Note: Authority G.S. 108A-25(b); 108A-54; 108A-55; 131D-4.1; 131D-4.2; 1995 S.L. c. 507, s. 23.10; 42 C.F.R. 440.170(f);

Eff. January 1, 1986;

Temporary Amendment Eff. April 22, 1996.

This Section contains a listing of the rules to be reviewed by the Rules Review Commission (RRC) at the next meeting date as noted, and rules that RRC has objected to in accordance with G.S. 150B-21.9(a). State agencies are required to respond to RRC objections as provided in G.S. 150B-21.12(a).

RULES REVIEW COMMISSION MEMBERS

Appointed by Senate
Vernice B. Howard
Teresa L. Smallwood
Charles H. Henry
Philip O. Redwine - Vice Chairman

Appointed by House Jennie J. Hayman - Chairman Bill Graham Paul Powell Ed Shelton

LOG OF FILINGS
MEETING DATE: APRIL 18, 1996

RULES SUBMITTED: FEBRUARY 20, 1996 THROUGH MARCH 20, 1996

FOLLOW	UP	MAT	TERS:

DHR/Social Services Commission -

10 NCAC 39D .0304

JUSTICE/Private Protective Services Board -

12 NCAC 7D .0808

DEHNR/Coastal Resources Commission -

15A NCAC 7H .0208

PUBLIC EDUCATION/State Board of Education -

16 NCAC 6D .0106

Marriage and Family Therapy Licensing Board -

21 NCAC 31 .0102, .0104, .0304, .0502

Examiners of Fee-based Practicing Pastoral

Counselors -

21 NCAC 45 .0201, .0301, .0402, .0501, .0601, .0701, .0802,

.0901, .1001

AGENCY/DIVISION

RULE NAME

RULE

ACTION

COMMERCE/ALCOHOLIC BEVERAGE CONTROL COMMISSION

Collection

4 NCAC 2T .0604

Amend

DHR/MEDICAL CARE COMMISSION

Obstetrical Department

10 NCAC 3C .6208

Amend

DHR/DIVISION OF SERVICES FOR THE BLIND/COMMISSION FOR THE BLIND

Filling of Vacancies 10 NCAC 19C .0209 Amend Purpose 10 NCAC 19C .0408 Amend Policy 10 NCAC 19C .0409 Amend Procedure 10 NCAC 19C .0410 Amend Election 10 NCAC 19C .0504 Amend Organization 10 NCAC 19C .0509 Amend 10 NCAC 19C .0510 Meetings Amend **Functions** 10 NCAC 19C .0511 Amend

	Subcommittees	10 NCAC 19C .0512	Amend
	Hours of Operation	10 NCAC 19C .0602	Amend
	Reports	10 NCAC 19C .0604	Amend
	Set-Aside	10 NCAC 19C .0702	Amend
	Distribution of Proceeds	10 NCAC 19C .0703	Amend
	Distribution of Freedoms	10 110/10 150 .0705	7 micha
DHR/DIVISION OF M	EDICAL ASSISTANCE		
	Eyeglasses	10 NCAC 26B .0105	Amend
	, 0		
JUSTICE/ATTORNEY	GENERAL/COMPANY POLICE		
	Location	12 NCAC 2I .0101	Amend
	Fee	12 NCAC 2I .0206	Amend
	Liability Insurance	12 NCAC 2I .0210	Amend
JUSTICE/CRIMINAL	JUSTICE EDUCATION & TRAINING S		
	Purpose	12 NCAC 9F .0101	Adopt
	Topical Areas	12 NCAC 9F .0102	Adopt
	Approval of Courses	12 NCAC 9F .0103	Adopt
	Instructor Qualifications	12 NCAC 9F .0104	Adopt
	Instructor Responsibilities	12 NCAC 9F .0105	Adopt
	Sanctions	12 NCAC 9F .0106	Adopt
	Filing and Fees	12 NCAC 9F .0107	Adopt
DEHNR/ENVIRONME	ENTAL MANAGEMENT COMMISSION		
	Minimum Design Requirements	15A NCAC 2H .0219	Amend
DEIDD WILLDLIFE D	ESOURCES COMMISSION		
DEHNK/WILDLIFE K		154 NG4G 10G 0004	. 1
	Fishing on Gamelands	15A NCAC 10C .0004	Amend
	Public Mountain Trout Waters	15A NCAC 10C .0205	Amend
	Inland Game Fishes	15A NCAC 10C .0301	Amend
	Inland Game Fishes	15A NCAC 10C .0302	Amend
	Open Seasons	15A NCAC 10C .0305	Amend
	Manner of Taking	15A NCAC 10C .0401	Amend
	Special Device Fishing	15A NCAC 10C .0404	Amend
	Permitted Special Devices	15A NCAC 10C .0407	Amend
	Instructor Certification Requirements	15A NCAC 10K .0003	Adopt
	TO COMPOSITION CON CHECKON		
DEHNR/RADIATION	PROTECTION COMMISSION	15 A N.C.A.C. 11 0240	. 1
	Exemptions	15A NCAC 11 .0349	Amend
DEHNR/COMMISSIO	N FOR HEALTH SERVICES		
	Procedure for Permit	15A NCAC 13B .0901	Repeal
	Applicability	15A NCAC 13B .0902	Repeal
	Application Requirements	15A NCAC 13B .0903	
	• •		Repeal
	Operational Requirements	15A NCAC 13B .0904	Repeal
	Compost Classification	15A NCAC 13B .0905	Repeal
	Requirement for Permit	15A NCAC 13B .1401	Amend
	General Provisions	15A NCAC 13B .1402	Amend
	General Prohibitions	15A NCAC 13B .1403	Amend
	Siting/Design Requirements	15A NCAC 13B .1404	Amend
	Application Requirements	15A NCAC 13B .1405	Amend
	Operational Requirements	15A NCAC 13B .1406	Amend
	Classification	15A NCAC 13B .1407	Amend
	Methods for Testing	15A NCAC 13B .1408	Amend
	Approval of Alternative Procedures	15A NCAC 13B .1409	Amend
	Water Supplies	15A NCAC 18A .1720	Amend
	Well Head Protection	15A NCAC 18A .1722	Amend
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	Springs	15A NCAC 18A .1723	Amend
	Water Quality	15A NCAC 18A .1725	Amend
	Emergency Supply Systems	15A NCAC 18A .1726	Amend
	Continuous Disinfection	15A NCAC 18A .1727	Amend
	Inspection Forms	15A NCAC 18A .1805	Amend
	Disposal of Garbage	15A NCAC 18A .1814	Amend
	Permits	15A NCAC 18A .2702	Amend
	General	15A NCAC 19C .0601	Amend
	Accreditation	15A NCAC 19C .0602	Amend
	Approval of Training	15A NCAC 19C .0603	Amend
	Asbestos	15A NCAC 19C .0605	Amend
	Fees	15A NCAC 19C .0606	Amend
	Asbestos Exposure	15A NCAC 19C .0607	Amend
	Training Course	15A NCAC 19C .0608	Amend
	Asbestos Neshap	15A NCAC 19C .0609	Amend
	Requirements	15A NCAC 19C .0611	Adopt
	Chemistry Quality Assurance	15A NCAC 20D .0243	Amend
	Food/Lodging	15A NCAC 25 .0213	Amend
DEPARTMENT OF F	REVENUE		
	Tax Credit	17 NCAC 6B .0612	Amend
	Fiduciary Returns	17 NCAC 6B .3716	Amend
	Farm Machines	17 NCAC 7B .1101	Amend
	Animal Clippers	17 NCAC 7B .1105	Amend
	Egg Cooling Cabinets	17 NCAC 7B .1108	Amend
	Feed Mills	17 NCAC 7B .1109	Amend
	Cooling Fans	17 NCAC 7B .1110	Amend
	Silo Unloaders	17 NCAC 7B .1112	Amend
	Scales	17 NCAC 7B .1114	Amend
	Certain Sales	17 NCAC 7B .1123	Amend
	Refunds	17 NCAC 7B .1602	Amend
	Governmental Sales	17 NCAC 7B .1701	Amend
	Refunds to Counties	17 NCAC 7B .1702	Amend
	Refunds to Hospitals	17 NCAC 7B .1802	Amend
	Sales to Veterinarians	17 NCAC 7B .2401	Amend
	Use Tax	17 NCAC 7B .2601	Repeal
	Fertilizer and Seeds	17 NCAC 7B .4002	Amend
	Insecticides	17 NCAC 7B .4004	Amend
	Bread Used for Feed	17 NCAC 7B .4008	Amend
	Refunds to Interstate Carriers	17 NCAC 7B .4301	Amend
	Leases	17 NCAC 7B .4408	Amend
	Shipments	17 NCAC 7B .4902	Amend
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SECRETARY OF ST.	ATE/BOXING COMMISSION		
	Toughman	18 NCAC 9 .0117	Adopt
NC ACHPUNCTURE	LICENSING BOARD		
no neor onerone	Initiation of Formal Hearings	21 NCAC 1 .0705	Adopt
	Procedure of Revocation	21 NCAC 1 .0709	Adopt
	Trocedure of Revocation	21 None 1 .0705	Adopt
NC MEDICAL BOAR	RD		
	Authority	21 NCAC 32H .0101	Amend
	Definitions	21 NCAC 32H .0102	Amend
	Advanced Life Support	21 NCAC 32H .0201	Amend
	Approval Requirements	21 NCAC 32H .0203	Amend
	Hospital Involvement	21 NCAC 32H .0301	Amend
	Plan for Participating Hospitals	21 NCAC 32H .0302	Amend

Sponsor Hospital	21 NCAC 32H 0303	Amend
		Amend
-		Amend
EMT-Intermediate Performance		Amend
		Amend
EMT-Advanced		Amend
EMT-Defibrillation Performance		Amend
		Amend
Medical Direction Assistant	21 NCAC 32H .0409	Adopt
Certification Requirements	21 NCAC 32H .0501	Amend
	21 NCAC 32H .0502	Amend
_	21 NCAC 32H .0504	Amend
Certification Requirements	21 NCAC 32H .0505	Amend
Certification Requirements	21 NCAC 32H .0506	Amend
Approval Requirements	21 NCAC 32H .0507	Adopt
Grounds for Denial	21 NCAC 32H .0601	Amend
Procedures for Denial	21 NCAC 32H .0602	Amend
Conditions	21 NCAC 32H .0701	Amend
Amendment	21 NCAC 32H .0702	Amend
Required Forms	21 NCAC 32H .0801	Amend
Conditions	21 NCAC 32H .0901	Amend
Study Project Approval	21 NCAC 32H .0902	Amend
BOARD		
Practice	21 NCAC 54 .1604	Repeal
Ethical Violations	21 NCAC 54 .1608	Amend
Review Procedure	21 NCAC 54 .1704	Amend
Practicing Psychologist	21 NCAC 54 .1801	Repeal
Failure to Appear	21 NCAC 54 .1904	Amend
License Renewal Form	21 NCAC 54 .2101	Amend
Reinstatement	21 NCAC 54 .2103	Amend
Suspension	21 NCAC 54 .2204	Repeal
HSP-P Requirements	21 NCAC 54 .2704	Amend
HSP-PA Requirements	21 NCAC 54 .2706	Amend
MEDICAL BOARD		
Authority	21 NCAC 66 .0101	Amend
Applicability of Board Rules	21 NCAC 66 .0105	Amend
Current Information	21 NCAC 66 .0106	Amend
Fees	21 NCAC 66 .0108	Amend
Forms of Practice	21 NCAC 66 .0201	Amend
Name of Practice	21 NCAC 66 .0202	Amend
=	21 NCAC 66 .0203	Amend
-	21 NCAC 66 .0205	Amend
		Adopt
-		Adopt
		Amend
		Amend
Discipline of Vet. Technicians	21 NCAC 66 .0304	Amend
	21 NG AG ((0205	Amend
Temporary Permits	21 NCAC 66 .0305	
License without Examination	21 NCAC 66 .0306	Amend
License without Examination Revocation	21 NCAC 66 .0306 21 NCAC 66 .0307	Amend Amend
License without Examination	21 NCAC 66 .0306	Amend
	EMT-Defibrillation Performance Emergency Medical Dispatcher Medical Direction Assistant Certification Requirements Certification Requirements Certification Requirements Certification Requirements Certification Requirements Certification Requirements Approval Requirements Grounds for Denial Procedures for Denial Conditions Amendment Required Forms Conditions Study Project Approval BOARD Practice Ethical Violations Review Procedure Practicing Psychologist Failure to Appear License Renewal Form Reinstatement Suspension HSP-P Requirements HSP-PA Requirements HSP-PA Requirements MEDICAL BOARD Authority Applicability of Board Rules Current Information Fees Forms of Practice Name of Practice License Required to Practice Discipline of Licensees Minimum Standards Minimum Facility Facilities Prov. Limited Services Limited Liability Companies Registered Limited Liability Application and Examination Special Registration	Educational Programs

	Limited Veterinary License	21 NCAC 66 .0311	Adopt	
	Committee on Investigations	21 NCAC 66 .0601	Amend	
	Who Shall Hear Contested Cases	21 NCAC 66 .0606	Amend	
	Subpoenas	21 NCAC 66 .0703	Amend	
··· CANDOMANION AND	NICE PROFESSIONALS CERTIFICATION	N DO A DD		
NC SUBSTANCE AB	BUSE PROFESSIONALS CERTIFICATION		Adomt	
	Definitions	21 NCAC 68 .0101 21 NCAC 68 .0102	Adopt	
	Board Mailing Address	21 NCAC 68 .0102 21 NCAC 68 .0201	Adopt	
	Application for Registration Registration Process	21 NCAC 68 .0201 21 NCAC 68 .0202	Adopt Adopt	
	Certification as Counselor Intern	21 NCAC 68 .0202 21 NCAC 68 .0203	Adopt	
	Supervised Practical Training	21 NCAC 68 .0203 21 NCAC 68 .0204	Adopt	
	Certified Counselor Certification	21 NCAC 68 .0205	Adopt	
	Certification Period	21 NCAC 68 .0206	Adopt	
	Continuing Education	21 NCAC 68 .0207	Adopt	
	Reciprocity	21 NCAC 68 .0208	Adopt	
	Conversion	21 NCAC 68 .0209	Adopt	
	Process for Prevention Consultant	21 NCAC 68 .0210	Adopt	
	Process for Clinical Supervisor	21 NCAC 68 .0211	Adopt	
	Process for Residential Facility Director	21 NCAC 68 .0212	Adopt	
	Continuing Education Approval Policy	21 NCAC 68 .0212	Adopt	
	Educational Approval Policy	21 NCAC 68 .0401	Adopt	
	General Guidelines	21 NCAC 68 .0402	Adopt	
	Employer Inservice Event	21 NCAC 68 .0403	Adopt	
	Credit Denial or Limitation	21 NCAC 68 .0404	Adopt	
	Sponsor Guidelines	21 NCAC 68 .0405	Adopt	
	Procedures for Approval	21 NCAC 68 .0406	Adopt	
	Applicant Guidelines	21 NCAC 68 .0407	Adopt	
	Hearing Before Board	21 NCAC 68 .0701	Adopt	
	Right to Hearing	21 NCAC 68 .0702	Adopt	
	Request for Hearing	21 NCAC 68 .0703	Adopt	
	Hearing Requests	21 NCAC 68 .0704	Adopt	
	Notice of Hearing	21 NCAC 68 .0705	Adopt	
	Who Shall Hear Contested Cases	21 NCAC 68 .0706	Adopt	
	Petition for Intervention	21 NCAC 68 .0707	Adopt	
	Types of Intervention	21 NCAC 68 .0708	Adopt	
	Disqualification of Board Member	21 NCAC 68 .0709	Adopt	
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	RULES REVIEW OBJ	ECTIONS		
AGRICULTURE				
Pesticide Board				
2 NCAC 9L .1806 - C	rop Advisor Expemption		RRC Objection	03/21/96
Agency Revised	Rule		Obj. Removed	03/21/96
AUCTIONEERS CO	MMISSION			
21 NCAC 4B .0202 - I	Filing and Fees		RRC Objection	03/21/96
Agency Revised	Rule		Obj. Removed	03/21/96
21 NCAC 4B .0403 - A	Apprentice Auctioneer License		RRC Objection	03/21/96
Agency Revised	Rule		Obj. Removed	03/21/96
21 NCAC 4B .0602 - A	Advertising		RRC Objection	03/21/96
Agency Revised .	Rule		Obj. Removed	03/21/96
ENVIRONMENT, H	EALTH, AND NATURAL RESOURCES			

Coastal Resources Commission		
15A NCAC 7H .0208 - Use Standards	RRC Objection	03/21/96
Agency Revised Rule	Obj. Cont'd	03/21/96
	·	
Wildlife Resources Commission		
15A NCAC 10K .0001 - Course Requirements	RRC Objection	03/21/96
Agency Revised Rule	Obj. Removed	03/21/96
15A NCAC 10K .0003 - Instructor Certification Requirements		02/21/06
Rule Withdrawn by Agency		03/21/96
FEE-BASED PRACTICING PASTORAL COUNSELORS		
21 NCAC 45 .0201 - Information Required	RRC Objection	02/15/96
No Response from Agency	Obj. Cont'd	03/21/96
21 NCAC 45 .0301 - Types	RRC Objection	02/15/96
No Response from Agency	Obj. Cont'd	03/21/96
21 NCAC 45 .0402 - Second Notice	RRC Objection	02/15/96
No Response from Agency	Obj. Cont'd	03/21/96
21 NCAC 45 .0501 - Continuing Education Requirements	RRC Objection	02/15/96
No Response from Agency	Obj. Cont'd	03/21/96
21 NCAC 45 .0601 - Equivalency	RRC Objection	02/15/96
No Response from Agency	Obj. Cont'd	03/21/96
21 NCAC 45 .0701 - Issuance of Temporary Certificate	RRC Objection	02/15/96
No Response from Agency	Obj. Cont'd	03/21/96
21 NCAC 45 .0802 - Types of Supervision	RRC Objection	02/15/96
Agency Revised Rule	Obj. Cont'd	02/15/96
No Response from Agency	Obj. Cont'd	03/21/96
21 NCAC 45 .0901 - Requirements for Individual Psychotherapy Experience	RRC Objection	02/15/96 02/15/96
Agency Revised Rule	Obj. Cont'd Obj. Cont'd	03/21/96
No Response from Agency	RRC Objection	03/21/90
21 NCAC 45 . 1001 - Code of Ethics No Response from Agency	Obj. Cont'd	03/21/96
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HEARING AID DEALERS AND FITTERS BOARD		
21 NCAC 22L .0001 - Committee on Investigations	Extended Review	01/18/96
RRC Reviewed Rule	RRC Objection	02/15/96
Agency Revised Rule	Obj. Removed	03/21/96
HUMAN RESOURCES		
Medical Care Commission		
10 NCAC 3C .5401 - Definitions	RRC Objection	01/18/96
Agency Responded	Obj. Cont'd	02/15/96
Rule Returned to Agency	Obj. Cont'd	03/21/96
10 NCAC 3C .5402 - Physician Req for Inpatient Rehabilitation Facilities or Units	RRC Objection	01/18/96
Agency Responded	Obj. Cont'd	02/15/96
Rule Returned to Agency	Obj. Cont'd	03/21/96
10 NCAC 3C .5407 - Comprehensive Rehabilitation Personnel Administration	RRC Objection	01/18/96
Agency Responded	Obj. Cont'd	02/15/96
Rule Returned to Agency	Obj. Cont'd	03/21/96
10 NCAC 3C .5408 - Comprehensive Inpatient Rehabilitation Program Staffing Req.	RRC Objection	01/18/96
Agency Responded	Obj. Cont'd	02/15/96
Rule Returned to Agency	Obj. Cont'd	03/21/96
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Rule Returned to Agency	Obj. Cont'd	03/21/96
10 NCAC 3C .5409 - Staff Training for Inpatient Rehabilitation Facilities or Unit Agency Responded Rule Returned to Agency	RRC Objection Obj. Cont'd Obj. Cont'd	01/18/9 02/15/9 03/21/9

10 NCAC 3C .5412 - Additional Requirements for Traumatic Brain Injury Patients	RRC Objection	01/18/96
Agency Responded	Obj. Cont'd	02/15/96
Rule Returned to Agency	Obj. Cont'd	03/21/96
10 NCAC 3C .5413 - Additional Requirements for Spinal Cord Injury Patients	RRC Objection Obj. Cont'd	01/18/96 02/15/96
Agency Responded		
Rule Returned to Agency	Obj. Cont'd	03/21/96
Commission for Mental Health, Developmental Disabilities and Substance Abuse S 10 NCAC 15A .0100 and .0200	Services	
Rules Withdrawn by Agency		03/21/96
Social Services Commission		
10 NCAC 39D .0304 - Alternative Work Experience	Extended Review	01/18/96
	RRC Objection	02/15/96
Agency Responded	Obj. Cont'd	03/21/96
10 NCAC 46D .0106 - Allocation	RRC Objection	01/18/96
Rule Withdrawn by Agency	Obj. Cont'd	03/21/96
10 NCAC 46D .0107 - Reimbursement	RRC Objection	01/18/96
Rule Withdrawn by Agency	Obj. Cont'd	03/21/96
10 NCAC 46D .0202 - Review Criteria for Start-Up Funds	RRC Objection	01/18/96
Rule Withdrawn by Agency	Obj. Cont'd	03/21/96
INSURANCE		
Agent Services Division	nng ou : .:	02/21/06
11 NCAC 6A .0904 - Regulatory Matters	RRC Objection	03/21/96
Agency Revised Rule	Obj. Removed	03/21/96
Consumer Services Division	PPG 64	00/04/04
11 NCAC 4 .0502 - Assumed Expenses and Current Scale	RRC Objection	03/21/96
Agency Revised Rule	Obj. Removed	03/21/96
11 NCAC 4 .0505 - Standards for Basic Illustrations	RRC Objection	03/21/96
Agency Revised Rule	Obj. Removed	03/21/96
11 NCAC 4 .0506 - Standards for Supplemental Illustrations	RRC Objection	03/21/96
Agency Revised Rule	Obj. Removed	03/21/96
11 NCAC 4 .0509 - Annual Certifications	RRC Objection	03/21/96
Agency Revised Rule	Obj. Removed	03/21/96
JUSTICE		
Private Protective Services		
12 NCAC 7D .0808 - Concealed Weapons	RRC Objection	03/21/96
MARITAL AND FAMILY THERAPY CERTIFICATION BOARD		
21 NCAC 31 .0102 - Address	RRC Objection	02/15/96
No Response from Agency	Obj. Cont'd	03/21/96
21 NCAC 31 .0104 - Fees	RRC Objection	02/15/96
No Response from Agency	Obj. Cont'd	03/21/96
21 NCAC 31 .0304 - Subsequent Reexaminations	RRC Objection	02/15/96
No Response from Agency	Obj. Cont'd	03/21/96
21 NCAC 31 .0502 - Approved Supervision	RRC Objection	02/15/96
No Response from Agency	Obj. Cont'd	03/21/96
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MEDICAL BOARD		
21 NCAC 32H .0506 - Certification Requirements: Emergency Medical Dispatcher		

Rule Returned to Agency		
RRC Rescinds 12/25/95 Approval for Failure to Provide Notice on the Amendment		02/15/96
21 NCAC 32N .0002 - Continuances	RRC Objection	08/10/95
Agency Responded - Agency Will Not Revise Rule	Obj. Cont'd	09/21/95
Rule Returned to Agency for Failure to Comply With Administrative Procedures Act	Obj. Cont'd	01/18/96
NURSING		
21 NCAC 36 .0228 - Clinical Nurse Specialist Practice	RRC Objection	03/21/96
Agency Revised Rule	Obj. Removed	03/21/96
NURSING HOME ADMINISTRATORS		
21 NCAC 37C .0101 - Petitions for Adoption of Rules	RRC Objection	03/21/96
Agency Revised Rule	Obj. Removed	03/21/96
21 NCAC 37C .0102 - Procedure for Adoption of Rules	RRC Objection	03/21/96
Agency Revised Rule	Obj. Removed	03/21/96
21 NCAC 37D .0412 - Initial On-the-Job Training	RRC Objection	03/21/96
Agency Revised Rule	Obj. Removed	03/21/96
21 NCAC 37F .0101 - Prerequisites for Temporary Licensure	RRC Objection	03/21/96
Agency Revised Rule	Obj. Removed	03/21/96
21 NCAC 371 .0101 - Investigation: Discipline: and Contested Case Proceedings	RRC Objection	03/21/96
Agency Revised Rule	Obj. Removed	03/21/96
PUBLIC EDUCATION		
State Board of Education		
16 NCAC 6D .0106 - Limited English Proficiency Programs	RRC Objection	03/21/96
SECRETARY OF STATE		
Boxing Commission		
18 NCAC 9.0101 - Purpose, Applicability and Scope of the Rules	RRC Objection	03/21/96
Agency Revised Rule	Obj. Removed	03/21/96
18 NCAC 9 .0103 - North Carolina State Boxing Commission	RRC Objection	03/21/96
Agency Revised Rule	Obj. Removed	03/21/96
18 NCAC 9 .0104 - Conduct of Boxing Matches	RRC Objection	03/21/96
Agency Rewrote Rule as 18 NCAC 9.0104 through .0109	Obj. Removed	03/21/96
18 NCAC 9 .0106 - Licensing Requirements and Duties of Licensees	RRC Objection	03/21/96
Agency Revised Rule and Recodified to 18 NCAC 9 .0111	Obj. Removed	03/21/96
18 NCAC 9 .0107 - Contracts and Financial Arrangements	RRC Objection	03/21/96
Agency Revised Rule and Recodified to 18 NCAC 9 .0112	Obj. Removed	03/21/96
18 NCAC 9 .0108 - Kickboxing	RRC Objection	03/21/96
Agency Rewrote Rule as 18 NCAC 9.0113 through .0116	Obj. Removed	03/21/96
VETERINARY MEDICAL BOARD		
21 NCAC 66		
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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.

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<u>AGENCY</u>	CASE NUMBER	ALJ	DATE OF DECISION	PUBLISHED DECI REGISTER CITA	
ALCOHOLIC BEVERAGE CONTROL COMMISSION					
Alcoholic Beverage Control Commission v. Tremik, Inc. Andrew Parker v. Alcoholic Beverage Control Commission Alcoholic Beverage Control Comm. v. Partnership T/A T & L Groceries Alcoholic Beverage Control Commission v. Cashion's Food Mart, Inc. Alcoholic Beverage Control Commission v. Donald Ray Doak	95 ABC 0925 95 ABC 1402 95 ABC 1443 95 ABC 1444 95 ABC 1488	Morriosn Phipps West Gray West	03/25/96 03/27/96 03/26/96 03/13/96 03/29/96		
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Helen B. Hunter-Reid v. Crime Victims Compensation Commission Kenneth Saunders v. Victims Compensation Commission Manuel Cervantes v. Victims Compensation Fund	95 CPS 1336 95 CPS 1445 96 CPS 0118	Nesnow Smith Chess Chess	03/29/96 03/26/96 03/19/96	11:02 NCR 9	93
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Kinston Urological Associates, P.A. v. N.C. Cancer Program Kinston Urological Associates, P.A. v. N.C. Cancer Program	95 EHR 1198* ² 95 EHR 1199* ²	Nesnow Smith Nesnow Smith	03/27/96 03/27/96		97 97
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Land Resources					
K&G Properties, Inc. v. EHNR, Division of Land Resources	95 EHR 1078	Nesnow Smith	03/25/96		
Marine Fisheries					
Robert 1. Swinson, Sr. v. EHNR, Health & Nat. Res., Marine Fisheries Grayden L. Fulcher and Michael Styron, Sr. v. Div. of Marine Fisheries	95 EHR 0320 96 EHR 0003	Chess Reilly	03/29/96 03/06/96		
WIC Program					
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Mary T. Hill v. DHR, Division of Child Development	95 DHR 1192	Phipps	03/27/96		
Division of Facility Services					
Eloise Brown v. Dept. of Human Resources, Division of Facility Services	95 DHR 1002	Phipps	03/07/96		
Group Care Licensure Section					
Alex L. McCall v. DHR, Div/Facility Svcs, Group Care Licensure Sec.	95 DHR 1456	Nesnow Smith	03/26/96		

AGENCY	CASE NUMBER	ALJ	DATE OF DECISION	PUBLISHED DECISION REGISTER CITATION
Division of Social Services				
Rozena Chambliss v. Department of Human Resources	95 DHR 1044	Nesnow Smith	03/12/96	
Addie & Major Short v. Department of Human Resources	95 DHR 1063	Morrison	03/19/96	
Mr. and Mrs. Jessie Stevenson v. DHR, Division of Social Services William G. Fisher v. DHR, Div. of Social Services, Prog Integrity Brane	95 DHR 1072 h 95 DHR 1234	Phippв Morrison	03/15/96 03/19/96	
Child Support Enforcement Section			00113130	
Richard R. Fox, Sr. v. Department of Human Resources	95 CSE 1169	Becton	03/19/96	
Joselito D. Pilar v. Department of Human Resources	95 CSE 1180	Chess	03/01/96	
David Lee Grady v. Department of Human Resources	95 CSE 1218	Morrison	03/26/96	
Patrick Orlando Crump v. Department of Human Resources	95 CSE 1221	Nesnow Smith	03/05/96	
Peter Robert Kovolsky v. Department of Human Resources	95 CSE 1230	Becton	03/11/96	
Lawrence Dow Dean v. Department of Human Resources	95 CSE 1267	Morrison	03/29/96	
Carl E. Coffey v. Department of Human Resources	95 CSE 1270 95 CSE 1273	Nesnow Smith Phipps	03/15/96 04/01/96	
Keith Dewayne Senters v. Department of Human Resources Mickey Turner v. Department of Human Resources	95 CSE 1278	Nesnow Smith	03/14/96	
ames Joseph Gallagher v. Department of Human Resources	95 CSE 1280	Chess	03/19/96	
ames Thomas McRae v. Department of Human Resources	95 CSE 1296	Chess	03/15/96	
David J. Moseley v. Department of Human Resources	95 CSE 1304	Chess	03/29/96	
Derrick L. Conyers v. Department of Human Resources	95 CSE 1308	Reilly	03/13/96	
Charles Edward Smith v. Department of Human Resources	95 CSE 1309	West	03/07/96	
ames Curtis Witwer v. Department of Human Resources	95 CSE 1331	Becton	03/26/96	
Thornell Bowden v. Department of Human Resources	95 CSE 1345 95 CSE 1367	Morrison Nesnow Smith	03/07/96 03/21/96	
Henry S. Sada v. Department of Human Resources Charles F. Moore v. Department of Human Resources	95 CSE 1369	Chess	03/27/96	
Daniel Leslie Baker v. Department of Human Resources	95 CSE 1373	Morrison	03/12/96	
John L. Pike v. Department of Human Resources	95 CSE 1376	Nesnow Smith	03/21/96	
Wm. R. Evans v. Department of Human Resources	95 CSE 1377	Becton	03/11/96	
Rory J. Curry v. Department of Human Resources	95 CSE 1380	Mann	03/15/96	
Marcus Anthony Butts v. Department of Human Resources	95 CSE 1405	Nesnow Smith	03/27/96	
Cynthia Pinder v. Department of Human Resources	95 CSE 1406	Becton	03/11/96	
Ramon Domenech v. Department of Human Resources	95 CSE 1408 95 CSE 1435	Phipps Becton	03/11/96 03/13/96	
Dennis L. McNeill v. Department of Human Resources Rick E. Atkins v. Department of Human Resources	95 CSE 1437	Phipps	04/01/96	
Cimothy A. Ratley (Jeanes) v. Department of Human Resources	95 CSE 1465	Morrison	03/26/96	
Wilbur Dewayne Bault v. Department of Human Resources	95 CSE 1475	West	03/13/96	
Ronald D. Johnson v. Department of Human Resources	96 CSE 0084	Nesnow Smith	03/27/96	
ohn W. Scott v. Department of Human Resources	96 CSE 0130	Mann	03/15/96	
Laura Heidorf v. Department of Human Resources, Child Support Enf.	96 DCS 0065	Reilly	03/22/96	
INSURANCE				
Nadia A. Hakim v. Department of Insurance	95 INS 1422	Nesnow Smith	03/26/96	
JUSTICE				
Education and Training Standards Division				
Freddie Levern Thompson v. Criml. Justice Ed. & Training Stds. Comm.	95 DOJ 0731	Chess	02/29/96	
Patricia Josephine Bonanno v. Sheriffs' Ed. & Training Stds. Comm.	95 DOJ 1152	Chess	03/25/96	
Rick M. Evoy v. Criminal Justice Ed. & Training Stds. Comm.	95 DOJ 1235	Chess	03/25/96	
Gregory Lee Daughtridge v. Sheriffs' Ed. & Training Stds. Comm. Carlton Gerald v. Criminal Justice Ed. & Training Stds. Comm.	96 DOJ 0027 96 DOJ 0068	Reilly	03/19/96 03/26/96	
Ken Montie Oxendine v. Criminal Justice Ed. & Training Stds. Comm.	96 DOJ 0008	Gray West	03/28/96	
David Kent Knight v. Sheriffs' Ed. & Training Stds. Comm.	96 DOJ 0115	West	03/28/96	
Private Protective Services Board				
William F. Combs v. Private Protective Services Board	96 DOJ 0022	West	03/22/96	
PUBLIC INSTRUCTION				
Lavern K. Suggs v. NC Board of Education	95 EDC 0383	Nesnow Smith	03/13/96	11:01 NCR 50

AGENCY	CASE NUMBER	ALJ	DATE OF DECISION	PUBLISHED DECISION REGISTER CITATION
STATE PERSONNEL				
Administrative Office of the Court				
Ethel R. Tyson v. NC Judicial Dept., Administrative Office of the Court	96 OSP 0080	Nesnow Smith	03/15/96	
Appalachian State University				
Janice S. Walton v. Appalachian St University, Claude Cooper, Bill Rag. Janice S. Carroll v. Appalachian St University, Claude Cooper, Bill Rag.		West West	03/13/96 03/07/96	
Caldwell County				
Blake C. Pace v. Caldwell County	96 OSP 0047	Morrison	04/01/96	
Department of Correction				
Haydee Craver v. Department of Correction, Pender Correctional Inst.	95 OSP 1046	Gray	03/12/96	
Department of Human Resources				
Ophelia Webb v. Edard R. Inman, Dir. Alamance Cty DSS, Alamance Cty DSS, Alamance County, and DHR	96 OSP 0112	Gray	03/13/96	
Caswell Center				
Ramona C. Jenkins v. Department of Human Resources, Caswell Center Ramona C. Jenkins v. Department of Human Resources, Caswell Center Franklin D. Sutton v. Department of Human Resources, Caswell Center	89 OSP 0411 91 OSP 0522 94 OSP 0766	Becton Becton Nesnow Smith	03/26/96 03/26/96 03/21/96	11:02 NCR 89
Department of Labor				
Kevin P. Kolbe, Sr. v. Department of Lahor	95 OSP 0968	Morrison	03/14/96	11:01 NCR 58
New Hanover County Board of Health				
Tabandeh Zand v. New Hanover County Board of Health	95 OSP 1035	Nesnow Smith	03/01/96	
Department of Transportation				
Pearlie M. Simuel-Johnson v. Department of Transportation Pearlie M. Simuel-Johnson v. Department of Transportation Melvin Duncan v. Department of Transportation	94 OSP 0589* ¹ 95 OSP 0837* ¹ 95 OSP 1462	Gray Gray Morrison	03/01/96 03/01/96 03/08/96	
Tri-County Mental Health Complex				
Deborah Heil v. Tri-County Mental Health Complex	95 OSP 1100	Nesnow Smith	03/22/96	
University of North Carolina				
Jerel H. Bonner v. School of Nursing UNC at Chapel Hill	96 OSP 0026	Gray	03/12/96	11:01 NCR 61

⁺ Consolidated cases.

STATE OF NORTH CAROLINA COUNTY OF LENOIR		IN THE OFFICE OF ADMINISTRATIVE HEARINGS 91 OSP 0522
RAMONA C. JENKINS, Petitioner,)	
v.)))	RECOMMENDED DECISION
NORTH CAROLINA DEPARTMENT OF HUMAN RESOURCES, CASWELL CENTER Respondent.)))	

This matter is before the undersigned administrative law judge upon motion of the Respondent, pursuant to Rule 56 of the North Carolina Rules of Civil Procedure, for an order granting summary judgment in its favor on the grounds that there are no material issues of fact and, therefore, the Respondent is entitled to judgment as a matter of law.

APPEARANCES

For Petitioner:

HARRISON & SIMPSON, Attorneys at Law, Kinston, North Carolina; Fred W.

Harrison appearing.

For Respondent:

John R. Corne, Special Deputy Attorney General, N.C. Department of Justice, Raleigh,

North Carolina.

STATEMENT OF THE CASE

On August 8, 1990, the Petitioner was issued a dismissal letter by Irene Hitchcock, the Acting Mental Retardation Unit Director at the Respondent's Caswell Center in Kinston, North Carolina, following a pre-disciplinary conference held on July 31, 1990. Respondent's Exhibit 1.

On August 10, 1990, pursuant to the Respondent's grievance policy, the Petitioner filed a Step 2 appeal from her dismissal. Respondent's Exhibit 2. On August 21, 1990, Jim Woodall, the director of the Caswell Center, denied the Petitioner's appeal. Respondent's Exhibit 3.

On September 5, 1990, pursuant to the Respondent's grievance policy, the Petitioner filed a Step 3 appeal. Respondent's Exhibit 4.

On September 12, 1990, the Petitioner filed an EEOC Charge of Discrimination #14B900064 alleging, among other things, that she was dismissed from the Caswell Center by letter dated August 8, 1990, in retaliation for filing a previous charge of discrimination (EEOC Charge #141890055). Respondent's Exhibit 5. On September 21, 1990, the Equal Employment Opportunity Commission ("EEOC") deferred the Petitioner's Charge of Discrimination to the Civil Rights Division of the North Carolina Office of Administrative Hearings ("OAH-CRD"). Respondent's Exhibit 6.

On September 24, 1990, Susan B. Hutchins, the Respondent's Director of Personnel Management Services, returned the Petitioner's Step 3 appeal to the Caswell Center without action because it was felt that the dismissal letter lacked the specificity of notice required by law. Ms. Hutchins concluded that the Petitioner was entitled to reinstatement with back pay from the date of her dismissal (August 8, 1990) until such time as she received a dismissal letter which described her acts or omissions with sufficient particularity that she will know precisely what acts or omissions were the basis for her dismissal. Respondent's Exhibit 7.

On October 9, 1990, the Petitioner was given another letter of dismissal in which she was specifically informed of the bases for her dismissal. This letter included an additional incident that allegedly occurred after the Petitioner's July 31, 1990 predismissal conference. It was alleged that the Petitioner left a resident alone in Birchwood B on August 2, 1990.

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Respondent's Exhibit 8. On June 4, 1991, the Petitioner's dismissal was upheld by the Secretary David T. Flaherty. Respondent's Exhibit 11.

On June 11, 1995, the Petitioner filed a Petition For A Contested Case Hearing with the Office of Administrative Hearings ("OAH") pursuant to Chapter 126 of the North Carolina General Statutes challenging her dismissal on the grounds of retaliation and discrimination based upon race, sex, age, and religion. Respondent's Exhibit 12. The Respondent moved for a stay pending the resolution of the Petitioner's EEOC Charge. An order staying the contested case hearing was filed on November 25, 1991.

OAH-CRD concluded its investigation of the federal employment discrimination deferral charges and issued a Notice of Determination on September 16, 1993. OAH-CRD's Notice of Determination specifically concluded that: (1) "Examination of the record of evidence indicates that there is no reasonable cause to believe that these allegations [denial of transfer based on the Charging Party's sex and retaliation for filing a previous charge of discrimination (EEOC Charge #14890055, 10/27/88)] are true regarding the transfer issue" and (2) "That there is reasonable cause to believe that Respondent [DHR] has engaged in an unlawful employment practice [dismissing Petitioner in retaliation for filing a previous EEOC charge]." Respondent's Exhibit 13.

OAH-CRD terminated conciliation of the charges of unlawful employment practices under Title VII by letter dated October 7, 1993. Respondent's Exhibit 14. The Petitioner was informed of her right to obtain a right-to-sue letter and bring this action in federal court. The Petitioner, however, elected to file another Petition in OAH on November 24, 1993 (90 EEO 0911). Respondent's Exhibit 15.

Upon motion of the Respondent, the Petitioner's 90 EEO 0911 claim was removed to the United States District Court for the Eastern District of North Carolina where the case was given the docket number 93-787-CIV-5-D. Respondent's Exhibit 15. The Respondent then filed a motion for summary judgment in federal district court to which the Petitioner failed to respond.

On November 14, 1995, United States District Court Judge F.T. Dupree, Jr. entered Judgment ordering that the Respondent's motion for summary judgment be granted and the action dismissed. The issues litigated in 93-787-CIV-5 were the Petitioner's denial of transfer and alleged retaliatory discharge. The issues litigated included whether DHR had a legitimate non-discriminatory reason for dismissing the Petitioner.

On December 15, 1995, the Respondent filed its motion for summary judgement in this administrative proceeding alleging, among other things, that the doctrines of *res judicata* and collateral estoppel barred the Petitioner's claim. On January 3, 1996, the Petitioner responded to the Respondent's motion alleging, among other things, that "Summary Judgment was granted by failure of Petitioner to respond to discovery and no issues were litigated."

CONCLUSIONS OF LAW

"Under the doctrine of *res judicata*, a final judgement on the merits in a prior action in a court of competent jurisdiction precludes a second suit involving the same claim between the same parties or those in privity with them. *Thomas M. McInnis & Assoc.*, *Inc. V. Hall*, 318 N.C. 421, 428, 349 S.E.2d 552, 556 (1986)." *Bockweg v. Anderson*, 333 N.C. 486, 491, 428 S.E.2d 157 (1993).

Collateral estoppel precludes relitigation of an issue actually litigated and necessary to the outcome of a prior action. See King v. N.C. Dept. of Transportation, ___ N.C. App. ___, ___ S.E.2d ___ (March 5, 1996).

The companion doctrines of res judicata (claim preclusion) and collateral estoppel (issue preclusion) have been developed by the courts for the dual purposes of protecting litigants from the burden of relitigating previously decided matters and promoting judicial economy by preventing needless litigation. See Parklane Hosiery Co. V. Shore, 439 U.S. 322, 58 L. Ed.2 d. 552 (1979); see also McInnis, supra. Both doctrines involve a form of estoppel by judgment. Where the second action between two parties is upon the same claim, the prior judgment serves as a bar to the relitigation of all matters that were or should have been adjudicated in the prior action. McInnis, 318 N.C. at 428, 349 S.E.2d at 556; see also Cromwell v. County of Sac, 94 U.S. 351, 352-53, 24 L. Ed. 195, 197-98 (1877). Where the second action between the same parties is upon a different claim, the prior judgment serves as a bar only as to issues actually litigated and determined in the original action. McInnis, 318 N.C. at 429, 349 S.E.2d at 557; Bockweg v. Anderson, 333 N.C. 486, 491-492, 428 S.E.2d 157 (1993).

A. Retaliatory Discharge Claim (Res Judicata)

The Petitioner's retaliatory discharge claims in Jenkins v. DHR, 93-787-CIV-5-D (1993) and Jenkins v. DHR (Caswell Center), 91 OSP 0522 are exactly the same since they arise out of the same facts and circumstances. There is no dispute that the parties in 93-787-CIV-5-D and 91 OSP 0522 are the same. The federal district court entered judgment in DHR's favor concluding that the Petitioner's dismissal was not retaliatory. Therefore, DHR is entitled to summary judgment and dismissal of the Petitioner's retaliatory discharge claim because it is the same claim and is precluded by the doctrine of res judicata (claim preclusion).

B. Petitioner's Discrimination Claims (Res Judicata)

Title VII of the Civil Rights Act of 1964, as amended, 42 U.S.C. §§ 2000e-1 et seq. prohibits discharge based on, among other things, race, sex, age, and religion. 42 U.S.C. § 2000e-2. Title VII also prohibits discharge based on retaliation. 42 U.S.C. § 2000e-3. The Petitioner could have included her allegations of race, age, and religious discrimination in her Title VII Charge of Discrimination.

North Carolina General Statutes section 126-36 (1977) provides:

Any State employee or former State employee who has reason to believe that employment, promotion, training, or transfer was denied him or that demotion, layoff or termination of employment was forced upon him in retaliation for opposition to alleged discrimination or because of his age, sex, race, color, national origin, religion, creed, political affiliation, or handicapped [handicapping] condition as defined by G.S. 168A-3 except where specific age, sex or physical requirements constitute a bona fide occupational qualification necessary to proper and efficient administration, shall have the right to appeal directly to the State Personnel Commission.

In Dept. of Correction v. Gibson, 308 N.C. 131, 141, 301 S.E.2d 377 (1983), the North Carolina Supreme Court held:

The ultimate purpose of G.S. §126 . . . and Title VII . . . is the same; that is, the elimination of discriminatory practices in employment. We find the principles of law and the standards set forth above as applied to Title VII are sound and properly focus the inquiry upon the ultimate issue of whether the employee was the victim of *intentional* discrimination. We therefore adopt the evidentiary standards and principles of law above set forth [(threshold requirement of petitioner to establish a prima facie case, respondent's proffer of a legitimate non-discriminatory reason, and petitioner's ultimate burden to prove intentional discrimination)]

"The plea of res judicata applies, except in special cases, not only to the points upon which the court was required by the parties to form an opinion and pronounce a judgment, but to every point which properly belonged to the subject in litigation and which the parties exercising reasonable diligence, might have brought forward at the time and determined respecting it. In re Trucking Co., 285 N.C. 552, 560, 206 S.E.2d 172, 178 (1974) (citations omitted) (emphasis added)." Edwards v. Edwards, 118 N.C. App. 464, 472, 456 S.E.2d 126 (1995).

The Petitioner was required to exercise due diligence and raise her race, sex, age, and religion claims together with her retaliatory discharge claim under Title VII. Such claims should have been brought with the Petitioner's sex discrimination and retaliation claims. The federal court has entered judgment against the Petitioner on the sex discrimination and retaliation allegations. Therefore, based upon the doctrine of res judicata, DHR is entitled to summary judgment and dismissal of the Petitioner's discrimination claims since those claims involve issues which "properly belonged to the subject in litigation and which the parties exercising reasonable diligence, might have brought forward at the time and determined respecting it." Painter v. Board of Education, 288 N.C. 165, 173, 217 S.E.2d 650, 655 (1975) (quoting Gibbis v. Higgins, 215 N.C. 201, 204-05, 1 S.E.2d 554,557 (1939)).

C. Petitioner's Discrimination Claims (Collateral Estoppel)

Each of the Petitioner's discrimination claims requires proof of the following issues: (1) the Petitioner must establish

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a prima facie case; (2) then DHR must establish a legitimate non-discriminatory reason for the Petitioner's dismissal; (3) the Petitioner must then prove that DHR's stated legitimate reason was pretextual. St. Mary's Honor Center v. Hicks, 113 S.Ct. at 2742 (1993). Proving pretext merges with the ultimate burden of persuasion. Texas Dep't of Community Aff. v. Burdine, 450 U.S. 248, 67 L. Ed. 2d.. 207, 101 S. Ct. 1089 (1981).

The Petitioner may meet her burden via direct or circumstantial evidence. *Id.* The issue is discriminatory firing; therefore, the Petitioner must show, by a preponderance of the evidence, that discrimination motivated her firing. *Hicks*, 113 S. Ct. At 2754. The Petitioner must show that race, sex, age, or religion probably, not merely possibly, was a determining factor in the Respondent's decision to terminate her employment. *Lovelace v. Sherwin-Williams Co.*, 681 F.2d 230 (4th Cir. 1982); *Henson v. Liggett Group*, 61 F.3d 270 (4th Cir. 1995).

The federal district court in *Jenkins v. DHR*, 93-783-CIV-5-D (1993) concluded that "Defendant's (DHR's) decision to dismiss plaintiff [Petitioner] was justified by unrebutted legitimate non-discriminatory reasons." *Id.* at 8. The issues of whether a legitimate non-discriminatory reason was established and whether the Petitioner carried her burden to prove intentional discrimination were actually litigated and determined by the federal district court in 93-787-CIV-5-D in favor of DHR. Since the parties are the same, the doctrine of collateral estoppel precludes the relitigation of these issues when each of these issues are dispositive of the Petitioner's race, sex, age, and religious discrimination and retaliation claims which were decided against her in federal court.

The Respondent is entitled to summary judgment, as a matter of law, with respect to the Petitioner's discrimination claims based upon the doctrine of collateral estoppel.

RECOMMENDED DECISION

The undersigned determines that the Respondent is entitled to summary judgment on the grounds that the Petitioner's retaliation claim and discrimination claims are barred by the doctrines of *res judicata* (claim preclusion) and collateral estoppel (issue preclusion).

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 Statutes section 150B-36(b).

NOTICE

The State Personnel Commission will make the Final Decision in this contested case. Before the agency makes the FINAL DECISION, it is required by North Carolina General Statutes section 150B-36(a) 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-36(b)to serve a copy of the Final Decision on all parties and to furnish a copy to the Parties' attorney of record.

This the 26th day of March, 1996.

Brenda B. Becton Administrative Law Judge

STATE OF NORTH CAROLINA COUNTY OF GREENE		IN THE OFFICE OF ADMINISTRATIVE HEARINGS 95 CPS 1336
HELEN B. HUNTER-REID Petitioner,)	
v.))	RECOMMENDED DECISION
THE NORTH CAROLINA CRIME VICTIMS COMPENSATION COMMISSION Respondent.)))	

This matter was heard before Administrative Law Judge Dolores O.Nesnow Smith on March 20, 1996 in New Bern, North Carolina.

APPEARANCES

Petitioner:

Helen Hunter-Reid

908 Jennifer Lane

Snow Hill, North Carolina 28580

Appeared Pro Se.

Respondent:

Reuben Young

Associate Attorney General N.C. Department of Justice Crime Control Section P.O. Box 27687

Raleigh, North Carolina 27611

ISSUE

Did Respondent err in denying Petitioner's claim for compensation under the Crime Victims Compensation Act?

STATUTE IN ISSUE

N.C. GEN. STAT. 15B-11(6)

FINDINGS OF FACT

- 1. Everette Parker was the 32 year-old son of Helen Hunter-Reid.
- 2. Mr. Parker was killed on December 30, 1994. Mrs. Hunter-Reid subsequently applied to the Respondent for funeral and burial expenses.
- 3. Respondent does not contest that Mrs. Hunter-Reid is the victim's survivor as described by the Crime Victims Compensation Act.
- 4. Parker had been friends with John and Mary Quidley since approximately 1991. Mrs. Hunter-Reid had met the Quidleys at her home and, though she did not think highly of their lifestyle, they were polite and did not curse or drink while they were in her home.
- 5. Mrs. Hunter-Reid testified that the Quidleys drank a lot and she believed that they also took "dope." She testified that it was her understanding that John Quidley had some involvement with "women who did things for him" and that her son was paid by Quidley to protect the women.

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- 6. Parker had been in the military as a young man. Quidley, who occasionally referred to Parker as his "bodyguard," had also been in the military. Parker called Quidley "Sarge."
- 7. On the morning of December 30, 1994, Parker was at the trailer park home of John and Mary Quidley.
- 8. At approximately 10:00 a.m., Parker and the Quidleys called for a taxicab. The cab arrived and took them to a local bar, where they all began to drink. The three continued on to another bar and at 12:00 noon, they called for another cab to bring them back to the trailer park.
- 9. When the cab arrived at the Foxhole Bar, a white male, later identified as John Quidley, a black male, later identified as Everette Parker, and a white female, later identified as Mary Quidley, entered the cab.
- 10. The cab driver testified that the female did not say a word during the trip but the two males were arguing. The driver told them they would have to settle down if they were going to ride in his cab. Mary and Parker sat in the back seat and Quidley sat in the front.
- 11. During the cab ride, the two males continued to argue about Parker allegedly having fondled Mary's breast.
- 12. The driver told the two males on approximately three occasions to "settle down" or get out of the cab.
- During the ride home, Quidley told Parker three times that he was going to kill him. He also said that he was going to shoot him with his shotgun when they got home.
- 14. Parker stated on one occasion, "You won't do that, Sarge. I've known you too long."
- 15. Mr. Quidley had served eight years in prison for killing his stepfather. It is unknown whether Parker knew this.
- 16. One week earlier, at Christmas, Parker had been given a jacket by his brother. When the cab arrived at the trailer, Parker said, "I have to go inside to get my jacket."
- 17. The three then entered the trailer and the cab left.
- 18. It is unknown precisely what occurred after the three returned home. Quidley and Mary later gave several inconsistent statements. For example, Quidley stated that Parker came at him with a knife and cut his hands. He later stated that Parker was coming at Mary with a knife and that he had interceded. Mary said Parker had come to their trailer and kicked in the door. Mary also said Quidley told her he was afraid of Parker and felt he had to protect himself and her.
- 19. Between 12:30 and 1:00 p.m., Quidley was found wandering around the trailer park. He was very drunk and incoherent. Neighbors who knew Quidley returned him to the trailer. Mary opened the door and Quidley fell into the trailer. The neighbors then saw the feet of a man lying on the floor at the bathroom door. They asked Mary if he was alright and she told them that her husband had shot the man half an hour ago and she thought he was dead. The neighbors called the police.
- 20. Everette Parker was dead with a gunshot wound to the left abdomen. John and Mary Quidley were taken into custody. Quidley admitted to shooting Parker.
- 21. The police examined John Quidley's hands and found no cuts. They observed only a pinch mark on one hand at the base of the "V" where the thumb and the first finger meet. Detective Dean Adelmund of the Jacksonville Police Department testified that the pinch appeared to him to have been caused by cocking the shotgun.
- 22. The police found a knife on the coffee table in the trailer. The knife was sent to the SBI for testing. Because the knife had a rough-textured grip, no fingerprints were found. No blood was apparent on the knife and the SBI tests found no trace of blood.
- 23. Mrs. Hunter-Reid testified that she did not have money to bury her son, that she had to borrow funeral expenses, and that she can not afford a marker for her son's grave. She testified that she is requesting only enough money to pay for funeral expenses and a marker.

- 24. The Crime Victims Compensation Act lists contributory misconduct as one of the grounds upon which a denial may be based.
- 25. Mrs. Hunter-Reid's application to the Respondent for funds was denied on the grounds that her son's contributory misconduct contributed to the killing.
- 26. The Respondent cited as contributory misconduct the evidence that Parker had heard Quidley say he was going to kill him three times but Parker chose to remain in Quidley's presence and even entered the trailer.

Based upon the above Findings of Fact, the undersigned makes the following:

CONCLUSIONS OF LAW

1. The evidence is uncontroverted that Parker was engaged in an argument with Quidley. The argument was of enough intensity to prompt the cab driver to ask them several times to stop. It appears, however, that the argument did not become physical and had not risen to a high enough intensity to cause the cab driver to put the men out of the cab.

Parker knew Quidley since 1991. He called him "Sarge," a nickname which is friendly and which connotes a higher rank, i.e. a name of some respect. While Quidley threatened to kill Parker three times, Parker revealed his state of mind by saying that he did not believe Quidley would do that because they had been friends too long.

The evidence tends to indicate that Parker did not enter the trailer in an effort to accelerate the fight. Parker was found with his jacket on. He was shot coming out of the bathroom. Thus, the evidence indicates that Parker entered the trailer to get his jacket. He put it on, he went to the bathroom, and then, presumably, he was going to leave.

The question remains whether Parker was reasonable in believing that Quidley would not kill him. If a reasonable man would have believed he was in danger, then Parker's behavior may rise to the level of contributory misconduct.

It is unknown whether Parker knew of Quidley's imprisonment for murder. From the evidence, it would appear that Parker and Quidley lived on the fringe of society. There is no evidence that they had jobs and there is some evidence that they may have been involved in a disreputable business together. It is known that Quidley and Mary drank a great deal. In such a society, a stint in prison, even for murder, may not have the same extremely negative and frightening effect which it would have in a more conventional society.

There is a sense of correctness in denying claims where the victim was not an upstanding member of society, or where the victim's lifestyle was opprobrious. However, the statute makes no allowance for such considerations.

The Crime Victims Compensation Act, as it is currently written, does not require that victims be without blemish. It requires only that they not be involved in an act of contributory misconduct.

- 2. Considering all of the above, it is the opinion of the undersigned that Parker was not unreasonable to stay with Quidley after the verbal threats nor was he unreasonable in believing that Quidley was not going to kill him.
- 3. It is concluded that Parker was not engaged in an act of contributory misconduct at the time of his murder.

Based upon the above Conclusions of Law, the undersigned makes the following:

RECOMMENDATION

That the Respondent approve Petitioner's claim for compensation and award the amount necessary to cover the funeral expenses and the cost of a headstone.

MEMORANDUM OF LAW

(26 NCAC 03 .0125)

Parker's mother, the Petitioner in this action, presented a strong, composed, but heart wrenching argument for the

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remedy she seeks. The Attorney General quite correctly and convincingly asserted that decisions concerning the payment of compensation to crime victims must be made with cool, unemotional consideration.

The undersigned has deliberated upon this decision at length and without emotion. Whether Mrs. Hunter-Reid is a worthy receipient is of no consequence as is Parker's lifestyle or position in society. The single issue is whether the victim was involved in an act of contributory misconduct by behaving in an unreasonable manner. Disregarding all peripheral matters, Petitioner's behavior was not contributory misconduct.

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 Crime Victims Compensation Commission.

This the 29th day of March, 1996.

Dolores O. Nesnow Smith Administrative Law Judge

IN THE OFFICE OF STATE OF NORTH CAROLINA ADMINISTRATIVE HEARINGS 95 EHR 1198 COUNTY OF LENOIR 95 EHR 1199 KINSTON UROLOGICAL ASSOCIATES, P.A.,) Petitioner.)) RECOMMENDED DECISION) N.C. CANCER PROGRAM,)) Respondent.

This matter was heard before Administrative Law Judge Dolores O. Nesnow Smith on March 19, 1996 in New Bern, North Carolina.

APPEARANCES

Petitioner:

Diedra Herring, Business Manager

Kinston Urological, P.A.

Kinston Clinic North Suite L

Kinston, North Carolina 28501

Appeared Pro Se

Respondent:

John Barkley

Assistant Attorney General N.C. Department of Justice

P.O. Box 629

Raleigh, North Carolina 27602

ISSUE

Did Respondent err in denying Petitioner's claim for compensation under the Cancer Treatment Program?

STATUTES AND RULES AT ISSUE

N.C. GEN. STAT. 130A-205 15A NCAC 16A .1101 et seq. 15A NCAC 24A .0302

Based upon careful consideration of the testimony and evidence presented at the hearing, the documents and exhibits received into evidence, and the entire record in this proceeding, the undersigned makes the following:

FINDINGS OF FACT

- 1. The Cancer Treatment Program provides reimbursement for patients who qualify for aid based on financial need.
- 2. It is not uncommon for the health care provider to submit forms for payment on behalf of the patient.
- 3. In order to be reimbursed, an applicant must first have a determination of financial eligibility. He then must submit the following two forms:
 - (a) Authorization Request this must be received by the Respondent within one year after the date

of service, and

- (b) a Claim for Payment this must be received by the Respondent within one year after the date of service.
- 4. 15A NCAC 24A .0302 provides in pertinent part:
 - (5) A claim for payment must be received by the Department within one year after the date of service or within 45 days after the date of authorization approval, whichever is later, or the claim will be denied.
- 5. Ray Shackelford, the Manager of Provider Relations, Purchase of Medical Care Services, Department of Environmental Health and Natural Resources, testified that the above provision provides a one year absolute cut off date.
- 6. Mr. Shackelford explained that the above-noted rule has the "45 Days" provision because claimants are given one year from date of service to file the first form, i.e. the Authorization Request. If a claimant files the first form close to the end of the first year after service, waits for the Respondent's answer, and then attempts to file the second form, the Claim for Payment, that form will be outside the one year cut-off. Thus, the rule allows one year from the date of service for the Claim for Payment... or 45 days after the date of authorization approval, whichever is later.
- 7. After considering all possibilities, it is found that the 45 day provision is inapplicable in the case at hand.
- 8. Respondent's Office Manager, Diedra Herring, received a promotion making her the Business Manager.
- 9. Although Kinston Urological has an employee who handles insurance claims, Ms. Herring was asked to "take care of" two particular cancer patients.
- 10. Ms. Herring testified that the employee in charge of insurance claims may have known about the Claim for Payment Form, but that she, as the Business Manager, did not personally handle insurance claims and did not know about this second form.
- 11. The patients were deemed to be financially eligible for assistance under the Cancer Treatment Program.
- 12. Ms. Herring filed the Authorization Request for a number of treatments and office visits on these two patients. She received from Respondent a response indicating that the treatments were ones which would be covered, i.e. the Respondent's authorization.
- 13. Since she did not know that a Claim for Payment must also be submitted if and when the treatment actually occurs, she filed no additional forms with the Respondent.
- 14. After Ms. Herring learned of her error, she contacted the Respondent's Purchase of Medical Care Department. While Ms. Herring had a cordial and cooperative relationship established with Respondent, a review of the records indicated that the outstanding claims could not be paid because they were submitted more than a year after the treatment.
- 15. It is uncontested that all the claims at issue occurred more than one year before the Petitioner attempted to file the claim for Payment.
- 16. Mr. Shackelford further testified that the regulations for processing claims had had a provision allowing for discretion in instances where there were extenuating circumstance for a late filing. He testified that that provision had been deliberately removed because it was determined to be unmanageable for the reviewers to continuously make decisions as to the merits of claims for exceptions.

Based upon the above Findings of Fact, the undersigned makes the following:

CONCLUSIONS OF LAW

1. 15A NCAC 24A .0302 clearly provides for an absolute cut-off of one year after service to file the Claim for Payment. There is no provision for consideration of extenuating circumstances.

CONTESTED CASE DECISIONS

- 2. Petitioner submitted the claims for payment at issue more than one year after the services were rendered.
- 3. It is therefore concluded that Respondent did not err in denying the Petitioner's claim for payment.

Based upon the above Conclusions of Law, the undersigned makes the following:

RECOMMENDATION

That Respondent affirm the decision to deny payment of the claims at issue.

MEMORANDUM OF LAW

While Ms. Herring was reasonable in believing she had filed all forms necessary since Respondent had issued what appeared to be an "approval," and while there was no misfeance in what appears to be an "honest" mistake, the regulations allow no exceptions to the one year cut-off.

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 Department of Environment, Health and Natural Resources.

This the 26th day of March, 1996.

Dolores O. Nesnow Smith Administrative Law Judge

The 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
	Auditor	Auctioneers	4
3 4 5 6 7 8 9 10 11 12 13 14A 15A 16 17 18 19A 20 *21 22 23 24 25 26 27	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	20 21
15A	Environment, Health, and Natural	Hearing Aid Dealers and Fitters	21 22
134	Resources	Landscape Architects	26
16	Public Education	Landscape Contractors	28
10			
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
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		Podiatry Examiners	52
		Professional Counselors	53
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		Professional Engineers & Land Surveyors	56
		Real Estate Appraisal Board	57
i		Real Estate Commission	58
1		Refrigeration Examiners	60
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		Social Work Certification	63
1		Soil Scientists	69
1		Speech & Language Pathologists & Audiologists	64
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Note: Title 21 contains the chapters of the various occupational licensing boards.

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ACUPUNCTURE LICENSING BOARD

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	10:17 NCR 2228	10:17 NCR 2228
21 NCAC 01 .0301	21 NCAC 01 .0705	21 NCAC 01.0709

AGRICULTURE

10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056
2 NCAC 09C .0700	2 NCAC 48A .0200	2 NCAC 48A.1100	2 NCAC 48B	2 NCAC 52B .0200

ALARM SYSTEMS LICENSING BOARD

12 NCAC 11 .0202 10:24 NCR 3057

CHILD DAY CARE COMMISSION

10:20 NCR 2593			10:20 NCR 2593	10:20 NCR 2593	10:20 NCR 2593	10:20 NCR 2593
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10 NCAC 03U .0102	10 NCAC 03U .0704	10 NCAC 03U.0710	10 NCAC 03U.2701	10 NCAC 03U.2702	10 NCAC 03U.2703	10 NCAC 03U.2704

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Credit Union Division

4 NCAC 06C .0205 10:18 NCR 2398

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4 NCAC 06C .0407 10:18 NCR 2398 4 NCAC 06C .0409 10.18 NCR 2398

COMMUNITY COLLEGES

23 NCAC 02D .0325 10:24 NCR 3058 23 NCAC 02E .0203 10:24 NCR 3058 23 NCAC 03A .0113 10:24 NCR 3058

ENVIRONMENT, HEALTH, AND NATURAL RESOURCES

15A Public Notice

15A NCAC 01K 10:19 NCR 2506

ENVIRONMENTAL MANAGEMENT COMMISSION

 15A NCAC 02
 10:24 NCR 3045

 15A NCAC 02B .0223
 11:02 NCR 75

 15A NCAC 02B .0224
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 15A NCAC 02B .0227
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 15A NCAC 02B .0303
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 15A NCAC 02B .0315
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 15A NCAC 02L .0106
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 15A NCAC 02L .0202
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 15A NCAC 02P .0402
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FACILITY SERVICES, DIVISION OF

10 NCAC 03R .3000 10:23 NCR 2956 10 NCAC 03R .3001 10:23 NCR 2956 10 NCAC 03R .3001 10:21 NCR 2699

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| 10 NCAC 03R .3010 | 10 NCAC 03R .3020 | 10 NCAC 03R .3030 | 10 NCAC 03R .3032 | 10 NCAC 03R .3040 | 10 NCAC 03R .3050 |

FINAL DECISION LETTERS

Voting Rights Act

GENERAL CONTRACTORS LICENSING BOARD

21 NCAC 12

10:22 NCR 2829

HEALTH SERVICES, COMMISSION for

15A NCAC 18A.2601

11:01 NCR 24

HIGHWAYS, DIVISION OF

19A NCAC 02D .1101 10:23 NCR 2957 19A NCAC 02D .1102 10:23 NCR 2957 19A NCAC 02D .1103 10:23 NCR 2957 19A NCAC 02D .1104 10:23 NCR 2957 19A NCAC 02D 11105 10:23 NCR 2957 19A NCAC 02D .1106 10:23 NCR 2957 19A NCAC 02D .1107 10:23 NCR 2957 19A NCAC 02D .1108 10:23 NCR 2957 19A NCAC 02D .1109 10:23 NCR 2957 19A NCAC 02D .1110 10:23 NCR 2957

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HUMAN RESOURCES

Division of Aging

10 NCAC 22 10:23 NCR 2956

INSURANCE

10:22 NCR 2831	10:22 NCR 2832
10:18 NCR 2399	10:18 NCR 2399
11 NCAC 12 .0551	11 NCAC 16.0703

MARINE FISHERIES COMMISSION

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15A NCAC 031.0019	15A NCAC 03J .0401

MEDICAL ASSISTANCE

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10:18 NCR 2398		10:21 NCR 2686	10:24 NCR 3057						
10 NCAC 26B .0105	10 NCAC 2611.0506	10 NCAC 2611.0506	10 NCAC 50D .0101	10 NCAC 50D .0102	10 NCAC 50D .0103	10 NCAC 50D .0201	10 NCAC 50D .0301	10 NCAC 50D .0302	10 NCAC 50D .0401

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21 NCAC 32II .0601	21 NCAC 32H .0602	21 NCAC 32H .0701	21 NCAC 32H .0702	21 NCAC 3211.0801	21 NCAC 3211.0901	21 NCAC 32H .0902

MOTOR VEHICLES, DIVISION OF

19A NCAC 03E .0500 11:01 NCR 13

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Standards Board for Public School Administration

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10:22 NCR 2829	10:22 NCR 2829	10:22 NCR 2829	10:22 NCR 2829	10:22 NCR 2829	10:22 NCR 2829	10:22 NCR 2829	10:22 NCR 2829	10:22 NCR 2829	10:22 NCR 2835
21 NCAC 58A .0101	21 NCAC 58A.0105	21 NCAC 58A .0109	21 NCAC 58A.0110	21 NCAC 58A.0302	21 NCAC 58A.0503	21 NCAC 58A .0504	21 NCAC 58A .1501	21 NCAC 58A .1502	21 NCAC 58A .1601

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REVENUE	17 NCAC 01C .0504	17 NCAC 01C .0506	17 NCAC 05C .2101	17 NCAC 06B .0612	17 NCAC 06B .3716	17 NCAC 07B .1101	17 NCAC 07B .1105	17 NCAC 07B .1108	17 NCAC 07B .1109	17 NCAC 07B .1110	17 NCAC 07B .1112	17 NCAC 07B.1114	17 NCAC 07B .1123	17 NCAC 07B,1602	17 NCAC 07B.1701	17 NCAC 07B.1702	17 NCAC 07B.1802	17 NCAC 07B .2401	17 NCAC 07B .2601	17 NCAC 07B .4002	17 NCAC 07B .4004	17 NCAC 07B .4008	17 NCAC 07B .4301	17 NCAC 07B .4408	17 NCAC 07B .4902	Tax Review Board

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SOCIAL WORK, BOARD OF

21 NCAC 63 .0306 10:21 NCR 2739

SOIL SCIENTISTS, BOARD FOR LICENSING

21 NCAC 69 10:19 NCR 2507

SOCIAL SERVICES COMMISSION

SOCIAL SERVICES COMMISSION JONGAC 41E 16-23 NCB 2056		
.0706	10:21 NCR 2726	
10 NCAC 41F.0707	10:21 NCR 2726	
10 NCAC 41F.0812	10:21 NCR 2726	
10 NCAC 41F.0813	10:21 NCR 2726	
10 NCAC 411.0100 10:17 NCR 2228		
10 NCAC 411.0102		(0:21
10 NCAC 42A .0701	10:21 NCR 2728	
10 NCAC 42A .0702	10:21 NCR 2728	
10 NCAC 42A .0703	10:21 NCR 2728	
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10 NCAC 42B .2404	10:21 NCR 2729	
10 NCAC 42B .2405	10:21 NCR 2729	
10 NCAC 42C .2010	10:21 NCR 2729	
10 NCAC 42C.2011	10:21 NCR 2729	
10 NCAC 42C .2012	10:21 NCR 2729	
10 NCAC 42C ,3701	10:21 NCR 2729	

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10 NCAC 42C .3702	10 NCAC 42C ,3703	10 NCAC 42C .3704	10 NCAC 42D .1409	10 NCAC 42D .1410	10 NCAC 42D .1411	10 NCAC 42D .1827	10 NCAC 42D .1828	10 NCAC 42D .1829	10 NCAC 42D .1830	10 NCAC 42V .0201	10 NCAC 42V,0802	10 NCAC 42V .0803

STATE PERSONNEL COMMISSION

10:23 NCR 2960	
25 NCAC 01J.0613	25 NCAC 01J.0613

STATE PORTS AUTHORITY

Approve

03/21/96

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4 NCAC 13 10:24 NCR 3056

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21 NCAC 68	10:18 NCR 2401	
21 NCAC 68 .0101		10:22 NCR 2850
21 NCAC 68 .0102		10:22 NCR 2850
21 NCAC 68 .0201		10:22 NCR 2850
21 NCAC 68 .0202		10:22 NCR 2850
21 NCAC 68.0203		10:22 NCR 2850

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21 NCAC 68 .0204			10:22 NCR 2850							
21 NCAC 68 .0205			10:22 NCR 2850							
21 NCAC 68 .0206			10:22 NCR 2850							
21 NCAC 68 .0207			10:22 NCR 2850							
21 NCAC 68 .0208			10:22 NCR 2850							
21 NCAC 68 .0209			10:22 NCR 2850							
21 NCAC 68.0210			10:22 NCR 2850							
21 NCAC 68 .0211			10:22 NCR 2850							
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21 NCAC 68.0403			10:22 NCR 2850							
21 NCAC 68.0404			10:22 NCR 2850							
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21 NCAC 68 .0406			10:22 NCR 2850							
21 NCAC 68.0407			10:22 NCR 2850							
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21 NCAC 68 .0702			10:22 NCR 2850							
21 NCAC 68 .0703			10:22 NCR 2850							
21 NCAC 68,0704			10:22 NCR 2850							
21 NCAC 68.0705			10:22 NCR 2850							
21 NCAC 68 .0706			10:22 NCR 2850							
21 NCAC 68.0707			10:22 NCR 2850							
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21 NCAC 68 .0709			10:22 NCR 2850							

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USS NORTH CAROLINA BATTLESHIP COMMISSION

7 NCAC 05 .0200 10:18 NCR 2398

WILDLIFE RESOURCES COMMISSION

15A NCAC 10B .0106 11:02 NCR 76 15A NCAC 10B .0123 11:02 NCR 76 15A NCAC 10B .0203 11:02 NCR 76 15A NCAC 10B .0208 11:02 NCR 76 15A NCAC 10B .0209 11:02 NCR 76

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15A NCAC 10C .0107 11.02 NCR 76	11.02 NCR 76									
15A NCAC 10C,0205	11:02 NCR 76									
15A NCAC 10C.0305	11.02 NCR 76									
15A NCAC 10C,0401	11:02 NCR 76									
15A NCAC 10D .0002	11:02 NCR 76									
15A NCAC 10D .0003	11:02 NCR 76									
15A NCAC 10F.0100	10:19 NCR 2506									
15A NCAC 10F.0102			11:01 NCR 14							
15A NCAC 10F.0103			11:01 NCR 14							
15A NCAC 10F.0104			11:01 NCR 14							
15A NCAC 10F.0105			11:01 NCR 14							
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15A NCAC 10F.0107			11:01 NCR 14							
15A NCAC 10F.0109			11:01 NCR 14							
15A NCAC 10F.0300 11:01 NCR 13	11:01 NCR 13									
15A NCAC 10F.0305			11:01 NCR 14							
15A NCAC 10F.0307	11:02 NCR 76									
15A NCAC 10F.0310			11:01 NCR 14							
15A NCAC 10F.0342			11:01 NCR 14							
15A NCAC 10F.0348			11:01 NCR 14							
15A NCAC 10G	11:01 NCR 13									
15A NCAC 10G .0100 11:02 NCR 76	11:02 NCR 76									
15A NCAC 101.0002	11:02 NCR 76									

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ederal Block Grant Funds	201 10 33	\$17.50	\$25.00
ide 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
ant Industry	202 15 48	\$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
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ide 4 - Dept. of Commerce - Full Tide			
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redit Union Division	204 15 06	\$14.00	\$20.00
avings & Loan Division	204 15 09	\$14.00	\$20.00
dustrial Commission/Workers Compensation	204 15 10	\$14.00	\$20.00
avings Institutions Division	204 15 16	\$24.50	\$35.00
ide 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
ida 7 - Dept. of Cultural Resources - Full Title	207 00 00	\$21.00	\$30.00
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onsumer Services	211 10 04	\$24.50	\$35.00
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gineering & Building Codes	211 10 08	\$21.00	\$30.00
tle 12 - Dept. of Justice - Full Title	212 00 00	\$63.00	\$90.00
ivate Protective Services	212 10 07	\$21.00	\$30.00
lice & Sheriff's Education & Training Standards	212 10 07	\$31.50	\$45.00
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ind & Waste Management	215 15 30	\$56.00	\$80.00
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DESCRIPTION	CODE	PRICE	PRICE
Coastal Management	215 15 40	\$31.50	\$45.00
Environmental Health	215 25 00	\$105.00	\$150.00
Radiation/Nuclear Waste	215 25 1 0	\$42.00	\$60.00
Sanitation	215 25 20	\$35.00	\$50.00
Public Health	215 25 30	\$59.50	\$85.00
ntoxilizer & Breathalyser	215 25 31	\$17.50	\$25.00
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Motor Fuels Tax Division	217 15 29	\$21.00	\$30.00
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Securities Division	210 10 00	\$21.00	¥30.00
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