NORTH CAROLINA REGISTER

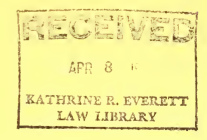
VOLUME 12 • **ISSUE 19** • Pages 1749 - 1814 **April 1, 1998**

IN THIS ISSUE

Executive Order
Municipal Incorporations
Revenue - Tax Review Board
Voting Rights Letters
Employee Assistance Professionals
Environment and Natural Resources
Health and Human Services
Medical Examiners
Public Education
Transportation
Rules Review Commission
Contested Case Decisions

PUBLISHED BY

The Office of Administrative Hearings Rules Division PO Drawer 27447 Raleigh, NC 27611-7447 Telephone (919) 733-2678 Fax (919) 733-3462



For those persons that have questions or concerns regarding the Administrative Procedure Act or any of its components, consult with the agencies below. The bolded headings are typical issues which the given agency can address, but are not inclusive.

Rule Notices, Filings, Register, Deadlines, Copies of Proposed Rules, etc.

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Rules Division

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mmasich@oah.state.nc.us rcreech@oah.state.nc.us

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Raleigh, North Carolina 27603-8005

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Anna Tefft, Economist II

(919) 733-7061 (919) 733-0640 FAX

msisak@osbm.state.nc.us atefft@osbm.state.nc.us

Rule Review and Legal Issues

Rules Review Commission 1307 Glenwood Ave., Suite 159 Raleigh, North Carolina 27605

contact: Joe DeLuca Jr., Staff Director Counsel
Bobby Bryan, Staff Attorney

(919) 733-2721 (919) 733-9415 FAX

Legislative Process Concerning Rule Making

Joint Legislative Administrative Procedure Oversight Committee

545 Legislative Office Building

300 North Salisbury Street Raleigh, North Carolina 27611

contact: Mary Shuping, Staff Liaison

(919) 733-2578

(919) 715-5460 FAX

marys@ms.ncga.state.nc.us

County and Municipality Government Questions or Notification

NC Association of County Commissioners

215 North Dawson Street

(919) 715-2893

Raleigh, North Carolina 27603

contact: Jim Blackburn or Rebecca Troutman

NC League of Municipalities

215 North Dawson Street

Raleigh, North Carolina 27000

(919) 715-4000

contact: Paula Thomas

NORTH CAROLINA REGISTER

IN THIS ISSUE



Volume 12, Issue 19 Pages 1749 - 1814

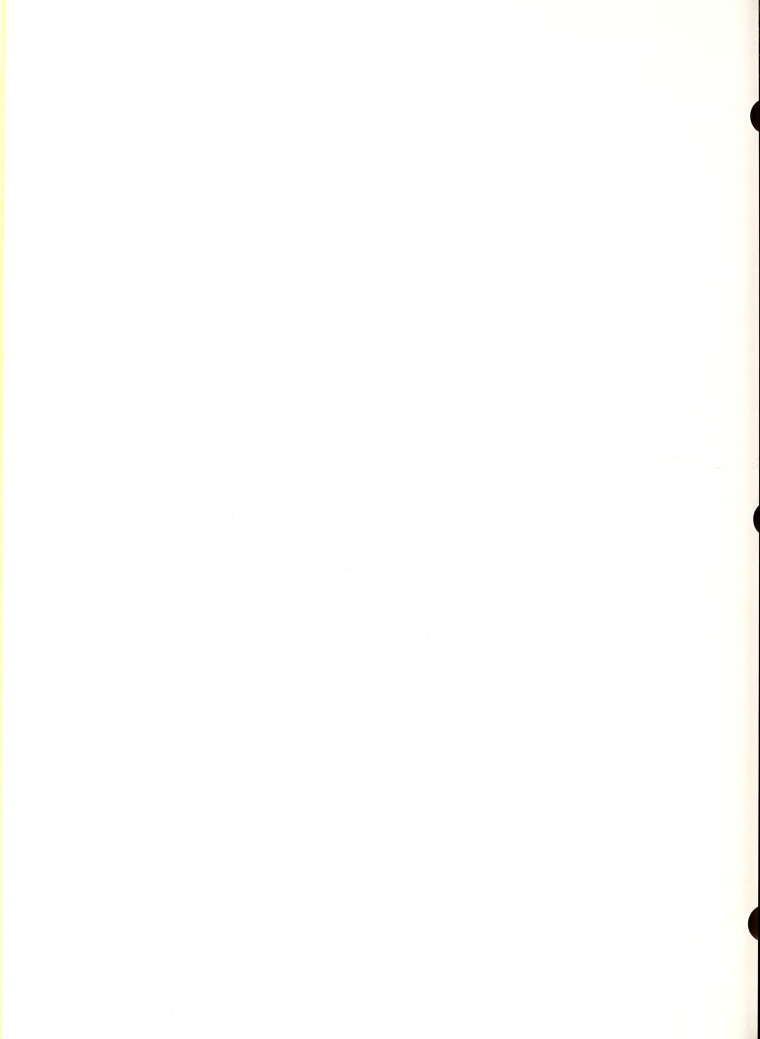
April 1, 1998

This issue contains documents officially filed through March 11, 1998.

Office of Administrative Hearings Rules Division 424 North Blount Street (27601) PO Drawer 27447 Raleigh, NC 27611-7447 (919) 733-2678 FAX (919) 733-3462

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I.	EXECUTIVE ORDERS	
	Executive Orders 130	1749
П.	IN ADDITION	
	Municipal Incorporations	1750
	Revenue - Tax Review Board	
	Voting Rights Letters	
Ш.	RULE-MAKING PROCEEDINGS	
	Environment and Natural Resources	
	Coastal Management	1763
	Health Services	
	Marine Fisheries	
	Wildlife Resources Commission	
	Health and Human Services	1.05 1.01
	Mental Health, Developmental Disabilities and	
	Substance Abuse Services	1762
	Licensing Boards	1.02
	Employee Assistance Professionals	1764 - 1765
	Medical Examiners	
	Transportation	1.05
	Highways, Division of	1764
IV	PROPOSED RULES	
1 7 .	Environment and Natural Resources	
	Environmental Management	1769 - 1773
	Health and Human Services	1705 1775
	Mental Health, Developmental Disabilities and	
	Substance Abuse Services	1766 - 1769
	Public Education	1700 1705
	Elementary and Secondary	1773 - 1779
V.	TEMPORARY RULES	
•	Environment and Natural Resources	
	Environment & Natural Resources	1782 - 1789
	Marine Fisheries	
	Wildlife Resources Commission	
VI.	RULES REVIEW COMMISSION	1790 - 1800
VII.	CONTESTED CASE DECISIONS	
	Index to ALJ Decisions	1801 - 1813
S / T T T	CHARLE ATTIVE DIDEN	1 00



NORTH CAROLINA REGISTER
Publication Schedule
(August 1997 - May 1998)

FILI	FILING DEADLINES	Ş	NOTICE OF RULE-MAKING PROCEEDINGS			(eith	NOTICE OF TEXT (either column A or column B)	KT lumu B)			TEMPORARY RULE
					1S-11011	A. non-substantial economic impact	ric impact	35	B. substantial economic impact	nic impact	
volume and issue number	issue date	last day for filing	earliest register issue for publication of text	earliest date for public hearing	end of required comment period	deadline to submit to RRC for review at next RRC meeting	first legislative day of the next regular session	end of required comment period	deadline to submit to RRC for review at next RRC meeting	first legislative day of the next regular session	270 TH day from issue date
12:03	08/01/97	07/11/97	10/01/97	08/18/97	09/02/97	09/22/97	86/11/50	16/08/60	10/20/97	05/11/98	04/28/98
12:04	08/15/97	07/25/97	10/15/97	09/02/97	26/51/60	09/22/97	05/11/98	10/14/97	10/20/97	05/11/98	05/12/98
12:05	09/02/97	08/12/97	11/14/97	09/17/97	10/02/97	10/20/97	05/11/98	11/03/97	11/20/97	05/11/98	05/30/98
12:06	09/15/97	08/22/97	12/01/97	09/30/97	10/15/97	10/20/97	05/11/98	11/14/97	11/20/97	05/11/98	06/12/98
12:07	10/01/97	09/10/97	12/15/97	10/16/97	10/31/97	11/20/97	05/11/98	12/01/97	12/22/97	05/11/98	06/28/98
12:08	10/12/97	09/24/97	01/02/98	10/30/97	11/14/97	11/20/97	05/11/98	12/15/97	12/22/97	05/11/98	07/12/98
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12:10	11/14/97	10/23/97	01/15/98	12/01/97	12/15/97	12/22/97	05/11/98	01/13/98	01/20/98	05/11/98	08/11/98
12:11	12/01/97	11/05/97	02/02/98	12/16/97	12/31/97	01/20/98	05/11/98	01/30/98	02/20/98	86/11/50	08/28/98
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12:13	01/02/98	12/08/97	03/16/98	01/20/98	02/02/98	02/20/98	05/11/98	03/03/98	03/20/98	86/11/50	09/29/98
12:14	01/15/98	12/19/97	04/01/98	01/30/98	02/16/98	02/20/98	05/11/98	03/16/98	03/20/98	05/11/98	10/12/98
12:15	02/07/98	86/60/10	04/15/98	02/11/98	03/04/98	03/20/98	05/11/98	04/03/98	04/20/98	01/27/99	10/30/98
12:16	02/16/98	01/26/98	05/01/98	03/03/98	03/18/98	03/20/98	05/11/98	04/11/98	04/20/98	01/27/99	11/13/98
12:17	03/02/98	02/09/98	86/51/50	03/11/68	04/01/98	04/20/98	01/27/99	05/01/98	05/20/98	01/27/99	11/27/98
12:18	03/16/98	02/23/98	06/01/98	03/31/98	04/15/98	04/20/98	01/27/99	86/51/50	05/20/98	01/27/99	12/11/98
12:19	04/01/98	03/11/98	86/91/90	04/16/98	86/10/90	05/20/98	01/27/99	06/01/98	06/22/98	01/27/99	12/27/98
12:20	04/15/98	03/24/98	07/01/98	04/30/98	05/15/98	05/20/98	01/27/99	06/15/98	06/22/98	01/27/99	66/01/10
12:21	05/01/98	04/09/98	07/01/98	05/18/98	86/10/90	06/22/98	01/27/99	06/30/98	07/20/98	01/21/99	01/26/99
12:22	05/15/98	04/24/98	07/15/98	86/10/90	86/51/90	06/22/98	01/27/99	07/14/98	07/20/98	01/27/99	05/09/99

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 2C .0302 and the Rules of Civil Procedure, Rule 6.

GENERAL

FILING DEADLINES

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

- temporary rules; \equiv
- notices of rule-making proceed-(5)
- text of proposed rules;

(3)

- text of permanent rules approved by the Rules Review Commission; notices of receipt of a petition for incorporation, municipal 3 (5)
 - Executive Orders of the Governor; required by G.S. 120-165; 96
- final decision letters from the U.S. Attorney General concerning changes in laws affecting voting in a jurisdiction subject of Section 5 of the Voting Rights Act of 1965, as required by G.S. 120-30.9H;
 - orders of the Tax Review Board ssued under G.S. 105-241.2; and other information the Codifier of 6 8
- Rules determines to be helpful to

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

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

NOTICE OF RULE-MAKING PROCEEDINGS

END OF COMMENT PERIOD TO A NOTICE OF RULE-MAKING PRO-CEEDINGS: This date is 60 days from the issue date. An agency making proceeding until the text of the proposed rules is published, and the text of shall accept comments on the notice of rulethe proposed rule shall not be published until at least 60 days after the notice of rulemaking proceedings was published.

PUBLICATION OF TEXT: The date of the next issue following the end of the comment REGISTER EARLIEST period.

NOTICE OF TEXT

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

END OF REQUIRED COMMENT PERIOD

comments on the text of a proposed rule for IMPACT: An agency shall accept comments on the text of a proposed rule published in economic impact requiring a fiscal note NON-SUBSTANTIAL ECONOMIC IMPACT: An agency shall accept at least 30 days after the text is published or until the date of any public hearings held on RULE WITH SUBSTANTIAL ECONOMIC the Register and that has a substantial under G.S. 150B-21.4(b1) for at least 60 days after publication or until the date of any public hearing held on the rule, he proposed rule, whichever is longer. WITH whichever is longer. DEADLINE TO SUBMIT TO THE RULES REVIEW COMMISSION: The Commission shall review a rule submitted to it on or before the twentieth of a month by the last day of the next month.

ASSEMBLY: This date is the first legislative day of the next regular session of the General Assembly following approval of the FIRST LEGISLATIVE DAY OF THE NEXT REGULAR SESSION OF THE GENERAL rule by the Rules Review Commission. See G.S. 150B-21.3, Effective date of rules.

EXECUTIVE ORDERS

EXECUTIVE ORDER NO. <u>130</u> EXTENDING EXECUTIVE ORDER NO. 94

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

Executive Order No. 94, Establishing the North Carolina Alliance for Competitive Technologies (NC ACTs), is hereby extended until December 31, 1999.

This order is effective immediately.

Done in Raleigh, North Carolina, this the 25th day of February, 1998.

IN ADDITION

This Section contains public notices that are required to be published in the Register or have been approved by the Codifier of Rules for publication.

MUNICIPAL INCORPORATIONS

On March 6, 1998, the Joint Legislative Commission on Municipal Incorporations received a petition requesting the incorporation of the Town of Wesley Chapel in Union County. A copy of the petition is available from Gerry Cohen, Commission Counsel, 401 Legislative Office Building, 300 North Salisbury Street, Raleigh NC 27603-5925, phone 919-733-6660, fax 919-715-5459, e-mail GERRYC@MS.NCGA.STATE.NC.US.

G.S. 120-165(a) provides "The Commission shall also publish in the *North Carolina Register* notice that it has received the petition."

U.S. Department of Justice

Civil Rights Division

Voting Section P.O. Box 66128 Washington, DC 20035-6128

EJ:DHH:KIF:jdp DJ 166-012-3 97-3972

February 9, 1998

Michael B. Brough, Esq. Michael B. Brough & Associates 1829 East Franklin Street Suite 800A Chapel Hill, North Carolina 27514

Dear Mr. Brough:

This refers to the annexation (Ordinance No. 97-22 (1997)) and designation of the annexed area to a district of the City of Tarboro in Edgecombe County, North Carolina, submitted to the Attorney General pursuant to Section 5 of the Voting Rights Act, 42 U.S.C. 1973c. We received your submission on December 18, 1997.

The Attorney General does not interpose any objection to the specified changes. However, we note that Section 5 expressly provides that the failure of the Attorney General to object does not bar subsequent litigation to enjoin the enforcement of the changes. See the Procedures for the Administration of Section 5 (28 C.F.R. 51.41).

Sincerely,

Elizabeth Johnson Chief, Voting Section

U.S. Department of Justice

Civil Rights Division

Voting Section P.O. Box 66128 Washington, DC 20035-6128

EJ:DHH:TGL:emr DJ 166-012-3 98-0029

March 3, 1998

Donald I. McRee, Jr., Esq. Pasquotank County Attorney P.O. Box 39 Elizabeth City, North Carolina 27907-0039

Dear Mr. McRee

This refers to the polling place change (Mount Hermon Precinct) for Pasquotank County, North Carolina, submitted to the Attorney General pursuant to Section 5 of the Voting Rights Act, 42 U.S.C. 1973c. We received your submission on January 5, 1998.

The Attorney General does not interpose any objection to the specified change. However, we note that Section 5 expressly provides that the failure of the Attorney General to object does not bar subsequent litigation to enjoin the enforcement of the change. See the Procedures for the Administration of Section 5 (28 C.F.R. 51.41).

Sincerely,

Elizabeth Johnson Chief, Voting Section

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 February 1, 1993 through November 30, 1995, and December 1, 1995, through February 29, 1996, by the Secretary of Revenue against Outhouse Portable Toilets and AAA L.C. t/a Outhouse Portable Toilets

ADMINISTRATIVE DECISION NUMBER: 340

THIS MATTER was heard before the Tax Review Board (hereinafter "Board") on Tuesday, January 27, 1998, in the City of Raleigh, Wake County, North Carolina, in the office of the State Treasurer. It involved the petition filed by Outhouse Portable Toilets and AAA L.C. t/a Outhouse Portable Toilets (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 March 26, 1997, sustaining a proposed assessment of additional sales and use tax for the period of February 1, 1993 through November 30, 1995, and December 1, 1995, through February 29, 1996.

Chairman Harlan E. Boyles presided over the hearing with <u>ex officio</u> member, Jo Anne Sanford, Chair, Utilities Commission and duly appointed member, Noel L. Allen, Attorney at Law.

Owner, Julius J. Johnson, appeared on behalf of the Taxpayer; Kay Linn Miller Hobart, Assistant Attorney General, appeared on behalf of the Department of Revenue.

On administrative review the issue considered by the Board was whether the Secretary properly determined that Taxpayer was engaged in the business of renting portable toilets and that sales tax was due on the entire gross receipts derived from the rental of the portable toilets.

The Tax Review Board provides administrative review to Taxpayers from the Secretary of Revenue's decisions sustaining the assessment of tax or additional tax pursuant to the North Carolina Revenue laws. The scope of administrative review for petitions filed with the Board is governed by G.S. §105-241.2(b2). After the Board has conducted a hearing, G.S. §105-241.2(b2) states in pertinent part:

(b2). "the Board shall confirm, modify, reverse, reduce or increase the assessment or decision of the Secretary."

The Board having conducted a hearing in this matter and having considered the petition, the brief, the final decision, the record of the proceeding before the Assistant Secretary and the arguments presented concluded that the final decision contained conflicting findings of fact. In particular, the Board notes that the Secretary made the following finding of fact, Number 4: "Taxpayer had no written contract with customers during either of the audit periods." The Secretary's next finding of fact, Number 5, states that: "Taxpayer provided each customer with a copy of a "Service Outline" at the time the business was purchased. The agreement states that "the monthly rate of \$58.30 includes the following services: pump holding tank, add charges to holding tank, add tissue as needed and clean interior of unit. Of course, this rate includes the one portable rest room at no additional charge."

Because of the conflicting findings of fact, the Board concluded that there was an insufficient basis to determine that sales tax was due on the entire gross receipts collected by the Taxpayer. The Board further concluded that it was appropriate to remand this matter to the Secretary in order to determine Taxpayer's sales tax liability. On remand, the Secretary should consider allowing a certain percentage of the gross receipts collected to represent the services provided by Taxpayer in conjunction with the rental of the portable toilets.

IT IS THEREFORE ORDERED, that this matter be and is hereby Remanded to the Secretary.

IN ADDITION

Entered this the 3rd day of March, 1998.

TAX REVIEW BOARD

s/Harlan E. Boyles, Chairman State Treasurer

s/Jo Anne Sanford Chair, Utilities Commission

s/Noel L. Allen, Appointed member

COUNTY OF WAKE

BEFORE THE TAX REVIEW BOARD

IN THE MATTER OF:

The Assessment of Additional Withholding Tax for the quarters ending June 30, and September 30, 1992 by the Secretary of Revenue against Charles P. Campbell, Sr.

ADMINISTRATIVE DECISION NUMBER: 341

THIS MATTER was heard before the Tax Review Board on Tuesday, January 27, 1998, in the City of Raleigh, Wake County, North Carolina, in the office of the State Treasurer. It involved the petition for administrative review filed by Charles P. Campbell, Sr. (hereinafter "Taxpayer"), former President of Clean Air Systems, Inc., from the Final Decision of Michael A. Hannah, Assistant Secretary for Legal and Administrative Services (hereinafter "Assistant Secretary") entered on April 3, 1997, that sustained the proposed assessment of withholding tax against the Taxpayer for the quarters ending June 30, and September 30, 1992.

Chairman Harlan E. Boyles, State Treasurer, presided over the hearing with Jo Anne Sanford, Chair, Utilities Commission and duly appointed member, Noel L. Allen, Attorney at Law participating.

Taxpayer appeared at the hearing <u>pro</u> <u>se.</u> Christopher E. Allen, Assistant Attorney General, appeared on behalf of the Department of Revenue.

The dispositive issue presented to the Board regarding this matter was whether the Secretary's Final Decision properly sustained the assessment of withholding tax for the quarters ending June 30, and September 30, 1992, against Taxpayer.

The Tax Review Board, as a quasi-judicial body, provides administrative review to Taxpayers from the Secretary of Revenue's decisions sustaining the assessment of tax or additional tax pursuant to the North Carolina Revenue laws. The scope of administrative review for petitions filed with the Tax Review Board is governed by G.S. §105-241.2(b2). After the Board has conducted a hearing, G.S. §105-241.2(b2) states in pertinent part:

(b2). ... "the Board shall confirm, modify, reverse, reduce or increase the assessment or decision of the Secretary."

AND IT APPEARING TO THE TAX REVIEW BOARD, after review of the petition, the brief, the record of the proceeding before the Assistant Secretary and the final decision, that the findings of fact made by the Assistant Secretary were not supported by competent evidence in the record to show that Taxpayer is liable for the entire withholding tax due for the quarter ending September 30, 1992. The Board determines that there were sufficient facts in the record to show that Taxpayer was dismissed as corporate president on or about September 18, 1992. After this date, Taxpayer position as a responsible corporate officer would no longer exist. Therefore, the findings of fact do not support the conclusions of law; and the decision of the Assistant Secretary should be modified to show that Taxpayer is not responsible or liable for the assessment of the withholding tax incurred on or after September 18, 1992.

IT IS THEREFORE ORDERED, that the Final Decision of the Assistant Secretary be and is hereby Modified. This decision is entered without prejudice to the right of the Department to collect the tax from other persons who were responsible for payment of the same.

Entered this the 3rd day of March, 1998.

TAX REVIEW BOARD

s/Harlan E. Boyles, Chairman

s/Jo Anne Sanford, ex officio member

IN ADDITION

Chair, Utilities Commission

s/Noel L. Allen, Appointed member

COUNTY OF WAKE

BEFORE THE TAX REVIEW BOARD

IN THE MATTER OF:

The Proposed Special Fuels Tax Assessment for the period July 1, 1989 through June 30, 1992 by the Secretary of Revenue against Kornegay Logging, t/a Kornegay Logging and Timber

ADMINISTRATIVE DECISION NUMBER: 342

THIS MATTER was heard before the Tax Review Board on Tuesday, September 9, 1997, in the City of Raleigh, Wake County, North Carolina, in the office of the State Treasurer. It involved the petition for administrative review filed by Kornegay Logging, t/a Kornegay Logging and Timber (hereinafter "Taxpayer") from the Final Decision of Michael A. Hannah, Assistant Secretary for Legal and Administrative Services (hereinafter "Assistant Secretary") entered on April 9, 1997, sustaining the audit and the proposed special fuels tax assessment in the amount of \$42,388.62 plus accrued interest and the imposition of a 50% fraud penalty due to falsified records submitted to the Department by the Taxpayer for the period of July 1, 1989 through June 30, 1992.

Chairman Harlan E. Boyles, State Treasurer, presided over the hearing with <u>ex officio</u> member Jo Anne Sanford, Chair, Utilities Commission participating. Appointed member, Noel L. Allen was not present at the hearing.

John P. O'Hale, attorney at law appeared at the hearing on behalf of the Taxpayer. Christopher E. Allen, Assistant Attorney General, appeared on behalf of the Department of Revenue.

After the hearing, the Board members present took the matter under advisement pursuant to G.S. §105-241.2(b1). On January 27, 1998, the Board reviewed the petition, the Secretary's brief, the final decision and the record of the proceeding before the Assistant Secretary. The issues subject to the Board's administrative review were:

- 1. Did the Department correctly base the assessment on the best information available pursuant to G.S. §105-241.1(a)?
- 2. Did the Department properly assess a fifty percent (50%) fraud penalty pursuant to G.S. §105-236(6)?
- 3. May the Department of Revenue, under the principle of collateral estoppel, be precluded from assessing a higher tax than that which is reflected in a former criminal judgment in this matter?
- 4. Does the civil fraud penalty in this case constitute double jeopardy?

The Tax Review Board, as a quasi-judicial body, provides administrative review to Taxpayers from the Secretary of Revenue's decisions sustaining the assessment of tax or additional tax pursuant to the North Carolina Revenue laws. The scope of administrative review for petitions filed with the Tax Review Board is governed by G.S. §105-241.2(b2). After the Board has conducted a hearing, G.S. §105-241.2(b2) states in pertinent part:

(b2). ... "the Board shall confirm, modify, reverse, reduce or increase the assessment or decision of the Secretary."

AND IT APPEARING TO THE TAX REVIEW BOARD, after review of the petition, the Secretary's brief, the record filed in this matter and the Secretary's final 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 of 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 3rd day of March, 1998.

TAX REVIEW BOARD

s/Harlan E. Boyles, Chairman

s/Jo Anne Sanford, ex officio member Chair, Utilities Commission

s/Noel L. Allen, Appointed member

COUNTY OF WAKE

BEFORE THE TAX REVIEW BOARD

IN THE MATTER OF:

The Proposed assessment of Controlled Substance Excise tax for possession of non-tax-paid controlled substance for the period of April 17, 1996 by the Secretary of Revenue against MICHELLE ALDRICH

ADMINISTRATIVE DECISION NUMBER: 343

THIS MATTER was heard before the Tax Review Board (hereinafter "Board") on Tuesday, September 9, 1997, in the City of Raleigh, Wake County, North Carolina in the office of the State Treasurer. This matter concerned the petition for administrative review filed by Michele Aldrich (hereinafter "Taxpayer") contesting the adverse final decision of Michael A. Hannah, Assistant Secretary for Legal and Administrative Services (hereinafter "Assistant Secretary") entered on April 25, 1997, sustaining a proposed assessment of controlled substance excise tax for possession of non-tax-paid controlled substance for the period of April 17, 1996.

Chairman Harlan E. Boyles, State Treasurer presided over the hearing with Jo Anne Sanford, Chair, Utilities Commission participating. Duly appointed member Noel L. Allen, was not present at the hearing.

Counsel for Taxpayer did not appear at hearing, but he submitted a brief for the Board's consideration. Christopher E. Allen, Assistant Attorney General, appeared at the hearing on behalf of the Secretary of Revenue.

Pursuant to G.S. §105-241.2(b1), the Board members present at the hearing took this matter under advisement pending discussion and review by all members. On January 27, 1998, the Board reviewed the petition, the briefs, the final decision and the record of the proceeding before the Assistant Secretary.

The purpose of this Board is to provide administrative review to a Taxpayer from the Secretary of Revenue's decision sustaining the assessment of tax or additional tax pursuant to North Carolina Revenue Laws. The scope of administrative review for petitions filed with the Board is governed by G.S. §105-241.2(b2). G.S. §105-241.2 states in pertinent part:

(b2). ... "after conducting a hearing under this section, the Board shall confirm, modify, reverse, reduce, or increase the assessment or decision of the Secretary."

AND IT APPEARING TO THE BOARD, upon review of the petition, the briefs, this final decision and the record of the proceeding before the Assistant Secretary, 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 of the Assistant Secretary was fully supported by the conclusions of law;

IT IS THEREFORE ORDERED, that the final decision of the Secretary be and is hereby confirmed in every respect.

Entered this the 3rd day of March, 1998.

TAX REVIEW BOARD

s/Harlan E. Boyles, Chairman State Treasurer

s/Jo Anne Sanford, Chair Utilities Commission

s/Noel L. Allen, Member

COUNTY OF WAKE

BEFORE THE TAX REVIEW BOARD

IN THE MATTER OF:

The Assessment of Additional Sales and Use Tax for the period of January 1, 1990, through November 30, 1995, by the Secretary of Revenue against American Ripener Company, Inc.

ADMINISTRATIVE DECISION NUMBER: 344

THIS MATTER was heard before the Tax Review Board on Tuesday, January 27, 1998, in the City of Raleigh, Wake County, North Carolina, in the office of the State Treasurer. It involved the petition for administrative review filed by American Ripener Company, Inc. (hereinafter "Taxpayer"), from the Final Decision of Michael A. Hannah, Assistant Secretary for Legal and Administrative Services (hereinafter "Assistant Secretary") entered on September 4, 1997, that sustained the proposed assessment of additional sales and use tax for the period of January 1, 1990, through November 30, 1995.

Chairman Harlan E. Boyles, State Treasurer, presided over the hearing with Jo Anne Sanford, Chair, Utilities Commission and duly appointed member, Noel L. Allen, Attorney at Law participating.

John G. Newitt, Jr., attorney at law represented the Taxpayer at the hearing. Marilyn R. Mudge, Assistant Attorney General, appeared on behalf of the Department of Revenue.

The dispositive issues presented to the Board regarding this matter were:

- 1. Was the Taxpayer liable for sales tax with respect to its retail sales of ethylene gas to grocery stores?
- 2. Was Taxpayer liable for use tax with respect to its purchases of generator parts from out-of-state vendors?

The Tax Review Board, as a quasi-judicial body, provides administrative review to Taxpayers from the Secretary of Revenue's decisions sustaining the assessment of tax or additional tax pursuant to the North Carolina Revenue laws. The scope of administrative review for petitions filed with the Tax Review Board is governed by G.S. §105-241.2(b2). After the Board has conducted a hearing, G.S. §105-241.2(b2) states in pertinent part:

(b2). ... "the Board shall confirm, modify, reverse, reduce or increase the assessment or decision of the Secretary."

AND IT APPEARING TO THE TAX REVIEW BOARD, after review of the petition, brief, the record of the proceeding before the Assistant Secretary and the final 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 of the Assistant Secretary was fully supported by the conclusions of law;

IT IS THEREFORE ORDERED, that the Final Decision of the Assistant Secretary be and is hereby Confirmed in every respect.

Entered this the 3rd day of March, 1998.

TAX REVIEW BOARD

s/Harlan E. Boyles, Chairman

s/Jo Anne Sanford, ex officio member Chair, Utilities Commission

s/Noel L. Allen, Appointed member

COUNTY OF WAKE

BEFORE THE TAX REVIEW BOARD

IN THE MATTER OF:

The Assessment of Additional Individual Income Tax for the taxable years 1994 and 1995 by the Secretary of Revenue against Nathan S. Sanders and Judia B. Sanders

ADMINISTRATIVE DECISION NUMBER: 345

THIS MATTER was heard before the Tax Review Board on Tuesday, January 27, 1998, in the City of Raleigh, Wake County, North Carolina, in the office of the State Treasurer. It involved the petition for administrative review filed by Nathan S. Sanders and Judia B. Sanders (hereinafter "Taxpayer"), from the Final Decision of Michael A. Hannah, Assistant Secretary for Legal and Administrative Services (hereinafter "Assistant Secretary") entered on May 2, 1997, that sustained the proposed assessment of additional individual income taxes for the taxable years of 1994 and 1995.

Chairman Harlan E. Boyles, State Treasurer, presided over the hearing with Jo Anne Sanford, Chair, Utilities Commission and duly appointed member, Noel L. Allen, Attorney at Law participating.

Taxpayer appeared at the hearing <u>pro</u> <u>se.</u> Kay Linn Miller Hobart, Assistant Attorney General, appeared on behalf of the Department of Revenue.

The dispositive issue presented to the Board regarding this matter was whether the Secretary of Revenue abused her discretion in refusing to waive the contested penalties.

The Tax Review Board, as a quasi-judicial body, provides administrative review to Taxpayers from the Secretary of Revenue's decisions sustaining the assessment of tax or additional tax pursuant to the North Carolina Revenue laws. The scope of administrative review for petitions filed with the Tax Review Board is governed by G.S. §105-241.2(b2). After the Board has conducted a hearing, G.S. §105-241.2(b2) states in pertinent part:

(b2). ... "the Board shall confirm, modify, reverse, reduce or increase the assessment or decision of the Secretary."

AND IT APPEARING TO THE TAX REVIEW BOARD, after review of the petition, brief, the record of the proceeding before the Assistant Secretary and the final 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 of the Assistant Secretary was fully supported by the conclusions of law;

IT IS THEREFORE ORDERED, that the Final Decision of the Assistant Secretary be and is hereby Confirmed in every respect.

Entered this the 3rd day of March, 1998.

TAX REVIEW BOARD

s/Harlan E. Boyles, Chairman

s/Jo Anne Sanford, ex officio member Chair, Utilities Commission

s/Noel L. Allen, Appointed member

A Notice of Rule-making Proceedings is a statement of subject matter of the agency's proposed rule making. The agency must publish a notice of the subject matter for public comment at least 60 days prior to publishing the proposed text of a rule. Publication of a temporary rule serves as a Notice of Rule-making Proceedings and can be found in the Register under the section heading of Temporary Rules. A Rule-making Agenda published by an agency serves as Rule-making Proceedings and can be found in the Register under the section heading of Rule-making Agendas. Statutory reference: G.S. 150B-21.2.

TITLE 10 - DEPARTMENT OF HEALTH AND HUMAN SERVICES

CHAPTER 14 - MENTAL HEALTH: GENERAL

SUBCHAPTER 14V - RULES FOR MENTAL HEALTH, DEVELOPMENTAL DISABILITIES, AND SUBSTANCE ABUSE FACILITIES AND SERVICES

Notice of Rule-making Proceedings is hereby given by the Commission for Mental Health, Developmental Disabilities and Substance Abuse Services in accordance with G.S. 150B-21.2. The agency shall subsequently publish in the Register 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.

Citation to Existing Rules Affected by this Rule-Making: 10 NCAC 14V .4301 - .4306. Other rules may be proposed in the course of the rule-making process.

Authority for the rule-making: G.S. 143B-147

Statement of the Subject Matter: Licensing a Therapeutic Community: a highly structured, supervised, 24-hour residential facility designed to treat the behavioral and emotional issues of individuals to promote self-sufficiency and a crime and drug-free lifestyle.

Reason for Proposed Action: Senate Bill 352, Section 19.7 appropriated funds for the operation of Summit House (a therapeutic community). Based on the receipt of funds and an agreement between the Division of MD/DD/SAS and the Department of Correction, therapeutic communities shall be licensed and required to comply with all applicable rules and regulations of the Division and the Commission for Mental Health, Developmental Disabilities and Substance Abuse Services.

Comment Procedures: Written comments should be submitted to Charlotte F. Hall, Division of MH/DD/SAS, 325 N. Salisbury Street, Albemarle Bldg., Suite 517, Raleigh, NC 27603-5906.

CHAPTER 45 - COMMISSION FOR MENTAL HEALTH, DEVELOPMENTAL DISABILITIES

AND SUBSTANCE ABUSE SERVICES

SUBCHAPTER 45H - DRUG TREATMENT FACILITIES

Notice of Rule-making Proceedings is hereby given by the Commission for Mental Health, Developmental Disabilities and Substance Abuse Services in accordance with G.S. 150B-21.2. The agency shall subsequently publish in the Register 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.

Citation to Existing Rules Affected by this Rule-Making: 10 NCAC 45H .0205. Other rules may be proposed in the course of the rule-making process.

Authority for the rule-making: G.S. 90-88; 90-92; 143B-147

Statement of the Subject Matter: Controlled Substances - SCHEDULE I - Substances placed in this Schedule have less potential for abuse than SCHEDULE I substances; also currently have medical use; i.e. Tylenol with Codeine; Darvocet-N-100; and some of the over-the counter cough preparations. Butorphanol, marketed as Stadol, is a prescription drug for the relief of pain in humans. Sibutramine, marketed as Meridia, is an amphetamine analogue pharmacologically similar to other anorectic agents that produce central nervous system stimulation and amphetamine-like effects in humans and animals. It is an oral anorectic for the long-term management of obesity.

Reason for Proposed Action: To be consistent with actions by the Drug Enforcement Association in placing Butorphanol and Sibutramine in SCHEDULE IV of the Controlled Substances Act.

Comment Procedures: Comments should be submitted to Charlotte F. Hall, Division of Mental Health, Developmental Disabilities and Substance Abuse Services, 325 N. Salisbury Street, Albemarle Bldg., Suite 517, Raleigh, NC 27603-5906.

TITLE 15A - DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES

CHAPTER 3 - MARINE FISHERIES

SUBCHAPTER 3M - FINFISH

Notice of Rule-making Proceedings is hereby given by the Marine Fisheries Commission in accordance with G.S. 150B-21.2. The agency shall subsequently publish in the Register 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.

Citation to Existing Rules Affected by this Rule-Making: 15A NCAC 3M .0503. Other rules may be proposed in the course of the rule-making process.

Authority for the rule-making: G.S. 113-134; 113-182; 113-221; 143B-289

Statement of the Subject Matter: Flounder season, size and creel limits and flounder trawl specifications.

Reason for Proposed Action: The Marine Fisheries Commission will consider adoption of a temporary rule at a Business Meeting April 30 - May 1 at the Hatteras/Buxton Civic Center. The rule will address minimum mesh size for flounder trawls and proclamation authority for seasons, size and creel limits for flounder.

Comment Procedures: Written comments may be submitted to the Marine Fisheries Commission, Attention Juanita Gaskill, PO Box 769, Morehead City, NC 28557.

CHAPTER 7 - COASTAL MANAGEMENT

SUBCHAPTER 7H - STATE GUIDELINES FOR AREAS OF ENVIRONMENTAL CONCERN

Notice of Rule-making Proceedings is hereby given by the Coastal Resources Commission in accordance with G.S. 150B-21.2. The agency shall subsequently publish in the Register 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.

Citation to Existing Rules Affected by this Rule-Making: 15A NCAC 7H .0306. Other rules may be proposed in the course of the rule-making process.

Authority for the rule-making: G.S. 113A-107; 113A-113(b)(6); 113A-124

Statement of the Subject Matter: The rule applies to development in the Ocean Hazard Area of Environmental Concern.

Reason for Proposed Action: Response to RRC objections.

Comment Procedures: Send comments to Charles Jones, Assistant Director, Division of Coastal Management, 151-B, Hwy 24, Hestron Plaza II, Morehead City, NC 28557, (919) 808-2808.

CHAPTER 10 - WILDLIFE RESOURCES AND WATER SAFETY

SUBCHAPTER 10F - MOTORBOATS AND WATER SAFETY

Notice of Rule-making Proceedings is hereby given by the North Carolina Wildlife Resources Commission in accordance with G.S. 150B-21.2. The agency shall subsequently publish in the Register 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.

Citation to Existing Rules Affected by this Rule-Making: 15A NCAC 10F .0301, .0303, .0310, .0314, .0359. Other rules may be proposed in the course of the rule-making process.

Authority for the rule-making: G.S. 75A-3; 75A-15

Statement of the Subject Matter:

15A NCAC 10F .0301 - General Provisions for Local Water Safety Regulations.

15A NCAC 10F .0303 -No Wake Zone - Pamlico River between US 17 bridge and the Norfolk Southern Railroad, Beaufort County.

15A NCAC 10F.0310 - Amend local water safety regulations for Dare County.

15A NCAC 10F .0314 - No-Wake Zone - amend water safety regulations for New Hanover County.

15A NCAC 10F .0359 - Amend water safety regulations for Cherokee County.

Reason for Proposed Action:

15A NCAC 10F.0301 - The Wildlife Resources Commission initiated the amendment to the Local Water Safety Regulation's General Provisions pursuant to G.S. 75A-15 to protect public safety by clarifying the application of supplementary standards to the uniform waterway marking system. The Wildlife Resources Commission may adopt this Rule as a temporary rule pursuant to S.L. 1997-0403 following this abbreviated notice.

15A NCAC 10F .0303 - The North Carolina Wildlife Resources Commission initiated the no-wake zone modification pursuant to S.L. 1993-0434 which provides for a comprehensive local law governing the no-wake zone as stated in the above Subject Matter. The Wildlife Resources Commission may adopt this Rule as a temporary rule pursuant to S.L. 1997-0403 following this abbreviated notice. 15A NCAC 10F .0310 - Dare County Board of

Commissioners initiated the no-wake zone pursuant to G.S. 75A-15 to protect public safety in the area by restricting vessel speed. The Wildlife Resources Commission may adopt this Rule as a temporary rule pursuant to S.L. 1997-0403 following this abbreviated notice.

15A NCAC 10F .0314 - The New Hanover County Board of Commissioners initiated the no-wake zone pursuant to G.S. 75A-15 to protect public safety in the area by restricting vessel speed. The Wildlife Resources Commission may adopt this Rule as a temporary rule pursuant to S.L. 1997-0403 following this abbreviated notice.

15A NCAC 10F .0359 - The Cherokee County Board of Commissioners initiated the no-wake zone pursuant to G.S. 75A-15 to protect public safety in the area by restricting vessel speed. The Wildlife Resources Commission may adopt this Rule as a temporary rule pursuant to S.L. 1997-0403 following this abbreviated notice.

Comment Procedures: The record will be open for receipt of written comments from April 1, 1998 to June 1, 1998. Such written comments must be delivered or mailed to the North Carolina Wildlife Resources Commission, 512 N. Salisbury Street, Raleigh, NC 27604-1188.

CHAPTER 13 - SOLID WASTE MANAGEMENT

SUBCHAPTER 13B - SOLID WASTE MANAGEMENT

Notice of Rule-making Proceedings is hereby given by the Commission for Health Services in accordance with G.S. 150B-21.2. The agency shall subsequently publish in the Register the text of the rule it proposes to adopt as a result of this notice of rule-making proceedings and any comments received on this notice.

Citation to Existing Rules Affected by this Rule-Making: 15A NCAC 13B .1624. Other rules may be proposed in the course of the rule-making process.

Authority for the rule-making: G.S. 130A-290; S.L. 1997-374

Statement of the Subject Matter: This rule amendment would permit an alternative landfill liner design that is as protective of the environment but that is more economical to implement.

Reason for Proposed Action: The General Assembly required the Commission to adopt a rule that would permit the regulated community to use an alternative landfill liner design. The legislation specifically requires the rule to be effective by July 1998. This proposed rule amendment has been drafted to satisfy the General Assembly's direction.

Comment Procedures: The Division of Waste Management is in the process of drafting a temporary rule that would amend current regulatory requirements for landfill liner design. The draft rule is to be presented to the Commission for Health Services on May 20th for adoption. Comments or requests for copies of the proposed draft rule may addressed to Joan Troy, Solid Waste Section, 401 Oberlin Road, Suite 150. Raleigh, 27605, or phone (919) 733-0692, extension 271. Comments and requests may also be submitted by email to troyjb@wastenot.ehnr.state.nc.us.

TITLE 19A - DEPARTMENT OF TRANSPORTATION

CHAPTER 2 - DIVISION OF HIGHWAYS

SUBCHAPTER 2D - HIGHWAY OPERATIONS

North Carolina Department of Transportation - Division of Highways in accordance with G.S. 150B-21.2. The agency shall subsequently publish in the Register the text of the rules it proposes to adopt as a result of this notice of rule-making proceedings and any comments received on this notice.

Citation to Existing Rules Affected by this Rule-Making: 19A NCAC 02D .0816. Other rules may be proposed in the course of the rule-making process.

Authority for the rule-making: *G.S.* 136-18(1); 136-28

Statement of the Subject Matter: Rule states conditions under which the Department disqualifies firms from bidding on DOT contracts.

Reason for Proposed Action: Proposed amendments strengthen the Department's ability to disqualify firms from bidding on DOT contracts. Proposed amendment ensures there is no conflict of interest between current DOT employees and private firms doing business with DOT.

Comment Procedures: Any interested person may submit written comments on the proposed rule by mailing the comments to Emily Lee, NC Department of Transportation, PO Box 25201, Raleigh, NC 27611, by July 15, 1998.

TITLE 21 - OCCUPATIONAL LICENSING BOARDS

CHAPTER 11 - NC BOARD OF EMPLOYEE ASSISTANCE PROFESSIONALS

Notice of Rule-making Proceedings is hereby given by the NC Board of Employee Assistance Professionals in

accordance with G.S. 150B-21.2. 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.

Citation to Existing Rules Affected by this Rule-Making: 21 NCAC 11 .0101 - .0112. Other rules may be proposed in the course of the rule-making process.

Authority for the rule-making: G.S. 90-501

Statement of the Subject Matter: The NC Board of Employee Assistance Professionals is established to provide procedures for and areas of responsibility for individuals applying to become a licensed Employee Assistance Professional as set forth in G.S. 90-500.

Reason for Proposed Action: 1995 Session, Chapter 720, House Bill 779 An Act to Create the North Carolina Board of Employee Assistance Professionals and to provide for the Licensing of Employee Assistance Professionals.

Comment Procedures: Written comments should be submitted to Charlotte F. Hall, Division of MH/DD/SAS, 325 N. Salisbury Street, Albemarle Bldg., Suite 517, Raleigh, NC 27603-5906.

CHAPTER 32 - BOARD OF MEDICAL EXAMINERS

SUBCHAPTER 32M - APPROVAL OF NURSE PRACTITIONERS

North Carolina Medical Board in accordance with G.S. 150B-21.2. The agency shall subsequently publish in the Register 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.

Citation to Existing Rules Affected by this Rule-Making: 21 NCAC 32M. Other rules may be proposed in the course of the rule-making process.

Authority for the rule-making: G.S. 90-18.2

Statement of the Subject Matter: We intend to change the rules to clarify the supervision process.

Reason for Proposed Action: We intend to change to rules to clarify the supervision process.

Comment Procedures: Written comments may be addressed to: Helen D. Meelheim, NC Medical Board, PO Box 20007, Raleigh, NC 27619. Public hearing to be scheduled.

This Section contains the text of proposed rules. At least 60 days prior to the publication of text, the agency published a Notice of Rule-making Proceedings. The agency must accept comments on the proposed rule for at least 30 days from the publication date, or until the public hearing, or a later date if specified in the notice by the agency. The required comment period is 60 days for a rule that has a substantial economic impact of at least five million dollars (\$5,000,000). Statutory reference: G.S. 150B-21.2.

TITLE 10 - DEPARTMENT OF HEALTH AND HUMAN SERVICES

Notice is hereby given in accordance with G.S. 150B-21.2 that the Commission for Mental Health, Developmental Disabilities and Substance Abuse Services intends to amend rules cited as 10 NCAC 14G .0102. Notice of Rule-making Proceedings was published in the Register on December 15, 1997.

Proposed Effective Date: April 1, 1999

Instructions on How to Demand a Public Hearing: A demand for public hearing must be requested in writing within 15 days of this notice and addressed to Charlotte F. Hall, Division of MH/DD/SAS, 325 N. Salisbury St., Raleigh, NC 27603-5906.

Reason for Proposed Action: Senate Bill 352 requires the Commission for MH/DD/SAS to adopt rules to implement the forensic treatment program at Dorothea Dix Hospital in order to protect the health, safety and welfare of patients, employees, and the general public with provisions for locking the rooms of patients in the forensic treatment program during rest times, including normal sleeping hours.

Comment Procedures: Written comments should be submitted to Charlotte F. Hall, Rule-making Coordinator, Division of Mental Health, Developmental Disabilities and Substance Abuse Services, 325 N. Salisbury St., Albemarle Building, Raleigh, NC 27603-5906.

Fiscal Note: This Rule does not affect the expenditures or revenues of state or local government funds. This Rule does not have a substantial economic impact of at least five million dollars (\$5,000,000) in a 12-month period.

CHAPTER 14 - MENTAL HEALTH: GENERAL

SUBCHAPTER 14G - COMMITTEES AND PROCEDURES

SECTION .0100 - PURPOSE: SCOPE: DEFINITIONS

.0102 DEFINITIONS

- (a) In addition to the definitions contained in this Rule, the terms defined in G.S. 122C-3, 122C-4 and 122C-53(f) also apply to all rules in Subchapters 14G, 14H, 141, and 14J of this Chapter.
 - (b) As used in the rules in Subchapters 14G, 14H, 14I and

14J of this Chapter, the following terms have the meanings specified:

- (1) "Abuse" means the infliction of physical or mental pain or injury by other than accidental means, or unreasonable confinement, or the deprivation by an employee of services which are necessary to the mental and physical health of the client. Temporary discomfort that is part of an approved and documented treatment plan or use of a documented emergency procedure shall not be considered abuse.
- "Basic necessities" means the essential items or substances needed to support life and health which include, but are not limited to, a nutritionally sound diet balanced during three meals per day, access to water and bathroom facilities at frequent intervals, seasonable clothing, medications to control seizures, diabetes and other like physical health conditions, and frequent access to social contacts.
- (3) "Client record" means any record made of confidential information.
- (4) "Clinically privileged" means authorization by the State Facility Director for a qualified professional to provide specific treatment/habilitation services to clients, within well-defined limits, based on the professional's education, training, experience, competence and judgment.
- (5) "Complaint" means an informal verbal or written expression of dissatisfaction, discontent, or protest by a client concerning a situation within the jurisdiction of the state facility. A complaint would usually but not necessarily precede a grievance.
- (6) "Consent" means concurrence by a client or his legally responsible person following receipt of sufficient information by the qualified professional who will administer the proposed treatment or procedure. Informed consent implies that the client or his legally responsible person was provided with sufficient information concerning proposed treatment, including both benefits and risks, in order to make an educated decision with regard to such treatment.
- (7) "Dangerous articles or substances" means, but is not limited to, any weapon or potential weapon, heavy blunt object, sharp objects, potentially harmful chemicals, or drugs of any sort, including alcohol.
- (8) "Deputy Director" means a member of the

(19)(20)

management staff of the Division with responsibility for the state facilities relative to a specific disability area. Such directors may include the Deputy Director of Mental Health, Deputy Director of Mental Retardation, Deputy Director of (18)(19) Substance Abuse, or such deputy's designee.

- (9) "Director of Clinical Services" means Medical Director, Director of Medical Services or such person acting in the position of Director of Clinical Services, or his designee.
- (10) "Division Director" means the Director of the Division or his designee.
- "Emergency" means a situation in a state facility in which a client is in imminent danger of causing abuse or injury to self or others, or when substantial property damage is occurring as a result of unexpected and severe forms of inappropriate behavior, and rapid intervention by the staff is needed. [See Subparagraph (b)(22) of this Rule for definition of medical emergency].
- (12) "Emergency surgery" means an operation or surgery performed in a medical emergency [as defined in Subparagraph (b)(22) of this Rule] where informed consent cannot be obtained from an authorized person, as specified in G.S. 90-21.13, because the delay would seriously worsen the physical condition or endanger the life of the client.
- (13) "Exclusionary time-out" means the removal of a client to a separate area or room from which exit is not barred for the purpose of modifying behavior.
- (14) "Exploitation" means the use of a client or his resources for another person's profit, business or advantage. "Exploitation" includes borrowing, taking or using personal property from a client with or without the client's permission.
- (15) "Forensic Division" means the inpatient facility at Dorothea Dix Hospital which serves clients who are:
 - (A) admitted for the purpose of evaluation for capacity to proceed to trial;
 - (B) found not guilty by reason of insanity;
 - (C) <u>determined incapable of proceeding to trial;</u> or
 - (D) deemed to require a more secure environment to protect the health, safety and welfare of clients, staff and the general public.
- (15)(16) "Grievance" means a formal written complaint by or on behalf of a client concerning a circumstance would usually but not necessarily follow a complaint.
- "Human Rights Committee" means a committee, appointed by the Secretary, to act in a capacity regarding the protection of client rights.
- 7)(18) "Independent psychiatric consultant" means a licensed psychiatrist not on the staff of the state facility in which the client is being treated. The

psychiatrist may be in private practice, or be employed by another state facility, or be employed by a facility other than a state facility as defined in G.S. 122C-3(14).

- 18)(19) "Interpreter services" means specialized communication services provided for the hearing impaired by certified interpreters.
 - "Involuntary client" means a person admitted to any regional psychiatric hospital or alcoholic rehabilitation center under the provisions of Article 5, Parts 7, 8 or 9 of Chapter 122C of the General Statutes and includes but it is not limited to clients detained pending a district court hearing and clients involuntarily committed after a district court hearing. This term shall also include individuals who are defendants in criminal actions and are being evaluated in a state facility for mental responsibility or mental competency as a part of such criminal proceedings as specified in G.S. 15A-1002 unless a valid order providing otherwise is issued from a court of competent jurisdiction and the civil commitment of defendants found not guilty by reason of insanity as specified in G.S. 15A-1321.
- "Isolation time-out" means the removal of a client to a separate room from which exit is barred but which is not locked and where there is continuous supervision by staff for the purpose of modifying behavior.
- "Major physical injury" means damage caused to the body resulting in substantial bleeding or contusion of tissues; fracture of a bone; damage to internal organs; loss of consciousness; loss of normal neurological function (inability to move or coordinate movement); or any other painful condition caused by such injury.
- "Medical emergency" means a situation where the client is unconscious, ill, or injured, and the reasonably apparent circumstances require prompt decisions and actions in medical or other health care, and the necessity of immediate health care treatment is so reasonably apparent that any delay in the rendering of the treatment would seriously worsen the physical condition or endanger the life of the client.
- (23)(24) "Minimal risk research" means that the risks of harm anticipated in the proposed research are not greater, considering probability and magnitude, than those ordinarily encountered in daily life or during the performance of routine physical or psychological examinations or tests.
- (24)(25) "Minor client" means a person under 18 years of age who has not been married or who has not been emancipated by a decree issued by a court of competent jurisdiction or is not a member of the armed forces.
- (25)(26) "Neglect" means the failure to provide care or

services necessary to maintain the mental health, physical health and well-being of the client.

"Neuroleptic medication" means a category of psychotropic drugs used to treat schizophrenia and related disorders. Neuroleptics are the only category of psychotropic drugs with long-term side effects of major consequence (e.g., tardive dyskinesia). Examples of neuroleptic medications are Chlorpromazine, Thioridazine and Haloperidol.

(27)(28) "Normalization" means the principle of helping the

"Normalization" means the principle of helping the client to obtain an existence as close to normal as possible, taking into consideration the client's disabilities and potential, by making available to him patterns and conditions of everyday life that are as close as possible to the norms and patterns of the mainstream of society.

(28)(29) "Person standing in loco parentis" means one who has put himself in the place of a lawful parent by assuming the rights and obligations of a parent without formal adoption.

"Protective devices" means an intervention which provides support for weak and feeble clients or enhances the safety of behaviorally disordered clients. Such devices may include posey vests, geri-chairs or table top chairs to provide support and safety for clients with major physical handicaps; devices such as helmets and mittens for self-injurious behaviors; or devices such as soft ties used to prevent medically ill clients from removing intravenous tubes, indwelling catheters, cardiac monitor electrodes, or similar medical devices.

(30)(31) "Psychosurgery" means surgical procedures for the intervention in or alteration of a mental, emotional or behavior disorder.

"Psychotropic medication" means medication with the primary function of treating mental illness, personality or behavior disorders. It includes, but is not limited to, antipsychotics, anti-depressants, minor tranquilizers and lithium.

"Qualified professional" means any person with (32)(33)appropriate training or experience professional fields of mental health care, mental illness, mental retardation, or substance abuse, including but not limited to, physicians, psychologists, social workers, registered nurses, qualified mental retardation professionals and qualified alcoholism or drug abuse professionals, as these terms are defined in 10 NCAC 14K .0103, "Licensure Rules for Mental Health, Mental Retardation and Other Developmental Disabilities, Facilities", Substance Abuse publication APSM 40-2. In addition, qualified professionals shall include special education instructors, physical therapists, occupational therapists, speech therapists and any other recognized professional group designated by the State Facility Director.

"Regional alcoholic rehabilitation center" means a state facility for substance abusers as specified in G.S. 122C-181(a)(3).

"Regional mental retardation center" means a state facility for the mentally retarded as specified in G.S. 122C-181(a)(2).

(35)(36) "Regional psychiatric hospital" means a state facility for the mentally ill as specified in G.S. 122C-181(a)(1).

"Representative payee" means the person, group, or facility designated by a funding source, such as Supplemental Security Income (SSI), to receive and handle funds according to the guidelines of the source on behalf of a client.

(37)(38) "Research" means inquiry involving a trial or special observation made under conditions determined by the investigator to confirm or disprove an hypothesis or to explicate some principle or effect.

"Respite client" means a client admitted to a mental retardation center for a short-term period, normally not to exceed 30 days. The primary purpose of such admission is to provide a temporary interval of rest or relief for the client's regular caretaker.

"Responsible professional" shall have the meaning as specified in G.S. 122C-3 except the "responsible professional" shall also be a qualified professional as defined in Subparagraph (b)(32) in this Rule.

(40)(41) "Restraint" means the limitation of one's freedom of movement. In accordance with G.S. 122C-60, restraint includes the following:

(A) mechanical restraint which is restraining a client with the intent of controlling behavior with mechanical devices which include, but are not limited to, cuffs, ankle straps, sheets or restraining shirts. This does not include handcuffs used for the purpose of escorting forensic clients:

(B) physical restraint which is restraining a client by physically holding or subduing the client until he is calm. This does not refer to the utilization of those protective intervention techniques (PIT), as specified in the "Protective Intervention Course Manual", division publication APSM 80-2, relative to transporting a client to seclusion or isolation time out or applying mechanical restraints.

"Seclusion" means isolating a client in a separate locked room for the purpose of controlling a client's behavior. In the Forensic Division at Dorothea Dix Hospital, seclusion shall not include the routine use of locked rooms; isolation of clients admitted for evaluation of capacity to proceed to trial who are considered to be an escape risk; or juveniles requiring separation from adult clients. Seclusion shall not include the following in the forensic unit at Dorothea Dix Hospital: the routine

 $\frac{(41)}{(42)}$

use of locked cells, isolation due to escape attempts, security risks or juvenile court orders requiring the separation of juveniles from adults.

(42)(43) "State Facility Director" means the chief administrative officer or manager of a state facility or his designee.

(43)(44) "Strike" means, but is not limited to, hitting, kicking, slapping or beating whether done with a part of one's body or with an object.

(44)(45) "Timeout" means the removal of a client from other clients to another space within the same activity area for the purpose of modifying behavior.

(45)(46) "Treatment" means the act, method, or manner of habilitating or rehabilitating, caring for or managing a client's physical or mental problems.

(46)(47) "Treatment plan" means a written individual plan of treatment or habilitation for each client to be undertaken by the treatment team and includes any documentation of restriction of client's rights.

(47)(48) "Treatment team" means an interdisciplinary group of qualified professionals sufficient in number and variety by discipline to adequately assess and address the identified needs of the client.

(48)(49) "Unit" means an integral component of a state facility distinctly established for the delivery of one or more elements of service to which specific staff and space are assigned, and for which responsibility has been clearly assigned to a director, supervisor, administrator, or manager.

(49)(50) "Voluntary client" means a person admitted to a state facility under the provisions of Article 5, Parts 2, 3, 4 or 5 of Chapter 122C of the General Statutes.

Authority G.S. 122C-3; 122C-4; 122C-51; 122C-53(f); 131E-67; 143B-147.

TITLE 15A - DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES

Notice is hereby given in accordance with G.S. 150B-21.2 that the Environmental Management Commission - Department of Environment and Natural Resources intends to amend rules cited as 15A NCAC 2B .0308 - .0309. Notice of Rule-making Proceedings was published in the Register on January 15, 1998.

Proposed Effective Date: April 1, 1999

A Public Hearing will be conducted at 7:00 p.m. on May 5, 1998 at the City Hall (Council Chambers), 227 South Center Street, Statesville, NC.

Reason for Proposed Action: The Environmental Management Commission (EMC) was petitioned in early 1996 to interpret the definition of the Protected Area [rule 15A NCAC 2B .0202 (47)]. The question was raised whether the Protected Area boundary for WS-IV run-of-the-river water supplies should be measured either as ten miles "as-the-river-flows" or "linearly." On May 9, 1996, the EMC clarified the definition by stating that the "as-the-river-flows" method is the appropriate method in determining the Protected Area for WS-IV run-of-the-river water supplies. The EMC stated that each proposed modification to the WS-IV Protected Area must go through the rule-making process. The EMC also stated that local water supply protection ordinances would remain in effect until reclassification.

Two requests to modify the Protected Area boundary have recently been received from McDowell and Wilkes Counties. Their requests affect two water supplies, the Catawba River-(City of Morganton's water supply source) and the Yadkin River-(City of Wilkesboro's water supply source).

The result of the proposed WS-IV ten-mile Protected Area boundary modifications will be that local governments having jurisdiction within the affected areas will have the option of revising their area of coverage for water supply watershed protection. In general, less area will be affected. The area affected by state permitting requirements for landfills, residual application sites and wastewater discharges will potentially also be reduced. Streams within the areas proposed for revision will be considered for reclassification. Portions of the Yadkin River that are currently classified as WS-IV and are within the Protected Area being considered for revision, will become Class C. Portions of the Catawba River that are currently classified as WS-IV and are within the Protected Area being considered for revision, will become Class WS-V. Most affected tributaries will become Class C. Affected waterbodies classified B will remain Class B. Supplemental classifications, such as "Tr" (Trout), are not proposed for reclassification.

In addition, the City of Winston-Salem is relocating the site of their future water supply intake in the Yadkin River. The water supply intake is proposed to be relocated about 600 feet upstream of Bashavia Creek (tributary to the Yadkin River). This action requires that the WS-IV Critical Area and its associated management requirements be relocated upstream of the new intake location. Another result of relocating the water supply intake is a reduction in the size of the WS-IV Protected Area downstream of the proposed intake location. The proposed reduction in the WS-IV Protected Area will allow local governments the option of removing their water supply watershed protection ordinances for the portion of the WS-IV Protected Area proposed for reduction. tributaries (Bashavia and Hunters Creeks) that make up the area that would no longer be in a WS-IV Protected Area are proposed to be reclassified from Class WS-IV to Class C.

Comment Procedures: The purpose of the announcement is to encourage those interested in this proposal to attend the public hearing and provide verbal or written comments. Written comments, data, or other information relevant to this proposal must be submitted by June 8, 1998. 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, DENR/Division of Water Quality, Planning Branch, PO Box 29535, Raleigh, NC 27626-0535. (919) 733-5083, extension 566.

Note: 15A NCAC 2B .0308 - Text shown in bold type has been approved by the Rules Review Commission at their January 1998 meeting and is pending the 1998 Legislative Session. Text shown in italics was previously published in the 11:28 NC Register.

Note: 15A NCAC 2B .0309 - Text shown in bold type has been approved by the Rules Review Commission at their January 1998 meeting and is pending the 1998 Legislative Session.

Fiscal Note: These Rules affect the expenditures or revenues of local government funds. These Rules do not have a substantial economic impact of at least five million dollars (\$5,000,000) in a 12-month period.

CHAPTER 2 - ENVIRONMENTAL MANAGEMENT

SUBCHAPTER 2B - SURFACE WATER AND WETLAND STANDARDS

SECTION .0300 - ASSIGNMENT OF STREAM CLASSIFICATIONS

.0308 CATAWBA RIVER BASIN

- (a) The schedule may be inspected at the following places:
 - (1) Clerk of Court:

Alexander County

Avery County

Burke County

Caldwell County

Catawba County

Gaston County

Iredell County

Lincoln County

McDowell County

Mecklenburg County

Union County

Watauga County

- (2) North Carolina Department of **Environment** and Natural Resources:
 - (A) Mooresville Regional Office 919 North Main Street Mooresville, North Carolina
 - (B) Asheville Regional Office Interchange Building 59 Woodfin Place Asheville, North Carolina.
- (b) Unnamed Streams. Such streams entering South

Carolina are classified "C."

- (c) The Catawba River Basin Schedule of Classifications and Water Quality Standards was amended effective:
 - (1) March 1, 1977;
 - (2) August 12, 1979;
 - (3) April 1, 1982;
 - (4) January 1, 1985;
 - (5) August 1, 1985;
 - (6) February 1, 1986;
 - (7) March 1, 1989;
 - (8) May 1, 1989;
 - (9) March 1, 1990;
 - (10) August 1, 1990;
 - (11) August 3, 1992;
 - (12) April 1, 1994;
 - (13) July 1, 1995;
 - (14) September 1, 1996;
 - (15) August 1, 1998;
 - (16) April 1, 1999.
- (d) The Schedule of Classifications and Water Quality Standards for the Catawba River Basin was amended effective March 1, 1989 as follows:
 - (1) Wilson Creek (Index No. 11-38-34) and all tributary waters were reclassified from Class B-trout and Class C-trout to Class B-trout ORW and Class C-trout ORW.
- (e) The Schedule of Classifications and Water Quality Standards for the Catawba River Basin was amended effective May 1, 1989 as follows:
 - (1) Henry Fork [Index Nos. 11-129-1-(1) and 11-129-1-(2)] from source to Laurel Creek, including all tributaries, were reclassified from Class WS-1, C and C trout to Class WS-1 ORW, C ORW and C trout ORW, except Ivy Creek and Rock Creek which will remain Class C trout and Class C.
 - (2) Jacob Fork [Index Nos. 11-129-2-(1) and 11-129-2-(4)] from source to Camp Creek, including all tributaries, were reclassified from Class WS-III trout and WS-III to WS-III trout ORW and WS-III ORW.
- (f) The Schedule of Classifications and Water Quality Standards for the Catawba River Basin was amended effective March 1, 1990 as follows:
 - (1) Upper Creek [Index No. 11-35-2-(1)] from source to Timbered Branch including all tributaries except Timbered Branch (Index No. 11-35-2-9) was reclassified from Class C Trout to Class C Trout ORW.
 - (2) Steels Creek [Index No. 11-35-2-12(1)] from source to Little Fork and all tributaries was reclassified from Class C Trout to Class C Trout ORW.
- (g) The Schedule of Classifications and Water Quality Standards for the Catawba River Basin was amended effective August 3, 1992 with the reclassification of all water supply waters (waters with a primary classification of WS-I, WS-II

or WS-III). These waters were reclassified to WS-I, WS-II, WS-III, WS-IV or WS-V as defined in the revised water supply protection rules, (15A NCAC 2B .0100, .0200 and .0300) which became effective on August 3, 1992. In some cases, streams with primary classifications other than WS were reclassified to a WS classification due to their proximity and linkage to water supply waters. In other cases, waters were reclassified from a WS classification to an alternate appropriate primary classification after being identified as downstream of a water supply intake or identified as not being used for water supply purposes.

- (h) The Schedule of Classifications and Water Quality Standards for the Catawba River Basin was amended effective April 1, 1994 as follows:
 - (1) Friday Lake (Index No. 11-125.5) from its source to Little Paw Creek was reclassified from Class C to Class B.
 - (2) The Linville River [Index No. 12-29-(1)] from Grandmother Creek to Linville Falls was reclassified from Class C Tr to Class B Tr.
- (i) The Schedule of Classifications and Water Quality Standards for the Catawba River Basin was amended effective July 1, 1995 with the reclassification of Clark Creek from a point 0.6 mile downstream of Catawba County SR 2014 to 0.4 mile upstream of Larkard Creek [Index No. 11-129-5-(4.5)], and Howards Creek from its source to 0.7 mile upstream of Lincoln County State Road 1200 [Index No. 11-129-4], including associated tributaries from Class WS-IV to Classes C and WS-IV.
- (j) The Schedule of Classifications and Water Quality Standards for the Catawba River Basin was amended effective September 1, 1996 as follows:
 - (1) North Fork Catawba River [Index No. 11-24-(1)] from Laurel Branch to Armstrong Creek from Class C Tr to Class B Tr; and
 - (2) Catawba River (Lake Hickory) from Rhodhiss dam to highway 321 Index No. 11-(51)] [Index No. 11-(51)] from Class WS-IVCA to Class WS-IV&B CA.
- (k) The Schedule of Classifications and Water Quality Standards for the Catawba River Basin was amended effective August 1, 1998 with the revision to the primary classification for portions of the South Fork Catawba River [Index No. 11-129-(0.5)] and Hoyle Creek [Index No. 11-129-15-(1)] from Class WS-IV to Class WS-V.
- (l) The Schedule of Classifications and Water Quality Standards for the Catawba River Basin was amended effective August 1, 1998 as follows:
 - (1) Mill Creek [Index No. 11-7] from its source to Swannanoa Creek, including all tributaries, from Class C Tr to Class C Tr HOW; and
 - (2) Toms Creek [Index Nos. 11-21-(1) and 11-21-(2)] from its source to Harris Creek, including all tributaries, from Class C Tr to Class C Tr HOW and from Harris Creek to McDowell County SR 1434, including all tributaries, from Class C to Class C HOW.

(m) The Schedule of Classifications and Water Quality Standards for the Catawba River Basin was amended effective April 1, 1999 with the reclassification of a portion of the Catawba River [Index Nos. 11-(27.5) and 11-(31)] from Class WS-IV & B and WS-IV to Class WS-V & B and WS-V.

Authority G.S. 143-214.1; 143-215.1; 143-215.3(a)(1).

.0309 YADKIN-PEE DEE RIVER BASIN

- (a) The schedule may be inspected at the following places:
 - (1) Clerk of Court:

Alexander County

Anson County

Cabarrus County

Caldwell County

Davidson County

Davie County

Forsyth County

Guilford County

Iredell County

Mecklenburg County

Montgomery County

Randolph County

Richmond County

Rowan County

Stanly County

Stokes County

Surry County

Union County

Watauga County

Wilkes County

Yadkin County

- (2) North Carolina Department of **Environment** and Natural Resources:
 - (A) Mooresville Regional Office919 North Main StreetMooresville, North Carolina
 - (B) Winston-Salem Regional Office 8025 North Point Boulevard, Suite 100 Winston-Salem, North Carolina
 - (C) Fayetteville Regional Office Wachovia Building Suite 714
 Fayetteville, North Carolina
 - (D) Asheville Regional Office Interchange Building 59 Woodfin Place Asheville, North Carolina.
- (b) Unnamed Streams. Such streams entering Virginia are classified "C," and such streams entering South Carolina are classified "C".
- (c) The Yadkin-Pee Dee River Basin Schedule of Classifications and Water Quality Standards was amended effective:
 - (1) February 12, 1979;
 - (2) March 1, 1983;

- (3) August 1, 1985;
- (4) February 1, 1986;
- (5) October 1, 1988;
- (6) March 1, 1989;
- (7) January 1, 1990;
- (8) August 1, 1990;
- (9) January 1, 1992;
- (10) April 1, 1992;
- (11) August 3, 1992;
- (12) December 1, 1992;
- (13) April 1, 1993;
- (14) September 1, 1994;
- (15) August 1, 1995;
- (16) August 1, 1998.
- (d) The Schedule of Classifications and Water Quality Standard for the Yadkin-Pee Dee River Basin has been amended effective October 1, 1988 as follows:
 - (1) Mitchell River [Index No. 12-62-(1)] from source to mouth of Christian Creek (North Fork Mitchell River) including all tributaries has been reclassified from Class B Tr to Class B Tr ORW.
 - (2) Mitchell River [Index No. 12-62-(7)] from mouth of Christian Creek (North Fork Mitchell River) to Surry County SR 1315 including all tributaries has been classified from Class C Tr to C Tr ORW, except Christian Creek and Robertson Creek which will be reclassified from Class B Tr to Class B Tr ORW.
 - (3) Mitchell River [Index No. 12-62-(12)] from Surry County SR 1315 to mouth of South Fork Mitchell River including all tributaries from Class C to Class C ORW.
- (e) The Schedule of Classifications and Water Quality Standards for the Yadkin-Pee Dee River Basin was amended effective March 1, 1989 as follows:
 - (1) Elk Creek [Index Nos. 12-24-(1) and 12-24-(10)] and all tributary waters were reclassified from Class B-trout, Class C-trout and Class B to Class B-trout ORW, Class C-trout ORW and Class B ORW.
- (f) The Schedule of Classifications and Water Quality Standards for the Yadkin-Pee Dee River Basin was amended effective January 1, 1990 as follows: Barnes Creek (Index No. 13-2-18) was reclassified from Class C to Class C ORW.
- (g) The Schedule of Classifications and Water Quality Standards for the Yadkin-Pee Dee River Basin has been amended effective January 1, 1992 as follows:
 - (1) Little River [Index Nos. 13-25-(10) and 13-25-(19)] from Suggs Creek to Densons Creek has been reclassified from Classes WS-III and C to Classes WS-III HQW and C HQW.
 - (2) Densons Creek [Index No. 13-25-20-(1)] from its source to Troy's Water Supply Intake including all tributaries has been reclassified from Class WS-III to Class WS-III HOW.
 - (3) Bridgers Creek (Index No. 13-25-24) from its source to the Little River has been reclassified from Class C to Class C HQW.

- (h) The Schedule of Classifications and Water Quality Standards for the Yadkin-Pee Dee River Basin was amended effective April 1, 1992 with the reclassification of the North Prong South Fork Mitchell River from Class C to Class C Trout.
- (i) The Schedule of Classifications and Water Quality Standards for the Yadkin-Pee Dee River was amended effective August 3, 1992 with the reclassification of all water supply waters (waters with a primary classification of WS-I, WS-II or WS-III). These waters were reclassified to WS-I, WS-II, WS-III, WS-IV or WS-V as defined in the revised water supply protection rules, (15A NCAC 2B .0100, .0200 and .0300) which became effective on August 3, 1992. In some cases, streams with primary classifications other than WS were reclassified to a WS classification due to their proximity and linkage to water supply waters. In other cases, waters were reclassified from a WS classification to an alternate appropriate primary classification after being identified as downstream of a water supply intake or identified as not being used for water supply purposes.
- (j) The Schedule of Classifications and Water Quality Standards for the Yadkin-Pee Dee River Basin has been amended effective December 1, 1992 as follows:
 - (1) Pike Creek (Index No. 12-46-1-2) was reclassified from Class C Tr to Class C Tr HQW;
 - (2) Basin Creek (Index No. 12-46-2-2) was reclassified from Class C Tr to Class C Tr ORW;
 - (3) Bullhead Creek (Index No. 12-46-4-2) was reclassified from Class C Tr to Class C Tr ORW;
 - (4) Rich Mountain Creek (Index No. 12-46-4-2-2) was reclassified from Class Tr to Class C Tr ORW; and
 - (5) Widows Creek (Index No. 12-46-4-4) was reclassified from Class C Tr HQW to Class C Tr ORW.
- (k) The Schedule of Classifications and Water Quality Standards for the Yadkin-Pee Dee River Basin has been amended effective September 1, 1994 as follows:
 - (1) Lanes Creek [Index Nos. 13-17-40-(1) and 13-17-40-(10.5)] from its source to the Marshville water supply dam including tributaries was reclassified from Classes WS-II and WS-II CA to Class WS-V.
 - (2) The South Yadkin River [Index Nos. 12-108-(9.7) and 12-108-(15.5)] from Iredell County SR 1892 to a point 0.7 mile upstream of the mouth of Hunting Creek including associated tributaries was reclassified from Classes WS-V, C and WS-IV to Classes WS-V, WS-IV, C and WS-IV CA.
 - (3) The Yadkin River [Index Nos. 12-(53) and 12-(71)] from a point 0.3 mile upstream of the mouth of Elkin Creek (River) to the Town of King water supply intake including associated tributaries was reclassified from Classes C and WS-IV to Classes WS-IV and WS-IV CA.
 - (4) The Yadkin River [Index Nos. 12-(80.5), 12-(81.5) and 12-(84.5)] from the Town of King water supply intake to the Davie County water supply intake reclassified from Classes C, B, WS-IV and WS-V

to Classes WS-IV, WS-IV&B and WS-IV CA.

(1) The Schedule of Classifications and Water Quality Standards for the Yadkin-Pee Dee River Basin has been amended effective August 1, 1995 as follows: Bear Creek [Index Nos. 12-108-18-(3), 12-108-18-(3.3)], Little Bear Creek (Index No. 12-108-18-2), and Blue Branch (Index No. 12-108-18-2-1) were reclassified from WS-II and WS-II CA (Critical Area) to C and WS-IV.

(m) The Schedule of Classifications and Water Quality Standards for the Yadkin-Pee Dee River Basin was amended effective August 1, 1998 with the revision to the primary classification for portions of the Yadkin River [Index No. 12-(45)] from Class WS-IV to WS-V, Yadkin River [Index No. 12-(67.5)] from Class WS-IV to Class C, Yadkin River [Index Nos. 12-(93.5) and 12-(98.5)] from Class WS-IV to Class WS-V, South Yadkin River [Index No. 12-108-(12.5)] from Class WS-IV to Class WS-V, and South Yadkin River [Index Nos. 12-108-(19.5) and 12-108-(22)] from Class WS-IV to Class C.

(n) The Schedule of Classifications and Water Quality Standards for the Yadkin Pee-Dee River Basin was amended effective April 1, 1999 with the reclassification of a portion of the Yadkin River [Index No. 12-(80.5)] from WS-IV CA to WS-IV. A portion of the Yadkin River 0.5 mile upstream of Bashavia Creek was reclassified from WS-IV to WS-IV CA. Bashavia Creek [Index Nos. 12-81-(0.5) and 12-81-(2)] was reclassified from WS-IV and WS-IV CA to Class C. Tributaries to Bashavia Creek were also reclassified to Class C. Portions of the Yadkin River [Index Nos. 12-(25.5) and 12-(27)] were reclassified from WS-IV to Class C and from WS-IV & B to Class B. Tributaries were reclassed from Class WS-IV to Class C. Supplemental classifications were not changed.

Authority G.S. 143-214.1; 143-215.1; 143-215.3(a)(1).

TITLE 16 - DEPARTMENT OF PUBLIC EDUCATION

Editor's Note: The State Board of Education is exempt from certain provisions of Article 2A of the Administrative Procedures Act. For specific exemptions, see Chapter 716 of the 1995 (Reg. Sess., 1996) Session Laws of the NC General Assembly.

Notice is hereby given in accordance with G.S. 150B-21.2 that the State Board of Education intends to adopt 16 NCAC 6E .0105; 6G .0310, .0501; and amend rules cited as 16 NCAC 6C .0502; 6G .0305.

Proposed Effective Date: July 1, 1998

A Public Hearing will be conducted at 10:00 a.m. on April 17, 1998 at the Education Building, Room 224, 301 N. Wilmington St., Raleigh, NC.

Reason for Proposed Action: SL 1997-269 requires the Board to establish "guidelines" for principals to follow in decided whether to admit a 4-year-old to kindergarten. SL 1997-221, s. 13(a) rewrote GS 115C-325 to provide for case manager hearings. Subsection (j)(2) requires the Board to adopt rules for those hearings. SL 1997-430, s. 5, rewrote GS 115C-238.29F(c)(1) to require the Board to adopt rules regarding liability insurance for charter schools. The Board directed staff to develop a measurement for high school performance in the ABCs Program, which requires calculation of school performance. The Board also decided to use the most current data for Grade 3 to measure an elementary school's performance under the ABCs.

Comment Procedures: Interested persons may present their views either orally or in writing at the hearing. In addition, the record of the hearing will be open for receipt of written comments from April 1, 1998 to May 1, 1998. Such written comments must be delivered or mailed to the State Board of Education, 301 N. Wilmington Street, Raleigh, NC 27601-2825.

CHAPTER 6 - ELEMENTARY AND SECONDARY EDUCATION

SUBCHAPTER 6C - PERSONNEL

SECTION .0500 - PERFORMANCE APPRAISAL SYSTEM

.0502 HEARINGS UNDER G.S. 115C-325(j) AND (j3)

- (a) The Professional Review Commission is that body established under G.S. 115C-325(g) to review a recommendation that a career teacher be dismissed or demoted.
- (b) As soon as practicable after a panel of the professional review commission has been designated, the department shall assign staff to meet with the panel to:
 - (1) review G.S. 115C-325;
 - (2) inform the panel members of their responsibilities;
 - (3) set a date, time and place for the hearing; and
 - (4) notify the parties of the date, time and place of the hearing and of their rights as set forth in G.S. 115C-325(j).
- (c) Hearings conducted by a LEA under G.S. 115C-325(k) or (l) are governed by 115C-325(j) and the following:
 - (1) The parties have the right to cross-examine all opposing witnesses:
 - (2) The parties have the right to have subpoenas and subpoenas duces tecum issued in blank to compel the attendance of witnesses and the production of documents.
 - (3) The LEA has the power:
 - (A) to have counsel to develop the case;
 - (B) to take testimony;
 - (C) to examine witnesses;
 - (D) to punish for contempt for any disorderly

conduct or disturbance tending to disrupt the hearing; and

- (E) to direct a continuance of the case.
- (4) The LEA shall make a complete record of the evidence received during the hearing:

In hearings conducted by a case manager under G.S. 115C-325(j) and by a local board of education under G.S. 115C-325(j3), the superintendent shall:

- (1) provide the facility in which the hearing is to be conducted; and
- (2) employ a certified court reporter to record and if requested to transcribe the proceedings.

Authority G.S. 115C-325(j)(2).

SUBCHAPTER 6E - STUDENTS

SECTION .0100 - ATTENDANCE

Editor's Note: This Rule was published in 12:05 NCR 433 under a temporary adoption. This publication is showing changes from the temporary rule.

.0105 EARLY ADMISSION TO KINDERGARTEN

- (a) To determine the eligibility of a four-year-old child to enter kindergarten pursuant to the provisions of G.S. 115C-364(d), the principal shall confer with a committee of professional educators to consider for each child the following factors:
 - (I) Student Aptitude. The child shall be precocious in academic and social development and shall score at the 99th 98th percentile on a standard individual test of intelligence such as the Stanford-Binet, The Wechsler Preschool and Primary Scale of Intelligence, the Kaufman Anderson, or any other comparable test administered by a licensed psychologist.
 - Achievement. The child shall be functioning from (2) two to three years beyond the child's peers. The child shall score at the 99th 98th percentile on either reading or mathematics on a standard test of achievement such as the Metropolitan Readiness Test, the Stanford Early School Achievement Test, The Mini Battery of Achievement, the Woodcock-Johnson, the Test of Early Mathematics Ability (TEMA), paired with the Test of Early Reading Ability (TERA), or any other comparable test administered by a licensed psychologist psychologist, a member of the psychologist's professional staff, or a professional educator who is trained in the use of the instrument and who has no conflict of interest in the outcome of the assessment.
 - (3) Performance. The child shall be able to perform tasks well above age peers as evidenced by behaviors in one or more areas such as independent reading, problem solving skills, advanced

- vocabulary, and some writing fluency. The parent shall submit a sample of the child's work that shows outstanding examples of ability in any area including, but not limited to, art, mathematics, writing, dramatic play, creative productions, science, or social interactions. The principal may also require a teacher to complete an informal reading assessment of the child.
- (4) Observable Student Behavior/Student Interest. The child shall demonstrate social and developmental maturity sufficient to participate in a structured setting for a full school day. The child shall be capable of following verbal instructions and functioning independently within a group. The parent shall provide two recommendation letters with specific documentation of physical and social maturity from preschool teachers, child care workers, pediatricians, or others who have direct knowledge of the child. Useful documentation checklists include the California Preschool Competency Scale, the Harrison Scale, or any other comparable scale of early social development.
- (5) Motivation/Student Interest. The principal or principal's designee shall conduct an informal interview with the child and a more structured interview with the parent to determine if the child displays a thirst for knowledge and seeks new and challenging learning situations.
- (b) The parent shall present the information required by this Rule to the principal within the first 30 calendar days of the school's instructional year. All testing shall be administered after the April 16th that follows the child's fourth birthday. The principal shall decide whether to grant the parent's request for enrollment within three weeks after receiving this information. The principal may conditionally enroll the child for up to ninety days in order to observe whether the child is able to adjust to the school setting. If the principal determines that the child has not adjusted to the school setting, the principal shall deny the request for enrollment. However, before the child is exited from school, the principal shall invite the parent to assist in the development of intervention strategies for the child. If those strategies are not successful, the principal shall provide the parent at least 10 days notice before exiting the child from school so the parent may arrange child care, if needed.
- (c) LEAs may require parents to supply information in addition to that required by this Rule. LEAs may also require specific tests or other measures to provide information relating to the factors listed in Paragraph (a) of this Rule.
- (d) Early admission to kindergarten shall not automatically result in the placement of the child in the program for academically gifted students. By the time the child has been enrolled for 90 calendar days, or at any earlier time that school officials determine that the child has adjusted satisfactorily and shall be allowed to remain in school, the gifted identification team shall review the child's information to determine if the child shall receive gifted services. If the

team determines that the child shall receive gifted services, it shall develop either a differentiated education plan or an individual differentiated education plan for the child.

Authority G.S. 115C-364(d); N.C. Constitution, Article IX, Sec. 5.

SUBCHAPTER 6G - EDUCATION AGENCY RELATIONS

SECTION .0300 - PERFORMANCE-BASED ACCOUNTABILITY PROGRAM

.0305 ANNUAL PERFORMANCE STANDARDS, GRADES K-8

- (a) For purposes of this Section, the following definitions shall apply to kindergarten through eighth grade:
 - (1) "Accountability measures" are SBE-adopted tests designed to gauge student performance and achievement.
 - (2) " b_0 " means the state average rate of growth used in the regression formula for the respective grades and subjects. The values for b_0 shall be as follows:
 - (A) for reading:
 - (i) $6.0 \, 6.2$ for grade 3;
 - (ii) 5.2 for grade 4;
 - (iii) 4.6 for grade 5;
 - (iv) 3.0 for grade 6;
 - (v) 3.3 for grade 7; and
 - (vi) 2.7 for grade 8.
 - (VI) 2.7 101 grad
 - (B) for mathematics:
 - (i) $\frac{11.9}{12.8}$ for grade 3;
 - (ii) 7.3 for grade 4;
 - (iii) 7.4 for grade 5;
 - (iv) 7.1 for grade 6;
 - (v) 6.5 for grade 7; and
 - (vi) 4.9 for grade 8.
 - (3) "b₁" means the value used to estimate true proficiency in the regression formula. The values for b₁ shall be 0.22 for reading and 0.26 for mathematics: mathematics except for third grade. The values for third grade shall be 0.46 for reading and 0.30 for mathematics.
 - (4) "b₂" means the value used to estimate regression to the mean in the regression formula. The values for b₂ shall be -0.60 for reading and -0.58 for mathematics: mathematics except for third grade. The values for third grade shall be -0.91 for reading and -0.47 for mathematics.
 - (5) "Compliance commission" means that group of 20 persons selected by the SBE to advise the SBE on testing and other issues related to school accountability and improvement. The commission shall be composed of five teachers, five principals, four central office staff representatives, two local school board representatives, and four at-large members who represent parents, business, and the

- community.
- (6) "Composite score means a summary of student performance in a school in reading, writing, and mathematics.
- (7) "Eligible students" means the total number of students in membership minus the number of students exempted from testing.
- (8) "Expected growth" means the amount of growth in student performance that is projected through use of the regression formula.
- (9) "Exemplary growth" means the amount of growth in student performance that is projected through use of the regression formula that includes the state average rate of growth adjusted by an additional ten percent (10%).
- (10) "Growth standards" are the benchmarks set annually by the SBE to measure a school's progress by use of the regression formula and the composite score and are equivalent to expected growth.
- in the regression formula. The SBE shall compute the IRM for reading by subtracting the North Carolina average reading scale score from the local school average reading scale score. The SBE shall compute the IRM for mathematics by subtracting the North Carolina average reading scale score from the local school average mathematics scale score. The SBE shall base the state average
- (12) "ITP" is the index for true proficiency used in the regression formula. The SBE shall compute the ITP by adding the North Carolina average scale scores in reading and mathematics and subtracting that sum from the addition of the local school average scale scores in reading and mathematics. The SBE shall base the state average on data from the 1994-95 school year.
- (13) "Performance standards" are the percent of students in a school who are at or above grade level as that term is defined by 16 NCAC 6D .0304. In determining the number of students who are performing at or above grade level at a school, the SBE shall:
 - (A) determine the number and percentage of students who are at Level III or IV in each content area (reading, mathematics and writing) across grades; and
 - (B) total the numerators for the various content areas, total the denominators for the various content areas, and calculate the total percentage (composite) performance standard.
- (14) "Regression formula" means a formula that defines one variable in terms of one or more other variables for the purpose of making a prediction or constructing a model.
- (15) "Standard deviation" is a statistic that indicates how much a set of scores vary. The values used in

- determining the composite score shall be based on data from the 1993-94 school year.
- (b) In carrying out its duty under G.S. 115C-105.35 to establish annual performance goals for each school, the SBE shall use both growth standards and performance standards. The SBE shall calculate the expected growth rate for an individual school by using the regression formula "Expected Growth = $b_0 + (b_1 \times ITP) + (b_2 \times IRM)$."
- (c) Schools shall be accountable for student performance and achievement. To be included in accountability measures for the growth standard, a student in grade three through grade eight must:
 - (1) have a pre-test score and a post-test score in reading and mathematics. Students in grades four or seven with writing scores shall also be included.
 - (2) have been in membership more than one-half of the instructional period (91 of 180 days for regular schedules or 46 of 90 days for semester or block schedules).
 - (3) Students shall be included in the performance standard if they have reading, mathematics, or writing scores without reference to pretest scores or length of membership.
- (d) The SBE shall include in the accountability system on the same basis as all other public schools each alternative school with an identification number assigned by the Department. Test scores for students who attend programs or classes in a facility that does not have a separate school number shall be reported to and included in the students' home schools.
- (e) Each school shall test at least 98 percent of its eligible students. If a school fails to test at least 98 percent of its eligible students for two consecutive school years, the SBE may designate the school as low-performing and may target the school for assistance and intervention. Each school shall make public the percent of eligible students that the school tests.
- (f) All students who are following the standard course of study and who are not eligible for exemption as set out in paragraph (g) of this Rule shall take the SBE-adopted tests. Every student, including those students who are exempted from testing, shall complete or have completed an answer document (except in writing). Both the school and the LEA shall maintain records on the exemptions of students from testing. The Department may audit these records.
- (g) Individual students may be exempted from SBE-adopted tests as follows:
 - (1) Limited English proficient students may be exempted for up to two years beginning with the time of enrollment if the student's English language proficiency has been assessed as novice/low to intermediate/low in listening, reading, and writing. A student whose English language proficiency has been assessed as intermediate/high or advanced may be exempted from tests in which the student writes responses for up to two years. LEAs shall use other assessment methods for exempted students to

- demonstrate that these students are progressing in English and other subject areas.
- (2) Students with disabilities may be exempted on an individual basis if the exemption is stated in the student's IEP and if the student is not following the standard course of study. If a student with disabilities is exempted from testing in one subject but is included in testing for the remaining subjects, that student shall be included in the school's 98 percent tested requirement. The parent or guardian, or the student if over age 18, shall sign a written consent for test exemption that certifies that the parent, guardian, or student understands that the exemption for the eighth grade tests may cause the student not to be eligible to receive a high school diploma.
- (h) LEAs shall administer alternative assessments to students who are exempted from testing to demonstrate mastery of course or specific curriculum content.
- (i) The SBE shall calculate a school's expected growth composite in student performance using the following process:
 - (1) Calculate the indices for writing (separately) for the three most current years for achievement levels as defined by 16 NCAC 6C .0103(a)(1) as follows:
 - (A) Multiply the percent of students at level IV by 3.
 - (B) Multiply the percent of students at level III by 2.
 - (C) Determine the percent of students at level II.
 - (D) Add the three numbers together and divide by three.
 - (E) Determine the difference in scores that is greatest by subtracting the index two years ago from the most recent index and then by subtracting the index for the prior school year from the most recent index. Multiply the resulting difference by one half.
 - (2) Review expected and exemplary growth standards for reading and mathematics at each grade level included in the state testing program.
 - (3) Determine the actual growth in reading and mathematics at each grade level included in the state testing program, using data on groups of matched students.
 - (4) Subtract the expected growth from the actual growth in reading and mathematics at each grade level included in the state testing program. In writing, one tenth (.1) must be subtracted from the greater of the two writing differences.
 - (5) Divide the differences for reading, writing, and mathematics by the standard deviations of the respective differences in growth at each grade level to determine the standardized growth score.
 - (6) Add the expected standardized growth scores for reading and mathematics at each grade level from grade 3 to 8, and for writing at grades 4 and 7. If

- the resulting number is zero or above, the school has met the expected growth standard.
- (7) To determine the composite score for exemplary standards:
 - (A) Subtract the exemplary growth from the actual growth standard in reading and mathematics at each grade level included in the state testing program. In writing, one tenth (.1) must be subtracted from the greater of the two writing differences.
 - (B) Divide the difference in growth for reading, writing, and mathematics by the standard deviations of the respective differences in growth at each grade level to determine the standardized growth score.
 - (C) Add the exemplary standardized growth scores for reading and mathematics at each grade level from grade 3 to 8, and for writing at grades 4 and 7. If the resulting number is zero or above, the school has met the exemplary growth standard.
- (j) If school officials believe that the school's growth standards were unreasonable due to specific, compelling reasons, the school may appeal its growth standards to the SBE. The SBE shall appoint an appeals committee composed of a panel selected from the compliance commission to review written appeals from schools. The school officials must clearly document the circumstances that made the goals unrealistic and must submit its appeal to the SBE within 30 days of receipt of notice from the Department of the school's performance. The appeals committee shall review all appeals and shall make recommendations to the SBE. The SBE shall make the final decision on the reasonableness of the growth goals.

Authority G.S. 115C-12(9)c4.

.0310 ANNUAL PERFORMANCE STANDARDS, GRADES 9-12

(a) The definitions contained in Rule .0305 of this Section are incorporated into this Rule by reference thereto. In addition, the following definitions shall apply:

- (1) "Composite expected gain" is equivalent to "expected growth" as used in 16 NCAC 6G .0305.
- (2) "Exemplary gain" is equivalent to "exemplary growth" as used in Rule .0305 of this Section.
- (3) "Exemplary target index" is the score a school must attain to meet its exemplary growth standard.
- (4) "High school performance composite" is the weighted average of the percentages of students in a high school who score at or above level III on the end-of-course (EOC) tests for Algebra I, Biology, Economic Legal and Political Systems (ELPS), English I, English II, and U.S. History for the current school year. It is determined by adding the number of students at or above level III on each of the EOC tests and dividing that sum by the total of

- students who have valid scores on each of the tests.
- (5) The "standard deviation of change" for computing composite expected gain is as follows:
 - (A) for Algebra I, 7.4;
 - (B) for Biology, 6.4;
 - (C) for ELPS, 7.9;
 - (D) for English I, 5.6;
 - (E) for English II, 7.6;
 - (F) for U.S. History, 5.7; and
 - (G) for College Prep/College Tech Prep (CP/CTP):
 - Using data for the 1996-97 school year, determine for each high school the number of graduates who satisfied the requirements for College Prep (only) and the number of graduates who satisfied the requirements for College Tech Prep (only). Add these two numbers together and divide by the total number of graduates at the high school. Multiply the result by 100 to obtain the percentage of graduates satisfied who the requirements of CP/CTP;
 - (ii) Repeat the first step with data from the 1995-96 school year so that percentages of students who satisfied the CP/CTP requirements are available for these two consecutive years;
 - (iii) Subtract the percentage of students CP/CTP who satisfied the requirements in 1995-96 from the percentage of students who satisfied the CP/CTP requirements in 1996-97. This difference is the change (positive or negative) in the percentage of students satisfying the requirements of CP/CTP for the baseline years applicable to the high school accountability model;
 - (iv) Average the school change results from step (iii) across all schools;
 - (v) Next compute the standard deviation of the school changes by subtracting the average school change computed in step (iv) from each individual school change. Then square each resulting difference. Next add the squared differences across all schools. Finally, divide the sum of squared differences by the number of schools, less one (1.0). The square root of this result is the standard deviation of change.
- (6) The "standard deviation of change" for computing standard exemplary gain is as follows:

- (A) for Algebra I, 7.3;
- (B) for Biology, 6.3;
- (C) for ELPS, 7.8;
- (D) for English 1, 5.5;
- (E) for English II, 7.5;
- (F) for U.S. History, 5.6; and
- (G) for CP/CTP, use the figure computed under Part (a)(5)(G) of this Rule.
- (7) "Standard exemplary gain" is the difference between the exemplary target index (Column I of the worksheet) and the baseline (Column D of the worksheet) divided by a standard deviation so that all components of the composite score shall be equally weighted in the baseline years, which are 1995, 1996, and 1997 for the first six courses and 1997 and 1998 for CP/CTP.
- (b) Using the worksheet in this paragraph, the process to determine the composite expected gain for a high school is as follows:
 - (1) Compute the EOC index for the first six courses in Column A for the current year and the two previous years by multiplying the percentage of students at level IV by 3, the percentage of students at level III by 2, and the percentage of students at level II by 1. Add the products and divide by 3 to obtain the EOC index for each course.
 - (2) Compute the EOC indices for three years for each of these courses and enter the results in Columns A. B. and C. The school years shown in the worksheet are an example of a current calculation and are not the school years to be used in succeeding annual calculations.
 - (3) Determine the baseline by adding Columns B and C and dividing by 2. Enter the quotient in Column D.
 - (4) Subtract the baseline (Column D) from the current

- EOC index (Column A). Enter the difference in Column E.
- (5) Subtract 0.1 from each difference in Column E and enter the result in Column F.
- (6) Divide each recentered difference (Column F) by the associated standard deviation of change (Column G). Enter the quotient in Column H. This is the standard expected gain for a given course.
- (7) Compute the composite expected gain for CP/CTP by comparing the current year's percentage of graduates who complete either of the two courses of study with the previous year's percentage. Students shall be counted only once if they complete both courses of study.
 - (A) Enter the percentage of current graduates who have completed either course of study in Column A;
 - (B) Enter the percentages of graduates from the previous school year who completed either course of study in Column B.
 - (C) Subtract Column B from Column A and enter the difference in Column E;
 - (D) Subtract 0.1 from the result in Column E to recenter and enter the result in Column F unless the percentages in Columns A and B are both equal to 100. In that event, enter zero in Column F;
 - (E) Divide the result in Column F by the standard deviation of change and enter the result in Column H.
- (8) Compute the total composite gain by adding the numbers in Column H. If the sum is equal to or greater than zero, the school has met the composite expected gain standard.

Column	A	В	С	D	Е	F	G	Н
7 Components	97-98	96-97	95-96	Baseline	Difference	Recenter	Standard	Standard
of Composite	EOC	EOC	EOC	(B+C)/2	(A-D)	(E-0.1)	Deviation	Gain
Gain	Index	Index	Index				of Change	(Expected)
							(Expected)	(F/G)
1. Algebra I							7.4	
2. Biology							6.4	
3. ELPS							7.9	
4. English I							5.6	
5. English II							7.6	
6. US History							5.7	
7. CP/CTP								

(c) The process to determine exemplary gain for a high

school shall use the data entered in Columns A through F for

>0

Total Composite Gain Met if = or

the first six courses of the worksheet as described in Paragraph (b) of this Rule. The process, which uses the worksheet below, is as follows:

- (1) Calculate the exemplary target index for each course as follows:
 - (A) Subtract the baseline index (Column D) from 100;
 - (B) Multiply this difference by one-twentieth (0.05);
 - (C) Add this product to the baseline index to determine the targeted exemplary index and enter the result in Column I.
- (2) Determine the standard exemplary gain for each course as follows:
 - (A) Subtract the exemplary target index (Column

- I) from the current year's EOC index (Column A) for each course and enter the difference in Column J;
- (B) Divide the difference (Column J) by the standard deviation of change for exemplary gain (Column K) and enter the result in Column L;
- (C) For CP/CTP, enter the number from Column F in the space below Columns I and J for the other courses, enter the number from Column G in Column K, divide Column J by Column K and enter the result in Column L;
- (D) Add the numbers in Column L. If the sum is equal to or greater than zero, the school has met its exemplary gain standard.

Column:	I	J	K	L
	Exemplary Target	Difference	Standard	Standard Gain
EOC	Index		Deviation of	(Exemplary)
	[(100-D)X.05]+D	(A-I)	Change	(J/K)
			(Exemplary)	
Algebra I			7.3	
Biology			6.3	
ELPS			7.8	
English I			5.5	
English II			7.5	
US History			5.6	
CP/CTP	Recentered Difference (Column E)			

Exemplary Gain Met if = >0

(d) Calculate the school's high school performance composite according to the process described in subparagraph (a)(4) of this Rule.

Authority G.S. 115C-296(a).

SECTION .0500 - CHARTER SCHOOLS

.0501 LIABILITY INSURANCE

- (a) Each charter school shall obtain the following types and amounts of liability insurance coverage:
 - (1) errors and omissions: one million dollars (\$1,000,000) per claim;
 - (2) general liability: one million dollars (\$1,000,000) per occurrence;
 - (3) boiler and machinery: the replacement cost of the

building;

- (4) real and personal property: the appraised value of the building and contents;
- (5) fidelity bonds: the amount of funds received by the charter school in the previous fiscal year from state and local sources;
- (6) <u>automobile liability: one million dollars</u> (\$1,000,000) per occurrence; and
- (7) workers' compensation: as specified by G.S. 97.
- (b) The provisions of this Rule shall not preclude any charter school from obtaining liability insurance coverage in addition to or in excess of the requirements of this Rule.

Authority G.S. 115C-238.29F(c)(1).

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 unless this notice has been previously published by the agency.

TITLE 15A - DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES

Rule-making Agency: NC Marine Fisheries Commission

Rule Citation: 15A NCAC 3O .0306

Effective Date: April 6, 1998

Findings Reviewed and Approved by: Beecher R. Gray

Authority for the rule-making: G.S. 113-134; 113-153.1

Reason for Proposed Action: Prior to the Fisheries Reform Act of 1997 (Chapter 400), the Appeals Panel, in their review of petitions for new licenses, denied applications for subsistence purposes because licensees were entitled to obtain endorsement to sell licenses and enter the fishery with the ability to add to the number of participants who fish and sell their catch. The Fisheries Reform Act placed a moratorium on the issuance of Endorsement to Sell Licenses. Therefore, the Appeals Panel can issue hardship licenses to individuals who need the license in order to provide subsistence without having the concern of those individuals obtaining an Endorsement to Sell License.

Comment Procedures: Written comments may be submitted to the Marine Fisheries Commission, Attention Juanita Gaskill, PO Box 769, Morehead City, NC 28557. Comments will be accepted through April 20, 1998. The Marine Fisheries Commission will develop a schedule for public hearings at a Business Meeting scheduled for April 30 - May 1, 1998, at the Hatteras/Buxton Civic Center.

CHAPTER 3 - MARINE FISHERIES

SUBCHAPTER 30 - LICENSES, LEASES, AND FRANCHISES

SECTION .0300 - LICENSE APPEAL PROCEDURES

.0306 HARDSHIP LICENSES

The following criteria will be applied in approving or denying petitions based on hardship:

- (1) A petition will be denied unless it demonstrates at least one of the following circumstances:
 - (a) For each license applied for, the petitioner has held that license or an equivalent commercial fishing license from North Carolina or from another state or jurisdiction in two out of the past three years; and

- petitioner can demonstrate extenuating or extraordinary circumstances which prevented him or her from obtaining the North Carolina commercial fishing license for 1993-1994:
- (b) It can be demonstrated that petitioner did not obtain a 1993-1994 license because petitioner was on active military duty outside the state and that for two out of the three years previous to going on active military duty, petitioner held the license being applied for;
- (c) The petitioner has become 16 years of age since June 30, 1994; has a history of commercial fishing with their parent or guardian; and holds a Shellfish or Crab License:
- (d) A member of the petitioner's immediate family, who holds a current license, has died, is incapacitated, or is retiring from the commercial fishery; the petitioner needs the license to continue in that fishery operation; and the family member will surrender the license upon approval of the petition; or
- (e) The petitioner is applying for a commercial vessel license; does not have and has not applied for a vessel endorsement to sell fish; can demonstrate that the license is necessary to provide nutritional subsistence for petitioner's household which petitioner is otherwise unable to afford; and petitioner agrees to restrict possession of fish to recreational size and creel limits; or
- (f) (e) The petitioner can demonstrate facts similar in hardship to the preceding situations.
- (2) Hardship and emergency licenses are issued solely to the petitioner based upon individual demonstration of need. A petition may be denied if the Appeals Panel finds that the petitioner is unable to demonstrate a substantial adverse effect on his or her livelihood in the event the license is denied.
- (3) The petition shall be denied if, the petitioner has a history of fishing law violations which would cause petitioner to be ineligible for a license in North Carolina or has a history of substantial noncompliance with federal or state laws, regulations, or rules for the protection of marine and estuarine resources in any state or jurisdiction.
- (4) The holder of a current and valid hardship license on June 30 of the license year has the same eligibility to renew the license as persons not subject to the moratorium.

History Note: Filed as a Temporary Adoption Eff. August 9, 1994, for a period of 180 days or until the permanent rule becomes effective, whichever is sooner;

Authority G.S. 113-134; 113-153.1; 1993 (Regular Session 1994), c. 576, s. 3; 143B-289.4;

Eff. February 1, 1995;

Temporary Amendment Eff. April 6, 1998.

Rule-making Agency: North Carolina Wildlife Resources Commission

Rule Citation: 15A NCAC 10F .0345, .0347

Effective Date: April 1, 1998

Findings Reviewed and Approved by: Beecher R. Gray

Authority for the rule-making: G.S. 75A-3; 75A-15

Reason for Proposed Action:

15A NCAC 10F.0345 - The Wildlife Resources Commission initiated the no-wake zone pursuant to G.S. 75A-15, to protect public safety in the area by restricting vessel speeds.

15A NCAC 10F.0347 - The Craven County Board of Commissioners initiated the vessel exclusion zone pursuant to G.S. 75A-15, to protect public safety in the swimming area.

Comment Procedures: The North Carolina Wildlife Resources Commission has the authority to adopt temporary rules pursuant to S.L. 1997-0403. These temporary rules are adopted following the public hearing and public comment period established for permanent rule adoption. A public hearing was held on December 30, 1997 for the permanent rules and the record of hearing for public comment was closed on February 11, 1998. The submission for permanent rule is on file with the Rules Review Commission.

CHAPTER 10 - WILDLIFE RESOURCES AND WATER SAFETY

SUBCHAPTER 10F - MOTORBOATS AND WATER SAFETY

SECTION .0300 - LOCAL WATER SAFETY REGULATIONS

.0345 CHATHAM AND WAKE COUNTIES

- (a) Regulated Areas. This Rule applies to the following waters of the Shearon Harris Nuclear Power Plant Reservoir, otherwise known as Harris Reservoir, which is located in the counties of Chatham and Wake:
 - (1) All waters within 50 yards of any marked boat launching ramp, pier, dock, mooring area, boat storage structure, bridge, or service area.
 - (2) The cove located in Chatham County encompassing

- approximately ten acres wherein a Wildlife Resources Commission access area is located as indicated by markers placed and maintained by the Wildlife Resources Commission.
- (3) The waters surrounding and within 150 yards of the shore of the peninsula wherein a Wildlife Resources Commission access area know as Holleman Boating Access Area is located and as indicated by markers placed and maintained by the Wildlife Resources Commission.
- (b) Restricted Zones. Except for authorized personnel of the power company, no person shall operate a motorboat or vessel in any restricted zone which is marked to prevent entry by boats.
- (c) Mast Height. No person shall place or operate on the regulated area described in Paragraph (a) of this Rule any sailboat or other vessel having a mast or any superstructure extending vertically above water level a distance of 35 feet or more.
- (d) Speed Limit. No person shall operate a vessel at greater than no-wake speed within any of the regulated areas described in Paragraph (a) of this Rule.
- (e) Swimming Areas. No person shall operate any vessel or water skis within a marked public swimming area.
- (f) Placement and Maintenance of Markers. The Board of Commissioners of Chatham County and the Board of Commissioners of Wake County are designated suitable agencies for placement and maintenance of markers implementing this Rule within their respective counties. Provided the said boards exercise their supervisory responsibilities, they may delegate the actual placement and maintenance to some other responsible agency, corporation, group or individual. With regard to marking the regulated areas described in Paragraph (a) of this Rule, the supplementary standards set forth in Rule .0301(g) of this Section shall apply.

History Note: Authority G.S. 75A-3; 75A-15; Eff. August 1, 1983; Amended Eff. February 1, 1990; Temporary Amendment Eff. April 1, 1998.

.0347 CRAVEN COUNTY

- (a) Regulated Areas. This Rule applies to the following waters in Craven County:
 - that portion of Northwest Creek between the entrance buoys at Fairfield Harbour Marina and the mouth of Spring Creek, and to all of Spring Creek, including the bulkheaded area of Fairfield Harbour, in Craven County;
 - (2) that area of water between the entrance buoys of the Olde Towne Lake, from the Trent River and including all of Olde Towne Lake and the bulkhead area of Olde Towne Harbour itself:
 - (3) Matthews Point Marina. That triangular portion within 300 feet on either side and 150 feet straight off of the main pier at Matthews Point Marina

- located on Clubfoot and Mitchell Creeks, at the end of SR 1711 in the Harlowe area of Craven County;
- (4) that area of water within 50 yards of the fuel dock at Eastern Carolina Yacht Club.
- (b) Speed Limit. No person shall operate any vessel at greater than no-wake speed within the regulated areas described in Paragraph (a) of this Rule.
- (c) Green Springs Boys Club Swimming Area No person shall operate a vessel within the Green Springs Boys Club Swimming Area along the Neuse River as designated by marker buoys and float lines.

(d)(e) Placement and Maintenance of Markers. The Board of Commissioners of Craven County is hereby designated a suitable agency for placement and maintenance of the markers implementing this Rule, subject to the approval of the United States Coast Guard and the United States Army Corps of Engineers.

History Note: Authority G.S. 75A-3; 75A-15;

Eff. August 1, 1984;

Amended Eff. December 1, 1990; October 1, 1989; June 1, 1989;

Temporary Amendment Eff. April 1, 1998.

Rule-making Agency: Department of Environment and Natural Resources

Rule Citation: 15A NCAC 18A .2801 - .2804, .2810, .2812, .2813, .2815, .2819, .2822, .2823, .2827, .2830, .2831, .2833, .2834

Effective Date: April 15, 1998

Findings Reviewed by Julian Mann, III: Approved

Authority for the rule-making: G.S. 110-91

Reason for Proposed Action: Need to provide clarification and conformity with recently adopted legislation that became effective on September 16, 1997.

Comment Procedures: Written comments should mailed to Ed Norman, DENR-Division of Environmental Health, PO Box 29534, Raleigh, NC 27626-0534.

CHAPTER 18 - ENVIRONMENTAL HEALTH

SUBCHAPTER 18A - SANITATION

SECTION .2800 - SANITATION OF CHILD DAY CARE FACILITIES

.2801 DEFINITIONS

The following definitions shall apply throughout this Section:

- (1) "Adequate" means determined by the Department to be of sufficient size, volume, or technical specifications, to effectively accommodate and support the planned, current, or projected workloads for a specified operational area.
- "Approved" means procedures and domestic or (2) commercial equipment determined by the Department to be in compliance with this Section. Food service equipment and utensils which meet and are installed in accordance with National Sanitation Foundation (NSF) standards or equal shall be considered as approved. The NSF standards are hereby incorporated by reference including any subsequent-amendments and editions. This material is available for inspection at the Department of Environment, Health, and Natural Resources, Division of Environmental Health, 1330 St. Mary's Street, Raleigh, North Carolina. Copies may be obtained from the National Sanitation Foundation, P.O. Box 13014, Ann Arbor, Michigan, 48113-0140 at a cost of three hundred twenty-five dollars (\$325.00).
- (3) "Communicable Condition" means the state of being infected with a communicable agent but without symptoms.
- (4) "Communicable Disease" means any disease that can be transmitted from one person to another directly, by contact with excrement, other body fluids, or discharges from the body; or indirectly, via substances or inanimate objects, such as contaminated drinking glasses, toys or water; or via vectors, such as flies, mosquitoes, ticks, or other insects.
- (5) "Department" or "DEHNR" means the N.C. Department of Environment, Health, and Natural Resources. The term also means the authorized representative of the Department.
- (6) "Division of Child Development" means the Division of Child Development of the N.C. Department of Human Resources.
- (7) Eating and Cooking Utensils" means and includes any kitchenware, tableware, glassware, cutlery, utensils, containers, or other equipment with which food or drink comes in contact during storage, preparation, or serving.
- (8) "Environmental Health Specialist" means a person authorized to represent the Department.
- (9) "Food" means any raw, cooked, or processed edible substance, ice, beverage, or ingredient used or intended for use or for sale in whole or in part for human consumption.
- (10) "Frying" means to cook over direct heat in hot oil or fat.

(10)(11) "Hermetically Sealed" means a container designed and intended to be secure against the entry of microorganisms and to maintain the commercial sterility of its contents after processing.

(11)(12) "Hygroscopic Food" means food which readily takes up and retains moisture, such as bean sprouts.

"Impervious" means that which will not allow entrance or passage, such as an airtight plastic container that will not allow the entrance of moisture or vermin.

(13)(14) "Potable Water" means water from an approved source which is suitable for drinking.

"Potentially Hazardous Food" means any food or ingredient, natural or synthetic, in a form capable of supporting the growth of infectious or toxigenic microorganisms, including Clostridium botulinum. This term includes raw or heat treated food of animal origin, raw seed sprouts, and treated foods of plant origin. The term does not include foods which have a pH level of 4.6 or below or a water activity (Aw) value of 0.85 or less.

(15)(16) "Putrescible Materials" means materials likely to rot or putrefy, such as fruit, vegetables, meats, dairy products, or similar items.

(16)(17) "Sanitary Sewage System" means a complete system of sewage collection, treatment, and disposal and includes septic tank systems, connection to a public or community sewage system, sewage reuse or recycle systems, mechanical or biological treatment systems, or other such systems.

(17)(18) "Sanitize" means the approved bactericidal treatment by a process which meets the temperature and chemical concentration levels in 15A NCAC 18A .2619.

(18)(19) "Sewage" means the liquid and solid human body waste and liquid waste generated by water-using fixtures and appliances, including those associated with foodhandling. The term does not include industrial process wastewater or sewage that is combined with industrial process wastewater.

(19)(20) "Single-Service Articles" means tableware, including flatware and hollowware, carry-out utensils and other items such as bags, containers, stirrers, straws, toothpicks, and wrappers which are designed, fabricated and intended by the manufacturer for one-time use.

"Single-Use Articles" means bulk food containers and utensils intended by manufacturer to be used once and discarded. The term includes items such as formed buckets, bread wrappers, pickle barrels, and No. 10 cans. The term does not include "single-service articles" as defined in this Section.

History Note: Authority G.S. 110-91;

Eff. July 1, 1991;

Amended Eff. March 1, 1995;

Temporary Amendment Eff. April 15, 1998.

.2802 APPROVAL OF CONSTRUCTION AND RENOVATION PLANS

- (a) Plans and specifications for new construction or modifications to any existing or proposed child care center day care facility shall be submitted to the local health department for review and approval prior to beginning construction. Plans and specifications for "franchise" or "chain" child care centers facilities may also be submitted by the local health department to the Environmental Health Services Section, Division of Environmental Health, Department of Environment, Health, and Natural Resources, P.O. Box 27687, Raleigh, North Carolina 27611-7687. The initial inspection for new construction or the first inspection following modifications to existing child care centers facilities shall not be made by the Environmental Health Specialist unless these plans have been approved.
- (b) Review of the plans by the local health department or the Environmental Health Services Section shall be based on the requirements of this Section.
- (c) Construction and modifications shall comply with the approved plans.

History Note: Authority G.S. 110-91; Eff. July 1, 1991;

Temporary Amendment Eff. April 15, 1998.

.2803 INSPECTIONS AND REPORTS

- (a) Unannounced inspections of child day care centers facilities shall be made by an Environmental Health Specialist at least once each six months. An original and two copies of the Sanitation Standards Evaluation Form for Day Child Care Centers Facilities shall be completed by the Environmental Health Specialist. The original shall be submitted to the Division of Child Development by the Environmental Health Specialist. The child care center facility operator and the Environmental Health Specialist shall each retain a copy.
- (b) If the Environmental Health Specialist determines that conditions found at the child care center facility at the time of any inspection are dangerous to the health of the children, the Environmental Health Specialist shall notify the Division of Child Development within 24 hours by verbal contact. The original of the inspection report documenting the dangerous conditions shall be sent to the Division of Child Development within two working days following the inspection.
- (c) An Environmental Health Specialist may conduct an inspection of any child day care center facility as frequently as necessary in order to ensure compliance with applicable sanitation standards.

History Note: Authority G.S. 110-91; Eff. July 1, 1991; Amended Eff. February 1, 1995; Temporary Amendment Eff. April 15, 1998.

.2804 FOOD SUPPLIES

(a) Food shall be in good condition, free from spoilage, filth, or other contamination and shall be safe for human consumption. Potentially hazardous foods Food shall be obtained from sources that are regulated by and comply with

all laws relating to food and food labeling. The use of food packaged in hermetically sealed containers that was not prepared in a commercial food processing establishment is prohibited.

- (b) Milk products that are used shall be Grade "A" pasteurized fluid milk and fluid milk products or evaporated milk. The term "milk products" means those products as defined in 15A NCAC 18A .1200. Copies of 15A NCAC 18A .1200 may be obtained from the Environmental Health Services Section, Division of Environmental Health, Department of Environment, Health, and Natural Resources, P.O. Box 27687, Raleigh, North Carolina 27611-7687. Unless prescribed by a physician, dry milk and dry milk products may be used only for cooking purposes, including cooked pudding desserts and flavored hot beverages.
- (c) Fresh and frozen shucked shellfish (oysters, clams, or mussels) shall be packed in nonreturnable packages identified with the name and address of the original shell stock processor, shucker - packer, or repacker, and the interstate certification number issued according to law. Shell stock and shucked shellfish shall be kept in the container in which they were received until they are used. Each container of unshucked shell stock (oysters, clams, or mussels) shall be identified by an attached tag that states the name and address of the original shell stock processor, the kind and quantity of shell stock, and an interstate certification number issued by the State or foreign shellfish control agency. After each container of shellstock has been emptied, the management shall remove the stub of the tag and retain it for a period of at least 90 days.
- (d) Raw eggs or products containing raw eggs shall not be consumed, including raw cookie dough, cake batter, brownie mix, milkshakes, ice cream and other food products. A pasteurized egg product may be used as a substitute for raw eggs.
- (e) Formula, mother's milk, and other bottled beverages sent from home shall be fully prepared, dated, and identified for the appropriate child at the child's home. All formula, mother's milk, and other bottled beverages shall be returned to the child's home or discarded at the end of each day. Formula provided by the child day care center facility shall be commercially pre-packaged, ready-to-feed, fully prepared, and packaged in single- service containers. formula that does not meet these requirements may be provided by the child day care center facility as prescribed by the child's physician or instructed by parent or guardian in writing. Bottles and other drinking utensils provided by the child day care center facility shall be sanitized in accordance with this Section. Formula and other beverages which require refrigeration, baby food after opening, and mother's milk shall be identified for the appropriate child and shall be refrigerated at 45°F (7°C) or below. Commercially prepared baby foods shall be served from a serving dish rather than the food jar. Upon opening jars of baby food shall be covered, dated with the date of opening, refrigerated, and used within 48 hours. However, baby food may be served directly from the jar to one child if unused portions of the food are

discarded after each feeding.

- (f) Facilities Child care centers receiving prepared, ready-to-eat meals from outside sources shall use only catered meals obtained from a food handling establishment permitted or inspected by a health department. During transportation, food shall meet the requirements of these Rules relating to food protection and storage.
- (g) All bag lunches containing potentially hazardous foods shall be refrigerated in accordance with this Section.

History Note: Authority G.S. 110-91; Eff. July 1, 1991; Amended Eff. February 1, 1995; January 1, 1992; Temporary Amendment Eff. April 15, 1998.

.2810 SPECIFICATIONS FOR KITCHENS

- (a) Day Care Facilities Licensed For child care centers licensed for or serving food to 6 to 29 Children: fewer than 30 children:
 - (1) Domestic kitchen equipment may be used. Domestic kitchen equipment shall include at least a two-compartment sink, refrigeration equipment and adequate cooking equipment. Child Day care centers facilities using multi-use utensils shall also provide a dishwasher. In lieu of a dishwasher and two-compartment sink, a three-compartment sink with drainboards or adequate counter top space may be used.
 - (2) A separate lavatory for handwashing is required in food preparation areas. If the dishwashing area is separate from the food preparation area, an additional lavatory shall be required in the dishwashing area. These handwashing lavatories shall be used only by food service personnel.
 - (3) A commercial hood shall be installed when foods are fried on-site. The hood shall be installed in accordance with the North Carolina Building Code and approved by the local building code enforcement agent.
- (b) Day Care Facilities Licensed For child care centers licensed for or serving food to 30 or More Children: more children:
 - (1) Only approved Approved food service equipment shall be used. If equipment is not National Sanitation Foundation listed, the owner or operator shall submit documentation to the Department that demonstrates that the equipment is at least equivalent to National Sanitation Foundation standards. The Department shall determine if the equipment is at least equivalent to National Sanitation Foundation Standards; When domestic kitchen equipment is used the following provisions shall apply:
 - (A) Potentially hazardous foods shall not be prepared prior to the day that such foods are to be served;
 - (B) Potentially hazardous foods that have been

- heated shall not be reheated or placed in refrigeration to be used in whole or in part on another day;
- (C) Salads containing potentially hazardous food shall not be prepared on-site; and
- (D) All meats, poultry, and fish shall be purchased in pre-portioned, ready-to-cook form.
- (2) Food service equipment shall include:
 - (A) Where meals are prepared and multi-use articles are used, at least a three-compartment sink with drainboards or adequate countertop space, refrigeration equipment, and cooking equipment;
 - (B) Where meals are prepared and only singleservice articles are used, at least a 2compartment sink with drainboards or adequate counter top space, refrigeration equipment, and cooking equipment; or
 - (B) (C) Where no meals are prepared and only single-service articles are used, refrigeration equipment, and at least a domestic two-compartment sink with drainboards or adequate countertop space, shall be required.
- (3) A separate food preparation sink with drainboard shall be provided for the washing and processing of foods except where plan review shows that volume and preparation frequency do not require separate facilities.
- (4) A separate lavatory for handwashing is required in food preparation areas. If the dishwashing area is separate from the food preparation area, an additional lavatory shall be required in the dishwashing area. These handwashing lavatories shall be used only by food service personnel.
- (5) A commercial hood shall be installed when foods are fried on-site. The hood shall be installed in accordance with the North Carolina Building Code and approved by the local building code enforcement agent.
- (c) If baby food is prepared in the infant or toddler area, an infant/toddler food service area shall be provided. The infant/toddler food service area shall be used exclusively for the storage of infant bottles, warming of bottles, storage of fully prepared baby foods in their containers and the mixing of dry cereals with formula or with potable water from a source other than a lavatory used for handwashing. The food preparation counters, bottle warming equipment, food and food contact surfaces shall not be within reach of children. The infant/toddler food service area shall contain at least an adequate refrigerator, bottle warming equipment, an easily cleanable counter top and a separate lavatory for food service handwashing only. Domestic food service equipment may be used in infant/toddler food service areas regardless of child day care center facility size.
 - (1) All equipment shall be cleaned at least daily. Warming equipment shall be cleaned and sanitized

- as required in Rule .2812 or .2813 of this Section.
- (2) After each use, all multi-use eating and drinking utensils shall be cleaned and sanitized in the <u>child</u> day care <u>center facility</u> kitchen.
- (3) Single-service items shall be handled as required in Rule .2814 of this Section.
- (4) Counter, shelf or cabinet space shall be provided for food storage. All dry cereal shall be stored in closed, labeled containers. Food supplies shall be stored in accordance with this Section.
- (d) Equipment that was installed in a day child care center facility prior to July 1, 1991 that does not meet all the design and fabrication requirements of this Section shall be deemed acceptable if it is in good repair, capable of being maintained in accordance with the rules of this Section and the food-contact surfaces are nontoxic. This shall not apply to equipment required in Paragraph (c) of this Rule or to commercial hoods that are required for frying foods. Rule. Replacement equipment and new equipment acquired after July 1, 1991 shall meet the requirements of Paragraphs (a), (b) and (c) of this Rule. Licensed child care centers facilities that increase the number licensed for or that increase the number of children to whom they serve food, shall comply with all the rules of this Section. Upon change of ownership, or the closing of the operation and the issuance of a new license, the child day care center facility shall comply with all the rules of this Section.

History Note: Authority G.S. 110-91; Eff. July 1, 1991; Amended Eff. March 1, 1995; Temporary Amendment Eff. April 15, 1998.

.2812 MANUAL CLEANING AND SANITIZING

- (a) Day care facilities Child care centers licensed for or serving food to 30 or more children, shall provide and use a three-compartment sink with drainboards or adequate counter top space if utensils and equipment are manually cleaned and sanitized.
- (b) Day Child care centers facilities licensed for or serving food to 6 to 29 fewer than 30 children may use a domestic dishwasher for washing and rinsing of multi-use utensils and equipment. Utensils and equipment shall then be sanitized in the sink as required in Subparagraph (e)(4) of this Rule. Sink compartments shall be large enough to fully submerge the largest items to be washed and each compartment shall be supplied with hot and cold running water.
- (c) Drainboards or countertop space of adequate size <u>but in</u> no <u>case less than 24" long</u> shall be provided for proper handling of soiled utensils prior to washing and cleaned utensils following sanitizing.
- (d) Equipment and utensils shall be preflushed or prescraped and, when necessary, presoaked to remove gross food particles and soil.
- (e) Except for fixed equipment and utensils too large to be cleaned in sink compartments, manual washing, rinsing, and sanitizing shall be conducted in the following sequence:

- (1) Sinks shall be cleaned prior to use.
- (2) Equipment and utensils shall be thoroughly washed in the first compartment with a hot detergent solution that is kept clean.
- (3) Equipment and utensils shall be rinsed free of detergent and abrasives with clean water in the second compartment.
- (4) The food-contact surfaces of equipment and utensils shall be sanitized in the third compartment by:
 - (A) Immersion for at least one minute in clean, hot water at a temperature of at least 170°F (77°C);
 - (B) Immersion for at least two minutes in a clean solution containing at least 50 parts per million of available chlorine at a temperature of at least 75°F (24°C);
 - (C) Immersion for at least two minutes in a clean solution containing at least 12.5 parts per million of available iodine and having a pH not higher than 5.0 and at a temperature of at least 75°F (24°C); or
 - (D) Immersion for at least two minutes in a clean solution containing at least 200 parts per million of quaternary ammonium products and having a temperature of at least 75°F (24°C), provided that the product is labeled to show that it is effective in water having a hardness value at least equal to that of the water being used.
- (f) For utensils and equipment which are either too large or impractical to sanitize in a dishwashing machine or dishwashing sink, a spray-on or wipe-on sanitizer shall be used. When spray-on or wipe-on sanitizers are used, the chemical strengths shall be those required for sanitizing multi-use eating and drinking utensils. Spray-on or wipe-on sanitizers shall be prepared daily and kept on hand for bactericidal treatment.
- (g) When hot water is used for sanitizing, the following facilities shall be provided and used:
 - An integral heating device or fixture installed in, on, or under the sanitizing compartment of the sink capable of maintaining the water at a temperature of at least 170°F (77°C); and
 - (2) A numerically scaled indicating thermometer, accurate to $\pm 3^{\circ}$ F ($\pm 1.5^{\circ}$ C), convenient to the sink for frequent checks of water temperature; and
 - (3) Dish baskets of such size and design to permit complete immersion of the tableware, kitchenware, and equipment in the hot water.
- (h) An approved testing method or equipment shall be available, convenient, and regularly used to test chemical sanitizers to insure minimum prescribed strengths.
- (i) After sanitization, all equipment and utensils shall be air dried.

History Note: Authority G.S. 110-91; Eff. July 1, 1991;

Amended Eff. February 1, 1995; July 1, 1993; Temporary Amendment Eff. April 15, 1998.

.2813 MECHANICAL CLEANING AND SANITIZING

(a) If mechanical dishwashing equipment is used, such equipment shall be constructed and operated in accordance with National Sanitation Foundation Standards or equal except as noted in Rule .2810(a)(1) of this Section.

(a) (b) Machine or water line mounted numerically scaled indicating thermometers, accurate to $\pm 3^{\circ}F$ ($\pm 1.5^{\circ}C$), shall be provided to indicate the temperature of the water in each tank of the machine and the temperature of the final rinse water as it enters the manifold.

(b) (c) An adequate drainboard or counter top space for the proper handling of soiled utensils prior to washing and adequate space for the proper handling of cleaned utensils following sanitization shall be provided.

(c) (d) Equipment and utensils shall be flushed or scraped and, when necessary, soaked to remove gross food particles and soil prior to being washed in a dishwashing machine unless a prewash cycle is a part of the dishwashing machine operation. Equipment and utensils shall be placed in racks, trays, or baskets, or on conveyors, in a way that food-contact surfaces are exposed to the unobstructed application of detergent wash and clean rinse waters and that permits free draining.

- (d) (e) Machines using chemicals for sanitization may be used provided that a suitable testing method or equipment shall be available, convenient, and regularly used to test chemical sanitizers to insure minimum prescribed strengths.
- (e) (f) All dishwashing machines shall be thoroughly cleaned at least once a day or more often when necessary to maintain them in a satisfactory operating condition.
- (f) (g) After sanitization, all equipment and utensils shall be air dried.

History Note: Authority G.S. 110-91; Eff. July 1, 1991; Amended Eff. February 1, 1995; Temporary Amendment Eff. April 15, 1998.

.2815 WATER SUPPLY

- (a) Running water under pressure shall be provided in sufficient quantities to meet the needs of cooking, cleaning, drinking, toilets, and outside uses without producing water pressure lower than 20 psi.
- (b) The water supply shall meet the requirements of 15A NCAC 18C or 15A NCAC 18A .1700 Protection of Water Supplies. Samples of water shall be collected by the Environmental Health Specialist and submitted to a state certified laboratory for bacteriological analysis annually. Other tests of water quality, as indicated by possible sources of contamination, may be collected by the Environmental Health Specialist.
- (c) No cross-connections with an unapproved water supply shall exist. If potential back-flow conditions exist, an

approved back-flow prevention device shall be provided.

- (d) Water heating equipment that is sufficient to meet the maximum expected requirements of the child day care center facility shall be provided. Capacity and recovery rates of hot water heating equipment shall be based on number and size of sinks, capacity of dishwashing machines, capacity of laundering machines, diaper changing facilities, and other food service and cleaning needs. Hot and cold water under pressure shall be easily accessible to all rooms where food is processed or handled, rooms in which utensils or equipment are washed, and other areas where water is required for cleaning and sanitizing, including lavatories and diaper changing areas.
- (e) Hot water heating equipment shall provide hot water at a minimum temperature of 130°F (54°C) at the point of use when hot water is not used for sanitizing. When hot water is used for sanitizing, a minimum temperature of 140°F (60°C) shall be provided at the point of use. However, hot water to those areas accessible to children, including lavatories serving diaper changing areas, shall be no less than 90°F (32°C) and shall not exceed 110°F (43°C), except that for child care centers serving only school-aged children the 90°F (32°C) minimum temperature requirement shall not apply.

History Note: Authority G.S. 110-91; Eff. July 1, 1991; Amended Eff. February 1, 1995; Temporary Amendment Eff. April 15, 1998.

.2819 DIAPERING AND DIAPER CHANGING FACILITIES

- (a) Infants and toddlers shall be diapered at areas designated exclusively for diapering.
- (b) Diapering surfaces shall be smooth, nonabsorbent, easily cleanable and shall be approved by the Environmental Health Specialist.
- (c) Diapering surfaces shall be kept free of storage and shall be cleaned with a mild solution of water and detergent and sanitized after each changing. A solution of 100 ppm chlorine or equivalent methods approved by the Environmental Health Specialist shall be used for sanitizing. A suitable testing method or kit shall be available and used daily to insure compliance with the minimum prescribed strength. This sanitizer shall be used from a labeled hand pump spray bottle.
- (d) Each diaper changing area in a child care center facility licensed for 13 or more children shall include a handwash lavatory for caregivers. caregivers, except for centers For a facility licensed for fewer less than 13 children, children and located in a residence. For centers licensed for fewer than 13 children and located in a residence a handwash lavatory shall be in or near diaper changing areas.
- (e) The use of disposable gloves by caregivers during the diaper changing process is required if the worker has cuts or sores on hands or chapped hands. Gloves shall be discarded after use with each child.
 - (f) Caregivers may dispose of feces in diapers in the toilet,

but shall not rinse soiled cloth diapers, or training pants or clothes. Soiled cloth diapers, training pants or clothes shall be sent to a diaper service or placed in a tightly closed plastic bag or other equivalent container approved by the Environmental Health Specialist and sent daily to the child's home to be laundered.

- (g) Pre-moistened towelettes or damp paper towels shall be used for cleaning children during the changing process. Soiled paper or towelettes shall be discarded after use with each child and shall be disposed of in a covered plastic-lined receptacle.
- (h) Soiled disposable diapers shall be placed in a cleanable, plastic-lined, covered container and removed to an exterior garbage area at least daily.
- (i) Caregivers shall wash their hands after each diaper change in accordance with Rule .2828 of this Section.
- (j) The child's hands shall be washed in the lavatory, or, in the case of infants, with single-use, pre-moistened towelettes after each diaper change.
- (k) Instructions providing information to care givers in proper methods of diaper-changing and handwashing shall be posted in each diaper changing area.

History Note: Authority G.S. 110-91; Eff. July 1, 1991; Amended Eff. February 1, 1995; Temporary Amendment Eff. April 15, 1998.

.2822 FURNITURE AND TOYS

- (a) Furniture shall be of easily cleanable construction, and shall be kept clean and in good repair.
- (b) Equipment and toys provided by the <u>child care center</u> facility shall be of easily cleanable construction, and shall be kept clean and in good repair. In infant and toddler rooms, mouth-contact surfaces shall be sanitized at least daily and more frequently if necessary.
- (c) Toys, furniture, cribs, or other items accessible to children, shall be free of peeling, flaking, or chalking paint.
- (d) Water play activity centers shall be filled just prior to use of the center. Water must be dumped at least daily or more often if visibly soiled. The water activity unit, including toys, shall be cleaned and sanitized at least daily or more often if soiled. Wading pools are not water play activity centers and are regulated under 15A NCAC 18A .2500.

History Note: Authority G.S. 110-91; Eff. July 1, 1991; Amended Eff. February 1, 1995; July 23, 1992; Temporary Amendment Eff. April 15, 1998.

.2823 PERSONNEL

- (a) Employees shall wear clean outer clothing and shall be clean as to their person and methods of foodhandling and child care. Employees shall keep their fingernails clean and trimmed.
 - (b) Hair nets, caps, or similar hair restraints shall be worn

by employees engaged in the preparation of food. Hair spray, barrettes, or visors are not considered an effective hair restraint.

- (c) Tobacco use in any form is prohibited in the food preparation area, in any part of the <u>child day</u> care <u>center facility</u> accessible to the children, and in the playground area.
- (d) Persons with a communicable disease or a communicable condition shall be excluded from situations in which transmission can be reasonably expected to occur, in accordance with Communicable Disease Control Measures (15A NCAC 19A .0200). Any person with boils, sores, burns, infected wounds or other potentially draining lesions on the face, neck, hands, lower arms or other exposed skin shall properly bandage affected area to eliminate exposure to drainage. If exposure to drainage cannot be eliminated or proper handwashing cannot be maintained, then the employee shall be excluded from the child care center facility while the condition exists.
- (e) Volunteer personnel shall adhere to the same requirements in these Rules as employees.

History Note: Authority G.S. 110-91; Eff. July 1, 1991; Amended Eff. February 1, 1995; Temporary Amendment Eff. April 15, 1998.

.2827 COMMUNICABLE DISEASES AND CONDITIONS

- (a) Any child who becomes ill at the <u>child care center</u> facility and is suspected of having a communicable disease or communicable condition shall be separated from the other children until the child leaves the <u>center</u>. facility.
- (b) Each child care center facility shall include a designated area for a child who becomes ill. When in use, such area shall be equipped with a bed, cot or mat and a vomitus receptacle. All materials shall be sanitized after each use. Linens and disposables shall be changed after each use.
- (c) If the area is not a separate room, it shall be separated from space used by other children by a partition, screen or other means approved by the Environmental Health Specialist. This designated area shall be proximate to a toilet and lavatory, and where health and sanitation measures can be carried out without interrupting activities of other children and staff.

History Note: Authority G.S. 110-91; Eff. July 1, 1991; Amended Eff. February 1, 1995; Temporary Amendment Eff. April 15, 1998.

.2830 SOLID WASTES

(a) Solid wastes containing food scraps or other putrescible materials shall, prior to disposal, be kept in durable, rust-resistant, nonabsorbent, water-tight, rodent-proof, and easily cleanable containers such as standard garbage cans which shall be covered with tight lids when filled or stored or not in continuous use. Refuse including scrap paper,

cardboard boxes and similar items shall be stored in containers, rooms or designated areas approved by the Environmental Health Specialist.

- (b) Facilities shall be provided for the washing and storage of all garbage cans and mops for child day care centers, except for centers licensed for fewer than 13 children and located in a residence. facilities licensed for 13 or more children. Cleaning facilities shall include combination faucet, hot and cold running water, threaded nozzle, and curbed impervious pad sloped to drain into an approved sanitary sewage system. Other can cleaning facilities approved prior to July 1, 1991 shall be deemed approved if in good repair and functioning properly. Can cleaning facilities replaced after July 1, 1991 shall meet the requirements of this Section.
- (c) Where containerized systems are used for garbage storage, facilities shall be provided for the cleaning of such systems. A contract for off-site cleaning shall constitute compliance with this Section.
- (d) Solid wastes shall be disposed of so as to prevent insect breeding and public health nuisances.

History Note: Authority G.S. 110-91; Eff. July 1, 1991; Amended Eff. February 1,1995; Temporary Amendment Eff. April 15, 1998.

.2831 ANIMAL AND VERMIN CONTROL: PREMISES

- (a) Unrestrained animals, except those used in approved pet therapy programs, shall not be allowed in the day care facility, including the outdoor play area. Animals shall not be allowed in the food preparation areas. Animal cages shall be kept clean.
- (b) Effective measures shall be taken to keep insects, rodents, and other vermin out of the child day care centers facilities and to prevent their breeding or presence on the premises.
- (c) All openings to the outer air shall be protected against the entrance of flying insects. For extermination of flying insects, only approved pyrethrin-based insecticides or a fly swatter shall be used in the food preparation areas. Products shall be used only in accordance with directions and cautions appearing on their labels. Insecticides shall not come in contact with raw or cooked food, utensils, or equipment used in food preparation and serving, or with any other food-contact surface.
- (d) Only those pesticides which have been properly registered with the appropriate federal regulatory agency and the North Carolina Department of Agriculture shall be used. Pesticides shall be used in accordance with the directions on the label and shall be stored in a locked storage room or cabinet separate from foods and medications.

History Note: Authority G.S. 110-91; Eff. July 1, 1991; Temporary Amendment Eff. April 15, 1998.

.2833 SWIMMING AND WADING POOLS

- (a) Swimming and wading pools shall be designed, constructed, operated and maintained in accordance with the N.C. Rules Governing Swimming Pools, 15A NCAC 18A .2500. Copies of these Rules may be obtained from the Environmental Health Services Section, Division of Environmental Health, Department of Environment, Health, and Natural Resources, P.O. Box 27687, Raleigh, North Carolina 27611-7687.
- (b) Unfiltered and nondisinfected containments of water shall not be utilized for water recreation activities. Swimming and wading pools, if present, shall be permanent structural features of the <u>child care center facility</u>.

History Note: Authority G.S. 110-91; Eff. July 1, 1991; Amended Eff. February 1, 1995; January 1, 1992; Temporary Amendment Eff. April 15, 1998.

.2834 COMPLIANCE

- (a) The Environmental Health Specialist shall indicate on the Sanitation Standards Evaluation Form for Child Day Care Centers Facilities whether the child care center facility is superior, approved, provisional, or disapproved. The classification shall be posted in the center facility in a conspicuous place designated by the Environmental Health Specialist. The superior, approved, provisional, or disapproved classification of a child day care center facility is based on the center's facility's compliance with the standards for construction and operation found in this Section.
- (b) The degree of the <u>child care center's facility's</u> compliance is indicated by the total demerit-point score which is shown on the Sanitation Standards Evaluation Form that the Environmental Health Specialist completes.
 - (1) For the purpose of issuing a license to a new operator, a Sanitation Standards Evaluation Form for Child Day Care Centers, Facilities; shall be forwarded to the Division of Child Development only when the child care center facility can be

- granted a superior classification.
- (2) A <u>child care center facility</u> shall be classified as superior if the total demerit score is not more than 15 and no 6-demerit-point item is violated;
- (3) A <u>child care center facility</u> shall be classified as approved if the total demerit score is more than 15 and not more than 30, and no 6-demerit-point item is violated;
- (4) A <u>child care center facility</u> shall be classified as provisional if any 6-demerit-point item is violated, or if the total demerit-point score is more than 30 but not more than 45. This provisional period shall not exceed seven days unless construction or renovation is necessary to correct any violation, in which case the Environmental Health Specialist may allow a longer provisional period;
- (5) A <u>child care center facility</u> shall be classified as disapproved if the demerit score is 46 or more, or if conditions which resulted in a provisional classification have not been corrected in the time period specified by the Environmental Health Specialist;
- (6) If the provisional status period exceeds seven days, or the <u>child care center facility</u> is disapproved, the Division of Child Development shall be notified immediately by forwarding a copy of the inspection report to the Division of Child Development. The Environmental Health Specialist shall notify the Division of Child Development in accordance with Rule .2803 of this Section.
- (7) The classification card shall not be removed except by or upon the instruction of the Environmental Health Specialist.

History Note: Authority G.S. 110-88; 110-91; Eff. July 1, 1991; Amended Eff. February 1, 1995; Temporary Amendment Eff. April 15,1998.

This Section contains the agenda for the next meeting of the Rules Review Commission on Wednesday, April 15, 1998, 10:00 a.m., at 1307 Glenwood Ave., Assembly Room, Raleigh, NC. Anyone wishing to submit written comment on any rule before the Commission should submit those comments to the RRC staff, the agency, and the individual Commissioners by Monday, April 13, 1998, at 5:00 p.m. Specific instructions and addresses may be obtained from the Rules Review Commission at 919-733-2721. Anyone wishing to address the Commission should notify the RRC staff and the agency at least 24 hours prior to the meeting.

RULES REVIEW COMMISSION MEMBERS

Appointed by Senate

Teresa L. Smallwood, Vice Chairman Jim Funderburke Vernice B. Howard Philip O. Redwine David Twiddy

Appointed by House

Paul Powell, Chairman Anita White, 2rd Vice Chairman Mark Garside Steve Rader George Robinson

RULES REVIEW COMMISSION MEETING DATES

April 15, 1998 May 21, 1998 June 18, 1998 July 16, 1998 August 20, 1998 September 17, 1998

MEETING DATE: APRIL 15, 1998

LOG OF FILINGS

RULES SUBMITTED: FEBRUARY 20, 1998 THROUGH MARCH 20, 1998

AGENCY/DIVISION	RULE NAME	RULE CITATION	ACTION
AGRICULTURE/NC	STRUCTURAL PEST CONTROL CO	MMITTEE	
	Definitions	2 NCAC 34 .0102	Amend
	Application for Licenses	2 NCAC 34 .0302	Amend
	Dates of Examination	2 NCAC 34 .0303	Amend
	Mailing of Renewal Forms	2 NCAC 34 .0306	Amend
	Display of Certified Applicator's Card	2 NCAC 34 .0308	Amend
	Recertification	2 NCAC 34 .0309	Amend
	Information	2 NCAC 34 .0312	Amend
	Registered Technician's Cards	2 NCAC 34 .0313	Amend
	Display of License	2 NCAC 34 .0323	Amend
	Duty of License Holder	2 NCAC 34 .0325	Amend
	Records	2 NCAC 34 .0328	Amend
	Public Safety	2 NCAC 34 .0401	Amend
	Labeling Pesticide Containers	2 NCAC 34 .0402	Amend
	First Aid	2 NCAC 34 .0403	Amend
	Notification	2 NCAC 34 .0404	Amend
	Spill Control	2 NCAC 34 .0406	Amend
	Wood-Destroying Insects	2 NCAC 34 .0501	Amend
	Pesticides/Subterranean Termite Contr	ol 2 NCAC 34 .0502	Amend
	Subterranean Termite Control	2 NCAC 34 .0503	Amend
	Reporting Damage	2 NCAC 34 .0504	Amend
	Subterranean Termite Prevention	2 NCAC 34 .0505	Amend
	Minimum Requirements	2 NCAC 34 .0506	Amend

	Application Equipment	2 NCAC 34 .0507	Adopt
	Wood Decay Fungi	2 NCAC 34 .0508	Adopt
	Wood-Destroying Insect	2 NCAC 34 .0602	Amend
	Wood-Destroying Organisms	2 NCAC 34 .0604	Amend
	Contractual Agreements	2 NCAC 34 .0605	Amend
	Precautions	2 NCAC 34 .0701	Amend
	Written Records	2 NCAC 34 .0703	Amend
	Written Records	2 NCAC 34 .0803	Amend
	Financial Responsibility	2 NCAC 34 .0902	Amend
	Prohibited Acts	2 NCAC 34 .0904	Amend
	Rights of Enforcement	2 NCAC 34 .1101	Amend
CULTURAL	RESOURCES/USS NORTH CAROLINA BAT	TTLESHIP COMMISSION	
COLICIAIL	Admission Prices	7 NCAC 5 .0203	Amend
DHHS/DIVISI	ON OF MEDICAL ASSISTANCE		
Dillis/Divisi	Reimbursement Methods	10 NCAC 26H .0602	Amend
	Reinfoursement Methods	10 NCAC 20H .0002	Amend
DEPARTMEN	TT OF INSURANCE		
	Applicability	11 NCAC 12 .1801	Adopt
	Definitions	11 NCAC 12 .1802	Adopt
	General Requirements	11 NCAC 12 .1803	Adopt
	Disclosure Requirements	11 NCAC 12 .1804	Adopt
DENR			
	General Criteria	15A NCAC 1J .0401	Amend
	Criteria for Water Conservation	15A NCAC 1J .0402	Amend
DENR/ENVIR	ONMENTAL MANAGEMENT COMMISSION	ON	
	Mailing List	15A NCAC 2D .0105	Amend
	Excess Emissions	15A NCAC 2D .0535	Amend
	Bulk Gasoline Terminals	15A NCAC 2D .0927	Amend
	Applicability	15A NCAC 2D .1102	Amend
	Definitions	15A NCAC 2D .1103	Amend
	Toxic Air Pollutant Guidelines	15A NCAC 2D .1104	Amend
	Determination	15A NCAC 2D .1106	Amend
	Purpose and Scope	15A NCAC 2D .1201	Amend
	Emission Standards	15A NCAC 2D .1205	Amend
	Required Air Quality Permits	15A NCAC 2Q .0101	Amend
	Activities Exempted	15A NCAC 2Q .0102	Amend
	Applicability	15A NCAC 2Q .0301	Amend
	Purpose	15A NCAC 2Q .0501	Amend
	Applicability	15A NCAC 2Q .0701	Adopt
	Exemptions	15A NCAC 2Q .0702	Adopt
	Definitions	15A NCAC 2Q .0703	Adopt
	New Facilities	15A NCAC 2Q .0704	Adopt
	Existing Facilities	15A NCAC 2Q .0705	Adopt
	Modifications	15A NCAC 2Q .0706	Adopt
	Previously Permitted Facilities	15A NCAC 2Q .0707	Adopt
	Compliance Schedule	15A NCAC 2Q .0707	Adopt
	Demonstrations	15A NCAC 2Q .0709	Adopt
	Public Notice		-
		15A NCAC 2Q .0710	Adopt
	Emission Rates	15A NCAC 2Q .0711	Adopt
	Calls by the Director	15A NCAC 2Q .0712	Adopt
	Pollutants	15A NCAC 2Q .0713	Adopt
DENR/ENVIR	ONMENTAL MANAGEMENT COMMISSION	ON	

	_		
	Purpose	15A NCAC 2R .0101	Adopt
	Definitions	15A NCAC 2R .0102	Adopt
	Purpose	15A NCAC 2R .0201	Adopt
	Components	15A NCAC 2R .0202	Adopt
	Public Involvement	15A NCAC 2R .0203	Adopt
	General	15A NCAC 2R .0301	Adopt
	Mitigation Banks	15A NCAC 2R .0302	Adopt
	Purpose	15A NCAC 2R .0401	Adopt
	Schedule of Fees	15A NCAC 2R .0402	Adopt
	Donation of Property	15A NCAC 2R .0403	Adopt
	Purpose	15A NCAC 2R .0501	Repeal
	Definitions	15A NCAC 2R .0501 15A NCAC 2R .0502	Repeal
	Schedule of Fees	15A NCAC 2R .0502 15A NCAC 2R .0503	_
			Repeal
	Payment	15A NCAC 2R .0504	Repeal
DENR/MARINE FISH	ERIES COMMISSION		
	Atlantic Ocean	15A NCAC 3J .0202	Amend
	River Herring and Shad	15A NCAC 3M .0513	Amend
DENR/COASTAL RES	SOURCES COMMISSION		
	Purpose	15A NCAC 7H .1601	Amend
	General Conditions	15A NCAC 7H .1604	Amend
	Specific Conditions	15A NCAC 7H .1605	Amend
DEND/WILDLIFE DE	SOURCES COMMISSION		
DENK/WIEDEN E KE	Big Game Kill Reports	15A NCAC 10B .0113	Amend
	Bear	15A NCAC 10B .0202	Amend
	Deer		
		15A NCAC 10B .0203	Amend
	Wild Turkey	15A NCAC 10B .0209	Amend
	Falconry	15A NCAC 10B .0216	Amend
	Reciprocal License Agreements	15A NCAC 10C .0203	Amend
	Public Mountain Trout Waters	15A NCAC 10C .0205	Amend
	Fish Hatcheries	15A NCAC 10C .0212	Amend
	Taking of Inland Game Fishes	15A NCAC 10C .0304	Amend
	Open Seasons	15A NCAC 10C .0305	Amend
	Manner of Taking	15A NCAC 10C .0401	Amend
	Taking Bait Fishes	15A NCAC 10C .0402	Amend
	Permitted Special Devices	15A NCAC 10C .0407	Amend
	General Regulations	15A NCAC 10D .0002	Amend
	Hunting on Game Lands	15A NCAC 10D .0003	Amend
	Fishing on Game Lands	15A NCAC 10D .0004	Amend
	Application for Certificate	15A NCAC 10F .0102	Amend
	Transfer of Ownership	15A NCAC 10F .0103	Amend
	Certificate of Number	15A NCAC 10F .0104	Amend
	Numbering Pattern	15A NCAC 10F .0105	Amend
	Temporary Certificate	15A NCAC 10F .0109	Amend
	Chatham and Wake Counties	15A NCAC 10F .0345	Amend
	Craven County	15A NCAC 10F .0347	Amend
	Appointment of Wildlife Service Agents	15A NCAC 10G .0402	Amend
	Wildlife Service Agent Agreement	15A NCAC 10G .0403	Amend
	Customer Support System	15A NCAC 10G .0404	Amend
	Permit and License Requirement	15A NCAC 10H .0802	Amend
	Taking Raptors	15A NCAC 10H .0810	Amend
DEPARTMENT OF RE	EVENUE		
- Samuel Of M	Carrier Operations	17 NCAC 5B .1402	Repeal
	Franchise Motor Carriers	17 NCAC 5B .1402 17 NCAC 5B .1703	Repeal
	A randinge frictor Carriers	17 IVE/10 3D .1703	repeal

Concentration in Accounting 21 Filing of Exam 21 Conditioning Requirements 21	NCAC 8A .0301 NCAC 8A .0309	
Filing of Exam 21 Conditioning Requirements 21	NCACXA (BOQ	Amend
Conditioning Requirements 21		Amend
	NCAC 8F .0103	Amend
Education and Work Experience 21	NCAC 8F .0105	Amend
	NCAC 8F .0302	Amend
1	NCAC 8F .0401	Amend
4	NCAC 8F .0410	Adopt
<u> </u>	NCAC 8G .0404	Amend
<u> </u>	NCAC 8H .0001	Amend
±	NCAC 81 .0004	Amend
	NCAC 81 .0005	Amend
	NCAC 8J .0001	Amend
	NCAC 8J .0005	Amend
	NCAC 8J .0006	Amend
	NCAC 8J .0008	Amend
C \	NCAC 8J .0010	Amend
· ·	NCAC 8K .0301	Amend
•	NCAC 8M .0101	Amend
E 1	NCAC 8M .0102	Amend
	NCAC 8M .0201	Amend
Certain Offices Excused 21	NCAC 8M .0204	Amend
NC BOARD OF EXAMINERS IN OPTOMETRY		
Professional Responsibility 21	NCAC 42E .0102	Amend
NC BOARD OF PHARMACY		
Drug Distribution and Control 21	NCAC 46 .1414	Amend
Electronic Transmission 21	NCAC 46 .1813	Amend
Medical Equipment 21	NCAC 46 .2611	Amend
STATE BOARD OF EXAMINERS OF PLUMBING, HEATING, AN	D FIRE SPRINKLER CO	NTRACTORS
Qualifications Determined 21	NCAC 50 .0301	Amend
Applications 21	NCAC 50 .0306	Amend
Active Employment 21	NCAC 50 .0404	Amend
Multiple Licenses 21	NCAC 50 .0405	Amend
License Requirements Generally 21	NCAC 50 .0510	Amend
Fuel Piping 21	NCAC 50 .0511	Adopt
	NCAC 50 .1102	Amend
Fees for Copies 21	NCAC 50 .1104	Amend
NC BOARD OF REGISTRATION FOR PROFESSIONAL ENGINE	ERS AND LAND SURVEY	ORS
Organization 21	NCAC 56 .0103	Amend
	NCAC 56 .0104	Amend
-	NCAC 56 .0401	Amend
· · · · · · · · · · · · · · · · · · ·	NCAC 56 .0403	Repeal
1 1	NCAC 56 .0404	Repeal
	NCAC 56 .0405	Repeal
	NCAC 56 .0501	Amend
-	NCAC 56 .0502	Amend
Application Procedure 21	NCAC 56 .0503	Amend
**		Amend
Examinations 21	NCAC 56 .0505	
Examinations 21 Expirations and Renewals 21	NCAC 56 .0505 NCAC 56 .0601	
Examinations 21 Expirations and Renewals 21 Requirement for Licensing 21	NCAC 56 .0601	Amend
Examinations 21 Expirations and Renewals 21 Requirement for Licensing 21 Application Procedure 21	NCAC 56 .0601 NCAC 56 .0602	Amend Amend
Examinations 21 Expirations and Renewals 21 Requirement for Licensing 21 Application Procedure 21 Examinations 21	NCAC 56 .0601 NCAC 56 .0602 NCAC 56 .0603	Amend Amend Amend
Examinations 21 Expirations and Renewals 21 Requirement for Licensing 21 Application Procedure 21 Examinations 21 Expirations and Renewals 21	NCAC 56 .0601 NCAC 56 .0602	Amend Amend

Rules of Conduct	21 NCAC 56 .0702	Amend
Offices	21 NCAC 56 .0901	Amend
Titles	21 NCAC 56 .0902	Amend
Design	21 NCAC 56 .1102	Amend
Standard Certification Requirements	21 NCAC 56 .1103	Amend
Certification	21 NCAC 56 .1104	Amend
Firm Seal	21 NCAC 56 .1105	Amend
Certification of Standard Design	21 NCAC 56 .1106	Amend
Petitions	21 NCAC 56 .1201	Amend
Hearings	21 NCAC 56 .1203	Amend
Declaratory Rulings	21 NCAC 56 .1205	Amend
Improper Practice	21 NCAC 56 .1301	Amend
Unlawful Practice	21 NCAC 56 .1302	Amend
Notice of Contemplated Action	21 NCAC 56 .1403	Amend
Conduct of Contested Case	21 NCAC 56 .1409	Amend
Depositions Depositions	21 NCAC 56 .1411	Amend
Surveying Procedures	21 NCAC 56 .1602	Amend
Classification of Boundary Surveys	21 NCAC 56 .1603	Amend
Mapping Requirements	21 NCAC 56 .1604	Amend
Requirements	21 NCAC 56 .1703	Amend
Units	21 NCAC 56 .1703 21 NCAC 56 .1704	Amend
Determination of Credit	21 NCAC 56 .1705	Amend
Forms	21 NCAC 56 .1711	Amend
TOTHIS	21 Nene 30 .1711	rinend
NC SUBSTANCE ABUSE PROFESSIONAL CERTIFICATI	ON BOARD	
Definitions	21 NCAC 68 .0101	Amend
Board Mailing Address	21 NCAC 68 .0102	Amend
Scope	21 NCAC 68 .0301	Adopt
Definitions	21 NCAC 68 .0302	Adopt
Application for Deemed Status	21 NCAC 68 .0303	Adopt
Three-Year Standards Review	21 NCAC 68 .0304	Adopt
Certification Requirements	21 NCAC 68 .0305	Adopt
Renewal of Individual Certification	21 NCAC 68 .0306	Adopt
Revocation	21 NCAC 68 .0307	Adopt
Complaint Procedures	21 NCAC 68 .0602	Amend
Investigation of Complaint	21 NCAC 68 .0603	Amend
Confidentiality	21 NCAC 68 .0608	Amend
OFFICE OF ADMINISTRATIVE HEARINGS		
Introduction	26 NCAC 4 .0101	Amend
Definitions	26 NCAC 4 .0101 26 NCAC 4 .0201	Afficila
		-
Content and Filing Procedures	26 NCAC 4 .0202	Adopt
Time Initial Determination	26 NCAC 4 .0203	Adopt
minal Determination	26 NCAC 4 .0204	Adopt

RULES REVIEW COMMISSION

March 19, 1998 MINUTES

The Rules Review Commission met on March 19, 1998, in the Assembly Room of the Methodist Building, 1307 Glenwood Avenue, Raleigh, North Carolina. Commissioners in attendance were Vice Chairman Teresa L. Smallwood, Mark P. Garside, George S. Robinson, Jim R. Funderburk, Steven P. Rader, David R. Twiddy, and Anita A. White.

Staff members present were: Joseph J. DeLuca, Staff Director; Bobby Bryan, Rules Review Specialist; Glenda Gruber, Administrative Assistant; and Sandy Webster.

The following people attended:

Juanita Gaskill DENR/Marine Fisheries

John McFadyen DENR

Tracy Baroni National Association of Chain Drug Stores

Roslyn Savitt NC Child Care Coalition

Bernard Cox Insurance
Bill Hale Insurance

Julia Lohn NC Sheriffs' Commission
B. D. Moore NC Sheriffs' Commission
David Brook Cultural Resources

Peggy Morris Labor Dedra Alston DENR

Robin Stancil Cultural Resources
Tim Simmons Cultural Resources
Jeff Adolphson Cultural Resources
Denise Haskell NC Board of Pharmacy

Ellie Sprenkel Insurance Mary Giguere DHHS

Charlotte Hall DHHS/MD/DD/SAS
Harry Wilson State Board of Education
Bayard Alcorn DENR/Parks and Recreation

Marc Lodge DHHS

Jim Wellons Attorney General Mark Cuilla DENR/DAQ

Bob BodeBode, Call and StroupeTony ToibiBode, Call and StroupeJanice ThompsonVictory Village Day CareCarolyn HolmanVictory Village Day Care

Tom West Poyner & Spruil!

Lena Williams DHHS
R. Sandy Labor
D. Hanrath Labor

Mary Bushnell NC Child Care and Resource Referral Network

Wendi Oglesby Transportation

Dee Williams Cosmetic Art Examiners
Eric Mussler Price Waterhouse

Ann Christian Attorney

Sari Earl Committee on State Taxation

Liz Kovasckitz DENR/DWQ Russell Capps NC House

Nancy Ratcliffe NC Voice for Child Care
John Allen Price Waterhouse

John Arien

Jim Cain

Ron Ferrell

Jean Stanley

Ann Forbes

Kilpatrick Stockton

DENR/DWQ

Board of Nursing

Board of Nursing

Jim Hall DENR/NC Child Care Commission

Paul Mahoney NC Association of Health
Janice Fain DHHS/Child Development
Anna Cayter DHHS/Child Development
Nancy Guy DHHS/Child Development
M. Farmer DHHS/Child Development

McKinley Wooten Attorney General

Sabra Faires Revenue

Tim Kent American Institute of Architecture

Emily Lee Transportation

Anna Tefft Mark Sisak Robin Munger

OSBM OSBM

Robin Munger DENR/Parks & Recreation
John Poole DENR/Parks & Recreation

APPROVAL OF MINUTES

The meeting was called to order at 10:05 a.m. with Vice Chairman Smallwood presiding. She asked for any discussion, comments, or corrections concerning the minutes of the February 19, 1998 meeting. There being none, the minutes were approved.

FOLLOW-UP MATTERS

- 10 NCAC 14V .7104 DHHS/Secretary of Health and Human Services: The rewritten rule submitted by the agency was approved by the Commission.
- 15A NCAC 2R .0503 DENR/Environmental Management Commission: The rule submitted by the agency was approved by the Commission.
- 15A NCAC 31 .0117 DENR/Marine Fisheries Commission: The rewritten rule submitted by the agency was approved by the Commission.
- 15A NCAC 18D .0201, .0308, and .0405 DENR/Water Treatment Facility Operators Certification Board The rewritten rules submitted by the agency were approved by the Commission.
- 16 NCAC 7 .0202 Education/NC Standards Board for Public School Administration: The Commission received no response from the agency on this rule.
- 21 NCAC 12 .0204 NC Licensing Board for General Contractors: The Commission received no response from the agency on this rule.
- 21 NCAC 46 .1810 NC Board of Pharmacy: The rewritten rule submitted by the agency was approved by the Commission.
- 21 NCAC 50.1210, and .1212 State Board of Examiners of Plumbing, Heating and Fire Sprinkler Contractors: The Commission received no response from the agency on these rules.

LOG OF FILINGS

Vice Chairman Smallwood presided over the review of the log and all rules were approved with the following exceptions:

- 7 NCAC 4R .0909, .0910, .0911, .0912, .0913, .0914, and .0915 CULTURAL RESOURCES/NC Historical Commission: The Commission objected to these rules due to ambiguity. It is unclear how they are to be read or interpreted in light of similar and overlapping rules (.0901-.0908) that precede these.
- 10 NCAC 3U .0302 DHHS/Child Care Commission: The Commission objected to this rule due to lack of statutory authority. There is no authority cited to prohibit a person from even applying for a license while and for a period after enforcement action is or has been taken. According to G.S. 110-93(b) if a person meets the conditions for licensure, "the Secretary shall issue a license." There is no authority to refuse to review the application to determine if a person does meet those conditions.
- 10 NCAC 3U .0605 DHHS/Child Care Commission: Commissioner Rader made a motion to extend the period of review on this rule. The motion failed for lack of a second.
- 10 NCAC 3U .0704 DHHS/Child Care Commission: The Commission objected to this rule due to lack of statutory authority. There is no specific authority cited for the Commission to authorize someone to serve as a child care administrator who does not meet the qualifications of 110-91(8), to set alternate requirements to those qualifications, or to set qualifications other than what is listed in the statute. Commissioner White voted not to object to the rule.

- 10 NCAC 3U .0710 DHHS/Child Care Commission: The Commission extended the period of review on this rule in order to determine the relationship of this rule's requirements relating to the NC Early Childhood Credential, the NC Community College curriculum requirements, and S.B. 929's prohibition (sec. 28.3) against "promoting or requiring the utilization of training materials, curriculum, or policy developed or provided by the National Association for the Education of Young Children or the National Institute for Early Childhood Professional Development."
- 10 NCAC 3U .0806 DHHS/Child Care Commission: The Commission objected to this rule due to ambiguity. It is unclear who is responsible for doing the toilet training. If it is the child care center, it is unclear what they are supposed to do if they are unsuccessful. It is also unclear what constitutes "individual readiness."
- 10 NCAC 3U .1702 DHHS/Child Care Commission: The Commission objected to this rule due to lack of statutory authority. In (g) there is a repetition of the language and problem in .0302.
- 10 NCAC 3U .1720 DHHS/Child Care Commission: The Commission objected to this rule due to ambiguity. It is unclear who is responsible for doing the toilet training at (d). If it is the child care center, it is unclear what they are supposed to do if they are unsuccessful. It is also unclear what constitutes "individual readiness." The dimension "approximately four feet high" in (8) is unclear.
- Commissioner Rader voted not to approve the remainder of the rules from Child Day Care.
- 12 NCAC 7D .0204 JUSTICE/NC Private Protective Services Board: The Commission objected to this rule due to ambiguity. It is unclear what is meant or intended by "lawfully gained experience" in (c).
- 12 NCAC 7D .1106 JUSTICE/NC Private Protective Services Board: The Commission objected to this rule due to ambiguity. It is unclear what is meant or intended by "experience legally gained" in (a).
- 16 NCAC 6C .0602 STATE BOARD OF EDUCATION: The Commission objected to this rule due to ambiguity. In (b) there is reference to practicing "the professional standards of federal, state, and local governing bodies." That appears to mean published codes, except that the statement is found within a paragraph labeled "generally recognized professional standards." (And that phrase is used later in the paragraph.) It is unclear if they actually exist. It also states that any act "in deliberate disregard or abandonment" of those standards is "prohibited." It is unclear what is meant by "deliberate disregard or abandonment." It is unclear what constitutes, in (b)(4)(A), "inappropriate use of language that is considered profane, vulgar, or demeaning."
- 17 NCAC 5C .0102 and .0703 DEPARTMENT OF REVENUE: These rules were referred to the Office of State Budget and Management for a statement from them as to whether or not there would be a substantial economic impact from these rules. The Commission also requested that these rules be sent to the Attorney General's office for an opinion on whether the tax costs are part of the economic impact.
- 17 NCAC 5E .0103 DEPARTMENT OF REVENUE: This rule was also referred to the Office of State Budget and Management for the same reasons as 5C .0102 and .0703.
- 18 NCAC 6 .1104 SECRETARY OF STATE: The Commission objected to this rule due to lack of statutory authority. The use of the term "order" in (i) implies that the Administrator does not have to go through the rulemaking process or set standards for the recognition of securities manuals. There is no authority for such action. This objection applies to existing language in the rule.
- 18 NCAC 6 .1206 SECRETARY OF STATE: The Commission objected to this rule due to lack of statutory and ambiguity. In (a)(1), it is not clear what would constitute "good cause" for waiving a disqualification. Subparagraph (a)(11) is a waiver provision without specific guidelines in violation of G.S. 150B-19(6). This objection applies to existing language in the rule.
- 18 NCAC 6 .1212 SECRETARY OF STATE: The Commission objected to this rule due to ambiguity. In (a), it is not clear if electronic filing of Form NF is permitted.
- 18 NCAC 6 .1401 SECRETARY OF STATE: The Commission objected to this rule due to ambiguity. In (a)(5), it is not clear what other information the Administrator requires. In (c), there are two references to filing notices with the Administrator no later than 30 days. It is not clear if this means 30 days after the actions, notification of the action, or some other event. This

- objection applies to existing language in the rule.
- 18 NCAC 6 .1509 SECRETARY OF STATE: The Commission objected to this rule due to lack of necessity. Agencies are no longer required to publish a list of their forms, so this rule is not necessary. This objection applies to existing language in the rule.
- 18 NCAC 6 .1702 SECRETARY OF STATE: The Commission objected to this rule due to ambiguity. In (a)(6), it is not clear what other information the Administrator requires. In (c), it is not clear what the 30 days deadline is after. This objection applies to existing language in the rule.
- 18 NCAC 6 .1703 SECRETARY OF STATE: The Commission objected to this rule due to lack of statutory authority and ambiguity. The first sentence in (b) contains a waiver provision without specific guidelines. In the first sentence in (c), it is not clear what event triggers the 30 day deadline. This objection applies to existing language in the rule.
- 18 NCAC 6 .1705 SECRETARY OF STATE: The Commission objected to this rule due to ambiguity. In (c), in two places, it is not clear what standards the Administrator will use in determining if a form is acceptable. This objection applies to existing language in the rule.
- 18 NCAC 6 .1706 SECRETARY OF STATE: The Commission objected to this rule due to ambiguity. In (e)(1), it is not clear what is meant by an "appropriate" office. This objection applies to existing language in the rule.
- 18 NCAC 6 .1802 and .1803 SECRETARY OF STATE: These rules were withdrawn by the agency.
- 18 NCAC 6 .1805 SECRETARY OF STATE: The Commission objected to this rule due to ambiguity. In (a)(4)(A), it is not clear what would constitute the "immediate family." This objection applies to existing language in the rule.
- 18 NCAC 6 .1811 SECRETARY OF STATE: The Commission objected to this rule due to lack of necessity. Because agencies are no longer required to publish a list of their forms in their rules, this rule is not necessary. This objection applies to existing language in the rule.
- 21 NCAC 2 .0904 NC Board of Architecture: The Commission objected to this rule due to ambiguity. It is not clear what standards the Board will use in approving course sponsors, courses and programs. In (1), it is not clear what the requirements are for sponsor agreements. In (3), it is not clear what is meant by "qualifying" courses or programs.
- 21 NCAC 2 .0906 NC Board of Architecture: The Commission objected to this rule due to ambiguity. In (3), it is not clear what standards the board will use in approving documentation of physical disability or illness.
- 21 NCAC 8 NC State Board of CPA Examiners: These rules were withdrawn by the agency.
- 21 NCAC 14H .0005 NC State Board of Cosmetic Art Examiners: The Commission objected to this rule due to ambiguity. Paragraph (a) establishes two sanitary grades, A and B. Paragraph (f) requires establishments to maintain at least a D grade. Apparently there is no such thing as a D grade.
- 21 NCAC 14J .0501 NC State Board of Cosmetic Art Examiners: The Commission objected to this rule due to ambiguity. In (a), it is not clear what standards the Board will use in approving credit for instruction in another state. This objection applies to existing language in the rule.
- 21 NCAC 14K .0003 NC State Board of Cosmetic Art Examiners: The Commission objected to this rule due to ambiguity. In (a)(2), it is not clear how many chairs are "adequate." In (a)(3), it is not clear how much light is "adequate." This objection applies to existing language in the rule.
- 21 NCAC 14N .0102 NC State Board of Cosmetic Art Examiners: The Commission objected to this rule due to ambiguity. Paragraph (b) makes no sense. An applicant needing special arrangements must include either (1) an application or (2) the same application.
- 21 NCAC 14N .0107 NC State Board of Cosmetic Art Examiners: The Commission objected to this rule due to ambiguity. It is unclear what (c) means.

- 21 NCAC 14N .0113 NC State Board of Cosmetic Art Examiners: The Commission objected to this rule due to lack of statutory authority. Paragraph (f) is not consistent with G.S. 88-16(4). The student is required to take at least 200 additional hours of basic training in an approved school, not a specific course of study designed for him and requiring specific approval. This objection applies to existing language in the rule.
- 21 NCAC 18B .0209 NC State Board of Examiners of Electrical Contractors: The Commission objected to this rule due to lack of statutory authority and ambiguity. Paragraph (d) states that the APA rulemaking provisions allow the Board to vary its fees. That simply is not true, and there is no authority for this paragraph. In (f)(2), it is not clear what the Board means by "extenuating circumstances." This does not amount to specific guidelines for a waiver. This objection applies to existing language in the rule.
- 21 NCAC 18B .0404 NC State Board of Examiners of Electrical Contractors: The Commission objected to this rule due to lack of statutory authority. In (c), there is no authority to vary fees without going through the complete rulemaking process. This objection applies to existing language in the rule.
- 21 NCAC 18B .0802 NC State Board of Examiners of Electrical Contractors: The Commission objected to this rule due to lack of statutory authority. While the Board clearly has authority to establish a special restricted classification, the procedures set out in (c) and (d) are not consistent with the Administrative Procedure Act. Once the agency has accepted a petition, it must begin the rulemaking process by publishing a notice of rulemaking proceedings and accept comments prior to coming up with the final proposal. It also may not adopt the final proposal until after the process is complete, not before beginning it. This objection applies to existing language in the rule.
- 21 NCAC 36 .0605 NC Board of Nursing: This rule was withdrawn by the agency.
- 21 NCAC 46 .1804 NC Board of Pharmacy: This rule was sent to Office of State Budget and Management for economic impact determination.
- 21 NCAC 48A .0103 NC Board of Physical Therapy Examiners: The Commission objected to this rule due to lack of statutory authority. There is no authority for paragraph (a) of this rule. G.S. 90-270.25 gives authority for soliciting nominations and compiling a list of nominees for the Governor to the North Carolina Physical Therapy Association, Inc., and not to the North Carolina Board of Physical Therapy Examiners. This objection applies to existing language in the rule.
- 21 NCAC 48A .0105 NC Board of Physical Therapy Examiners: The Commission objected to this rule due to ambiguity. In (2), it is not clear what testing agencies are approved by the Board or what the standards for approval are. In (8) and (10), it is not clear what exams have been approved or what the standards for approval are. This objection applies to existing language in the rule.
- 21 NCAC 48C .0401 NC Board of Physical Therapy Examiners: The Commission objected to this rule due to lack of statutory authority. Physical therapy aide is defined in G.S. 90-270.24(5) and there is therefore no authority for the Board to define the term.
- 21 NCAC 48D .0102 NC Board of Physical Therapy Examiners: The Commission objected to this rule due to ambiguity. It is not clear what testing agency is recognized by the Board.
- 21 NCAC 48D .0105 NC Board of Physical Therapy Examiners: The Commission objected to this rule due to ambiguity. In (a), it is not clear what is meant by "a nationally recognized testing service." In (b)(2), it is not clear how much "the fee" is. This objection applies to existing language in the rule.
- 21 NCAC 48D .0112 NC Board of Physical Therapy Examiners: The Commission objected to this rule due to ambiguity. It is not clear what National Testing Service has been recognized by the Board.
- 21 NCAC 48F .0102 NC Board of Physical Therapy Examiners: The Commission objected to this rule due to lack of statutory authority. The fees set out in (a)(1)(C) and (D) and (a)(2)(C) and (D) seem to be beyond the agency's statutory authority. While the agency has the authority to establish the manner in which lapsed licenses may be reviewed, they may only charge a maximum of \$25 in addition to the renewal fee to do so. This objection applies to existing language in the rule.
- 21 NCAC 48G .0203 NC Board of Physical Therapy Examiners: The Commission objected to this rule due to lack of statutory

authority and ambiguity. In (2), there is no authority to charge a lapsed license revival application fee greater than the statutory revival fee. In (2)(b), it is not clear what the standards are for approval of course work. It is also not clear what standards it will use in determining whether to authorize training. This objection applies to existing language in the rule.

- 21 NCAC 48G .0404 NC Board of Physical Therapy Examiners: The Commission objected to this rule due to ambiguity. In (b), it is not clear what is meant by "private" reprimand. Any action taken by the Board is a public record.
- 21 NCAC 48G .0601 NC Board of Physical Therapy Examiners: The Commission voted to extend the period of review on this rule in order to allow the agency to review the behavior and activities listed in paragraph (a) to determine if they could be written any more clearly so that a licensed individual can be more certain what behavior and activities could result in disciplinary action. Specific concerns were expressed about items (6), (8), (10), and (18).
- 21 NCAC 58A, B, and E NC Real Estate Commission: Commissioner Robinson voted not to approve these rules.

DIRECTOR'S REPORT

There was no Director's Report this month due to the length of the Commission meeting.

COMMISSION PROCEDURES AND OTHER MATTERS

The next meeting of the Rules Review Commission is to be held on April 15, 1998.

The meeting adjourned at 3:20 p.m.

Respectfully submitted, Sandy Webster \boldsymbol{T} his 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.

OFFICE OF ADMINISTRATIVE HEARINGS

Chief Administrative Law Judge JULIAN MANN, III

Senior Administrative Law Judge FRED G. MORRISON JR.

ADMINISTRATIVE LAW JUDGES

Brenda B. Becton Sammie Chess Jr. Beecher R. Gray Meg Scott Phipps Robert Roosevelt Reilly Jr. Dolores O. Smith

<u>AGENCY</u>	CASE <u>NUMBER</u>	ALJ	DATE OF DECISION	PUBLISHED DECISION REGISTER CITATION
ADMINISTRATION				
E. Edward Gambill v. Department of Administration	97 DOA 0364	Reilly	09/10/97	
Triangle CAD Solutions, Inc. v. Div. Purchase and Contract, EHNR	97 DOA 0670	Reilly	12/19/97	
Henry Bryon Brewer v. NC Commission of Indian Affairs	97 DOA 0959	Gray	12/17/97	
ALCOHOLIC BEVERAGE CONTROL COMMISSION				
Michael's Mini Mart v. Alcoholic Beverage Control Commission	92 ABC 1601	Gray	08/18/97	
Everette Craig Hornbuckle v. Alcoholic Beverage Control Commission	93 ABC 0987	Gray	08/18/97	
Saleh Ahmed Ali Futhah v. Alcoholic Beverage Control Commission	94 ABC 0264	Gray	08/18/97	
Carolyn T. Ray v. Alcoholic Beverage Control Commission	95 ABC 0429	Gray	09/23/97	
Alcoholic Beverage Control Commission v. Fast Fare, Inc.	96 ABC 0483	Morrison	06/18/97	
Alcoholic Beverage Control Commission v. Mendoza Enterprises, Inc.	96 ABC 1196	Gray	08/26/97	
Paul Tyler IV Enterprises, Inc., Alpha Vinson T/A Mirrors (Sid's	96 ABC 1804	Morrison	09/29/97	
Showgirls) v. Alcoholic Beverage Control Commission				
and				
City of Goldsboro				
and				
Gurnan Khera				
George Robert Scott v. Alcoholic Beverage Control Commission	96 ABC 1995	Reilly	12/05/97	
Nasar Sader v. Alcoholic Beverage Control Commission	97 ABC 0030	Phipps	10/08/97	
Alcoholic Beverage Control Commission v. Paradise Landing, Inc.	97 ABC 0031	Gray	06/13/97	
OFFISS, Inc. v. Alcoholic Beverage Control Commission	97 ABC 0118	Gray	09/17/97	
Alcoholic Beverage Control Commission v. Fast Fare, Inc. No. 576	97 ABC 0197	Morrison	01/15/98	
Alcoholic Beverage Control Commission v. Altaf Hussain	97 ABC 0312	Mann	07/29/97	
Alcoholic Beverage Control Commission v. Robert Johnson	97 ABC 0321	Gray	08/25/97	
Alcoholic Beverage Control Commission v. Masonboro County Store, Inc.	97 ABC 0432	Reilly	09/09/97	
Daniel Gary Ledbetter v. Alcoholic Beverage Control Commission	97 ABC 0443	Gray	07/08/97	
Alcoholic Beverage Control Comm. v. Raymond Lee	97 ABC 0488	Smith	10/30/97	
Alcoholic Beverage Control Comm. v. Percy Daniel Bowen	97 ABC 0495	Morrison	09/24/97	
Alcoholic Beverage Control Commission v. Bridgette Dee Williams	97 ABC 0576	Phipps	09/04/97	
Alcoholic Beverage Control Commission v. Westside Tavern, Inc.	97 ABC 0586	Phipps	09/17/97	
Alcoholic Beverage Control Commission v. Grove Park Inn Resort, Inc.	97 ABC 0706	Morrison	09/15/97	12:07 NCR 609
Bradford Allan Capps & Garland Lewis Williams v. Alc. Bev. Ctl. Comm.	97 ABC 0820	Reilly	02/05/98	
Alcoholic Beverage Control Commission v. Soo Jung Pak	97 ABC 0834	Reilly	03/04/98	
Sunset Enterprises, Inc. v. Alcoholic Beverage Control Commission	97 ABC 0846	Gray	12/10/97	
Alcoholic Beverage Control Commission v. 6 Twelve Corporation	97 ABC 0895	Reilly	12/16/97	
Alcoholic Beverage Control Commission v. Kimberly Loette Hankins	97 ABC 0897	Gray	10/06/97	
Alcoholic Bev. Ctl, Comm. v. Monterrey Mex. Rest. of Greensboro, Inc.	97 ABC 0965	Morrison	01/15/98	
Alcoholic Beverage Control Comm. v. Fiesta Mexicana, Inc.	97 ABC 0983	Mann	02/17/98	

AGENCY	CASE <u>NUMBER</u>	ALJ	DATE OF DECISION	PUBLISHED DECISION REGISTER CITATION
Alcoholic Beverage Control Commission v. James Martini	97 ABC 1036	Gray	12/31/97	
Alcoholic Beverage Control Comm. v. Cynthia Lea Wagner	97 ABC 1115	Morrison	02/19/98	
Alcoholic Beverage Control Comm. v. B.B. & S., Inc.	97 ABC 1250	Gray	02/24/98	
Alcoholic Beverage Control Comm. v. Ali Mohmood Ahmed	97 ABC 1289	Morrison	02/26/98	
Momhammed H. Darwish & Hazeem M Eldara v. Alcoholic Bev Ctl Comm Alcoholic Beverage Control Comm. v. Circle K. Stores, Inc.	97 ABC 1429 97 ABC 1538	Smith Smith	12/31/97 03/13/98	
COMMUNITY COLLEGES				
James Elliot Price v. Dept. of Community Colleges, St. Bd. of Comm. Col.	98 DCC 0136	Gray	03/11/98	
CORRECTION David M. Boone v. Correction, Div. of Prison Admin. Remedy Procedure	97 DOC 0534	Morrison	06/16/97	
CRIME CONTROL AND PUBLIC SAFETY	06 CBC 0300	Chass	07/19/07	
Della Sherrod v Crime Victims Compensation Commission	96 CPS 0300 96 CPS 1887	Chess Chess	07/18/97 01/26/98	
Stanley D. Carter, Sr. v. Victims Compensation Commission Mary A. Kearney v. CPS, Victims Compensation Commission	96 CPS 2033	Becton	09/26/97	
Mae Allen Murray v. Crime Victims Compensation Commission	96 CPS 2110	Chess	10/31/97	
Beverly McLaughlin v Crime Victims Compensation Commission	97 CPS 0170	Phipps	08/29/97	
Malcolm W. Fields v. Crime Victims Compensation Commission	97 CPS 0360	Chess	09/12/97	
Rodney P. Hodge v. Crime Victims Compensation Commission	97 CPS 0449	Reilly	07/01/97	
Billy Steen v. Crime Victims Compensation Commission	97 CPS 0472	Morrison	07/23/97	
Clifford R. Pulley v. Crime Victims Compensation Commission	97 CPS 0523	Gray	08/06/97	
Curtis Jermaine Newkirk v. Crime Victims Compensation Commission	97 CPS 0645	Morrison	10/03/97	
Huston Christopher Mason v. Victims Compensation Commission	97 CPS 0691	Becton	12/04/97	
Percival R. Johnson, AKA Reeves Johnson v. Crime Victims Comp. Comm		Gray	02/06/98	
Gregory Bynum v. Crime Victims Compensation Commission	97 CPS 0901	Reilly	10/16/97	
Michaela Dionne Brewington v. Crime Victims Compensation Commission		Mann	12/23/97	
Lisa S. Snead v. Crime Victims Compensation Commission	97 CPS 1025	Reilly	11/10/97	
Robert L. Welty, II v. Crime Victims Compensation Commission Robert T. Blakeney v. Office of Administrative Hearings	97 CPS 1073 97 CPS 1187	Gray Becton	01/20/98 11/07/97	
Connie Cowan v. Crime Victims Compensation Commission	97 CPS 1187 97 CPS 1214	Becton	12/03/97	
Linda Atkinson v. Crime Victims Compensation Commission	97 CPS 1389	Becton	12/31/97	
ECONOMIC AND COMMUNITY DEVELOPMENT Leon McNair v. NC Industrial Commission	97 COM 1549	Gray	01/09/98	
ENVIRONMENT AND NATURAL RESOURCES		·		
Herbert C. Avery v. Environment, Health, and Natural Resources	96 EHR 0161	Chess	09/23/97	
Linda Collie v. Lenoir County Health Department	96 EHR 0264	Becton	07/16/97	
Leroy Anderson v. County of Moore Department of Health	96 EHR 1969	Morrison	07/15/97	12:03 NCR 223
E.H. Garner v. New Hanover Health Department	96 EHR 1972	Gray	08/07/97	
Peter D. McDowell, Sr. v New Hanover Health Department	96 EHR 2075	Gray	08/07/97	
Dowell Gray v. Department of Environment and Natural Resources and	97 EHR 0195* ²⁷	Gray	12/01/97	12:13 NCR 1222
Onslow County Department of Health				
Riggings Homeowners Assoc, Inc. v. Environment, Health, & Natural Res.		Reilly	08/13/97	
John Ronald Taylor v. Environment, Health, & Natural Resources	97 EHR 0275	Reilly	06/09/97	
Independence Mall Associates v. Environment and Natural Resources	97 EHR 0328	Chess	03/06/98	
Rick Parker v. Pitt County Health Dept./Mr. Ernie Nichols James R. Melvin v. Environment and Natural Resources	97 EHR 0470 97 EHR 0682	Phipps Phipps	07/01/97 09/23/97	
Roger L. Moore v. Environment and Natural Resources	97 EHR 0082	Smith	03/11/98	
Lee A. Riggs v. Craven County Health Department	97 EHR 0851	Becton	10/02/97	
Tommy Anthony Swangin v. Dept. of Environment & Natural Resources	97 EHR 0875	Smith	12/15/97	
Robert E. Cahoon v. Carteret County Health Department	97 EHR 0878	Becton	09/30/97	
Jim R. Lanier v. Environment, Health, and Natural Resources	97 EHR 0880	Phipps	03/13/98	
John Martin v. Environment, Health, and Natural Resources	97 EHR 0993*21	Phipps	10/13/97	
John Martin v. Environment, Health, and Natural Resources	97 EHR 0994*21	Phipps	10/13/97	
Jack R. Whitmore v. Dept. of Environment & Natural Resources	97 EHR 1039	Mann	12/17/97	
Rachel S. Tugwell v. Environment, Health and Natural Resources	97 EHR 1086	Becton	12/03/97	
Joanne B. Huff v. Dept. of Environment and Natural Resources NC Waste Awareness & Reduction Network, Inc. v. EHNR	97 EHR 1149 97 EHR 1189	Reilly Becton	12/30/97 02/16/98	
and				
Carolina Solite Corporation and Oldover Corporation Alphasine Cheryl Barfield v. EHNR, Div. Environmental Health	97 EHR 1221	Morrison	01/28/98	
Gilbert T. Davis, Jr. v. Forsyth County Environmental Affairs Dept.	97 EHR 1221 97 EHR 1281	Smith	11/10/97	
Selby Franklin Brown v Wayne County Environmental Health	97 EHR 1534	Smith	01/21/98	
Station Break, Marie K. Graham v. Martin Tyrell Washington, District Health Department	97 EHR 1639	Phipps	03/09/98	
·				
Coastal Management Glenn Sasser v. Division of Coastal Management	97 EHR 0763	Gray	12/31/97	
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	AGENCY	CASE NUMBER	ALJ	DATE OF DECISION	PUBLISHED DECISION REGISTER CITATION
	Environmental Management	06 77 77 0600			
	Craig King Farms v. EHNR, Environmental Management Commission	96 EHR 0609	Gray	01/14/98	
	Henry G. Dail, Dail Brothers v. EHNR, Environmental Management	96 EHR 2104	Gray	08/27/97	
	Land Resources				
	James H. Lowdermilk & J. Wayne Lowdermilk v. EHNR, Land Res.	96 EHR 0745	Gray	10/30/97	
	Charles G. Smith v. EHNR, Division of Land Resources	96 EHR 0855	Gray	10/30/97	
	Henry Yancey Ingram, II & Hope Fanning Ingram v. EHNR, Land Res.	96 EHR 0908	Gray	10/30/97	
	Thomas Windell Foster, Minnie Foster Tate, Carolyn D. Hughes, Joseph	97 EHR 1002*34	Mann	02/05/98	
	& Lorrie Voliva v. EHNR, Division of Land Resources				
	Thomas Windell Foster, Minnie Foster Tate, Carolyn D. Hughes, Joseph	97 EHR 1003*34	Mann	02/05/98	
	& Lorrie Voliva v. EHNR, Division of Land Resources				
	Thomas Windell Foster, Minnie Foster Tate, Carolyn D. Hughes, Joseph	97 EHR 1043*34	Mann	02/05/98	
	& Lorrie Voliva v. EHNR, Division of Land Resources	or time to cray	M	03/05/00	
	Thomas Windell Foster, Minnie Foster Tate, Carolyn D. Hughes, Joseph	97 EHR 1057*34	Mann	02/05/98	
	& Lorrie Voliva v. EHNR, Division of Land Resources				
	Marine Fisheries				
	William B. Tate v. Division of Marine Fisheries	96 EHR 1922	Becton	12/16/97	
	John A. Trahan v. EHNR, Division of Marine Fisheries	97 EHR 0400	Chess	10/30/97	
	Hassell B. Lawrence, Sr., Gordon Lawrence, Bobby G. Gillikin, Norman	97 EHR 0917*30	Morrison	12/30/97	
	W. Gillikin, Oliver C. Lawrence, Hiram Gillikin, Louis Gray Thomas,			12.00.71	
	Jr., Faye Thomas, Mark Allen Gillikin, Millie Lawrence, June Martin				
	Hassell B. Lawrence, Sr., Gordon Lawrence, Bobby G. Gillikin, Norman	97 EHR 0927*30	Morrison	12/30/97	
	W. Gillikin, Oliver C. Lawrence, Hiram Gillikin, Louis Gray Thomas,				
	Jr., Faye Thomas, Mark Allen Gillikin, Millie Lawrence, June Martin				
	Hassell B. Lawrence, Sr., Gordon Lawrence, Bobby G. Gillikin, Norman	97 EHR 0928* ³⁰	Morrison	12/30/97	
	W. Gillikin, Oliver C. Lawrence, Hiram Gillikin, Louis Gray Thomas,				
	Jr., Faye Thomas, Mark Allen Gillikin, Millie Lawrence, June Martin Hassell B. Lawrence, Sr., Gordon Lawrence, Bobby G. Gillikin, Norman	97 EHR 0929*30	Morrison	12/30/97	
	W. Gillikin, Oliver C. Lawrence, Hiram Gillikin, Louis Gray Thomas,	97 Elik (929	Willison	12/30/97	
	Jr., Faye Thomas, Mark Allen Gillikin, Millie Lawrence, June Martin				
	Hassell B. Lawrence, Sr., Gordon Lawrence, Bobby G. Gillikin, Norman	97 EHR 0935*30	Morrison	12/30/97	
	W. Gillikin, Oliver C. Lawrence, Hiram Gillikin, Louis Gray Thomas,				
	Jr., Faye Thomas, Mark Allen Gillikin, Millie Lawrence, June Martin				
	Hassell B. Lawrence, Sr., Gordon Lawrence, Bobby G. Gillikin, Norman	97 EHR 0936*30	Morrison	12/30/97	
	W. Gillikin, Oliver C. Lawrence, Hiram Gillikin, Louis Gray Thomas,				
	Jr., Faye Thomas, Mark Allen Gillikin, Millie Lawrence, June Martin Hassell B. Lawrence, Sr., Gordon Lawrence, Bobby G. Gillikin, Norman	97 EHR 0961*30	Morrison	12/30/97	
	W. Gillikin, Oliver C. Lawrence, Hiram Gillikin, Louis Gray Thomas,	97 LIIK 0901	MOTISON	12/30/37	
	Jr., Faye Thomas, Mark Allen Gillikin, Millie Lawrence, June Martin				
	Hassell B. Lawrence, Sr., Gordon Lawrence, Bobby G. Gillikin, Norman	97 EHR 0962*30	Morrison	12/30/97	
	W. Gillikin, Oliver C. Lawrence, Hiram Gillikin, Louis Gray Thomas,				
	Jr., Faye Thomas, Mark Allen Gillikin, Millie Lawrence, June Martin				
	Hassell B. Lawrence, Sr., Gordon Lawrence, Bobby G. Gillikin, Norman	97 EHR 0979* ³⁰	Morrison	12/30/97	
	W. Gillikin, Oliver C. Lawrence, Hiram Gillikin, Louis Gray Thomas,				
	Jr., Faye Thomas, Mark Allen Gillikin, Millie Lawrence, June Martin James Fletcher v. EHNR, Division of Marine Fisheries	97 EHR 0985	Chass	01/20/00	
	Hassell B. Lawrence, Sr., Gordon Lawrence, Bobby G. Gillikin, Norman	97 EHR 1038* ³⁰	Chess Morrison	01/28/98 12/30/97	
	W. Gillikin, Oliver C. Lawrence, Hiram Gillikin, Louis Gray Thomas,) / LIII 1030	Monison	12/30/77	
	Jr., Faye Thomas, Mark Allen Gillikin, Millie Lawrence, June Martin				
	Hassell B. Lawrence, Sr., Gordon Lawrence, Bobby G. Gillikin, Norman	97 EHR 1052*30	Morrison	12/30/97	
	W. Gillikin, Oliver C. Lawrence, Hiram Gillikin, Louis Gray Thomas,				
	Jr., Faye Thomas, Mark Allen Gillikin, Millie Lawrence, June Martin				
	March 1000 March				
	Maternal and Child Health Evan's Mini Mart v. EHNR, Maternal & Child Health, Nutrition Svcs Sec.	07 EUD 0500	Dhinne	07/14/07	
	Evan's Mini Mart v. Erink, Maternal & Child Realth, Nutrition Sves Sec.	97 EHK 0399	Phipps	07/14/97	
	Solid Waste Management				
	Loie J. Priddy v. Division of Solid Waste Management, EHNR	96 EHR 1838	Morrison	06/20/97	12:02 NCR 103
	Dewey V. Hudson v. EHNR, Division of Waste Management	98 EHR 0083	Smith	02/05/98	
	Water Quality				
	Castle Hayne Steering Committee v. EHNR, Division of Water Quality	96 EHR 1731	Mann	06/30/97	
	and New Haroway County Water and Saway District				
	New Hanover County Water and Sewer District RAYCO Utilities, Inc., Briarwood WWTP v. EHNR, Div. of Water Quality	07 EUD 0019	Chass	00/12/07	
	RAYCO Utilities, Inc., Greystone Forrest WWTP v. EHNR, Water Quality		Chess Smith	09/12/97 10/29/97	
	RAYCO Utilities, Inc., Greystone Portest WWIF V. EHINK, Water Quality	97 EHR 0412 97 EHR 0643* ²²	Smith	10/29/97	
	and			. 0, 2, , , ,	
	RAYCO Utilities, Inc., Penman Heights MHP v. EHNR, Water Quality				
	RAYCO Utilities, Inc., Melbille Heights MHP	97 EHR 0644* ²²	Smith	10/29/97	
	and				
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AGENCY	CASE NUMBER	ALJ	DATE OF DECISION	PUBLISHED DECISION REGISTER CITATION
RAYCO Utilities, Inc., Penman Heights MHP v. EHNR, Water Quality				
HUMAN RESOURCES Sampson Health Care Facilities Inc. v. Dept. of Health & Human Services John & Veronica Spearman v. Department of Human Resources New Beginnings Christian Academy v. Department of Human Resources Cindy G Geho v. Office of Administrative Hearings, R. Marcus Lodge Helen Wyman v. Department of Human Resources DeRothea G Williams d/b/a Dee Williams & Company, a proprietorship v. Buncombe County Partnership for Children, Inc., a NC Nonprofit Corp.; NC Department of Human Resources [Division of Child Development]; NC Department of Environment, Health, and Natural Resources [Division		Reilly Chess Reilly Chess Reilly Morrison	11/06/97 09/12/97 08/22/97 07/23/97 08/08/97 09/22/97	
of Maternal and Child Health] Lorraine M. Monroe v. Department of Human Resources Ruby Woodward v. Department of Human Resources Linda Rouse Sharp v. Department of Human Resources William & Deborah Gilbert v. Department of Human Resources Ocelee Gibson v. Department of Human Resources Larry Patton v. Department of Human Resources Rita Faircloth v. Department of Human Resources Valerie Bullock v. Department of Human Resources Valerie Bullock v. Department of Human Resources HILCO v. Forsyth County Environmental Affairs Department	97 DHR 0540 97 DHR 0552 97 DHR 0610 97 DHR 0616 97 DHR 0658 97 DHR 0829 97 DHR 0900 97 DHR 1255 97 DHR 1345 97 DHR 1454	Gray Chess Mann Chess Reilly Phipps Reilly Mann Mann Gray	10/30/97 02/02/98 08/28/97 01/29/98 07/22/97 10/17/97 08/15/97 02/04/98 02/18/98 12/19/97	12:17 NCR 1682
Division of Child Development Geneva B. Horne v. DHR, Division of Child Development Raleigh Child Care, Inc. v. DHR, Div./Child Dev., Child Day Care Comm. New Hanover Cty, Comm. Action v. DHR, Division of Child Development Cindy G. Geho v. Human Resources, Division of Child Development Mary Ann Edge v. DHR, Division of Child Development Kathleen G. McBride v. Division of Child Development		Chess Reilly Phipps Phipps Phipps Phipps Becton	01/26/98 02/12/98 09/10/97 08/29/97 02/23/98 02/12/98	
Division of Facility Services Ava McKinney v. DHR, Division of Facility Services Mercy Egbuleonu v. DHR, Facility Svcs, Health Care Personnel Reg. Sec. Marie Emma Wimbush v. DHR, Division of Facility Services Mercy Egbuleonu v. Human Resources, Division of Facility Services Kizzie Cooper v. DHR, Facility Svcs, Health Care Personnel Registry Sec. Maggie J. Barnhill v. DHR, Facility Svcs, Health Care Pers. Reg. Sec. Emma Faison v. DHR, Division of Facility Services Eugene Donald Caldwell v. DHR, Division of Facility Services Eugene Donald Caldwell v. DHR, Division of Facility Services Eugene Donald Caldwell v. DHR, Division of Facility Services Eugene Donald Caldwell v. DHR, Division of Facility Services Selena Louise Holley v. DHR, Facility Svcs, Health Care Pers. Reg. Sec. Selena Louise Holley v. DHR, Facility Svcs, Health Care Pers. Reg. Sec. Carolyn Forbes v. DHR, Division of Facility Services Claudia K. Thomerson v. DHR, Facility Svcs, Health Care Pers. Reg. Sec. Janice Ann McClinton v. DHR, Facility Svcs, Health Care Pers. Reg. Sec. Michelle R. Griffin v. DHR, Facility Svcs, Health Care Pers. Reg. Sec. Michelle R. Griffin v. DHR, Facility Svcs, Health Care Pers. Reg. Sec. Mely M. Poole v. DHR, Facility Svcs, Health Care Pers. Reg. Sec. Deborah L. McBurnie v. DHR, Facility Svcs, Health Care Pers. Reg. Sec. Therese Victoria Wilson v. DHR, Fac. Svcs, Health Care Pers. Reg. Sec. Helen T. Shokoti v. Human Resources, Division of Facility Services Jeri L. Anderson v. Human Resources, Division of Facility Services Jeri L. Anderson v. Human Resources, Division of Facility Services Susie A. Milsap v. DHR, Facility Svcs, Health Care Pers. Reg. Sec. Maple Heights Rest Home, Inc. v. DHR, Division of Facility Services Lisa Bullard v. DHR, Facility Svcs, Health Care Pers. Reg. Sec. Maple Heights Rest Home, Inc. v. DHR, Division of Facility Services Lisa Bullard v. DHR, Pacility Svcs, Health Care Pers. Reg. Sec. Mary Ann Allen v. DHR, Division of Facility Services Lisa Bullard v. DHR, Pacilit	97 DHR 0296 97 DHR 0450 97 DHR 0450 97 DHR 0455 97 DHR 0465 97 DHR 0471 97 DHR 0521 97 DHR 0524 97 DHR 0524 97 DHR 0532*31 97 DHR 0551 97 DHR 0557 97 DHR 0558 97 DHR 0558 97 DHR 0659 97 DHR 0630 97 DHR 0630 97 DHR 0632 97 DHR 0632 97 DHR 0635 97 DHR 0636 97 DHR 0653 97 DHR 0653 97 DHR 0653 97 DHR 0656 97 DHR 0657 97 DHR 0667 97 DHR 0681 97 DHR 0717 97 DHR 0721 97 DHR 0723 97 DHR 0739 97 DHR 0739	Chess Becton Morrison Gray Phipps Gray Gray Gray Mann Phipps Gray Phipps Phipps Chess Creech Gray Chess Cress Gray Phipps Phipps Phipps Chess Gray Phipps Phipps Chess Gray Phipps Chess Gray Phipps Chess Gray Phipps Chess C	07/08/97 07/16/97 02/20/98 09/02/97 06/09/97 07/30/97 07/30/97 07/15/97 10/10/97 07/25/97 08/28/97 10/02/97 12/18/97 12/18/97 10/17/97 07/30/97 09/02/97 09/02/97 09/02/97 08/25/97 08/25/97 08/25/97 08/25/97 08/25/97 08/25/97 08/25/97 08/25/97 08/25/97 08/25/97 08/25/97 08/25/97 08/25/97 08/25/97 08/25/97 08/25/97 08/23/98 10/24/97 08/25/97 01/23/98 10/24/97 09/29/97 12/17/97 12/10/97 01/13/98 12/18/97 12/11/97 12/11/97	

	AGENCY	CASE <u>NUMBER</u>	ALJ	DATE OF DECISION	PUBLISHED DECISION REGISTER CITATION
	Michelle McMahan v. DHR, Division of Facility Services Brenda Faye Harris v. DHR, Facility Svcs, Health Care Pers. Reg. Sec. Michelle McMahan v. DHR, Division of Facility Services Lorena Barbour v. DHR, Facility Svcs, Health Care Pers. Reg. Sec. Angela Mae Whited v. DHR, Division of Facility Services Vitina Cockrane v. DHR, Facility Svcs, Health Care Pers. Reg. Sec. Mary Susan McLean v. DHR, Fac. Svcs, Health Care Pers. Reg. Sec. Brenda Harper v. DHR, Division of Facility Services Doris J. Daniels v. DHR, Fac. Svcs, Health Care Pers. Reg. Sec. Robin Leigh Robinson v. DHR, Facility Svcs, Health Care Pers. Reg. Sec. Genoal Blalock v. DHR, Division of Facility Services Charlotte Williams v. DHR, Facility Svcs, Health Care Pers. Reg. Sec. Stephanie L. McKnight v. DHR, Division of Facility Services Angela Lynn Barbour v. DHR, Facility Svcs, Health Care Pers. Reg. Sec. Pearlie W. Lawson v. Dept./Health & Human Svcs., Div./Facility Svcs.	97 DHR 0915*2** 97 DHR 0938 97 DHR 0960*2* 97 DHR 0999 97 DHR 1029 97 DHR 1061 97 DHR 1118 97 DHR 1126 97 DHR 1169 97 DHR 1193 97 DHR 1274 97 DHR 1309 97 DHR 1309 97 DHR 1458 98 DHR 0048	Mann Morrison Mann Phipps Becton Chess Morrison Gray Gray Phipps Gray Mann Becton Phipps Gray	11/13/97 10/03/97 11/13/97 09/11/97 12/10/97 10/15/97 10/21/97 02/02/98 10/27/97 10/31/97 02/12/98 02/05/98 01/07/98 03/10/98	
	Certificate of Need Section Carolina Imaging, Inc/Fayetteville v. DHR, Facility Svcs, Cert/Need Sec. and	96 DHR 1570	Phipps	06/24/97	12:02 NCR 95
	Cumberland Cty Hospital System, Inc., d/b/a Cape Fear Valley Med. Ctr. Catawba Memorial Hospital v. DHR, Facility Svcs, Certificate/Need Sec. Lynnhaven VI, LLC, d/b/a Glen Alphine Health and Rehabilitation Center v. DHR, Facility Svcs., Certificate of Need Section and	97 DHR 0626 97 DHR 0925* ³⁵	Phipps Smith	02/19/98 02/13/98	
	Burke Health Investors, L.L.C. d/b/a Burke Health Care Center, and Carolina Health Care Center of Burke, L.L.C. Burke Health Investors, L.L.C. d/b/a Burke Health Care Center v. DHR, Facility Svcs., Certificate of Need Section and Lynnhaven VI, L.L.C., d/b/a Glen Alphine Health and Rehabilitation	97 DHR 0933* ³⁵	Smith	02/13/98	
	Center, and Carolina Health Care Center of Burke, L.L.C. Group Licensure Section	07 DVD 0250	.,	06 127 107	
	deffreys Family Care #2 v. DHR, Facility Svcs. Group Licensure Section Division of Medical Assistance	97 DHR 0259	Mann	06/17/97	
1	Dilladys Renee Stover v. DHR, Division of Medical Assistance Bettye Parson/Tambra Parson v. DHR, Div. of Medical Assistance Robert D. & Ronda M. Staton v. DHR, Div. of Medical Assistance	97 DHR 0560 97 DHR 0656 97 DHR 0660	Mann Becton Smith	09/16/97 08/12/97 09/05/97	
	Division of Social Services				
i	Child Support Enforcement Section Dale P. Sprinkle v. Guilford Child Support Agency, Human Resources Steven Van Linker v. Department of Human Resources Michael R. Bryant v. Department of Human Resources David Lee Chamblee Jr. v. Department of Human Resources Othn W. Scott v. Department of Human Resources Othn W. Scott v. Department of Human Resources Othness F. Haag Jr. v. Department of Human Resources Michael T. Swann v. Department of Human Resources Michael T. Swann v. Department of Human Resources Wayne Degree v. Department of Human Resources Wilford J. Lackey v. Department of Human Resources Ted Wayne Lamb v. Department of Human Resources Jeffrey Grainger v. Department of Human Resources Tollie Woods v. Department of Human Resources Fred Edward Stafford v. Department of Human Resources Joseph R. Grooms Jr. v. Department of Human Resources Warren S. Olson v. Department of Human Resources Warren S. Olson v. Department of Human Resources Michael A. Isom v. Department of Human Resources Machael A. Isom v. Department of Human Resources Justin M. Woazeah, Sr. v. Department of Human Resources Justin M. Woazeah, Sr. v. Department of Human Resources Calvin F. Mizelle v. Department of Human Resources Tommy Lee Clark v. Department of Human Resources Ander L. Garfield v. Department of Human Resources Jeremy Baker v. Department of Human Resources William T. Harris v. Department of Human Resources William T. Harris v. Department of Human Resources Milliam T. Harris v. Department of Human Resources Edward Stuteville v. Department of Human Resources Edward Stuteville v. Department of Human Resources Tony Peterson, Jr. v. Department of Human Resources	96 CRA 1171 96 CRA 1250*2 96 CRA 1252 96 CRA 1281 96 CRA 1287 96 CRA 1289 96 CRA 1357 96 CRA 1357 96 CRA 1357 96 CRA 1376 96 CRA 1376 96 CRA 1376 96 CRA 1376 96 CRA 1434 96 CRA 1444 96 CRA 1448*19 96 CRA 1450 96 CRA 1451 96 CRA 1476 96 CRA 1476 96 CRA 1476 96 CRA 1479 96 CRA 1491*30 96 CRA 1492 96 CRA 1500	Gray Becton Phipps Morrison Becton Phipps Chess Phipps Gray Chess Reilly Morrison Reilly Phipps Morrison Phipps Morrison Chess Mann Chess Mann Chess Mann Chess Morrison Reilly Smith Mann Smith Becton Mann Gray	08/13/97 07/11/97 08/11/97 08/11/97 06/16/97 10/09/97 02/26/98 06/04/97 02/13/98 07/10/97 02/17/98 08/14/97 08/21/97 11/18/97 09/09/97 08/21/97 07/11/97 09/11/97 09/11/97 09/11/97 08/21/97 10/16/97 07/15/97 08/21/97 11/18/97 09/05/97 11/18/97 09/05/97 11/18/97 09/05/97 09/11/97 08/13/97 09/05/97 10/10/2/97	

AGENCY	CASE NUMBER	ALJ	DATE OF DECISION	PUBLISHED DECISION REGISTER CITATION
Lee G. Sanders Jr. v Department of Human Resources	96 CRA 1515	Reilly	09/11/97	
David Fraizer v. Department of Human Resources	96 CRA 1519*10	Chess	07/18/97	
David Hobert v. Department of Human Resources	96 CRA 1520*10 96 CRA 1522*11	Chess Phipps	07/18/97	
David Hobson v Department of Human Resources Paul Douglas Crone v. Department of Human Resources	96 CRA 1522	Morrison	07/24/97 02/09/98	
Christopher A. Abney v. Department of Human Resources	96 CRA 1551	Reilly	12/08/97	
Jeffrey L. Schrader v Department of Human Resources	96 CRA 1564	Reilly	02/04/98	
John T Spidell v Department of Human Resources	96 CRA 1567	Smith	09/05/97	
Robert M Starling, Sr v. Department of Human Resources	96 CRA 1598*25	Chess	11/03/97	
Judson T Whitehurst v Department of Human Resources Mari L. Ross v. Department of Human Resources	96 CRA 1635 96 CRA 1640	Phipps Phipps	01/13/98 02/13/98	
Kenneth Weldon v. Department of Human Resources	96 CRA 1642	Phipps	02/13/98	
Craig Venson v. Department of Human Resources	96 CRA 1647	Morrison	12/03/97	
David Scott Jordan v Department of Human Resources	96 CRA 1673	Reilly	07/18/97	
Lee R. Jones v. Department of Human Resources	96 CRA 1720**	Phipps	07/10/97	
Rocky R. Chaudhry v. Department of Human Resources Cecil Hall v. Department of Human Resources	96 CRA 1724 96 CRA 1749*5	Morrison Mann	12/17/97 07/10/97	
Lorenzo Shaw v. Department of Human Resources	96 CRA 1754	Gray	02/06/98	
Harold Ray Armstrong Jr. v. Department of Human Resources	96 CRA 1762	Gray	02/10/98	
Neil G McGilberry v. Department of Human Resources	96 CRA 1767*6	Becton	07/15/97	
Ronald Gray v. Department of Human Resources	96 CRA 1778	Chess	02/03/98	
Gregory S. Wolbert v. Department of Human Resources	96 CRA 1782	Mann	11/18/97	
William E. Daley Jr. v. Wake County Child Support Enforcement Dennis Larson v. Department of Human Resources	96 CRA 1789 96 CRA 1793	Reilly Chess	09/25/97 06/17/97	
Eric L. Harrington v. Department of Human Resources	96 CRA 1794	Mann	07/19/97	
Paul F. Gangemi, Sr. v. Department of Human Resources	96 CRA 1809	Gray	08/13/97	
Scott M. Rodriguez v. Department of Human Resources	96 CRA 1818*1	Gray	06/25/97	
James Withers v Department of Human Resources	96 CRA 1820	Reilly	07/24/97	
Evalina R. Oxendine v. Department of Human Resources Phillip R. Banner v Department of Human Resources	96 CRA 1825 96 CRA 1826* ²¹	Gray Gray	09/10/97 09/24/97	
Brian K. Norfleet v. Craven County Child Support Office	96 CRA 1846	Phipps	10/02/97	
Kenneth A. Sayle v. Department of Human Resources	96 CRA 1857	Gray	01/16/98	
Richard H. Reist v. Department of Human Resources	96 CRA 1859	Reilly	10/21/97	
Lawrence Arthur Beebe v. Department of Human Resources	96 CRA 1863	Becton	12/16/97	
Patrick Orlando Crump v Department of Human Resources Ronald L. Hadley v. Department of Human Resources	96 CRA 1866*14 96 CRA 1892	Gray Reilly	08/18/97 07/18/97	
Garland M. Jessup v. Guilford County Child Support Enforcement	96 CRA 1892	Becton	07/11/97	
Anthony LeMar III v. Department of Human Resources	96 CRA 1905	Smith	09/05/97	
Michael A Norman v. Department of Human Resources	96 CRA 1915	Gray	09/24/97	
Logan Brown v. Department of Human Resources	96 CRA 1939* ³⁷	Reilly	02/20/98	
Walter Hawk v. Department of Human Resources Kevin L. Combs v. Department of Human Resources	96 CRA 1943 96 CRA 1948	Phipps Reilly	08/13/97 12/08/97	
Carolyn Floyd-Robinson v Department of Human Resources	96 CRA 1948	Smith	02/04/98	
Sanford Tyler v. Department of Human Resources	96 CRA 2027	Phipps	02/26/98	
Eugene E. Stone v. Department of Human Resources	96 CRA 2070	Morrison	02/04/98	
Johnny Lewis Fields v. Department of Human Resources	96 CRA 2085* ²²	Smith	10/02/97	
Charles W. Sweatt v. Department of Human Resources	96 CRA 2088	Phipps	02/04/98	
Michael Elliot Wood v. Department of Human Resources Roger G. Foster v. Department of Human Resources	97 CRA 0036 97 CRA 0043	Chess Phipps	02/06/98 06/19/97	
Charlie T. Smith v. Department of Human Resources	97 CRA 0280	Reilly	06/16/97	
Joseph Davis v. Department of Human Resources	97 CRA 0436*15	Phipps	08/11/97	
Joseph Michael Eubanks v. Department of Human Resources	97 CRA 0477	Reilly	07/18/97	
Vonzell Barker v. Department of Human Resources	97 CRA 0620	Becton	08/12/97	
Charles F King v. Department of Human Resources A C Nash v. Department of Human Resources	97 CRA 0720 97 CRA 0788	Reilly Gray	07/30/97 09/10/97	
Curtis Bristol Self v. Department of Human Resources	97 CRA 0786	Mann	11/19/97	
Ronald Alton Neal v. Department of Human Resources	97 CRA 1020	Becton	10/23/97	
Danny Ray Carr v. Department of Human Resources	97 CRA 1160	Reilly	12.08/97	
Tony Hollingsworth v. Department of Human Resources	97 CRA 1363	Gray	01/13/98	
Charles E. Hunt v. Department of Human Resources	97 CRA 1418	Mann	02/23/98	
Gregory A. Dodson v. Department of Human Resources Fonda D. McSwain v. Department of Human Resources	97 CRA 1471 97 CRA 1509	Smith Morrison	02/09/98 02/09/98	
Kenneth A. Ingle v. Department of Human Resources	97 CRA 1714	Chess	09/25/97	
Norman L. Gatewood v Department of Human Resources	96 CSE 0484	Chess	09/23/97	
Larie Bolton v. Department of Human Resources	96 CSE 1220	Reilly	08/21/97	
Monty G Cox v. Randolph County Child Support Enforcement Agency	96 CSE 1235*16	Becton	08/12/97	
Steven Van Linker v. Department of Human Resources Barry Tukes Sr. v. C.S E.	96 CSE 1249* ² 96 CSE 1277	Becton Mann	07/11/97 07/01/97	
Monty G Cox v. Randolph County Child Support Enforcement Agency	96 CSE 1277 96 CSE 1278* ¹⁶	Becton	08/12/97	
Harriet Tolson v Department of Human Resources	96 CSE 1280	Reilly	08/21/97	

Consolidated Cases.

	AGENCY	CASE <u>NUMBER</u>	ALJ	DATE OF DECISION	PUBLISHED DECISION REGISTER CITATION
		07 GBT 1307	Destan	10/00/07	
	hn W. Scott v. Department of Human Resources dgar C. Lewis, Jr. v. Department of Human Resources	96 CSE 1286 96 CSE 1299	Becton Mann	10/09/97 08/20/97	
	Fillie L. Berry v. Department of Human Resources	96 CSE 1319	Gray	06/25/97	
	ony Orlando Steele v. Department of Human Resources	96 CSE 1337	Mann	06/30/97	
	arl Locklear v. Department of Human Resources	96 CSE 1338	Mann	07/07/97	
	ollie Woods v. Department of Human Resources	96 CSE 1340*8	Morrison	08/04/97	
Ja	mes Earl McLellan v. Department of Human Resources	96 CSE 1358	Mann	10/16/97	
	ilford J. Lackey v. Department of Human Resources	96 CSE 1366*36	Chess	02/17/98	
	harles L. Raynor v. Department of Human Resources	96 CSE 1382	Becton Morrison	07/11/97	
	obert Walker v. Intercept Tax Refunds hris M. Wilson v. Department of Human Resources	96 CSE 1384 96 CSE 1403	Morrison	07/24/97 09/25/97	
	ed Edward Stafford v. Department of Human Resources	96 CSE 1406*18	Reilly	08/21/97	
	chard K. Blisard v. Department of Human Resources	96 CSE 1446	Mann	10/22/97	
	anley A. Watson v. Department of Human Resources	96 CSE 1449*19	Reilly	08/21/97	
	stin M. Woazeah, Sr. v. Department of Human Resources	96 CSE 1453*9	Chess	07/22/97	
	illiam A. Underhill v. Department of Human Resources	96 CSE 1455	Mann	07/18/97	
	miron J. Deis v. Department of Human Resources	96 CSE 1456	Gray	06/25/97	
	remy Baker v. Department of Human Resources fred Clinton Springs v. Department of Human Resources	96 CSE 1460* ²⁰ 96 CSE 1473	Smith Reilly	09/05/97 08/21/9 7	
	nder L. Garfield v. Department of Human Resources	96 CSE 1480*3	Morrison	07/15/97	
	ysses Harris v. Nash County Child Support Office and Human Resources		Becton	10/14/97	
	lego Arboleda v. Department of Human Resources	96 CSE 1495	Smith	03/16/98	
E	lward Stuteville v. Department of Human Resources	96 CSE 1508*13	Mann	08/13/97	
	erald A. Jones v. Department of Human Resources	96 CSE 1512	Becton	09/11/97	
	avid Hobson v. Department of Human Resources	96 CSE 1521*11	Phipps	07/24/97	
	regory D. Simpson v. Department of Human Resources	96 CSE 1527	Reilly	06/25/97	
	arl E. Coffey v. Department of Human Resources onald Ray Archie v. Department of Human Resources	96 CSE 1528 96 CSE 1558	Reilly Becton	09/24/97 07/11/97	
	hn T. Spidell v. Department of Human Resources	96 CSE 1566	Smith	09/05/97	
	hn W. Liverman v. Department of Human Resources	96 CSE 1568	Becton	07/11/97	
	hn H. Hale, Jr. v. Department of Human Resources	96 CSE 1573	Mann	10/22/97	
	ncent L. Martin v. Department of Human Resources	96 CSE 1574	Gray	08/04/97	
	arlie Leonard Hardison v. Department of Human Resources	96 CSE 1578	Becton	08/25/97	
	ton Washington v. DHR and Robeson County Child Support Enf. Agcy.	96 CSE 1597	Becton Chess	10/13/97	
	obert M. Starling, Sr. v. Department of Human Resources avid Fraizer v. Department of Human Resources	96 CSE 1605* ²⁵ 96 CSE 1610* ¹⁰	Chess	11/03/97 07/18/97	
	olet Holloway, Jr. v. Department of Human Resources	96 CSE 1611	Becton	07/11/97	
	ffrey Pierce v. Department of Human Resources	96 CSE 1613	Mann	06/30/97	
Pa	trick Orlando Crump v. Department of Human Resources	96 CSE 1614*14	Gray	08/18/97	
	rystal Lynn Manring-Robertson v. Forsyth County CSE, DSS & DHR	96 CSE 1619	Becton	10/13/97	
	illiam C. Rivera v. Department of Human Resources	96 CSE 1622	Mann	06/18/97	
	evi Brothers Ir. v. Department of Human Resources avid L. Smith v. DHR, DSS, CSE and Sampson County CSE	96 CSE 1630 96 CSE 1639	Chess Becton	02/03/98 10/13/97	
	enora McCracken v. Department of Human Resources	96 CSE 1644	Mann	06/30/97	
	onald Lee Rodgers Sr. v. Rowan County CSE, DHR, DSS, CSE	96 CSE 1667	Becton	10/13/97	
	errick Sturdivant v. Department of Human Resources	96 CSE 1672	Chess	10/09/97	
	yde Williams v. DHR, DSS, CSE, and Pitt County CSE	96 CSE 1688	Becton	10/13/97	
	ee R. Jones v. Department of Human Resources	96 CSE 1719**	Phipps	07/10/97	
	ffrey S. Seals v. Department of Human Resources	96 CSE 1744	Gray	02/10/98 07/10/97	
	ecil Hall v. Department of Human Resources regory Melton v. Department of Human Resources	96 CSE 1750* ⁵ 96 CSE 1764	Mann Morrison	09/17/97	
	eil G. McGilberry v. Department of Human Resources	96 CSE 1766*6	Becton	07/15/97	
	evin J. Bello v. Department of Human Resources	96 CSE 1774	Phipps	07/16/97	
Ph	nillip R. Banner v. Department of Human Resources	96 CSE 1802*21	Gray	09/24/97	
	ott M. Rodriguez v. Department of Human Resources	96 CSE 1817*1	Gray	06/25/97	
	mes Withers v. Department of Human Resources	96 CSE 1821	Reilly	08/21/97	
	avid M. Greene v. Buncombe County CSE and DHR, DSS, CSE rmarle Arnold v. Department of Human Resources	96 CSE 1844 96 CSE 1853	Becton Becton	10/06/97 10/14/97	
	an Heitz v. Department of Human Resources	96 CSE 1909	Chess	07/22/97	
	athan S. Lockhart Sr. v. Department of Human Resources	96 CSE 1910	Phipps	07/16/97	
	ott James Petrill v. Department of Human Resources	96 CSE 1914	Morrison	07/30/97	
D	aniel E. Carpenter v. Department of Human Resources	96 CSE 1917*12	Phipps	07/25/97	
	ogan Brown v. Department of Human Resources	96 CSE 1920* ³⁷	Reilly	02/20/98	
	aniel D. Morse v. Department of Human Resources	96 CSE 1942	Chess	08/19/97	
	aryl E. Shankle v. Child Support Enforcement Agency	96 CSE 1977	Becton	07/11/97	
	evin R. Thomas v. Department of Human Resources ffrey William Strama v. Department of Human Resources	96 CSE 1988 96 CSE 2043	Phipps Becton	02/13/98 07/11/97	
	seph Fernandez v. Department of Human Resources	96 CSE 2066	Chess	08/21/97	
	hnny Lewis Fields v. Department of Human Resources	96 CSE 2084* ²²	Smith	10/02/97	
	fred Covington v. DHR, DSS, CSE and Burke County CSE	96 CSE 2086	Becton	10/06/97	
	ommy L. Hines Sr. v. Forsyth County Child Support Enforcement	97 CSE 0015	Reilly	07/18/97	
	elvin Cherry v. DHR, DSS, CSE, Durham Cty CSE and Wake Cty CSE	97 CSE 0027	Becton	10/13/97	
-	van Jemal Fontenot v. Department of Human Resources earlie Blakney v. Department of Human Resources	97 CSE 0223 97 CSE 0254	Becton Phipps	07/11/97 07/24/97	
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Leroy Grooms v. Department of Human Resources 97 CSE 0258*7 Becton 07/18/97 Sarah Chambers v Department of Human Resources 97 CSE 0278 Morrison 06/16/97 Leroy Grooms v Department of Human Resources 97 CSE 0297*7 Becton 07/18/97 Becton 06/16/97 Becton 07/18/97 Becton 06/16/97 Becton 07/18/97 Becton 07/18/97 Becton 06/16/97 Becton 07/18/97 Becton 06/16/97 Becton 07/18/97 Becton 06/16/97 Becton 07/18/97 Becton 06/16/97 Becton 07/18/97 Becton 06/16/97 Becton	
Sarah Chambers v Department of Human Resources 97 CSE 0278 Morrison 06/16/97 Leroy Grooms v Department of Human Resources 97 CSE 0297*7 Becton 07/18/97 Pedro Baltazar Jocobo v Department of Human Resources 97 CSE 0339 Mann 10/22/97 Theodore McCleese v Department of Human Resources 97 CSE 0353 Morrison 08/05/97 Gertru Jefferson Ward v Department of Human Resources 97 CSE 0381 Chess 08/22/97 James Allen Harris v Department of Human Resources 97 CSE 0401 Mann 10/16/97 John C. Henderson v Department of Human Resources 97 CSE 0408 Smith 09/05/97 William A. Rogers v Department of Human Resources 97 CSE 0410 Gray 06/25/97	
Leroy Grooms v Department of Human Resources 97 CSE 0297*7 Becton 07/18/97 Pedro Baltazar Jocobo v Department of Human Resources 97 CSE 0339 Mann 10/22/97 Theodore McCleese v Department of Human Resources 97 CSE 0353 Morrison 08/05/97 Gertru Jefferson Ward v Department of Human Resources 97 CSE 0381 Chess 08/22/97 James Allen Harris v Department of Human Resources 97 CSE 0401 Mann 10/16/97 John C. Henderson v Department of Human Resources 97 CSE 0408 Smith 09/05/97 William A. Rogers v Department of Human Resources 97 CSE 0410 Gray 06/25/97	
Pedro Baltazar Jocobo v Department of Human Resources 97 CSE 0339 Mann 10/22/97 Theodore McCleese v Department of Human Resources 97 CSE 0353 Morrison 08/05/97 Gertru Jefferson Ward v Department of Human Resources 97 CSE 0381 Chess 08/22/97 James Allen Harris v Department of Human Resources 97 CSE 0401 Mann 10/16/97 John C. Henderson v Department of Human Resources 97 CSE 0408 Smith 09/05/97 William A. Rogers v Department of Human Resources 97 CSE 0410 Gray 06/25/97	
Theodore McCleese v. Department of Human Resources 97 CSE 0353 Morrison 08/05/97 Gertru Jefferson Ward v. Department of Human Resources 97 CSE 0381 Chess 08/22/97 James Allen Harris v. Department of Human Resources 97 CSE 0401 Mann 10/16/97 John C. Henderson v. Department of Human Resources 97 CSE 0408 Smith 09/05/97 William A. Rogers v. Department of Human Resources 97 CSE 0410 Gray 06/25/97	
Gertru Jefferson Ward v Department of Human Resources 97 CSE 0381 Chess 08/22/97 James Allen Harris v. Department of Human Resources 97 CSE 0401 Mann 10/16/97 John C. Henderson v. Department of Human Resources 97 CSE 0408 Smith 09/05/97 William A. Rogers v. Department of Human Resources 97 CSE 0410 Gray 06/25/97	
John C. Henderson v. Department of Human Resources97 CSE 0408Smith09/05/97William A. Rogers v. Department of Human Resources97 CSE 0410Gray06/25/97	
William A. Rogers v. Department of Human Resources 97 CSE 0410 Gray 06/25/97	
Mark R. Kearney v Department of Human Resources 97 CSE 0417 Reilly 08/07/97	
Michael J Powell v Department of Human Resources 97 CSE 0418 Becton 08/12/97	
Joseph Davis v Department of Human Resources 97 CSE 0435**15 Phipps 08/11/97	
James G. Davis v. Department of Human Resources 97 CSE 0448 Gray 07/28/97 Randy Gavurnik v Department of Human Resources 97 CSE 0454 Morrison 08/04/97	
Curtis Leon Mock v Department of Human Resources 97 CSE 0490 Mann 06/17/97	
Daniel E. Carpenter v Department of Human Resources 97 CSE 0501*12 Phipps 07/25/97	
Juan L. Allen v. Department of Human Resources 97 CSE 0550 Smith 09/05/97	
Donald Mac Tipton v Department of Human Resources 97 CSE 0564 Gray 09/15/97	
Guy R. Auger v. Brunswick County Child Support Enforcement 97 CSE 0600 Morrison 07/18/97	
Andrew J. Hough v Department of Human Resources 97 CSE 0615 Reilly 08/21/97	
Michael V. Dockery v. Department of Human Resources 97 CSE 0642 Mann 10/03/97	
William Irving Commodore v. Department of Human Resources 97 CSE 0671 Mann 10/03/97	
David F. Norman v. Department of Human Resources 97 CSE 0672 Gray 07/28/97	
Richmond P. Lambert III v. Department of Human Resources 97 CSE 0712 Morrison 10/06/97	
Carvin Ray Burris v Department of Human Resources 97 CSE 0751 Becton 09/11/97	
Mar F. Jones v. Department of Human Resources97 CSE 0777Phipps08/28/97Sharron S. Chappell v. Department of Human Resources97 CSE 0789Morrison12/04/97	
Denis J. Quinn v. Department of Human Resources 97 CSE 0794 Reilly 09/24/97	
Franklin DeAngelo Staten v. Department of Human Resources 97 CSE 0822 Morrison 11/06/97	
Roosevelt Alston v. Department of Human Resources 97 CSE 0874 Phipps 01/14/98	
Steve E. Young v Department of Human Resources 97 CSE 0876 Mann 12/04/97	
James Alan Letchworth v. Department of Human Resources 97 CSE 0919 Reilly 12/08/97	
Nathaniel D. Carter v Department of Human Resources 97 CSE 0931 Smith 09/25/97	
Dennis W. Clowers v. Department of Human Resources 97 CSE 0944 Becton 09/11/97	
Tracy A. Merrill v. Department of Human Resources 97 CSE 0947 Phipps 11/18/97	
Randy Shaw v. Department of Human Resources 97 CSE 0981 Gray 12/11/97	
Daniel J. McDowell v Department of Human Resources 97 CSE 0984 Morrison 09/10/97	
Enrico Phineas Acher v. Department of Human Resources 97 CSE 0990 Reilly 11/05/97 Roger Waldren v. Department of Human Resources 97 CSE 1042 Chess 10/13/97	
Randy Allen Vore v. Department of Human Resources 97 CSE 1071 Mann 10/07/97	
Ramona G. Garrett v. Department of Human Resources 97 CSE 1108 Morrison 12/04/97	
James D. Cozad v Department of Human Resources 97 CSE 1296 Reilly 02/20/98	
Tonya M. Kennedy v. Department of Human Resources 97 CSE 1305 Smith 03/02/98	
Alan M. Greenberg v. Department of Human Resources 97 CSE 1311 Smith 12/08/97	
Judson T Whitehurst v. Department of Human Resources 97 CSE 1312 Becton 02/20/98	
Johnny Hoyle Marsh Jr. v. Department of Human Resources 97 CSE 1314 Smith 02/09/98	
Walter McNeil v Department of Human Resources 97 CSE 1324 Becton 09/11/97	
Montez Lowery v Department of Human Resources 97 CSE 1352 Smith 02/19/98	
Derek W. Henslee v. Department of Human Resources 97 CSE 1354 Gray 03/02/98 Burnett D. Hunter Jr. v. Department of Human Resources 97 CSE 1355 Morrison 02/20/98	
Burnett D. Hunter Jr. v. Department of Human Resources 97 CSE 1355 Morrison 02/20/98 Jacob S. Haught v. Department of Human Resources 97 CSE 1356 Reilly 02/23/98	
Kevin Scott Tate v. Department of Human Resources 97 CSE 1358 Mann 02/24/98	
Ronald D. Toomer v. Department of Human Resources 97 CSE 1359 Chess 03/13/98	
Teresa D. Ricketts v. Department of Human Resources 97 CSE 1360 Smith 03/02/98	
Johnnie L. Johnson v. Department of Human Resources 97 CSE 1361 Smith 03/02/98	
Gerald Scott Saucier v. Department of Human Resources 97 CSE 1364 Becton 02/19/98	
Glenn O. Greene v. Department of Human Resources 97 CSE 1375 Becton 02/10/98	
Jania O. Early v Department of Human Resources 97 CSE 1376 Morrison 02/27/98	
Willie Ray McClendon v. Department of Human Resources 97 CSE 1377 Gray 03/02/98	
Robert L. Price, Jr. v. Department of Human Resources 97 CSE 1379 Reilly 02/20/98	
George J. Kozykowski Jr. v. Department of Human Resources 97 CSE 1397 Phipps 01/13/98	
Johnny Lee Bartlett Jr. v Department of Human Resources 97 CSE 1398 Mann 02/03/98 Charlotte V Rodriguez v Department of Human Resources 97 CSE 1412 Marriage 02/18/08	
Charlotte K. Rodriguez v. Department of Human Resources 97 CSE 1412 Morrison 03/18/98 Lisa S. Privette v. Department of Human Resources 97 CSE 1433 Gray 02/23/98	
Lisa S, Privette v Department of Human Resources 97 CSE 1433 Gray 02/23/98 Christopher McNeill v Department of Human Resources 97 CSE 1434 Reilly 02/11/98	
Donald Monroe v Department of Human Resources 97 CSE 1449 Gray 02/02/98	
Gregory P. Hublitz v. Department of Human Resources 97 CSE 1468 Gray 02/10/98	
William F. Driscoll v. Department of Human Resources 97 CSE 1469 Morrison 02/02/98	
David L. Darnell v Department of Human Resources 97 CSE 1470 Reilly 03/12/98	
Leon McNair v Department of Human Resources 97 CSE 1472 Becton 03/13/98	
Ronald Castillo v Department of Human Resources 97 CSE 1475 Mann 03/13/98	
Herberto Garcia v Department of Human Resources 97 CSE 1477 Morrison 02/02/98	
Bret D. Burtrum v Department of Human Resources 97 CSE 1478 Reilly 03/12/98	
Todd Watkins v Department of Human Resources 97 CSE 1485 Gray 03/12/98	

	AGENCY	CASE <u>NUMBER</u>	ALJ	DATE OF DECISION	PUBLISHED DECISION REGISTER CITATION
	Edouard Wesly Pierre v. Department of Human Resources	97 CSE 1487	Reilly	03/12/98	
١	James E. Gallagher Jr. v. Department of Human Resources	97 CSE 1494	Phipps	03/12/98	
1	Wayne Deross v. Department of Human Resources	97 CSE 1500	Gray	02/02/98	
	Tony Lee Milton v. Department of Human Resources	97 CSE 1501 97 CSE 1502	Morrison Reilly	03/12/98 03/12/98	
	Kenneth B. Lintz v. Department of Human Resources Curtis T. Brown v. Department of Human Resources	97 CSE 1502 97 CSE 1504	Becton	03/12/98	
	Elvin V. Marley v. Department of Human Resources	97 CSE 1505	Chess	03/13/98	
	Kevin E. Miller v. Department of Human Resources	97 CSE 1506	Phipps	02/20/98	
	Jeffrey D. Byrd v. Department of Human Resources	97 CSE 1507	Mann	03/13/98	
	Davin D. Pride v. Department of Human Resources	97 CSE 1508	Gray	02/23/98	
	Robert B. Newkirk III v. Department of Human Resources Kenneth B. Smith v. Department of Human Resources	97 CSE 1511	Smith	03/02/98	
	Anthony T. McKnight v. Department of Human Resources	97 CSE 1520 97 CSE 1522	Becton Phipps	02/02/98 03/12/98	
	Larry Eugene Harbaugh v. Department of Human Resources	97 CSE 1540	Morrison	02/19/98	
	David S. McCullar v. Department of Human Resources	97 CSE 1546	Mann	01/12/98	
	Dennis McNeill v. Department of Human Resources	97 CSE 1552	Reilly	02/02/98	
	Chad R. Bowman v. Department of Human Resources	97 CSE 1553	Smith	03/06/98	
	David Hobson v. Department of Human Resources	97 CSE 1747* ¹¹	Phipps	07/24/97	
	Jerry Whitley v. Mecklenburg County Child Support Enforcement Ernest Smith Sr. v. Department of Human Resources	97 CSE 2037 98 CSE 0016	Reilly Morrison	08/21/97 02/23/98	
	Douglas K. Johnson v. Department of Human Resources	98 CSE 0017	Becton	02/23/98	
	Gregory Alan Jett v. Department of Human Resources	98 CSE 0018	Smith	02/19/98	
	William Jerrell Seawell v. Department of Human Resources	98 CSE 0058	Mann	02/24/98	
	Bruce A. Carter v. Department of Human Resources	98 CSE 0059	Gray	02/24/98	
	Perry Eugene Love v. Department of Human Resources	98 CSE 0132	Smith	03/12/98	
	Hogan Larry Spencer v. Department of Human Resources	98 CSE 0143	Morrison	03/12/98	
	Linda Wade-Hargrove v. Department of Human Resources Regina C. Sullivan v. Department of Human Resources	97 DCS 0365 97 DCS 0482	Becton Becton	07/11/97 07/18/97	
	Teri Lynne Lanier v. Department of Human Resources	97 DCS 0738	Smith	09/05/97	
	Katrina T. Johnson v. Department of Human Resources	97 DCS 0856	Becton	09/24/97	
	Clarisa Carter Watson v. Department of Human Resources	97 DCS 0909	Gray	10/02/97	
	Paulette Duggins Rodgers v. Department of Human Resources	97 DCS 1238	Smith	12/08/97	
	TNICTID ANICY				
	INSURANCE Joseph J. Peacock v. Department of Insurance	96 INS 0433	Becton	07/25/97	12:04 NCR 327
	Voseph V. 1 edebox V. Department of Insurance	70 E18 0433	Becton	01123171	12.04 NCR 327
	JUSTICE				
	Barbara Carter Irons v. DHR, Division of Facility Services	97 DOJ 0669	Phipps	08/27/97	12:06 NCR 501
	Paul Harvey Taylor v. Department of Justice, Company Police Program	97 DOJ 0916	Reilly	10/03/97	
	Christopher Michael Lynn v. Company Police Program	97 DOJ 1120	Chess	10/22/97	
	William G. Fisher v. Consumer Protection, Department of Justice Imran Ramnarine v. Department of Justice, Company Police Program	97 DOJ 1300 97 DOJ 2071	Mann Becton	01/15/98 06/11/97	
	and Ramarine V. Department of Justice, Company Police Program	77 BO3 2071	Becton	00/11/57	
	Alarm Systems Licensing Board				
	Kim Brian Phelps v. Alarm Systems Licensing Board	96 DOJ 1785	Gray	08/08/97	
	Daniel Joseph Dunne, III v. Alarm Systems Licensing Board	97 DOJ 0868	Phipps	09/12/97	
	Education and Training Standards Division				
		96 DOJ 0353	Phipps	06/13/97	
	Jon Randolph O'Dell v. Criml. Justice Ed./Training Stds. Comm.	96 DOJ 1466	Phipps	09/16/97	
	James Haywood Mathews, Jr. v. Criml. Justice Ed./Training Stds. Comm.	96 DOJ 1957	Reilly	07/31/97	
	Teresa D. Wright v. Sheriffs' Ed. & Training Stds. Comm.	97 DOJ 0035	Morrison	01/08/98	
	Christopher Lee v. Criminal Justice Ed. & Training Standards Comm.	97 DOJ 0076	Morrison	06/19/97	
	and the state of t	97 DOJ 0077	Phipps	08/21/97	
	Edward Delano Hammock v. Criminal Justice Ed. & Training Sds Comm. Garfield Duncan Whitaker v. Criminal Justice Ed. & Training Stds. Comm.	97 DOJ 0078	Gray Phipps	12/19/97	
	Joseph Lonnie Wesson v. Criminal Justice Ed. & Training Stas. Comm.		Reilly	11/04/97 08/26/97	
	Frank Arlander Hearne v. Criml. Justice Ed. & Training Stds. Comm.	97 DOJ 0137	Reilly	06/10/97	
	Audrey McDonald Rodgers v. Sheriffs' Ed. & Training Stds. Comm.	97 DOJ 0308	Reilly	07/31/97	
	Gerald S. Wingate v. Sheriffs' Ed. & Training Stds. Comm.	97 DOJ 0428	Gray	10/09/97	
	William Malcolm Mourino v. Sheriffs' Ed. & Training Stds. Comm.	97 DOJ 0430	Phipps	09/16/97	
	Joel Scott Byrd v. Criml. Justice Ed. & Training Stds. Comm.	97 DOJ 0557* ³⁸	Chess	03/06/98	
	Derrick W. Bowens v. Sheriffs' Education & Training Standards Comm. Joseph Ray Davis v. Sheriffs' Ed. & Training Stds. Comm.	97 DOJ 0661 97 DOJ 0747	Smith Gray	08/29/97 10/02/9 7	
	Dana Chambers Queen v. Sheriffs' Ed. & Training Stds. Comm.	97 DOJ 0747 97 DOJ 0748	Phipps	03/05/98	
		97 DOJ 0767* ³⁸	Chess	03/06/98	
	William Wayne McDowell v. Sheriffs' Education & Training Stds. Comm.	97 DOJ 0817	Morrison	08/22/97	
	Richard Allen Price, Jr. v. Criminal Justice Ed. & Training Stds. Comm.	97 DOJ 0976	Phipps	03/12/98	
		97 DOJ 0977	Becton	12/31/97	
	Karen Poole Daniels v. Sheriffs' Ed. & Training Stds. Comm.	97 DOJ 1128	Morrison	02/02/98	
	James Earl Everett v. Crim. Justice Ed. & Training Stds Comm. Anthony Jerome Jackson v. Sheriffs' Ed. & Training Stds. Comm.	97 DOJ 1218 97 DOJ 1426	Gray Phipps	01/26/98 01/09/98	
	, the state of the	. 20, 1420	,	01/02/20	
	Private Protective Services Roard				

Private Protective Services Board

AGENCY	CASE NUMBER	ALJ	DATE OF DECISION	PUBLISHED DECISION REGISTER CITATION
Private Protective Services Board v Phillip L. Hanson	96 DOJ 0795	Smith	06/05/97	
Ronald Anthony Bobeck v. Private Protective Services Board	97 DOJ 0476	Morrison	06/20/97	
Joseph D. White v. Private Protective Services Board	97 DOJ 0724	Gray	10/06/97	
Harry A. House v. Private Protective Services Board	97 DOJ 0727	Phipps	09/11/97	
Earl Thomas Wilson v. Private Protective Services Board	97 DOJ 0996	Gray	10/06/97	
Patti Jones v. Private Protective Services Board	97 DOJ 1195	Reilly	11/03/97	
John Stokes, Jr. v. Private Protective Services Board Steven M. Riley v. Private Protective Services Board	97 DOJ 1196 97 DOJ 1445	Reilly Mann	11/03/97 01/30/98	
Steven M. Kney V. Fitvate Protective Services Board	97 DOJ 1443	Manti	01/30/98	
PUBLIC INSTRUCTION Nicholas Eirschele, by his parents, Charles & Kathy Eirschele v. Craven	96 EDC 0655	Mann	09/02/97	
County Board of Education	, o 22 e o o e		03.02.3.	
Jay and Elisabeth Miller v. Henderson County Public Schools	96 EDC 0766*29	Phipps	12/11/97	12:13 NCR 1201
Karen L. Holgersen v. Department of Public Instruction	96 EDC 0808	Smith	05/27/97	
Meridith Kirkpatrick, by her parent. Susan Kirkpatrick and Meridith	96 EDC 0979	Overby	06/02/97	
Kirkpatrick, Individually v. Lenoir County Board of Education	96 EDC 1013	Grav	10/24/07	
Brian Allen Hoffman v. Department of Public Instruction Alexander & Linda Brody & their son, James Brody v. Dare County	96 EDC 1013	Gray Creech	10/24/97 08/25/97	12:07 NCR 581
Public Schools	70 LDC 1075	Ciccon	00/25/77	12.07 NCR 381
Jay and Elisabeth Miller v. Henderson County Public Schools	96 EDC 1708*29	Phipps	12/11/97	12:13 NCR 1201
Brenda Joyce Brooks Lovely v. State Board of Education	97 EDC 0089	Morrison	08/01/97	
John G. Schaenman v State Board of Education	97 EDC 0095	Morrison	10/07/97	
Norman D. Crotts v. State Board of Education	97 EDC 0117	Reilly	09/23/97	
Paul W Bonham v. State Board of Education, Dept. of Public Instruction	97 EDC 0343	Smith	10/28/97	
Fred W. Crawford II v. Charlotte/Mecklenburg Board of Education Walter R. Bennett v. State Board of Education	97 EDC 0345 97 EDC 0657	Smith Smith	10/21/97 09/29/97	
Julius O. Webb v Hertford County Board of Education	97 EDC 0037	Gray	09/09/97	
Charles Beverly Whitley v State Board of Education	97 EDC 0898	Becton	12/31/97	
H. Margaret Willetts v. Department of Public Instruction	97 EDC 0978	Phipps	10/29/97	
Karen Clark Ceccato v. Department of Public Instruction	97 EDC 0989	Smith	09/16/97	
Carl Smith Herman v. State Board of Education	97 EDC 1050	Becton	10/27/97	
Cynthia Chisley v. Cumberland County Board of Education	97 EDC 1167	Gray	12/29/97	
Thomas Jenkins (Student), Bernitha Jenkins (Parent) v. Ralph Fike Senior High, Wilson County Public School	97 EDC 1550	Smith	01/06/98	
righ, whosh county rubble sensor				
STATE PERSONNEL				
Administration				
Paul F. Rock v. Dept. of Administration Div. of Purchase and Contract	97 OSP 1404	Phipps	01/09/98	
Brunswick Community College Dr. Donald W. Skinner v. Brunswick Community College	97 OSP 0310	Phipps	06/12/97	
Dr. Dollard W. Skillier V. Drails Wek Collinating College	,, 00. 00.0	•pps	00/.2/	
Correction				
Janice Harding v. Department of Correction	87 OSP 1250	Morrison	01/12/98	
William H. Williamson v. A.K. Pruitt, Sup. Blanch Youth Inst, Correction		Gray	01/28/98	
William H. Williamson v. A.K. Pruitt, Sup. Blanch Youth Inst, Correction Michael McKimmey v. Department of Correction	96 OSP 0254	Gray Reilly	01/28/98 12/18/97	12:14 NCR 1363
Pamela Robinson v. Department of Correction	96 OSP 0403* ³²	West	12/08/97	12:14 NCR 1373
Pamela Robinson v. Department of Correction	96 OSP 0654*32	West	12/08/97	12:14 NCR 1373
Ronald C. Denton, Sr. v. Dept. of Correction, Western Youth Institution	96 OSP 0773	Chess	03/10/98	
Stephen Dubay v Department of Correction	96 OSP 0896	Gray	01/28/98	
Rodney Jones, Paula Hawkins, James McKoy v. Dept. of Correction	96 OSP 1051*17	Phipps	08/20/97	
Rodney Jones, Paula Hawkins, James McKoy v. Dept. of Correction Rodney Jones, Paula Hawkins, James McKoy v. Dept. of Correction	96 OSP 1119* ¹⁷ 96 OSP 1120* ¹⁷	Phipps	08/20/97	
Larry Wayne Pruitt, Jr. v. Department of Correction	96 OSP 1120	Phipps Gray	08/20/97 08/11/97	
Margaret Martin Roberts v. Department of Correction	96 OSP 1157	Reilly	01/26/98	12:17 NCR 1677
William Hershel Bradley v. Franklin Freeman, Supt. Mark Hughes,	96 OSP 1604	Phipps	06/19/97	
Grant Spicer, Asst. Supt. Wade Hatley, et al, Department of Correction		••		
Dennis Harrell v. Department of Correction	96 OSP 2039	Chess	06/18/97	
Ray Evans Joyner v. Correction, Div. of Adult Probation/Parole	97 OSP 0100	Becton	09/18/97	
Morton Floyd v. New Hanover Department of Correction	97 OSP 0152	Gray	06/13/97	
Fannie P. Greene v. Adult Probation, State of NC Donald R. Webb v. Department of Correction	97 OSP 0261 97 OSP 0302	Gray Gray	11/20/97 03/12/98	
William G. Jordan v. Department of Correction	97 OSF 0302 97 OSP 0469	Morrison	10/31/97	12:11 NCR 987
Joe Nathan Graham v. Department of Correction	97 OSP 0539	Smith	01/13/98	nen 701
William A Rich v. Dennis Rowland (Asst. Supt.) Wake Corr. Ctr. DOC	97 OSP 0542	Gray	09/02/97	
Deborah R. Dixon v. Department of Correction	97 OSP 0594	Smith	01/29/98	12:17 NCR 1685
Torie M Osborne v. Department of Correction	97 OSP 0601	Smith	10/27/97	
Stanford R Peerless v. Department of Correction	97 OSP 0636	Morrison	02/25/98	
Dennis M. Butcher v. Department of Correction Longie F. McCaskill, III v. Department of Correction	97 OSP 0745	Reilly	12/10/97	
Lonnie F. McCaskill, III v. Department of Correction William E. McCaskill v. Department of Correction	97 OSP 0761 97 OSP 0770	Gray Becton	10/02/97 09/26/9 7	
William A Rich v. Department of Correction	97 OSP 0770	Mann	12/23/97	
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April	AGENCY	CASE NUMBER	ALJ	DATE OF DECISION	PUBLISHED DECISION REGISTER CITATION
Segima Draughow Department of Corrections Department of Corrections Segima Department of Correction Segima Segima Department of Correction Segima	Andrew Pinto v. Department of Correction	97 OSP 0873	Becton	10/31/97	
Bernie R. Kelly v. Harry Chambers, Department of Correction		97 OSP 0940		10/02/97	
Randy L. Tompkins v. Department of Correction 97 OSP 1110		97 OSP 0998	Becton	02/03/98	
Constance L. Hines v. Personnel Dept. Polt. Youth Institute	, , ,				
Andrew Pinto v. Department of Correction Panels Denies Halt V. Sotaland Correctional Center Reginald W. Lewis v. Piedmont Corr. Institute, Mr. T. Pinion, Cpt, K. Fry, Set. Dione, SCT. B. Coxenor William D. Bryan, Jr. v. Department of Correction Princes A. Holder v. Lumberton Correctional Institute Princes A. Holder v					
Pamela Denies Hall V. Scotland Correctional Center 97 OSP 1275 Smith 1202097					
Reginald W. Lewis v. Piedmont Corr. Institute, Mr. T. Pimon, Cpt. 97 OSP 1276 Smith 1202/927 K. Fry, Stg., Darry, SCT, B. Crawford 97 OSP 1294 Chess 0.114/98 William D. Bryant, Ir. v. Department of Correction 97 OSP 1291 Chess 0.114/98 William D. Bryant, Ir. v. Department of Correction 1800 Prances. A Holdra v. Lumberton Correctional Institute 97 OSP 1231 Bection 1231/97 Frances. A. Holdra v. Lumberton Correction Stoph Propertion of Correction Stoph 97 OSP 1231 Bection 1231/97 William G. Fisher v. Don Pack Hatte Pimpong, Dept. of Correction 97 OSP 1031 Beron 1031/298 Crime Control and Public Safety Dental Hargrove v. Department of Correction Stoph 97 OSP 1032 Phipps 10/29/97 Finghorman Security Commission 97 OSP 1035 Phipps 10/29/97 Employment Security Commission 97 OSP 1035 Phipps 01/19/98 Environment, Health, and Natural Resources 97 OSP 1035 Phipps 01/19/98 Environment, Health, and Natural Resources 97 OSP 1034 Gray 12/19 NCR 12/19 Environment, Health, and Natural Resources	•				
Donald W. Keith v. Department of Correction 97 OSP 1294 Chess 0.014/98	Reginald W. Lewis v. Piedmont Corr. Institute, Mr. T. Pinion, Cpt,				
William D. Bryan, Jr. v. Department of Correctional Institute 77 OSP 1320 Chess 0305/98		07 OCD 1304	Chara	01/14/00	
Frances A. Holden v. Lumberton Correctional Institute Promas Worlinge v. Lumberton Corrections Institute Ronald Graham Moner v. Department of Corrections Ronald Graham Moner v. Department of Corrections Ronald Graham Moner v. Department of Corrections Roll diagrove v. Department of Line of Roll diagrove v. Department of Human Resources Roll Share v. Southers v. Department of Human Resources Roll diagrove v. Department of Human Resour	·				
Thomas Woolridge v. Lumberton Correctional Institute					
Nonald Graham Moore v. Department of Correction					
Donald Hagrove v. Department of Correction/Emp. Relations Comm. 98 0SP 0115 Gray 03/06/98					
Crime Control and Public Safety Timothy M. Lassiter v. Crime Control & Public Safety, St. Hwy Patrol 97 OSP 0750 Mann 09/16/97		98 OSP 0075	• •	03/06/98	
Timothy M. Lassiter v. Crime Control & Public Safety, St. Hwy Patrol 97 OSP 0423 Phipps 10/29/97	William G. Fisher v. Don Peach-Hattie Pimpong, Dept. of Correction	98 OSP 0117	Mann	03/06/98	
Employment Security Commission Provided		07 050 0422	Dhinns	10/20/07	
Broxic J. Nelson v. Employment Security Commission 96 OSP 0293 Phipps 010798					
Broxic J. Nelson v. Employment Security Commission 96 OSP 0293 Phipps 010798	Employment Security Commission				
Mary H. Ranson v. Employment Security Commission 97 OSP 0948 Mann 0774497	Broxie J. Nelson v. Employment Security Commission	96 OSP 0378	Becton	07/10/97	
Carrie F. Luther v. Employment Security Commission 97 OSP 0943 Mann 01/12/98			Phipps	01/07/98	
Frances P. Gray v. Employment Security Commission 97 OSP 0948 Smith 01/13/98					
Environment, Health, and Natural Resources Yin-Pong G. Chang v. EHNR, Div. Environmental Management 95 OSP 0937 Reilly 02/18/98 12/01/97 12:13 NCR 1222 and Onslow County Department of Environment, Health, and Natural Resources 96 OSP 0430 Gray 10/02/97 12:09 NCR 851 James Fred Swain v. Environment, Health, and Natural Resources 96 OSP 0633 Smith 09/30/97 12:09 NCR 851 James S. Kantor v. Environment, Health, and Natural Resources 96 OSP 0633 Smith 09/30/97 12:09 NCR 854 Health and Human Services Settly I. Souther v. New River Area MH/DD/SA Program 94 OSP 0632 Becton 10/20/97 Reneth B. Cooper v. Piedment Area Mental Health 95 OSP 0312 Smith 12/19/97 Willie D. Parks v. Cherry Hospital, Department of Human Resources 96 OSP 06909 Gray 08/21/97 Gles Sutton v. Cumberland County Department of Social Services 96 OSP 06909 Gray 08/21/97 Gles Sutton v. Cumberland County Department of Social Services 96 OSP 1086 Gray 07/17/97 Felicia Ann Baker v. Lenoir County DSS, Jack B. Jones 96 OSP 1086 Becton 12/05/97 12/13 NCR 1215 Panela Massey v. Department of Human Resources 96 OSP 1086 Becton 12/05/97 12/13 NCR 1215 Panela Massey v. Department of Human Resources 97 OSP 0009 Phipps 06/20/97 12/10 NCR 107 Panela Massey v. Department of Human Resources 97 OSP 0007 Phipps 06/20/97 12/10 NCR 107 Panela Massey v. Department of Human Resources 97 OSP 0007 Phipps 06/20/97 12/10 NCR 107 Panela Massey v. Department of Human Resources 97 OSP 0007 Phipps 06/20/97 12/10 NCR 107 Panela Massey v. Department of Human Resources 97 OSP 0007 Phipps 06/20/97 12/10 NCR 107 Panela Massey v. Department of Human Resources 97 OSP 0007 Phipps 06/20/97 12/10 NCR 107 Panela Massey v. Department of Human Resources 97 OSP 0007 Phipps 06/20/97 12/10 NCR 107 Panela Massey v. Department of Human Resources 97 OSP 0007 Phipps 06/20/97 Phipps 06/20/97 Phipps 06/20/97 Phipp					
Yin-Pong G. Chang v. EHNR, Div. Environmental Management 95 OSP 0937 Reilly 0.2/18/98	Frances P. Gray v. Employment Security Commission	97 OSP 0948	Smith	01/13/98	
Dowell Gray v. Department of Environment and Natural Resources and Onslow County Department of Health		95 OSP 0937	Reilly	02/18/98	
Danislow County Department of Health James Fred Swain v. Environment, Health, and Natural Resources 96 OSP 0440 Gray 10/02/97 12:09 NCR 851 James S. Kantor v. Environment, Health, and Natural Resources 96 OSP 0633 Smith 09/30/97 12:09 NCR 854	Dowell Gray v. Department of Environment and Natural Resources		•		12:13 NCR 1222
James S. Kantor v. Environment, Health, and Natural Resources 96 OSP 0633 Smith 09/30/97 12:09 NCR 854 Health and Human Services Betty J. Souther v. New River Area MH/DD/SA Program 94 OSP 0327 Becton 10/20/97 Kenneth B. Cooper v. Piedmont Area Mental Health 95 OSP 0312 Smith 12/19/97 Willie D. Parks v. Cherry Hospital, Department of Human Resources 96 OSP 0617 Phipps 09/10/97 Robert Tilson Morley v. Department of Human Resources 96 OSP 0696 Gray 08/21/97 Glen Sutton v. Cumberland County Department of Social Services 96 OSP 1664 Becton 12/05/97 Brenda C. Burgess v. Dept of Human Resources (Broughton Hospital) 96 OSP 1664 Becton 12/05/97 Sharron S. Moten v. Lenoir County DSS, Jack B. Jones 96 OSP 1665 Becton 12/05/97 Sharron S. Moten v. Lenoir County DSS, Jack B. Jones 96 OSP 1664 Becton 12/05/97 Sharron S. Moten v. Lenoir County DSS, Jack B. Jones 96 OSP 1665 Becton 12/05/97 12:13 NCR 1215 Pamela Massey v. Department of Human Resources 96 OSP 1666 Becton 12/05/97 12:13 NCR 1215 Pamela Massey v. Department of Human Resources 97 OSP 0007 Phipps 06/20/97 12:02 NCR 107 Bennic Allen Stutte v. Department of Human Resources 97 OSP 0007 Phipps 06/20/97 12:02 NCR 107 Sandra Riley v. Onslow County Department of Social Services 97 OSP 0073 Gray 08/08/97 Sandra Riley v. Onslow County Department of Social Services 97 OSP 0073 Gray 08/08/97 Antonicite Leveille v. Onslow County Department of Social Services 97 OSP 0305 Chess 01/30/98 Rick A. Sanders v. Department of Human Resources 97 OSP 0307 Reilly 10/16/97 Troy Gaines v. Durtham County Mental Health Department 97 OSP 0307 Mann 11/24/97 12:12 NCR 1087 Lisha Dawn Byrd v. Human Resources (Western Carolina Center) 97 OSP 0491 Morrison 08/28/97 Donna Lunsford v. Caswell County Public Health Department 97 OSP 0603 Gray 03/13/98 Richard G. Steeves v. Scotland County Bo					
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Betty J. Souther v. New River Area MH/DD/SA Program Kenneth B. Cooper v. Piedmont Area Mental Health Willie D. Parks v. Cherry Hospital, Department of Human Resources Glen Sutton v. Cumberland County Department of Human Resources Glen Sutton v. Cumberland County Department of Social Services Glen Sutton v. Deportment of Human Resources Glen Sutton v. Deportment of Human Resources Glen Sutton v. Cumberland County Department of Social Services Glen Sutton v. Deportment of Human Resources Glen Sutton v. Department of Social Services Glen Sutton v. Department of Human Resources Glen Sutton v. Glen Sutto	James S. Kantor v. Environment, Health, and Natural Resources	96 OSP 0633	Smith	09/30/97	12:09 NCR 854
Kenneth B. Cooper v. Piedmont Area Mental Health 95 OSP 0312 Smith 12/19/97 Willie D. Parks v. Cherry Hospital, Department of Human Resources 96 OSP 065P 0667 Phipps 09/10/97 Glen Sutton v. Cumberland County Department of Social Services 96 OSP 1068 Gray 07/17/97 Felicia Ann Baker v. Lenoir County DSS, Jack B. Jones 96 OSP 1665 Becton 12/05/97 12:13 NCR 1215 Sharron S. Moten v. Lenoir County DSS, Jack B. Jones 96 OSP 1665 Becton 12/05/97 12:06 NCR 497 Clifton Dean Hill v. Department of Human Resources 96 OSP 1665 Becton 08/28/97 12:06 NCR 497 Clifton Dean Hill v. Department of Human Resources 97 OSP 0069 Reilly 09/30/97 12:02 NCR 107 Bennie Allen Suttle v. Department of Human Resources 97 OSP 0069 Reilly 09/30/97 12:02 NCR 107 Reilly 10/14/97 12:04 NCR 107 Reilly 10/14/97 12:05 NCR 107 Reilly 10/16/97 12:05 NCR 107 Reilly		04.000.0333	Destar	10/20/07	
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Glen Sutton v. Cumberland County Department of Social Services 96 OSP 1296 Gray O7/17/97					
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Sharron S. Moten v. Lenoir County DSS, Jack B. Jones 96 OSP 1665 Becton 12/05/97 12:13 NCR 1215					
Clifton Dean Hill v. Department of Human Resources 97 OSP 0007 Phipps 06/20/97 12:02 NCR 107 Bennie Allen Suttle v. Department of Human Resources 97 OSP 0069 Reilly 09/30/97 Calvin E. Kaiser v. Southeastern Mental Health Center 97 OSP 0073 Gray 08/08/97 Sandra Riley v. Onslow County Department of Social Services 97 OSP 0217 Reilly 10/14/97 Vicky Angel Morgan v. Buncombe County Department of Social Services 97 OSP 0218 Becton 10/02/97 Antoinette Leveille v. Onslow County Department of Social Services 97 OSP 0305 Chess 01/30/98 Rick A. Sanders v. Department of Health and Human Services 97 OSP 0307 Reilly 10/16/97 Troy Gaines v. Durham County Mental Health Department 97 OSP 0347 Mann 08/05/97 Edward Percell Eason v. Department of Human Resources 97 OSP 0363 Gray 08/15/97 Dale Dees v. Trend Community Mental Health Services 97 OSP 0402 Mann 11/24/97 12:12 NCR 1087 Lisha Dawn Byrd v. Human Resources (Western Carolina Center) 97 OSP 0491 Morrison 08/28/97 Donna Lunsford v. Caswell County Public Health Department 97 OSP 0622*3 Phipps 10/21/97 Antonio A. Archibeque v. Barbara D. Whitley, Dir, Stanly County DSS 97 OSP 0663 Smith 09/02/97 DR, Deaf & Hard of Hearing CNCSD Richard G. Steeves v. Scotland County Board of Health & Scotland County 97 OSP 0756 Becton 09/03/97 Deaf & Hard of Hearing CNCSD Richard G. Steeves v. Scotland County Board of Health & Scotland County 97 OSP 0756 Becton 09/03/97 Deaf & Hard of Hearing CNCSD Richard G. Steeves v. Scotland County Board of Health & Scotland County 97 OSP 0756 Becton 09/03/97 Deaf & Hard of Hearing CNCSD Richard G. Steeves v. Scotland County Board of Health & Scotland County 97 OSP 0750 Smith 02/05/98 Fred Foster, Jr. v. Department of Hounan Resources (Broughton Hospital) 97 OSP 0759 1657 Smith 03/17/98 Fred Foster, Jr. v. Department of Health and Human Services 97 OSP 1657 Smith 03/17/98 Melvin Lee v. Department of Health and Human Services 97 OSP 1657 Smith 03/17/98			Becton	12/05/97	12:13 NCR 1215
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Calvin E. Kaiser v. Southeastern Mental Health Center Sandra Riley v. Onslow County Department of Social Services 97 OSP 0217 Reilly 10/14/97 Vicky Angel Morgan v. Buncombe County Department of Social Services 97 OSP 0218 Becton 10/02/97 Antoinette Leveille v. Onslow County Department of Social Services 97 OSP 0305 Chess 01/30/98 Rick A. Sanders v. Department of Health and Human Services 97 OSP 0307 Reilly 10/16/97 Troy Gaines v. Durham County Mental Health Department 97 OSP 0347 Mann 08/05/97 Edward Percell Eason v. Department of Human Resources 97 OSP 0363 Gray 08/15/97 Dale Dees v. Trend Community Mental Health Services 97 OSP 0402 Mann 11/24/97 12:12 NCR 1087 Lisha Dawn Byrd v. Human Resources (Western Carolina Center) 97 OSP 0402 Mann 11/24/97 12:12 NCR 1087 Lisha Dawn Byrd v. Human Resources (Western Carolina Center) 97 OSP 0402 Mann 11/24/97 12:12 NCR 1087 Donna Lunsford v. Caswell County Public Health Department 97 OSP 0500 Gray 03/13/98 Richard G. Steeves v. Scotland County Board of Health 97 OSP 0622*3 Phipps 10/21/97 Antonio A. Archibeque v. Barbara D. Whitley, Dir, Stanly County DSS 97 OSP 0663 Smith 09/02/97 DHR, Deaf & Hard of Hearing CNCSD, Evonne Broadnax v. DHR, 97 OSP 0756 Becton 09/03/97 Deaf & Hard of Hearing CNCSD Richard G. Steeves v. Scotland County Board of Health & Scotland County 97 OSP 0756 Becton 09/03/97 Deaf & Hard of Hearing CNCSD Richard G. Steeves v. Scotland County Board of Health & Scotland County 97 OSP 0760*29 Richard G. Steeves v. Scotland County Department of Social Services 97 OSP 0783 Gray 10/13/97 Mary E. Reed v. Department of Human Resources (Broughton Hospital) 97 OSP 070 OSP 1858*0 Smith 03/17/98 Fred Foster, Jr. v. Department of Health and Human Services 97 OSP 1657 Smith 03/17/98 Melvin Lee v. Department of Health and Human Services 97 OSP 1657 Smith 03/18/98	·			06/20/97	12:02 NCR 107
Sandra Riley v. Onslow County Department of Social Services Vicky Angel Morgan v. Buncombe County Department of Social Services Antoinette Leveille v. Onslow County Department of Social Services P7 OSP 0385 Rick A. Sanders v. Department of Health and Human Services P7 OSP 0307 Reilly 10/16/97 Troy Gaines v. Durham County Mental Health Department P7 OSP 0347 Reilly 10/16/97 Troy Gaines v. Durham County Mental Health Department P7 OSP 0347 Mann 08/05/97 Edward Percell Eason v. Department of Human Resources P7 OSP 0363 Gray 08/15/97 Dale Dees v. Trend Community Mental Health Services P7 OSP 0402 Mann 11/24/97 12:12 NCR 1087 Donna Lunsford v. Caswell County Public Health Department P7 OSP 0491 Antonio A. Archibeque v. Barbara D. Whitley, Dir, Stanly County DSS DHR, Deaf & Hard of Hearing CNCSD, Evonne Broadnax v. DHR, Deaf & Hard of Hearing CNCSD, Evonne Broadnax v. DHR, Deaf & Hard of Hearing CNCSD Richard G. Steeves v. Scotland County Board of Health & Scotland County Julia R. Baker v. Union County Department of Social Services P7 OSP 0780 Smith P7 OSP 0780 P7 OSP 0780 Smith P7 OSP 0780	·		-		
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Antoinette Leveille v. Onslow County Department of Social Services Rick A. Sanders v. Department of Health and Human Services P7 OSP 0307 Reilly 10/16/97 Troy Gaines v. Durham County Mental Health Department P7 OSP 0347 Mann P7 OSP 0347 Mann P8/05/97 Edward Percell Eason v. Department of Human Resources P7 OSP 0363 Gray P7 OSP 0491 Mann P8/05/97 Dale Dees v. Trend Community Mental Health Services P7 OSP 0492 Mann P8/05/97 Dana Lunsford v. Caswell County Public Health Department P7 OSP 0491 Morrison P8/28/97 Donna Lunsford v. Caswell County Public Health Department P7 OSP 0500 Richard G. Steeves v. Scotland County Board of Health P7 OSP 0622*29 Phipps P10/21/97 Antonio A. Archibeque v. Barbara D. Whitley, Dir, Stanly County DSS P0 OSP 0663 P10/21/97 Deaf & Hard of Hearing CNCSD, Evonne Broadnax v. DHR, P0 OSP 0756 P0 OSP 07					
Rick A. Sanders v. Department of Health and Human Services 97 OSP 0307 Reilly 10/16/97 Troy Gaines v. Durham County Mental Health Department 97 OSP 0347 Mann 08/05/97 Edward Percell Eason v. Department of Human Resources 97 OSP 0363 Gray 08/15/97 Dale Dees v. Trend Community Mental Health Services 97 OSP 0402 Mann 11/24/97 12:12 NCR 1087 Lisha Dawn Byrd v. Human Resources (Western Carolina Center) 97 OSP 0401 Morrison 08/28/97 Donna Lunsford v. Caswell County Public Health Department 97 OSP 0500 Gray 03/13/98 Richard G. Steeves v. Scotland County Board of Health 97 OSP 0662 *3 Phipps 10/21/97 Antonio A. Archibeque v. Barbara D. Whitley, Dir, Stanly County DSS 97 OSP 0756 Becton 99/03/97 Deaf & Hard of Hearing CNCSD, Evonne Broadnax v. DHR, Post Office *3 Phipps 10/13/97 Post Office *3 Phipps 33/06/98 Julia R. Baker v. Union County Department of Social Services Mary E. Reed v. Department of Human Resources (Broughton Hospital) Fred Foster, Jr. v. Department of Health and Human Services 97 OSP 1657 Melvin Lee v. Department of Health and Human Services 97 OSP 1657 Smith 02/18/98	, ,				
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Antonio A. Archibeque v. Barbara D. Whitley, Dir, Stanly County DSS 97 OSP 0663 Smith 09/02/97 DHR, Deaf & Hard of Hearing CNCSD, Evonne Broadnax v. DHR, 97 OSP 0756 Becton 09/03/97 Deaf & Hard of Hearing CNCSD Richard G. Steeves v. Scotland County Board of Health & Scotland County 97 OSP 0760*23 Phipps 03/06/98 Julia R. Baker v. Union County Department of Social Services 97 OSP 0783 Gray 10/13/97 Mary E. Reed v. Department of Human Resources (Broughton Hospital) 97 OSP 0907 Smith 02/05/98 Fred Foster, Jr. v. Department of Health and Human Services 97 OSP 1287*30 Smith 03/17/98 Fred Foster, Jr. v. Department of Health and Human Services 97 OSP 1653*30 Smith 03/17/98 Melvin Lee v. Department of Health and Human Services 97 OSP 1657 Smith 02/18/98	Donna Lunsford v. Caswell County Public Health Department	97 OSP 0500	Gray	03/13/98	
DHR, Deaf & Hard of Hearing CNCSD, Evonne Broadnax v. DHR, Deaf & Hard of Hearing CNCSD Richard G. Steeves v. Scotland County Board of Health & Scotland County Julia R. Baker v. Union County Department of Social Services Mary E. Reed v. Department of Human Resources (Broughton Hospital) Fred Foster, Jr. v. Department of Health and Human Services P7 OSP 1657 Smith O3/17/98 Melvin Lee v. Department of Health and Human Services P7 OSP 1657 Smith O2/18/98	Richard G. Steeves v. Scotland County Board of Health	97 OSP 0622* ²³	Phipps	10/21/97	
Deaf & Hard of Hearing CNCSD Richard G. Steeves v. Scotland County Board of Health & Scotland County Julia R. Baker v. Union County Department of Social Services Julia R. Baker v. Union County Department of Social Services 97 OSP 0783 Gray 10/13/97 Mary E. Reed v. Department of Human Resources (Broughton Hospital) Fred Foster, Jr. v. Department of Health and Human Services 97 OSP 1287*39 Smith 03/17/98 Fred Foster, Jr. v. Department of Health and Human Services 97 OSP 1657 Smith 03/17/98 Melvin Lee v. Department of Health and Human Services 97 OSP 1657 Smith 02/18/98					
Julia R. Baker v. Union County Department of Social Services 97 OSP 0783 Gray 10/13/97 Mary E. Reed v. Department of Human Resources (Broughton Hospital) Fred Foster, Jr. v. Department of Health and Human Services 97 OSP 1287*39 Smith 03/17/98 Fred Foster, Jr. v. Department of Health and Human Services 97 OSP 1653*39 Smith 03/17/98 Melvin Lee v. Department of Health and Human Services 97 OSP 1657 Smith 02/18/98	· ·	97 OSP 0756	Becton	09/03/97	
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Melvin Lee v. Department of Health and Human Services 97 OSP 1657 Smith 02/18/98	_				
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Theorems, J. T. Department of freature and frumen services 97 OST 1099 SHIRL U3/17/98					
Fred Foster, Jr. v. Department of Health and Human Services 97 OSP 1700*39 Smith 03/17/98	·				
Fred Foster, Jr. v. Department of Health and Human Services 97 OSP 1700* Smith 03/17/98 Fred Foster, Jr. v. Department of Health and Human Services 97 OSP 1701** Smith 03/17/98					
Fred Foster, Jr. v. Department of Health and Human Services 97 OSP 1702*39 Smith 03/17/98					

Fred Foster, Jr. v. Department of Health and Human Services Bennie Allen v. Department of Health and Human Services Fred Foster, Jr. v. Department of Health and Human Services Fred Foster, Jr. v. Department of Health and Human Services	98 OSP 0040* ³⁹ 98 OSP 0043	Smith	03/17/98	
Fred Foster, Jr. v. Department of Health and Human Services	98 OSP 0043			
		Gray	03/10/98	
Tred Foster, 11. 1 Department of Treatment and Trainent Services	98 OSP 0077* ³⁹ 98 OSP 0187* ³⁹	Smith Smith	03/17/98 03/17/98	
Labor				
Penny E. Leonhardt v. Department of Labor Public Instruction	97 OSP 1088	Chess	03/05/98	
Frances Phillips Melott v. Department of Public Instruction Dowell Gray v. Department of Environment and Natural Resources and	95 OSP 0907 97 OSP 0374* ²⁷	Trawick Gray	06/09/97 12/01/97	12:13 NCR 1222
Onslow County Department of Health				
Transportation Tommie R. Jones, Samuel W. Winstead, Timothy C. Sturges, Michael J.	96 OSP 0781* ²⁶	Phipps	11/13/97	12:11 NCR 979
Boone, and Ronnie Batchelor v. Dept. of Transportation, Div. of Moto		rmpps	11/13/9/	12.11 NCR 9/9
Vehicles, Enforcement Section Tommie R. Jones, Samuel W. Winstead, Timothy C. Sturges, Michael J.	96 OSP 0782*26	Phipps	11/13/97	12:11 NCR 979
Boone, and Ronnie Batchelor v Dept. of Transportation, Div. of Moto Vehicles, Enforcement Section		тирро	11/13/7/	II.II i Cit 7/7
Tommie R. Jones, Samuel W. Winstead, Timothy C. Sturges, Michael J.	96 OSP 0783* ²⁶	Phipps	11/13/97	12:11 NCR 979
Boone, and Ronnie Batchelor v. Dept. of Transportation, Div. of Moto Vehicles, Enforcement Section	г			
Georgia B. Warren v Dept. of Transportation, Div of Motor Vehicles, Enforcement Section	96 OSP 0784* ²⁶	Phipps	11/13/97	12:11 NCR 979
Tommie R. Jones, Samuel W. Winstead, Timothy C. Sturges, Michael J. Boone, and Ronnie Batchelor v. Dept. of Transportation, Div. of Moto Vehicles, Enforcement Section	96 OSP 0785* ²⁶	Phipps	11/13/97	12:11 NCR 979
Tommie R. Jones, Samuel W. Winstead, Timothy C. Sturges, Michael J. Boone, and Ronnie Batchelor v. Dept. of Transportation, Div. of Moto	96 OSP 0786* ²⁶	Phipps	11/13/97	12:11 NCR 979
Vehicles, Enforcement Section Wendell L. Webb v. Department of Transportation, Ferry Division	96 OSP 1710* ²⁴	Phipps	10/31/97	
Wendell L. Webb v. Department of Transportation, Ferry Division	97 OSP 0198* ²⁴	Phipps	10/31/97	
Daniel H Spaulding v. Department of Transportation	97 OSP 0221	Becton	02/26/98	12:18 NCR 1742
Frank A. Tice, III v. Department of Transportation Carl H. Posey, Jr. v. Department of Transportation	97 OSP 0380 97 OSP 0486	Mann Gray	09/05/97 03/04/98	
Roy J. Abbott v. Department of Transportation	97 OSP 0480 97 OSP 0697	Morrison	12/05/97	
James French v Department of Transportation	97 OSP 1252	Smith	12/16/97	
Nita Anderson v. Department of Transportation	97 OSP 1515	Phipps	03/09/98	
University of North Carolina Boyd S. Taylor v. NC Central University	94 OSP 0363	Chess	09/12/97	
Gregory Lapicki v. East Carolina University	94 OSP 1721	Reilly	02/11/98	
Diane Riggsbee-Raynor v. UNC at Chapel Hill	96 OSP 0326	Chess	06/04/97	12:01 NCR 39
Helen McIntyre v. UNC-TV University of North Carolina	96 OSP 0822	Gray	09/26/97	
Elaine P. Browne v. Winston-Salem State University	96 OSP 1007	Reilly	09/24/97	
Carol Glosson v. University of NC Hospitals at Chapel Hill Theresa Rogers v. University of NC Hospitals at Chapel Hill	96 OSP 1015 96 OSP 1065	Morrison	10/08/97 10/23/97	
Ann O. Meares v. NC State University	96 OSP 1870	Chess	09/22/97	
Jesse Daniels v. East Carolina University	97 OSP 0123	Morrison	01/13/98	
Darrell J. Hampton v. NC Central University	97 OSP 0155	Mann	08/11/97	
Clinton A. Browne v. NC A&T State University Kenneth L. Jarman v. East Carolina University	97 OSP 0199	Phipps	09/18/97 09/26/97	
William A. Covington v. NC A & T State University	97 OSP 0249 97 OSP 0686	Gray Becton	08/29/97	
Beth W. Vinson v. Western Carolina University	97 OSP 0762	Phipps	10/10/97	
Viola Simmons v. UNC-Wilmington	97 OSP 0859	Gray	11/18/97	
Helen McIntyre v. UNC-TV University of North Carolina	97 OSP 0991	Gray	09/26/97	
Johnny Johnson, Jr. v. A&T St. University, Student Union Grievance Bd		Phipps	03/17/98	
Helen McIntyre v. UNC-TV University of North Carolina	97 OSP 1148	Gray	10/16/97	
Synthia Shaw v. UNC at Chapel Hill School of Medicine E. Julius Carter v. UNC-Greensboro	97 OSP 1171 97 OSP 1202	Morrison Phipps	03/11/98 11/05/97	
Kevin K. Kaffenberger v. University of North Carolina Chapel Hill	97 OSP 1249	Mann	02/13/98	
Betty M Burnett V University of North Carolina Hospitals	97 OSP 1272	Phipps	02/26/98	
Cindy Hartzell v. N.C.S.U. Facilities Operations	97 OSP 1299	Phipps	02/13/98	
Edward L Chatman v. UNC Hospital Marriot	97 OSP 1384	Phipps	01/20/98	
Winifred Bird v. University of NC Hospitals at Chapel Hill	97 OSP 1413	Phipps	01/12/98	
William Gibbs v. University of NC Hospitals at Chapel Hill Sharon McLawhorn v. East Carolina University	97 OSP 1559 97 OSP 1560	Gray Phipps	03/06/98 02/05/98	
SECRETARY OF STATE				
SECRETARY OF STATE Greenway Capital Corp. & Stacey Lee Davis v. Securities Div. Sec'y/Stat Teresa M. Coltrain v. Secretary of State	te 94 SOS 0097 97 SOS 0499	Gray Reilly	10/28/97 10/22/97	12:10 NCR 914

<u>AGENCY</u>	CASE <u>NUMBER</u>	ALJ	DATE OF DECISION	PUBLISHED DECISION REGISTER CITATION
Shelby H. Underwood, et.al. v. Trustees Teachers/St. Emp Ret. Sys.	96 DST 0390	Reilly	08/05/97	
Richard Albert Jose v. State Treasurer Retirement Systems Div.	97 DST 0281	Reilly	10/02/97	
Annie Tharrington Harrington v. Trustees Teachers/St. Emp Ret. Sys.	97 DST 0866	Mann	01/15/98	12:15 NCR 1468
TRANSPORTATION Audrey W. Harris v. Transportation, Manson/Wheat Contr., & Wake Elec.	97 DOT 0566	Gray	07/28/96	
UNIVERSITY OF NORTH CAROLINA Clinton S. Rogers v. UNC-Chapel Hill	97 UNC 1062	Becton	10/31/97	

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	СНАРТЕІ
1	Administration	Acupuncture	1
2	Agriculture	Architecture	2
3	Auditor	Athletic Trainer Examiners	3
4	Commerce	Auctioneers	4
5	Correction	Barber Examiners	6
6	Council of State	Certified Public Accountant Examiners	8
7	Cultural Resources	Chiropractic Examiners	10
8	Elections	Employee Assistance Professionals	111
9	Governor	General Contractors	12
10	Human Resources	Cosmetic Art Examiners	14
11	Insurance	Dental Examiners	16
12	Justice	Dietetics/Nutrition	17
13	Labor	Electrical Contractors	18
14A	Crime Control & Public Safety	Electrolysis	19
15A	Environment, Health, and Natural	Foresters	20
	Resources	Geologists	21
16	Public Education	Hearing Aid Dealers and Fitters	22
17	Revenue	Landscape Architects	26
18	Secretary of State	Landscape Contractors	28
19A	Transportation	Marital and Family Therapy	31
20	Treasurer	Medical Examiners	31
*21	Occupational Licensing Boards	Midwifery Joint Committee	32
22	Administrative Procedures	Mortuary Science	33
23	Community Colleges	Nursing	36
24	Independent Agencies		
25	State Personnel	Nursing Home Administrators	37
26	1	Occupational Therapists	38
26 27	Administrative Hearings	Opticians	40
21	NC State Bar	Optometry	42
		Osteopathic Examination & Reg. (Repealed)	44
		Pastoral Counselors, Fee-Based Practicing	45
		Pharmacy	46
		Physical Therapy Examiners	48
		Plumbing, Heating & Fire Sprinkler Contractors	50
		Podiatry Examiners	52
		Professional Counselors	53
		Psychology Board	54
		Professional Engineers & Land Surveyors	56
		Real Estate Appraisal Board	57
		Real Estate Commission	58
		Refrigeration Examiners	60
		Sanitarian Examiners	62
		Social Work Certification	63
		Soil Scientists	69
		Speech & Language Pathologists & Audiologists	64
		Substance Abuse Professionals	68
		Therapeutic Recreation Certification	65
		Veterinary Medical Board	66

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

CUMULATIVE INDEX

(Updated through March 26, 1998)

Other
Approved Rule
Effective by Governor
Text differs from proposal
RRC Status n Date
RRC
Fiscal Note
Notice of Text
Temporary Rule
Rule-making Proceedings
Agency/Rule Citation

This index provides information related to notices, rules and other documents published in the Register. It includes information about rules for which Notice of Rule-Making Proceedings or Notice of Text have been published, rules submitted to the Rules Review Commission and rules codified since the last session of the General Assembly. For assistance contact the Rules Division at 919/733-2678.

mic impact of at least 3-21.4. a substantial of finds SF = Dule has of local a dietribution diff Duly affacts the distribution of state funds 1 = diff S - Dale offects the al Note.

\$5,000,000 in a 12-month period. * = Rule-making agency has determined that the rule does not impact state or local funds and does not have a substantial economic impact. See G.S. 150B-2	ıle-making agency has	determined that the ru	ıle does not imp	ct state or local	funds and does n	ot have a substantial	economic impact. See G.S. 1	150B-2
ADMINISTRATION								
Purchase and Contract Division								
1 NCAC 05B .0301	12:17 NCR 1611							
1 NCAC 05B .0302	12:17 NCR 1611							
1 NCAC 05B .0310	12:17 NCR 1611							
1 NCAC 05B .0316	12:17 NCR 1611							
1 NCAC 05B .0401	12:17 NCR 1611							
1 NCAC 05B .0801	12:17 NCR 1611							
1 NCAC 05B .0802	12:17 NCR 1611							
1 NCAC 05B .1301	12:17 NCR 1611							
1 NCAC 05B .1519	12:17 NCR 1611							
1 NCAC 05B .1604	12:17 NCR 1611							
1 NCAC 05B .1906	12:17 NCR 1611							
State Building Commission								
1 NCAC 30G .0101	11:04 NCR 194	11:19 NCR 1414	*	Approve	03/20/97		11:26 NCR 2004	4
1 NCAC 30G .0102	11:04 NCR 194	11:19 NCR 1414		Object	03/20/97	•	ALCO GOIN OC. II	_
1 NCAC 30G .0103	11:04 NCR 194	11:19 NCR 1414	*	Approve Approve	03/20/97		11:30 NCR 2314 11:26 NCR 2004	<u> </u>
1 NCAC 30G .0104	11:04 NCR 194	11:19 NCR 1414	S/L	Object	03/20/97	*	MEC GON OCT	_
1 NCAC 30G .0105	11:04 NCR 194	11:19 NCR 1414	S/L	Approve Approve	03/20/97	,	11:26 NCR 2004	7 7
ADMINISTRATIVE HEARINGS								
Civil Rights Division								
26 NCAC 04 .0101	12:12 NCR 1071	12:16 NCR 1508	*					
26 NCAC 04 .0201	12:12 NCR 1071	12:16 NCR 1508	*					
26 NCAC 04 .0202	12:12 NCR 1071	12:16 NCR 1508	*					

Rule-1	Rule-making	Temporary	Notice of	Fiscal	RRC Status	status	Text differs	Effective by		
		Rule	Text	Note	Action	Date	from proposai	Governor	Approved Rule	Other
12:	12:	12:12 NCR 1071	12:16 NCR 1508	*						
12:1	12:	12:12 NCR 1071	12:16 NCR 1508	*						
12:08 NCR 621			12:13 NCR 1172	S						
11:19 NCR 1413										
10:24 NCR 3056			11:06 NCR 324	*	Ext. Review	96/61/21				
10:24 NCR 3056			11:06 NCR 324	*	Approve Ext. Review	01/16/97 12/19/96	*		11:22 NCR 1717	
10-24 NCP 3056			11.06 NCB 324	*	Approve	76/91/10	*		11:22 NCR 1717	
0000			11:00 MON 324		Ехі. печієм Арргоvе	01/16/97			11:22 NCR 1717	
N/A 11:27 NCR 2053	_	N/A	N/A 12:03 NCR 169	*	Approve	12/18/97	*		12:17 NCR 1620 12:17 NCR 1620	
11:27 NCR 2053			12:03 NCR 169	*	Approve	12/18/97			12:17 NCR 1620	
11:27 NCR 2053			12:03 NCR 169	*	Approve	12/18/97	*		12:17 NCR 1620	
11:27 NCR 2053			12:03 NCR 169	*	Approve	12/18/97	*		12:17 NCR 1620	
11:27 NCR 2053			12:03 NCR 169	*	Approve	12/18/97	*		12:17 NCR 1620	
11:27 NCR 2053			12:03 NCR 169	*	Approve	12/18/97	*		12:17 NCR 1620	
11:14 NCR 1107			11:22 NCR 1709	*	Approve	05/15/97			11:30 NCR 2314	
11:14 NCR 1107			11:22 NCR 1709	*	Approve	05/15/97			11:30 NCR 2314	
11:14 NCR 1107			11:22 NCR 1709	*	Approve	05/15/97			11:30 NCR 2314	
11:27 NCR 2053			12:03 NCR 169	*	Approve	12/18/97	*		12:17 NCR 1620	
11:14 NCR 1107			11:22 NCR 1706	*	Object	76/51/50	•			
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11:14 NCR 1107			11:22 NCR 1706	*	Object	05/15/97			9	
11:14 NCR 1107			11:22 NCR 1706	*	Approve Approve	76/61/90 05/15/97	*		12:03 NCR 213 11:30 NCR 2314	
11:14 NCR 1107			11:22 NCR 1706	*	Approve	05/15/97			11:30 NCR 2314	
11:14 NCR 1107			11:22 NCR 1706	•	Approve	05/15/97			11;30 NCR 2314	

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by			
Citation	Proceedings	Rule	Text	Note	Action	Date	rom proposal	Сочетог	Approved Kule	Other	
2 NCAC 43L .0403	11:14 NCR 1107		11:22 NCR 1706	*	Approve	05/15/97			11:30 NCR 2314		
2 NCAC 43L .0405	11:14 NCR 1107		11:22 NCR 1706	*	Approve	05/15/97	*		11:30 NCR 2314		
Plant Conservation Board	rd										
2 NCAC 48F.0301	11:07 NCR 407		11:11 NCR 883	*	Approve	03/20/97			11:26 NCR 2004		
2 NCAC 48F .0302	11:07 NCR 407		11:11 NCR 883	*	Approve	03/20/97			11:26 NCR 2004		
2 NCAC 48F .0304	11:07 NCR 407		11:11 NCR 883	*	Approve	03/20/97	*		11:26 NCR 2004		
2 NCAC 48F .0305	11:07 NCR 407		11:11 NCR 883	*	Approve	03/20/97	*		11:26 NCR 2004		
2 NCAC 48F .0306	11:07 NCR 407		11:11 NCR 883	*	Approve	03/20/97	*		11:26 NCR 2004		
Structural Pest Control											
2 NCAC 34 .0102	12:09 NCR 743		12:14 NCR 1234	*							
2 NCAC 34 .0302	12:09 NCR 743		12:14 NCR 1234	•							
2 NCAC 34.0303	12:09 NCR 743		12:14 NCR 1234	*							
2 NCAC 34 .0306	12:09 NCR 743		12:14 NCR 1234	*							
2 NCAC 34 .0308	12:09 NCR 743		12:14 NCR 1234	*							
2 NCAC 34 .0309	12:09 NCR 743		12:14 NCR 1234	S/L						Addendum	12:15
2 NCAC 34 .0312	12:09 NCR 743		12:14 NCR 1234	*						NCK 1419	
2 NCAC 34 .0313	12:09 NCR 743		12:14 NCR 1234	S/L						Addendum	12:15
2 NCAC 34 .0323	12:09 NCR 743		12:14 NCR 1234	*						NCK 1419	
2 NCAC 34 .0325	12:09 NCR 743		12:14 NCR 1234	*							
2 NCAC 34 .0328	12:09 NCR 743		12:14 NCR 1234	*							
2 NCAC 34 .0401	12:09 NCR 743		12:14 NCR 1234	*							
2 NCAC 34.0402	12:09 NCR 743		12:14 NCR 1234	*							
2 NCAC 34.0403	12:09 NCR 743		12:14 NCR 1234	*							
2 NCAC 34 .0404	12:09 NCR 743		12:14 NCR 1234	*							
2 NCAC 34.0406	12:09 NCR 743		12:14 NCR 1234	*							
2 NCAC 34 .0501	12:09 NCR 743		12:14 NCR 1234	*							
2 NCAC 34 .0502	12:09 NCR 743		12:14 NCR 1234	*							
2 NCAC 34.0503		11:21 NCR 1651	12:06 NCR 455	*							
2 NCAC 34 .0503	12:09 NCR 743		12:14 NCR 1234	*							

	Approved Rule Other																														
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RRC Status	Date																											03/19/98		03/19/98	
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Notice of	Text	12:14 NCR 1234	12:14 NCR 1234	12:14 NCR 1234	12:14 NCR 1234	12:14 NCR 1234		12:06 NCR 455	12:14 NCR 1234	12:06 NCR 455	12:14 NCR 1234	12:06 NCR 455	12:14 NCR 1234	12:14 NCR 1234		12:14 NCR 1234	12:14 NCR 1234	12:14 NCR 1234	12:14 NCR 1234	12:14 NCR 1234				12:09 NCR 795	12:09 NCR 795	12:09 NCR 795	12:09 NCR 795				
Temporary	Rule							11:21 NCR 1651		11:21 NCR 1651		11:21 NCR 1651																			
Rule-making	Proceedings	12:09 NCR 743	12:09 NCR 743	12:09 NCR 743	12:09 NCR 743	12:09 NCR 743	12:09 NCR 743		12:09 NCR 743		12:09 NCR 743		12:09 NCR 743	12:09 NCR 743	12:09 NCR 743	12:09 NCR 743	12:09 NCR 743	12:09 NCR 743	12:09 NCR 743	12:09 NCR 743	BOARD OF	12:04 NCR 244	12:04 NCR 244	12:04 NCR 244	12:04 NCR 244						
Agency/Rule	Citation	2 NCAC 34 0504	2 NCAC 34 .0505	2 NCAC 34 .0506	2 NCAC 34 .0507	2 NCAC 34 .0508	2 NCAC 34 .0601	2 NCAC 34 .0602	2 NCAC 34 .0602	2 NCAC 34 .0604	2 NCAC 34 .0604	2 NCAC 34.0605	2 NCAC 34 .0605	2 NCAC 34.0701	2 NCAC 34 .0702	2 NCAC 34.0703	2 NCAC 34 .0803	2 NCAC 34 .0902	2 NCAC 34 .0904	2 NCAC 34 .1101	ARCHITECTURE, E	21 NCAC 02 .0208	21 NCAC 02 .0210	21 NCAC 02 .0213	21 NCAC 02 .0901	21 NCAC 02 .0902	21 NCAC 02 .0903	21 NCAC 02 .0904	21 NCAC 02,0905	21 NCAC 02 .0906	21 NCAC 02 .0907

Agency/Rule Citation	Rule-making Proceedings	Temporary Rule	Notice of Text	Fiscal Note	KKC Status Action	atus Date	from from proposal	Effective by Governor	Approved Rule	Other
21 NCAC 02 .0908	12:04 NCR 244		12:09 NCR 795	S/L/SE						
21 NCAC 02 .0909	12:04 NCR 244		12:09 NCR 795	S/L/SE						
21 NCAC 02 .0910	12:04 NCR 244		12:09 NCR 795	S/L/SE						
ATHLETIC TRAINER EXAMINERS, BOARD OF	ER EXAMINERS,	BOARD OF								
21 NCAC 03 .0101		12:18 NCR 1714								
21 NCAC 03 .0102		12:18 NCR 1714								
21 NCAC 03 .0103		12:18 NCR 1714								
21 NCAC 03 .0201		12:18 NCR 1714								
21 NCAC 03 .0301		12:18 NCR 1714								
21 NCAC 03 .0302		12:18 NCR 1714								
21 NCAC 03 .0303		12:18 NCR 1714								
21 NCAC 03 .0304		12:18 NCR 1714								
21 NCAC 03 .0401		12:18 NCR 1714								
ATHLETIC TRAINER EXAMINERS/MEDICAL BOARD COMMITTEE	ER EXAMINERS/	MEDICAL BOAR	D COMMITTEE							
21 NCAC 03.0501		12:18 NCR 1714								
AUCTIONEERS LICENSING BOARD	ENSING BOARD									
21 NCAC 04B .0202	11:18 NCR 1368		11:28 NCR 2129	*	Approve	11/20/97	*		12:16 NCR 1521	
CERTIFIED PUBLIC ACCOUNTANT EXAMINERS	C ACCOUNTANT	EXAMINERS								
21 NCAC 08A .0301	12:08 NCR 619		12:13 NCR 1138	*						
21 NCAC 08A .0309	12:08 NCR 619		12:13 NCR 1138	*						
21 NCAC 08F .0103	12:08 NCR 619		12:13 NCR 1138	*						
21 NCAC 08F.0105	12:08 NCR 619		12:13 NCR 1138	*						
21 NCAC 08F .0302	12:08 NCR 619		12:13 NCR 1138	*						
21 NCAC 08F.0304	12:08 NCR 619		12:13 NCR 1138	*						
21 NCAC 08F .0401	12:08 NCR 619		12:13 NCR 1138	*						
21 NCAC 08F .0410	12:08 NCR 619		12:13 NCR 1138	*						
21 NCAC 08G .0404	12:08 NCR 619		12:13 NCR 1138	*						
21 NCAC 08G .0406	12:08 NCR 619		12:13 NCR 1138	*						
21 NCAC 08H .0001	12:08 NCR 619		12:13 NCR 1138	*						

	Other																														
	Approved Rule																													12:16 NCR 1521	12:17 NCR 1620
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RRC	Action																												Object	Approve	Object Approve
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	Text		12:13 NCR 1138	12:13 NCR 1138	12:13 NCR 1138	12:13 NCR 1138	12:13 NCR 1138	12:13 NCR 1138	12:13 NCR 1138	12:13 NCR 1138	12:13 NCR 1138	12:13 NCR 1138	12:13 NCR 1138	12:13 NCR 1138															11:14 NCR 1113	11:14 NCR 1113	11:14 NCR 1113
E	Rule																														
D. C.	Proceedings		12.08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619		11:09 NCR 569		11:09 NCR 569													
A	Citation		21 NCAC 081.0004	21 NCAC 081 .0005	21 NCAC 08J .0001	21 NCAC 08J .0005	21 NCAC 08J .0006	21 NCAC 08J.0008	21 NCAC 08J .0010	21 NCAC 08K .0301	21 NCAC 08M .0101	21 NCAC 08M .0102	21 NCAC 08M .0201	21 NCAC 08M .0204	COMMERCE	4 NCAC 01E	4 NCAC 01F	4 NCAC 0111	4 NCAC 011	4 NCAC 01J	4 NCAC 01K	Community Assistance	4 NCAC 01K .0501	4 NCAC 01K .0502	4 NCAC 01K .0503	4 NCAC 01K .0504	4 NCAC 01K .0505	4 NCAC 01K .0506	4 NCAC 19L .0401	4 NCAC 19L .0403	4 NCAC 19L .0404

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC Status	Status	Text differs	Effective by		
Citation	Proceedings	Rule	Text	Note	Action	Date	from	Governor	Approved Kule	Other
4 NCAC 19L .0407	11:09 NCR 569		11:14 NCR 1113	*	Approve	11/20/97			12:16 NCR 1521	
4 NCAC 19L .0501	11:09 NCR 569		11:14 NCR 1113	*	Approve	11/20/97	•		12:16 NCR 1521	
4 NCAC 19L .0502	11:09 NCR 569		11:14 NCR 1113	*	Approve	11/20/97	•		12:16 NCR 1521	
4 NCAC 19L.0505	11:09 NCR 569		11:14 NCR 1113	*	Object	11/20/97	*		0021 00N 51:01	
4 NCAC 19L.0706	11:09 NCR 569		11:14 NCR 1113	*	Approve	11/20/97			12:16 NCR 1521	
4 NCAC 19L.0707	11:09 NCR 569		11:14 NCR 1113	*	Object	11/20/97	46		0621 0014 51:01	
4 NCAC 19L.0708	11:09 NCR 569		11:14 NCR 1113	*	Approve Object	11/20/97			12:17 NCK 1620	
4 NCAC 19L .0802	11:09 NCR 569		11:14 NCR 1113	*	Арргоvе Арргоvе	12/18/97	•		12:17 NCR 1620 12:16 NCR 1521	
4 NCAC 19L .0805	11:09 NCR 569									
4 NCAC 19L,0901	11:09 NCR 569		11:14 NCR 1113	*	Approve	11/20/97	*		12:16 NCR 1521	
4 NCAC 19L,0906	11:09 NCR 569		11:14 NCR 1113	*	Approve	11/20/97	*		12:16 NCR 1521	
4 NCAC 19L.0907	11:09 NCR 569		11:14 NCR 1113	*	Approve	11/20/97			12:16 NCR 1521	
4 NCAC 19L.0911	11:09 NCR 569		11:14 NCR 1113	*	Object	11/20/97	•			
4 NCAC 19L .1002	11:09 NCR 569		11:14 NCR 1113	*	Арргоvе Арргоvе	11/20/97			12:17 NCR 1620 12:16 NCR 1521	
4 NCAC 19L.1004	11:09 NCR 569		11:14 NCR 1113	*	Approve	11/20/97	*		12:16 NCR 1521	
4 NCAC 19L.1009	11:09 NCR 569		11:14 NCR 1113		Object	11/20/97	•		0691 GON 51:61	
4 NCAC 19L.1011	11:09 NCR 569		11:14 NCR 1113	*	Object	11/20/97			12:17 NCB 1620	
4 NCAC 19L.1301	11:09 NCR 569		11:14 NCR 1113	•	Approve	11/20/97			12:16 NCR 1521	
4 NCAC 19L .1302	11:09 NCR 569		11:14 NCR 1113	*	Approve	11/20/97	*		12:16 NCR 1521	
4 NCAC 19L .1303	11:09 NCR 569		11:14 NCR 1113	•	Object	11/20/97	•		12:17 NCB 1620	
4 NCAC 19L.1701	11:09 NCR 569		11:14 NCR 1113	*	Approve	11/20/97			12:16 NCR 1521	
4 NCAC 19L.1702	11:09 NCR 569		11:14 NCR 1113	*	Approve	11/20/97	*		12:16 NCR 1521	
4 NCAC 19L.1703	11:09 NCR 569		11:14 NCR 1113	*	Object	11/20/97	•			
4 NCAC 19L .1801	11:09 NCR 569		11:14 NCR 1113	*	Арргоvе Арргоvе	120/97	• •		12:17 NCR 1620 12:16 NCR 1521	
4 NCAC 19L.1802	11:09 NCR 569		11:14 NCR 1113	*	Approve	11/20/97	*		12:16 NCR 1521	
4 NCAC 19L.1803	11:09 NCR 569		11:14 NCR 1113	*	Approve	11/20/97	*		12:16 NCR 1521	
4 NCAC 19L .1804	11:09 NCR 569		11:14 NCR 1113	*	Object	11/20/97				

	Other																													
	Approved Rule	12:17 NCR 1620	0001 0000 0101	12:17 NCK 1020		12:07 NCR 561	•	12:10 NCR 878 12:07 NCR 561		12:03 NCR 213	12:03 NCR 213	12:03 NCR 213	12:03 NCR 213	12:03 NCR 213	12:03 NCR 213	12:03 NCR 213	12:03 NCR 213	12:03 NCR 213	12:03 NCR 213	12:03 NCR 213	12:03 NCR 213	12:03 NCR 213	12:03 NCR 213	12:03 NCR 213	12:03 NCR 213	12:03 NCR 213	12:03 NCR 213	12:03 NCR 213	12:03 NCR 213	12:03 NCR 213
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RRC Status	Date	12/18/97	11/20/97	16/91/71		08/21/97	08/21/97	09/18/97 08/21/97		26/61/90	06/19/97	26/61/90	26/61/90	26/61/90	<i>L6/61/90</i>	26/1/90	26/1/90	26/61/90	26/61/90	26/1/90	26/61/90	06/19/97	06/19/97	26/61/90	26/61/90	26/61/90	06/19/97	16/11/90	06/19/97	26/61/90
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Notice of	Text		11:14 NCR 1113			11:29 NCR 2182	11:29 NCR 2182	11:29 NCR 2182		11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040	11:13 NCR 1040
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Rule-making	Proceedings		11:09 NCR 569	11:09 NCR 569		10:18 NCR 2398	10:18 NCR 2398	10:18 NCR 2398		10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056	10:24 NCR 3056
Agency/Role	Citation		4 NCAC 19L .1805	4 NCAC 191, 1900	Credit Union Division	4 NCAC 06C .0205	4 NCAC 06C 0407	4 NCAC 06C .0409	State Ports Authority	4 NCAC 13A.0101	4 NCAC 13A .0102	4 NCAC 13A.0105	4 NCAC 13A .0202	4 NCAC 13A.0203	4 NCAC 13A .0204	4 NCAC 1313.0001	4 NCAC 13B .0002	4 NCAC 1313 .0003	4 NCAC 1313.0004	4 NCAC 13B .0005	4 NCAC 13C .0001	4 NCAC 13D .0101	4 NCAC 13E .0101	4 NCAC 13E .0102	4 NCAC 13E .0103	4 NCAC 13E .0201	4 NCAC 13E .0202	4 NCAC 13E .0301	4 NCAC 13E .0302	4 NCAC 13E .0401

CCR 3056 CCR	Rule	Text 11:13 NCR 1040 11:13 NCR 1040	Note:	Approve	Date proposal 06/19/97 06/19/97 06/19/97 06/19/97 06/19/97 06/19/97 06/19/97 06/19/97 06/19/97	а Сометног	12:03 NCR 213	Other
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10:24 NCR 3056 10:24 NCR 1369 11:18 NCR 1369		1:13 NCR 1040		Approve Approve Approve Approve Approve Approve Approve Approve Approve	76/61/90 76/61/90 76/61/90 76/61/90 76/61/90 76/61/90 76/61/90 76/61/90		12:03 NCR 213 12:03 NCR 213	
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ACR 3056 ACR 3056 ACR 3056 ACR 3056 ACR 3056 ACR 1369			* *	Approve	06/19/97		12.03 INCR 213	
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ACR 3056 ACR 3056 ACR 1369	-	11:13 NCR 1040	*	Approve	06/19/97		12:03 NCR 213	
NCR 3056 NCR 1369 NCR 1369 NCR 1369 NCR 1369 NCR 1369 NCR 1369		11:13 NCR 1040	*	Approve	26/1/90		12:03 NCR 213	
ACR 1369 ACR 1369 ACR 1369 ACR 1369 ACR 1369 ACR 1369	-	11:13 NCR 1040	*	Approve	16/16/92		12:03 NCR 213	
11:18 NCR 1369 11:18 NCR 1369 11:18 NCR 1369 11:18 NCR 1369 11:18 NCR 1369 11:18 NCR 1369								
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11:18 NCR 1369 11:18 NCR 1369 11:18 NCR 1369 11:18 NCR 1369	11:25 NCR 1919	12:09 NCR 802		Approve	01/15/98			
11:18 NCR 1369 11:18 NCR 1369 11:18 NCR 1369 11:18 NCR 1369		12:09 NCR 802	*	Approve	01/15/98			
11:18 NCR 1369 11:18 NCR 1369 11:18 NCR 1369	1	12:09 NCR 802	*	Approve	86/21/10			
11:18 NCR 1369 11:18 NCR 1369	11:25 NCR 1919	12:09 NCR 802	*	Approve	01/15/98			
11:18 NCR 1369	11:25 NCR 1919	12:09 NCR 802	*	Approve	86/21/10			
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23 NCAC 02D .0103 11:18 NCR 1369 11:25	11:25 NCR 1919 1	12:09 NCR 802	•	Approve	01/15/98			
23 NCAC 02D .0201 11:18 NCR 1369 11:25	11:25 NCR 1919	12:09 NCR 802	*	Approve	* 86/21/10			
23 NCAC 02D .0202 11:17 NCR 1336								
23 NCAC 02D .0202 11:18 NCR 1369 11:25	11:25 NCR 1919 1	12:09 NCR 802	*	Approve	* 86/\$1/10			

	Other																													
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RRC Status	Date	86/\$1/10	01/15/98	01/15/98	01/15/98	01/15/98	01/15/98	01/15/98	01/15/98	01/16/97	01/15/98	01/15/98	01/15/98	01/15/98	01/15/98							03/19/98								
RRC	Action	Approve	Object	Approve	Approve	Object	Approve Approve	Approve	Approve	Object	Approve	Approve	Approve	Approve	Approve							Object								
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	Text	12:09 NCR 802	12:09 NCR 802	12:09 NCR 802	11:09 NCR 585	12:09 NCR 802		12:11 NCR 925	12:11 NCR 925	12:11 NCR 925	12:11 NCR 925	12:11 NCR 925	12:11 NCR 925	12:11 NCR 925	12:11 NCR 925	12:11 NCR 925	12:11 NCR 925	12:11 NCR 925	12:11 NCR 925	12:11 NCR 925	12:11 NCR 925									
1	Rule	11:25 NCR 1919	11;25 NCR 1919	11:25 NCR 1919		11:25 NCR 1919																								
D.d.	Proceedings	11-18 NCR 1369	11:18 NCR 1369	11:18 NCR 1369	11:18 NCR 1369	10:24 NCR 3058	11:18 NCR 1369	(AMINERS	12:06 NCR 453	12:06 NCR 925	12:06 NCR 453	12:06 NCR 453	12:06 NCR 453	12:06 NCR 453	12:06 NCR 453															
4	Citation	23 NCAC 02D .0203	23 NCAC 02D .0301	23 NCAC 02D .0323	23 NCAC 02D .0324	23 NCAC 02D .0327	23 NCAC 02E .0101	23 NCAC 02E 0102	23 NCAC 02E, 0201	23 NCAC 02E .0203	23 NCAC 02E .0203	23 NCAC 02E .0204	23 NCAC 02E .0205	23 NCAC 02E .0501	23 NCAC 02E .0604	COSMETIC ART EXAMINERS	21 NCAC 14A,0101	21 NCAC 14B .0605	21 NCAC 14G .0103	21 NCAC 14G .0107	21 NCAC 14G .0113	21 NCAC 1411.0105	21 NCAC 1411.0113	21 NCAC 14H .0118	21 NCAC 1411.0119	21 NCAC 141 .0104	21 NCAC 141.0105	21 NCAC 141 .0107	21 NCAC 141 .0109	21 NCAC 141,0401

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		ō
Citation	Proceedings	Rule	Text	Note	Action	Date	rrom proposal	Covernor	Approved Kule	Other
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21 NCAC 14J .0102	12:06 NCR 453		12:11 NCR 925	•						
21 NCAC 14J .0103	12:06 NCR 453		12:11 NCR 925	•						
21 NCAC 14J .0104	12:06 NCR 453		12:11 NCR 925	*						
21 NCAC 14J .0105	12:06 NCR 453		12:11 NCR 925	*						
21 NCAC 14J .0202	12:06 NCR 453		12:11 NCR 925	•						
21 NCAC 14J .0204	12:06 NCR 453		12:11 NCR 925	•						
21 NCAC 14J .0205	12:06 NCR 453		12:11 NCR 925	*						
21 NCAC 14J .0206	12:06 NCR 453		12:11 NCR 925	•						
21 NCAC 14J .0303	12:06 NCR 453		12:11 NCR 925	*						
21 NCAC 14J .0306	12:06 NCR 453		12:11 NCR 925	*						
21 NCAC 14J .0307	12:06 NCR 453		12:11 NCR 925	*						
21 NCAC 14J .0401	12:06 NCR 453		12:11 NCR 925	*						
21 NCAC 14J .0402	12:06 NCR 453		12:11 NCR 925	•						
21 NCAC 14J .0403	12:06 NCR 453		12:11 NCR 925	*						
21 NCAC 14J .0404	12:06 NCR 453		12:11 NCR 925	*						
21 NCAC 14J .0501	12:06 NCR 453		12:11 NCR 925	*	Object	03/19/98				
21 NCAC 14K .0101	12:06 NCR 453		12:11 NCR 925	*						
21 NCAC 14K .0103	12:06 NCR 453		12:11 NCR 925	*	Object	03/19/98				
21 NCAC 14L .0101	12:06 NCR 453		12:11 NCR 925	*						
21 NCAC 14L .0105	12:06 NCR 453		12:11 NCR 925	*						
21 NCAC 14L .0108	12:06 NCR 453		12:11 NCR 925	*						
21 NCAC 14L .0214	12:06 NCR 453		12:11 NCR 925	*						
21 NCAC 14N .0102	12:06 NCR 453		12:11 NCR 925	*	Object	03/19/98				
21 NCAC 14N .0103	12:06 NCR 453		12:11 NCR 925	*						
21 NCAC 14N .0104	12:06 NCR 453		12:11 NCR 925	*						
21 NCAC 14N .0105	12:06 NCR 453		12:11 NCR 925	*						
21 NCAC 14N .0107	12:06 NCR 453		12:11 NCR 925	*	Object	03/19/98				
21 NCAC 14N .0108	12:06 NCR 453		12:11 NCR 925	*						
21 NCAC 14N .0113	12:06 NCR 453		12:11 NCR 925	*	Object	03/19/98				
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	Rule-making	Proceedings	ussion	11:24 NCR 1818	RCES	d Commission	12:06 NCR 444	12:06 NCR 444	12:06 NCR 444	12 06 NCR 444	12:06 NCR 444	12:06 NCR 444	12:06 NCR 444	leship Commission		RS	11:20 NCR 1538
	Agency/Rule	Citation	Governor's Crime Commission	14A NCAC 07.0313 11:24 NCR 1818	CULTURAL RESOURCES	North Carolina Historical Commission	7 NCAC 04R .0909	7 NCAC 04R .0910	7 NCAC 04R 0911	7 NCAC 04R 0912	7 NCAC 04R 0913	7 NCAC 04R .0914	7 NCAC 04R .0915	USS North Carolina Battleship Commission	7 NCAC 05 .0203	DENTAL EXAMINERS	21 NCAC 16B .0303

		12:10 NOK 1311	12:10 NOR 1311	3/1				
DENTAL EXAMINERS	RS							
21 NCAC 16B .0303	11:20 NCR 1538		11:25 NCR 1915	*	Approve	09/18/97		12:10 NCR 878
21 NCAC 161.0001	11:20 NCR 1538		11:25 NCR 1915	*	Object	09/18/97		
					Approve	10/16/97	*	12:11 NCR 947
21 NCAC 161.0002	11:20 NCR 1538		11:25 NCR 1915	*	Extended review			
					Approve	11/20/97	*	12:16 NCR 1521
21 NCAC 161.0003	11:20 NCR 1538		11:25 NCR 1915	*	Approve	09/18/97		12:10 NCR 878
21 NCAC 161.0004	11:20 NCR 1538							
21 NCAC 161.0005	11:20 NCR 1538							
21 NCAC 161.0006	11:20 NCR 1538		11:25 NCR 1915	*	Approve	09/18/97		12:10 NCR 878
21 NCAC 16M .0001	11:20 NCR 1538		11:25 NCR 1915	•	Approve	26/81/60		12:10 NCR 878
21 NCAC 16M .0003	11:20 NCR 1538		11:25 NCR 1915	*	Object	09/18/97		
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21 NCAC 16K .0001	11:20 NCR 1538		11:25 NCK 1915	•	Extended review	09/18/97	*	12-16 NCB 1521
21 NCAC 16R .0002	11:20 NCR 1538							
21 NCAC 16R .0003	11:20 NCR 1538							
21 NCAC 16R .0004	11:20 NCR 1538		11:25 NCR 1915	*	Approve	76/81/60		12:10 NCR 878

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC Status	ıtus	Text differs	Effective by		
Cltation	Proceedings	Rule	Text	Note	Action	Date	Irom proposal	Governor	Approved Kule	Other
21 NCAC 16R .0005	11:20 NCR 1538									
21 NCAC 16V 0101	10-16 NCP 2043		11-20 NCR 1556	*						Notice Subject Matter
21 NCAC 16V 0102	10:16 NCR 2043		11-20 NCR 1556	*						Notice Subject Matter
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21 NCAC 11.0101	12:19 NCR 1764									
21 NCAC 11.0102	12:19 NCR 1764									
21 NCAC 11.0103	12:19 NCR 1764									
21 NCAC 11 .0104	12:19 NCR 1764									
21 NCAC 11.0105	12:19 NCR 1764									
21 NCAC 11.0106	12:19 NCR 1764									
21 NCAC 11.0107	12:19 NCR 1764									
21 NCAC 11.0108	12:19 NCR 1764									
21 NCAC 11 .0109	12:19 NCR 1764									
21 NCAC 11.0110	12:19 NCR 1764									
21 NCAC 11 .0111	12:19 NCR 1764									
21 NCAC 11.0112	12:19 NCR 1764									
ENVIRONMENT AND NATURAL RESOURCES	ND NATURAL RE	SOURCES								
Notice of Intent to Redevelop a Brownfields Property	evelop a Brownfields Pa	roperty								12:10 NCR 864
15A Public Notice - Division of Water Quality	vision of Water Quality	^								12:03 NCR 112
15A Administrative Orc	der on Consent - Divisi	15A Administrative Order on Consent - Division of Waste Management	nt.							12:03 NCR 158
15A NCAC 01J .0401	12:08 NCR 614	12:09 NCR 833	12:14 NCR 1266	*						
15A NCAC 01J .0402	12:08 NCR 614	12:09 NCR 833	12:14 NCR 1266	*						
15A NCAC 01K	10:19 NCR 2506									
15A NCAC 01M .0101		11:19 NCR 1439	Temp Expired							
15A NCAC 01M .0102	6	11:19 NCR 1439	Temp Expired							
15A NCAC 01M .0201	_	11:19 NCR 1439	Temp Expired							
15A NCAC 01M .0202	2	11:19 NCR 1439	Temp Expired							
15A NCAC 01M .0301	_	11:19 NCR 1439	Temp Expired							
15A NCAC 01M .0302	2	11:19 NCR 1439	Temp Expired							

Other
Approved Rule
Effective by Governor
Text differs from proposal
RRC Status
RRC:
Fiscal Note
Notice of Text
Temporary Rule
Rule-making Proceedings
Agency/Rule Citation

Temp Expired	Temp Expired	Temp Expired	Temp Expired																										
11:19 NCR 1439	11:19 NCR 1439	11:19 NCR 1439	11-19 NCR 1439	12:16 NCR 1511	12:16 NCR 1511	12:16 NCR 1511	12:16 NCR 1511	12:16 NCR 1511	12:16 NCR 1511	12:16 NCR 1511	12:16 NCR 1511	12:16 NCR 1511	12:16 NCR 1511	12:16 NCR 1511	12:16 NCR 1511	12:16 NCR 1511	12:16 NCR 1511	12:16 NCR 1511	12:16 NCR 1511	12:16 NCR 1511	12:16 NCR 1511	12:16 NCR 1511	12:16 NCR 1511	12:16 NCR 1511	12:16 NCR 1511	12:16 NCR 1511	12:16 NCR 1511	12:16 NCR 1511	12:16 NCR 1511
				12:08 NCR 614	12:08 NCR 614	12:08 NCR 614	12:08 NCR 614	12:08 NCR 614	12:08 NCR 614	12:08 NCR 614	12:08 NCR 614	12.08 NCR 614	12:08 NCR 614	12.08 NCR 614	12:08 NCR 614														
15A NCAC 01M .0303	15A NCAC 01M .0304	15A NCAC 01M .0305	15A NCAC 01M .0306	15A NCAC 01N 0101	15A NCAC 01N .0102	15A NCAC 01N .0103	15A NCAC 01N .0201	15A NCAC 01N .0202	15A NCAC 01N .0203	15A NCAC 01N .0301	15A NCAC 01N .0302	15A NCAC 01N .0303	15A NCAC 01N .0304	15A NCAC 01N .0401	15A NCAC 01N .0402	15A NCAC 01N .0403	15A NCAC 01N .0501	15A NCAC 01N .0502	15A NCAC 01N .0503	15A NCAC 01N .0601	15A NCAC 01N .0602	15A NCAC 01N .0603	15A NCAC 01N .0604	15A NCAC 01N .0605	15A NCAC 01N .0606	15A NCAC 01N .0701	15A NCAC 01N .0702	15A NCAC 01N .0703	15A NCAC 01N .0704

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Notice of	Text																		12:14 NCR 1266			11:27 NCR 2058	11:27 NCR 2058	11:27 NCR 2058	agency withdrew	11:27 NCR 2058	11:27 NCR 2058
Temporary	Rule		12:16 NCR 1511	12:17 NCR 1617	12:17 NCR 1617	12:17 NCR 1617	12:17 NCR 1617	12:17 NCR 1617	12:17 NCR 1617	12:17 NCR 1617	12:17 NCR 1617	12:17 NCR 1617	12:03 NCR 209	12:15 NCR 1451	12:03 NCR 209												
Rule-making	Proceedings		12:08 NCR 614	12:16 NCR 1482	12:16 NCR 1482	12:16 NCR 1482	12:16 NCR 1482	12:16 NCR 1482	12:16 NCR 1482	12:16 NCR 1482	12:16 NCR 1482	12:16 NCR 1482			12:02 NCR 52	ussion	11:04 NCR 183	11:19 NCR 1408	11:22 NCR 1704	11:22 NCR 1704	11:22 NCR 1704	11:22 NCR 1704	11:22 NCR 1704				
Aeency/Bule	Citation		15A NCAC 01N .0705	15A NCAC 01N .0801	15A NCAC 01N .0802	15A NCAC 01N .0901	15A NCAC 01N .0902	15A NCAC 010 .0101	15A NCAC 01O .0102	15A NCAC 010 .0103	15A NCAC 010 .0104	15A NCAC 010.0105	15A NCAC 010 .0106	15A NCAC 010 .0107	15A NCAC 01O .0108	15A NCAC 010.0109	15A NCAC 12B .0901	15A NCAC 19C .0206	15A NCAC 19G .0102	Coastal Resources Commission	15A NCAC 07	15A NCAC 07H .0106	15A NCAC 07H .0201	15A NCAC 07H .0202	15A NCAC 07H,0203	15A NCAC 07H .0204	15A NCAC 07H .0205 11:22 NCR 1704

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atus	Date	
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Notice of	Text	7
Temporary	Rule	7
Rule-making	Proceedings	
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Annexad Bills																	12:07 NCR 561	12:16 NCR 1521	12:16 NCR 1521	0001 001451-01	12:16 NCR 1521	12:16 NCR 1521	12:16 NCR 1521	12:16 NCR 1521	12:16 NCR 1521	12:16 NCR 1521			11.24 NOB 1832	11:24 NCR 1032
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RRC	Action						Object Object	Approve	Object	Object Approve	Object	Approve	Object Object	Approve	Object	Approve	Approve	Approve	Approve	Object	Approve Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Object	Approve State Budget
Fiscal	Note			*	*	*	*		*		*		*		•		*	*	*	*	4	*	*	*	*	*	*	*	*	*
Notice of	Text			11:27 NCR 2071	11:27 NCR 2071	11:27 NCR 2071	11:11 NCR 907		11:11 NCR 907		11:11 NCR 907		11:11 NCR 907		11:11 NCR 907		11:11 NCR 907	11:11 NCR 907	11:11 NCR 907	11:11 NCR 907	11:11 NCR 907	11:11 NCR 907	11:11 NCR 907	11:11 NCR 907	11:11 NCR 907	11:11 NCR 907	11:11 NCR 931	11:11 NCR 931	11:11 NCR 931	11:27 NCR 2058
Temporary	Rule																													
Rule-making	Proceedings		11:15 NCR 1200	11:15 NCR 1200	11:15 NCR 1200	11:15 NCR 1200	11:04 NCR 183	12:16 NCR 1489	11:04 NCR 183		11:04 NCR 183		11:04 NCR 183		11:04 NCR 183		11:04 NCR 183	10:16B NCR 1921	10:16B NCR 1921	10:16B NCR 1921	10:16B NCR 1921	10:16B NCR 1921	10:16B NCR 1921	10:16B NCR 1921	10:16B NCR 1921	10:16B NCR 1921	10:18 NCR 2317	10:18 NCR 2317	10:18 NCR 2317	11:19 NCR 1408
Agency/Rule	Citation		15A NCAC 07H .1600	15A NCAC 07H.1601	15A NCAC 07H .1604	15A NCAC 07H .1605	15A NCAC 0711.1704	15A NCAC 0711.1705	15A NCAC 07H .1804		15A NCAC 07II.1904 11:04 NCR 183		15A NCAC 07H .2004 11:04 NCR 183		15A NCAC 07H .2104 11:04 NCR 183		15A NCAC 07K .0203	15A NCAC 07M .0301 10:16B NCR 1921	15A NCAC 07M .0302	15A NCAC 07M .0303	15A NCAC 07M .0304 10:16B NCR 1921	15A NCAC 07M .0305	15A NCAC 07M .0306	15A NCAC 07M .0307	15A NCAC 07M .0308	15A NCAC 07M .0309 10:16B NCR 1921	15A NCAC 07M .0401	15A NCAC 07M .0402	15A NCAC 07M .0403	15A NCAC 07M .1201 11:19 NCR 1408

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RRC Status	Action	Extend Review Approve	State Budget Extend Review	Approve							Approve			Approve				Object	and the	Object Approve		Object	Approve	Approve
Fiscal	Note		*						*	*	S/L/SE			*	*	*	L/SE	T	S/L/SE	٦	L	S/L/SE *	S/L/SE *	S/1/SE
Notice of	Text		11:27 NCR 2058						11:30 NCR 2303	11:30 NCR 2303	12:06 NCR 462			11:12 NCR 973	11:12 NCR 973	11:30 NCR 2303	11:10 NCR 824 11:14 NCR 1136	11:10 NCR 824	11:14 NCR 1136 12:06 NCR 462	11:10 NCK 824	11:14 NCR 1136	12:06 NCR 462 11:10 NCR 824	11:14 NCR 1136 12:06 NCR 462 11:10 NCR 824	11:14 NCR 1136 12:06 NCR 462
Temporary	Rule																				12:02 NCR 77 12:14 NCR 1348	12:14 NCR 1348		
Rule-making	Proceedings		2 11:19 NCR 1408	ment Commission		10:24 NCR 3045	11:04 NCR 183	11:19 NCR 1408	11:24 NCR 1818	11:24 NCR 1818	11:02 NCR 75	11:02 NCR 75	11:03 NCR 109	1 10:18 NCR 2400	7 10:18 NCR 2400) 11:24 NCR 1818	11:02 NCR 75	11:02 NCR 75		11:02 NCK 73		11:02 NCR 75	11:02 NCR 75	
Agency/Rule	Citation		15A NCAC 07M .1202 11:19 NCR 1408	Environmental Management Commission	NPDES Permits	15A NCAC 02	15A NCAC 02	15A NCAC 02	15A NCAC 02B .0101	15A NCAC 02B .0202	15A NCAC 02B .0202	15A NCAC 02B .0223	15A NCAC 02B .0223	15A NCAC 02B .0224	15A NCAC 02B .0227	15A NCAC 02B .0230	15A NCAC 02B .0231	15A NCAC 02B .0232	EFFO GEO OA OIN A 31	13A NCAC 02B .0233		15A NCAC 02B .0234 11:02 NCR 75	15A NCAC 02B ,0235 11:02 NCR 75	

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by	-	
Citation	Proceedings	Rule	Text	Note	Action	Date	from	Сочетног	Approved Kule	Other
15A NCAC 02B .0236 11:02 NCR 75	11:02 NCR 75		11:10 NCR 824 11:14 NCR 1136	ı						
15A NCAC 02B .0238	11:02 NCR 75		12:06 NCR 462 12:06 NCR 462	S/L/SE S/L/SE	Approve Object	01/15/98 01/15/98	*			
15A NCAC 02B .0239	11:02 NCR 75		12:06 NCR 462	S/L/SE	Approve Object	02/19/98	* 1			
15A NCAC 02B .0240	11:02 NCR 75		12:06 NCR 462	S/L/SE	Approve Approve	02/19/98 01/15/98	* *			
15A NCAC 02B.0303	10:18 NCR 2400		11:12 NCR 973	*	Approve	02/19/98	*			
15A NCAC 02B.0304	11:24 NCR 1818		12:01 NCR 6	*	Approve	01/15/98	*			
15A NCAC 02B .0304	11:26 NCR 1976		12:01 NCR 6	S	Approve	02/19/98	•			
15A NCAC 02B .0305	11:26 NCR 1984 11:20 NCR 1534		12:05 NCR 414	*						
15A NCAC 02B .0306	11:26 NCR 1976		12:01 NCR 6		Approve	01/15/98	*			Extend Com Period
	11:26 NCR 1984									12:13 NCK 1095
15A NCAC 02B .0307	11:26 NCR 1976		12:01 NCR 6	*	Approve	01/15/98	*			
15A NCAC 02B .0308	11:20 NCR 1534		11:28 NCR 2121	*	Approve	02/19/98	*			
15A NCAC 02B .0308	11:26 NCR 1976		12:01 NCR 6	•	Approve	01/15/98	*			Extend Com. Period
	11:26 NCR 1984									12:13 NCR 1093
15A NCAC 02B .0308	12:12 NCR 993									
15A NCAC 02B.0308	12:14 NCR 1233		12:19 NCR 1769	*						
15A NCAC 02B,0308	12:16 NCR 1489									
15A NCAC 02B .0309	11:26 NCR 1976		12:01 NCR 6	•	Approve	01/15/98	*			
15A NCAC 02B .0309	12:14 NCR 1233		12:19 NCR 1769	* *	V	00/31/10	*			
15A NCAC 02B 0311	11:26 NCR 1984 12:10 NCR 865		0.000		and t	000000				
15A NCAC 02B .0313	11:24 NCR 1818		12:05 NCR 416	*	Approve	02/19/98	*			
15A NCAC 02B .0313	11:26 NCR 1976		12:01 NCR 6	*						Extend Com. Period
15A NCAC 02B .0313	11:26 NCR 1984 12:10 NCR 865									12:13 NCK 1093
15A NCAC 02B .0315	11:24 NCR 1818		12:07 NCR 515	L						

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	F.flective by		
Citation	Proceedings	Rule	Text	Note	Action	Date	from proposal	Governor	Approved Rule	Other
15A NCAC 02B .0316	11:20 NCR 1534									
15A NCAC 02B.0316	11:26 NCR 1976		12:01 NCR 6	•	Approve	01/15/98	*			Extend Com. Period
15A NCAC 07B 0317	11:26 NCR 1984		12-01 NCB 6	*	Approve	01/15/08	*			12:13 NCR 1095
	11:26 NCR 1984				20044					
15A NCAC 02D .0101	11:15 NCR 1200		12:04 NCR 270	*	Approve	01/15/98				
15A NCAC 02D .0101	12.02 NCR 52									
15/4 INC/AC 0215 (0101	12.16 NCR 1462			1						
15A NCAC 02D .0104	11:15 NCR 1200		12:04 NCR 270	•	Approve	01/15/98				
15A NCAC 02D .0105	11:15 NCR 1200		12:04 NCR 270	*	Approve	01/15/98				
15A NCAC 02D .0108	11:15 NCR 1200									
15A NCAC 02D .0202	11:15 NCR 1200		12:04 NCR 270	*	Approve	01/15/98				
15A NCAC 02D .0302	11:15 NCR 1200		12:04 NCR 270	*	Approve	01/15/98	*			
15A NCAC 02D .0307	11:15 NCR 1200									
15A NCAC 02D .0405	12:16 NCR 1482									
15A NCAC 02D .0409	12:16 NCR 1482									
15A NCAC 02D .0410	12:16 NCR 1482									
15A NCAC 02D .0501	11:15 NCR 1200									
15A NCAC 02D .0501	11:04 NCR 183									
15A NCAC 02D .0506	10:18 NCR 2318		12:10 NCR 867	•						
15A NCAC 02D .0507	10:18 NCR 2318		12:10 NCR 867	*						
15A NCAC 02D .0508	10:18 NCR 2318		12:10 NCR 867	*						
15A NCAC 02D .0509	10:18 NCR 2318		12:10 NCR 867	*						
15A NCAC 02D .0510	10:18 NCR 2318		12:10 NCR 867	*						
15A NCAC 02D .0511	10:18 NCR 2318		12:10 NCR 867	*						
15A NCAC 02D .0513	10:18 NCR 2318		12:10 NCR 867	•						
15A NCAC 02D .0514	10:18 NCR 2318		12:10 NCR 867	*						
15A NCAC 02D .0515	10:18 NCR 2318		12:10 NCR 867	*						
15A NCAC 02D .0518	11:19 NCR 1408									
15A NCAC 02D .0521	11:15 NCR 1200									

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC Status	Status	Text differs	Effective by	A Land	100
Citation	Proceedings	Rule	Text	Note	Action	Date	proposal	Governor	white water	
15A NCAC 02D .0521	11:04 NCR 183		12:10 NCR 867	*						
15A NCAC 02D .0524	11:15 NCR 1200									
15A NCAC 02D .0525	11:15 NCR 1200									
15A NCAC 02D .0531	11:15 NCR 1200		12:04 NCR 270	*	Approve	01/15/98				
15A NCAC 02D .0535	10:18 NCR 2317		11:16 NCR 1271		Approve	04/17/97			11:29 NCR 2211	
	10:18 NCR 2317		12:08 NCR 650	•						
15A NCAC 02D .0540	10:18 NCR 2318		12:10 NCR 867	•						
15A NCAC 02D .0601	10:18 NCR 2318									
15A NCAC 02D .0602	10:18 NCR 2318									
15A NCAC 02D .0604	10:18 NCR 2318									
15A NCAC 02D .0605	10:18 NCR 2318									
15A NCAC 02D .0606	10:18 NCR 2318									
15A NCAC 02D .0607	10:18 NCR 2318									
15A NCAC 02D .0608	10:18 NCR 2318									
15A NCAC 02D .0610	11:15 NCR 1200									
15A NCAC 02D .0611	11:15 NCR 1200									
15A NCAC 02D .0612	11:15 NCR 1200									
15A NCAC 02D .0613	11:15 NCR 1200									
15A NCAC 02D .0614	11:15 NCR 1200									
15A NCAC 02D .0615	11:15 NCR 1200									
15A NCAC 02D .0806	11:26 NCR 1976									
15A NCAC 02D .0902	11:19 NCR 1408									
15A NCAC 02D .0903	11:15 NCR 1200									
15A NCAC 02D .0909	11:19 NCR 1408									
15A NCAC 02D .0912	11:15 NCR 1200									
15A NCAC 02D .0914	11:15 NCR 1200		12:10 NCR 867	*						
15A NCAC 02D .0917	11:19 NCR 1408									
15A NCAC 02D .0918	11:19 NCR 1408									
15A NCAC 02D .0919	11:19 NCR 1408									
15A NCAC 02D .0920	11:19 NCR 1408									

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			12:02 NCR 77	
11:19 NCR 1408 11:19 NCR 1408 11:19 NCR 1408 11:19 NCR 1408 10:18 NCR 2317 10:24 NCR 3045 11:19 NCR 1408	11:19 NCR 1408 11:19 NCR 1408 11:19 NCR 1408 11:19 NCR 1408 12:16 NCR 1482	11:26 NCR 1200 11:26 NCR 1200 11:15 NCR 1200 11:08 NCR 442	11:08 NCR 442 11:08 NCR 442 11:08 NCR 52 12:02 NCR 52 11:15 NCR 1200 11:08 NCR 442	11:15 NCR 1200 10:18 NCR 2317 10:18 NCR 2317 12:16 NCR 1482
15A NCAC 02D .0921 11 15A NCAC 02D .0922 11 15A NCAC 02D .0923 11 15A NCAC 02D .0924 11 15A NCAC 02D .0927 16 15A NCAC 02D .0927 16 15A NCAC 02D .0934 11			15A NCAC 02D .1102 11 15A NCAC 02D .1103 11 15A NCAC 02D .1104 12 15A NCAC 02D .1104 12 15A NCAC 02D .1105 11 15A NCAC 02D .1106 11	15A NCAC 02D .1107 11 15A NCAC 02D .1109 10 15A NCAC 02D .1112 10 15A NCAC 02D .1200 15

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	Approved Rule									135 9 JN 70-21								12:17 NCR 1620					12:17 NCR 1620		12:17 NCR 1620		
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RRC	Action	Approve		Approve	Approve					Object								Approve	Object	avoidav			Approve Object	Approve	Approve		
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Notice of	Text	12:04 NCR 270		12:04 NCR 270	12:04 NCR 270				11,20 NCR 1550	H:27 NCR 2073	12.08 NCR 650							11:21 NCR 1639	11:21 NCR 1639				11:21 NCR 1639 11:21 NCR 1639		11:21 NCR 1639	12:08 NCR 650	12:08 NCR 650
Temporary	Rule								11:15 NCR 1225	11:27 NCR 2073		12:02 NCR 77						10:19 NCR 2508	12.08 NCK 713	12:08 NCR 713			12:08 NCR 713 12:08 NCR 713		10:19 NCR 2512	617 NOW 00:71	
Rule-making	Proceedings	11:15 NCR 1200	12:02 NCR 52	11:19 NCR 1408	11:19 NCR 1408	12:16 NCR 1482	12:16 NCR 1482	11-26 NCR 1976	11:15 NCR 1200		10:18 NCR 2317 11:08 NCR 442	12:02 NCR 52	11:15 NCR 1200	11:15 NCR 1200	11:15 NCR 1200	11:15 NCR 1200	11:15 NCR 1200 11:15 NCR 1204		11:15 NCR 1200	11:15 NCR 1204	10:20 NCR 2591	11:15 NCR 1200 11:15 NCR 1204	11:15 NCR 1200 11:15 NCR 1204	11:15 NCB 1200	11:15 NCR 1204	10:18 NCR 2317	10:18 NCR 2317
Agency/Rule	Citation	15A NCAC 02D 1710	15A NCAC 02D 1700	15A NCAC 02D 1902	15A NCAC 02D 1903	15A NCAC 02D .1903	15A NCAC 02D .1904	15A NCAC 02D .2200	15A NCAC 0211.0225		15A NCAC 0211.0610 15A NCAC 0211.0610	15A NCAC 02H .0610	15A NCAC 02II.1202	15A NCAC 0211,1203	15A NCAC 0211.1204	15A NCAC 02II.1205	15A NCAC 021.	15A NCAC 02L .0106	15A NCAC 02L, 0115		15A NCAC 021, .0202	15A NCAC 02N 15A NCAC 02N	15A NCAC 02N .0701 15A NCAC 02N .0707	15A NCAC 02P	15A NCAC 02P .0402	15A NCAC 02Q .0101	15A NCAC 02Q .0102

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15A NCAC 62Q .0705 11:08 NCR 442	15A NCAC 02Q .0706	15A NCAC 02Q .0707	15A NCAC 02Q 0708	15A NCAC 02Q .0709	15A NCAC 02Q .0710	15A NCAC 02Q .0711	15A NCAC 02Q .0712	15A NCAC 02Q .0713	15A NCAC 02Q .0801	15A NCAC 02Q .0803	15A NCAC 02Q .0805	15A NCAC 02Q .0806	15A NCAC 02Q .0807	15A NCAC 02Q .0808	15A NCAC 02R .0101	15A NCAC 02R .0102	15A NCAC 02R .0201	15A NCAC 02R,0202	15A NCAC 02R .0203	15A NCAC 02R .0204	15A NCAC 02R .0205	15A NCAC 02R .0301	15A NCAC 02R .0302	15A NCAC 02R ,0401	15A NCAC 02R .0402	15A NCAC 02R .0403	15A NCAC 02R .0501	15A NCAC 02R .0501

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC Status	Status	Text differs	Effective by	100	
Citation	Proceedings	Rule	Text	Note	Action	Date	proposal	Сочетног	Approved Kule	Ouner
15A NCAC 02R .0502		11:27 NCR 2075	12:08 NCR 650	** *	Approve	02/19/98	*			
15A NCAC 02R .0503		11:27 NCR 2075	12:14 NCR 1267 12:08 NCR 650	· ** **						
15A NCAC 02R .0504		11:27 NCR 2075	12:14 NCR 1267 12:08 NCR 650 12:14 NCB 1267	· ** **	Approve	02/19/98				
15A NCAC 02R .0600 12:02 NCR 52	12:02 NCR 52		12:14 NOR 1207							
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15A NCAC 13A .0100	12:02 NCR 52									
15A NCAC 13A .0101	11:16 NCR 1269		11:20 NCR 1552	*	Approve	04/17/97			11:29 NCR 2211	
15A NCAC 13A .0101	N/A		N/A		Approve	07/17/97			12:04 NCR 317	
15A NCAC 13A .0105	11:16 NCR 1269		11:20 NCR 1552	*	Approve	04/17/97			11:29 NCR 2211	
15A NCAC 13A .0107	11:16 NCR 1269		11:20 NCR 1552	*	Approve	04/17/97			11:29 NCR 2211	
15A NCAC 13A .0109	12:07 NCR 509									
15A NCAC 13A .0110	12:07 NCR 509									
15A NCAC 13A .0111	11:16 NCR 1269		11:20 NCR 1552	*	Approve	04/17/97			11:29 NCR 2211	
15A NCAC 13A .0111	12:07 NCR 509									
15A NCAC 13A .0112	11:16 NCR 1269		11:20 NCR 1552	-10-	Approve	04/17/97			11:29 NCR 2211	
15A NCAC 13A .0119	11:16 NCR 1269		11:20 NCR 1552	4	Approve	04/17/97			11:29 NCR 2211	
15A NCAC 13B.1301		12:12 NCR 1064								
15A NCAC 13B .1624	11:19 NCR 1764									
15A NCAC 13B .1627	11:08 NCR 442		11:13 NCR 1055	*						
15A NCAC 13B .1800	11:08 NCR 442									
15A NCAC 13B.1800	11:26 NCR 1976									
15A NCAC 18A	11:04 NCR 183									
15A NCAC 18A .0134	11:08 NCR 442		11:12 NCR 987	*	Object	12/19/96	•		FIEL GOIL CO. I.	
15A NCAC 18A .0168	11:08 NCR 442		11:12 NCR 987	**	Approve Object	01/16/9/ 12/19/96	•		11:22 NCK 1717	
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15A NCAC 18A .0176	11:08 NCR 442		11:12 NCR 987	*	Object Approve	12/19/96			11:22 NCR 1717	
15A NCAC 18A .0182	11:08 NCR 442		11:12 NCR 987	#	Object	12/19/96			11:22 NCB 1717	
15A NCAC 18A .0183	11:08 NCR 442		11:12 NCR 987	*	Object	12/19/96			11.1 NOV 77.11	

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Agency/Rule	Citation		15A NCAC 18A 0185	15A NCAC 18A .0187	153 NCAC 18A 0101	DENTACAC TON SOUR	15A NCAC 18A .0421	15A NCAC 18A 0425	15A NCAC 18A 0432	15A NCAC 18A .0614	15A NCAC 18A .0618	1000 vot 000 vot 000 vot	15A NCAC 18A .0621	15A NCAC 18A 0901	15A NCAC 18A .1301	15A NCAC 18A 1319	15A NCAC 18A 1720	15A NCAC 18A . 1937	15A NCAC 18A .1938	15A NCAC 18A .1958	150 NO ACT OF 1061	15A NCAC 18A 2301		15A NCAC 18A .2302		15A NCAC 18A .2303	15A NCAC 18A 2304 12:03 NCR 168	

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Rule-making	Proceedings	12:03 NCR 168	12:03 NCR 168	12:03 NCR 168	12:03 NCR 168	12:03 NCR 168	12:03 NCR 168	12:08 NCR 614	12:04 NCR 240	12:04 NCR 240																		
Agency/Rule	Citation	15A NCAC 18A .2305 12:03 NCR 168	15A NCAC 18A .2306 12:03 NCR 168	15A NCAC 18A .2307 12:03 NCR 168	15A NCAC 18A .2308 12:03 NCR 168	15A NCAC 18A .2309	15A NCAC 18A .2310	15A NCAC 18A .2508	15A NCAC 18A .2513	15A NCAC 18A .2515	15A NCAC 18A .2517	15A NCAC 18A .2518	15A NCAC 18A .2522	15A NCAC 18A .2526	15A NCAC 18A .2528	15A NCAC 18A .2530	15A NCAC 18A .2531	15A NCAC 18A .2532	15A NCAC 18A .2535	15A NCAC 18A .2537	15A NCAC 18A .2539	15A NCAC 18A .2543	15A NCAC 18A .2600	15A NCAC 18A .2601	15A NCAC 18A .2602	15A NCAC 18A .2603	15A NCAC 18A .2604	15A NCAC 18A.2605

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Agency/Rule	Citation	15A NCAC 18A.2606			15A NCAC 18A 2609	15A NCAC 18A .2610	15A NCAC 18A .2612	15A NCAC 18A .2612	15A NCAC 18A .2613	15A NCAC 18A .2614	15A NCAC 18A .2615	15A NCAC 18A .2616	15A NCAC 18A .2617	15A NCAC 18A .2618	15A NCAC 18A .2620	15A NCAC 18A .2621	15A NCAC 18A 2622	15A NCAC 18A .2623	15A NCAC 18A .2624	15A NCAC 18A .2626	15A NCAC 18A .2627	15A NCAC 18A .2628	15A NCAC 18A .2630	15A NCAC 18A 2632	15A NCAC 18A 2633	15A NCAC 18A .2638	15A NCAC 18A .2643	15A NCAC 18A .2801	15A NCAC 18A .2802	15A NCAC 18A .2803	15A NCAC 18A .2804

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Agency/Rule	Citation		15A NCAC 18A .2805 12:16 NCR 1482	15A NCAC 18A . 2806 12:16 NCR 1482	15A NCAC 18A .2807	15A NCAC 18A .2808	15A NCAC 18A .2809	15A NCAC 18A .2810	15A NCAC 18A .2811	15A NCAC 18A .2812	15A NCAC 18A .2813	15A NCAC 18A .2814	15A NCAC 18A .2815	15A NCAC 18A .2816	15A NCAC 18A .2817	15A NCAC 18A .2818	15A NCAC 18A .2819	15A NCAC 18A .2820	15A NCAC 18A .2821	15A NCAC 18A .2822	15A NCAC 18A .2823	15A NCAC 18A .2824	15A NCAC 18A .2825	15A NCAC 18A .2826	15A NCAC 18A .2827	15A NCAC 18A .2828

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15A NCAC 18A .2830 12:16 NCR 1482 15A NCAC 18A .2831 12:16 NCR 1482

15A NCAC 18A .2829 12:16 NCR 1482

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Temporary	Rule			12:12 NCR 1064		12:02 NCR 88										
Rule-making	Proceedings	12-16 NCB 1482	12-16 NCR 1482	12:11 NCR 920	11:26 NCR 1976	12:02 NCR 52										
Agency/Rule	Citation	154 NGAC 18A 2835 12:16 NCB 1482	15A NCAC 18A 2836 12:16 NCR 1482	15A NCAC 18A .3101 12:11 NCR 920	15A NCAC 18A .3102 12:11 NCR 920	15A NCAC 18A .3103 12:11 NCR 920	15A NCAC 18A .3104 12:11 NCR 920	15A NCAC 18A .3105 12:11 NCR 920	15A NCAC 18A .3106 12:11 NCR 920	15A NCAC 18A .3107 12:11 NCR 920	15A NCAC 18A .3108 12:11 NCR 920	15A NCAC 18A .3109 12:11 NCR 920	15A NCAC 18A .3110 12:11 NCR 920	15A NCAC 18A .3111 12:11 NCR 920	15A NCAC 19A .0101 11:26 NCR 1976	15A NCAC 19A .0101 12:02 NCR 52

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12:12 NCR 1064	12:12 NCR 1064	12:12 NCR 1064	12:12 NCR 1064	12:12 NCR 1064	12:12 NCR 1064	12:12 NCR 1064	12:12 NCR 1064	12:12 NCR 1064	12:12 NCR 1064	12:12 NCR 1064		12:02 NCR 88					12:01 NCR 31	12:01 NCR 31	12:01 NCR 31							11:07 NCR 422	11:07 NCR 422
15A NCAC 18A.3101 12:11 NCR 920	15A NCAC 18A .3102 12:11 NCR 920	15A NCAC 18A .3103 12:11 NCR 920	15A NCAC 18A .3104 12:11 NCR 920	15A NCAC 18A .3105 12:11 NCR 920	15A NCAC 18A .3106 12:11 NCR 920	15A NCAC 18A .3107 12:11 NCR 920	15A NCAC 18A .3108 12:11 NCR 920	15A NCAC 18A .3109 12:11 NCR 920	15A NCAC 18A .3110 12:11 NCR 920	15A NCAC 18A .3111 12:11 NCR 920	15A NCAC 19A .0101 11:26 NCR 1976	15A NCAC 19A .0101 12:02 NCR 52	15A NCAC 19A .0102 11:26 NCR 1976	15A NCAC 19A .0201 11:26 NCR 1976	15A NCAC 19A .0203 11:21 NCR 1638	15A NCAC 19A .0205 11:26 NCR 1976	15A NCAC 19C .0801 12:10 NCR 866	15A NCAC 19C .0802 12:10 NCR 866	15A NCAC 19C.0803 12:10 NCR 866	15A NCAC 19C .0804 12:10 NCR 866	15A NCAC 19C .0805 12:10 NCR 866	15A NCAC 19C.0806 12:10 NCR 866	15A NCAC 19C .0807 12:10 NCR 866	15A NCAC 19C 0808 12:10 NCR 866	15A NCAC 19C ,0809 12:10 NCR 866	15A NCAC 211.0101	15A NCAC 21J .0101

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Notice of	Text		12:02 NCR 61	12:07 NCR 519												12:05 NCR 418	12:05 NCR 418	12:05 NCR 418	12:05 NCR 418	11:11 NCR 888	12:05 NCR 418	12:05 NCR 418	12:05 NCR 418	11:11 NCR 888	11:18 NCR 1371	11:26 NCR 1988	12:05 NCR 418		11:26 NCR 1988	12:05 NCR 418	11:26 NCR 1988
Temporary	Rule	:	11:24 NCR 1827	12:01 NCR 31													11:26 NCR 2000				12:12 NCR 1063				11:14 NCR 1153	11:18 NCR 1383	12:05 NCR 431		11:18 NCR 1383		11:11 NCR 938 Temp Expired
Rule-making	Proceedings				11:19 NCR 1408	11:19 NCR 1408	11:19 NCR 1408	11:19 NCR 1408	11:19 NCR 1408	11:19 NCR 1408	11:19 NCR 1408	ssion	11:11 NCR 881	11:20 NCR 1537	11:26 NCR 1985	11:26 NCR 1976	11:26 NCR 1976	11:26 NCR 1976	11:26 NCR 1976	11:07 NCR 407	11:26 NCR 1976	11:26 NCR 1976	11:26 NCR 1976	11:07 NCR 407			11:20 NCR 1537	12:19 NCR 1762		11:26 NCR 1976	
A aency/Rule	Citation		15A NCAC 24A .0202	15A NCAC 24A .0202	15A NCAC 26C .0001	15A NCAC 26C .0002	15A NCAC 26C.0003	15A NCAC 26C .0004	15A NCAC 26C .0005	15A NCAC 26C .0006	15A NCAC 26C .0007	Marine Fisheries Commission	15A NCAC 03	15A NCAC 03	15A NCAC 03	15A NCAC 031.0101	15A NCAC 031.0117	15A NCAC 03J .0103	15A NCAC 03J .0104	15A NCAC 03J.0202	15A NCAC 03J .0202	15A NCAC 03J .0208	15A NCAC 03J .0301	15A NCAC 03L .0102	15A NCAC 03M .0204	15A NCAC 03M .0503	15A NCAC 03M .0503	15A NCAC 03M .0503	15A NCAC 03M .0506	15A NCAC 03M .0506	15A NCAC 03M .0507

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		Š
Citation	Proceedings	Rule	Text	Note	Action	Date	rom proposal	Governor	Approved Kule	Other
15A NCAC 03M .0513	11:26 NCR 1976		12:05 NCR 418	٠						
15A NCAC 03M .0513	11:26 NCR 1985		12.12 NCR 1002	٠						
15A NCAC 03M .0514		11:18 NCR 1383	11:26 NCR 1088	•	Approve	08/21/97			12.07 NCR 561	
15A NCAC 03O ,0204	N/A	N/A	N/A		Approve	08/21/97			12.07 NCR 561	
15A NCAC 03O .0211	11:26 NCR 1976		12:05 NCR 418	*	Approve	01/15/98	•			
15A NCAC 03O .0306		12:19 NCR 1780								
Parks and Recreation Commission	mmission									
15A NCAC 12A .0001	12:13 NCR 1097									
15A NCAC 12A .0004	12:13 NCR 1097									
15A NCAC 12A .0005	12:13 NCR 1097									
15A NCAC 12B .0101	12:13 NCR 1097									
15A NCAC 12B .0104	12:13 NCR 1097									
15A NCAC 1213,0106	12:13 NCR 1097									
15A NCAC 1213.0203	12:13 NCR 1097									
15A NCAC 12B .0401	12:13 NCR 1097									
15A NCAC 12B .0402	12:13 NCR 1097									
15A NCAC 12H.0501	12:13 NCR 1097									
15A NCAC 1213.0602	12:13 NCR 1097									
15A NCAC 12II.0701	12:13 NCR 1097									
15A NCAC 12H.0702	12:13 NCR 1097									
15A NCAC 12B.0802	12:13 NCR 1097									
15A NCAC 12B .0901	12:13 NCR 1097									
15A NCAC 12B .1001	12:13 NCR 1097									
15A NCAC 12B.1004	12:13 NCR 1097									
15A NCAC 12B.1102	12:13 NCR 1097									
15A NCAC 12B.1201	12:13 NCR 1097									
15A NCAC 12K .0101	12:02 NCR 52		12:12 NCR 1046	•						
15A NCAC 12K .0103	12:02 NCR 52		12:12 NCR 1046	•						
15A NCAC 12K .0104	12:02 NCR 52		12:12 NCR 1046	*						
15A NCAC 12K .0105	12:02 NCR 52		12:12 NCR 1046	S						

	Other																														
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RRC	Action								Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve												
Fiscal	Note	*	*	*	*	*	*		*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*
Nother	Text	12:12 NCR 1046		12:09 NCR 749	12:09 NCR 749	12:09 NCR 749	12:09 NCR 749	12:09 NCR 749	12:09 NCR 749	12:09 NCR 749	12:09 NCR 749	12:09 NCR 749	12:09 NCR 749	12:09 NCR 749																	
Тетопогат	Rule																														
Rule-making	Proceedings	12:02 NCR 52		12:04 NCR 240	12:04 NCR 240	12:04 NCR 240	12:04 NCR 240	12:04 NCR 240	12:04 NCR 240	12:04 NCR 240	12:04 NCR 240	12:04 NCR 240	12:04 NCR 240	12:04 NCR 240																	
A gency/Rule	Citation	15A NCAC 12K .0106	15A NCAC 12K .0107	15A NCAC 12K .0108	15A NCAC 12K .0109	15A NCAC 12K .0110	15A NCAC 12K .0111	Radiation Protection	15A NCAC 11.0104	15A NCAC 11.0117	15A NCAC 11.0301	15A NCAC 11.0339	15A NCAC 11.0340	15A NCAC 11.0353	15A NCAC 11.0358	15A NCAC 11.0401	15A NCAC 11.0402	15A NCAC 11.0403	15A NCAC 11.0404	15A NCAC 11.0405	. 15A NCAC 11.0406	15A NCAC 11.0407	15A NCAC 11.0408	15A NCAC 11.0409	15A NCAC 11.0410	15A NCAC 11.0411	15A NCAC 11.0412	15A NCAC 11.0413	15A NCAC 11.0414	15A NCAC 11.0415	15A NCAC 11.0416

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12.09 NCR 749 • Approve 01/15/98		Proceedings	Rule	Text	Note	Action	Date	proposal	Covernor	Approved Aune	Ome
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12.09 NCR 749	12	2:04 NCR 240		12:09 NCR 749	*	Approve	01/15/98				
12:09 NCR 749 • Approve 01/15:98 12:09 NCR 749 • Approve 12/18:97 14/A Approve 10/16:97 16/16:97 16/16:97 16/16:97 16/16:97 16/16:97 16/16:97	12	::04 NCR 240		12:09 NCR 749	*	Approve	01/15/98				
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12:09 NCR 749	12	::04 NCR 240		12:09 NCR 749	•	Approve	86/51/10				
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01 System Operators Certification Commission 11:26 NCR 1976 11:26 NCR 1976 11:26 NCR 1976		Α/	N/A	N/A		Approve	10/16/97			12:11 NCR 947	
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RRC	Action				Approve	Withheld	Approve Object	Approve Approve	Object	Object Approve	Approve	Approve	Approve	Withheld	Approve Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve		Approve		Approve		Approve
Fiscal	Note				*	*	S	S	S		S	*	S	S	S	S	S	S	*	S	S	S	S	*		*	S/L	*	S/L	*
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Temporary	Rule				11:19 NCR 1442	11:19 NCR 1442	11:19 NCR 1442	11:19 NCR 1442	11:19 NCR 1442		11:19 NCR 1442	11:19 NCR 1442	11:19 NCR 1442	11:19 NCR 1442	11:19 NCR 1442	11:19 NCR 1442	11:19 NCR 1442	11:19 NCR 1442	11:19 NCR 1442	11:19 NCR 1442	11:19 NCR 1442	11:19 NCR 1442	11:19 NCR 1442	11:19 NCR 1442						
Rule-making	Proceedings	You down	11.26 INCR 1976	11:26 NCR 1976 11:26 NCR 1976																					/ Certification Board	10:18 NCR 2317				
A oency/Rule	Citation	GOO OA OWA A A	15A NCAC 08D	ISA NCAC 08E ISA NCAC 08F	15A NCAC 08F .0101	15A NCAC 08F.0102	15A NCAC 08F .0201	15A NCAC 08F.0202	15A NCAC 08F .0203		15A NCAC 08F .0301	15A NCAC 08F.0401	15A NCAC 08F .0402	15A NCAC 08F .0403	15A NCAC 08F .0404	15A NCAC 08F.0405	15A NCAC 08F .0406	15A NCAC 08F .0407	15A NCAC 08F.0501	-15A NCAC 08F,0502	15A NCAC 08F .0503	15A NCAC 08F,0504	15A NCAC 08F .0505	15A NCAC 08F.0506	Water Treatment Facility Certification Board	15A NCAC 18D .0105	15A NCAC 18D .0201	15A NCAC 18D .0307	15A NCAC 18D .0308	15A NCAC 18D .0309

Approved Rule										11:29 NCR 2211	11:29 NCR 2211	11:29 NCR 2211	11:29 NCR 2211	11:29 NCR 2211	II:29 NCR 2211	11:29 NCR 2211	11:29 NCR 2211	II:29 NCR 2211	11:29 NCR 2211	11:29 NCR 2211	II:29 NCR 2211	11:29 NCR 2211	11:29 NCR 2211	11:29 NCR 2211	II:29 NCR 2211	11:29 NCR 2211	11:29 NCR 2211	11:29 NCR 2211	11:29 NCR 2211	11:29 NCR 2211	11:29 NCR 2211
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Other
Approved Rule
Effective by Governor
Text differs from proposal
RRC Status n Date
RRC
Fiscal Note
Notice of Text
Temporary Rule
Rule-making Proceedings
Agency/Rule Citation

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			12:12 NCR 1004			12:12 NCR 1004	12:12 NCR 1004	Agency Withdrew Rule-making	Agency Withdrew Rule-making	12:12 NCR 1004	12:12 NCR 1004	12:12 NCR 1004	12:12 NCR 1004			11:08 NCR 495	12:12 NCR 1004	12:12 NCR 1004	12:12 NCR 1004						12:12 NCR 1004	Agency Withdrew Rule-making				
12.05 NOB 448	12.00 INCR 445	12:06 NCR 445	12:06 NCR 445	12:06 NCR 445	12:06 NCR 445	12:06 NCR 445	12:06 NCR 445	11:02 NCR 76	11:07 NCR 408	12:06 NCR 445	12:06 NCR 445	12:06 NCR 445	12:06 NCR 445	12:18 NCR 1694	12:06 NCR 445	11:02 NCR 76	12:06 NCR 445	12:06 NCR 445	12:06 NCR 445	12:06 NCR 445	12:06 NCR 445	12:06 NCR 445	12:06 NCR 445	12:06 NCR 445	12:06 NCR 445	12:06 NCR 445	12:06 NCR 445	12:06 NCR 445	12:06 NCR 445	11:01 NCR 13
2000 DOI DV DIV V 31		15A NCAC 10C .0211	15A NCAC 10C .0212	15A NCAC 10C .0215	15A NCAC 10C .0302	15A NCAC 10C.0304	15A NCAC 10C.0305	15A NCAC 10C .0401	15A NCAC 10C .0401	15A NCAC 10C,0401	15A NCAC 10C .0402	15A NCAC 10C.0404	15A NCAC 10C .0407	15A NCAC 10D	15A NCAC 10D .0001	15A NCAC 10D .0002	15A NCAC 10D .0002	15A NCAC 10D .0003	15A NCAC 10D .0004	15A NCAC 10E.0001	15A NCAC 10E .0002	15A NCAC 10E.0003	15A NCAC 10E .0004	15A NCAC 10F.0100	15A NCAC 10F.0102	15A NCAC 10F.0103	15A NCAC 10F.0104	15A NCAC 10F.0105	15A NCAC 10F.0109	15A NCAC 10F.0300

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RRC	Action
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Rule making	Proceedings
Agency/Role	Citation

	11:26 NCR 2004			11:26 NCR 2004	12:10 NCR 878					11:29 NCR 2211			H:29 NCR 2211			12:10 NCR 878		11:29 NCR 2211	12:10 NCR 878				12:11 NCR 947					
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	03/20/97			03/20/97	26/81/60		01/15/98			04/17/97			04/17/97		02/19/98	26/81/60	86/\$1/10	04/17/97	09/18/97	02/19/98			26/91/01		01/15/98			
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	H:14 NCR 1150		12:16 NCR 1518	11:14 NCR 1150	11:29 NCR 2206		12:07 NCR 517	12:17 NCR 1608		11-19 NCR 1427	12:17 NCR 1608		11:20 NCR 1551	12:17 NCR 1608	12:11 NCR 921	N/N	12:07 NCR 517	11:19 NCR 1427	11:29 NCR 2206	12:11 NCR 921	12:12 NCR 1004	12:12 NCR 1004	12:01 NCR 18		12:07 NCR 517		le-making	ile-making
			12:16 NCR 1518				12:13 NCR 1186								12:16 NCR 1518	N/A	12:13 NCR 1186			12:16 NCR 1518		12:19 NCR 1781	12:19 NCR 1781 12:08 NCR 728		12:13 NCR 1186		Agency Withdrew Rule-making	Agency Withdrew Rule-making
12.19 NCR 1763	11:05 NCR 272	12:19 NCR 1763	12:10 NCR 865	11:08 NCR 451	11:21 NCR 1638	12:19 NCR 1763	12:01 NCR 5	12:11 NCR 920	12:19 NCR 1763	11 13 NCR 1039	12:11 NCR 920	12:06 NCR 445	11:14 NCR 1109	12:11 NCR 920	12:05 NCR 337	N/A	12:01 NCR 5	11:13 NCR 1039	11:21 NCR 1638	12:05 NCR 337	12.06 NCR 445	12:06 NCR 445	11:25 NCR 1905	12.19 NCR 1763	12.01 NCR 5	11:16 NCR 1269	11:01 NCR 13	11:02 NCR 76
15A NCAC 10F 0301	15A NCAC 10F 0302	15A NCAC 10F 0303	15A NCAC 10F 0305	15A NCAC 10F 0307	15A NCAC 10F.0308	15A NCAC 10F.0310	15A NCAC 10F.0311	15A NCAC 10F 0311	15A NCAC 10F 0314	15A NCAC 10F 0317	15A NCAC 10F 0317	15A NCAC 10F 0318	15A NCAC 10F,0327	15A NCAC 10F,0327	15A NCAC 10F 0330	15A NCAC 10F.0330	15A NCAC 10F 0333	15A NCAC 10F.0339	15A NCAC 10F .0339	15A NCAC 10F.0339	15A NCAC 10F 0345	15A NCAC 10F.0347	15A NCAC 10F .0355	15A NCAC 10F.0359	15A NCAC 10F 0360	15A NCAC 10F .0367	15A NCAC 10G	15A NCAC 10G ,0100

Other	
Approved Rule	
Effective by Governor	
Text differs from proposal	
RRC Status	
RRC	
Fiscal Note	
Notice of Text	
Temporary	
Rule-making Proceedings	
Agency/Rule Citation	

15A NCAC 10G .0400	12:06 NCR 445	
15A NCAC 10G .0402	12:06 NCR 445	12:12 NCR 1004
15A NCAC 10G.0403	12:06 NCR 445	12:12 NCR 1004
15A NCAC 10G,0404	12:06 NCR 445	12:12 NCR 1004
15A NCAC 10H .0100	12:06 NCR 445	
15A NCAC 10H.0300	12:06 NCR 445	
15A NCAC 10H .0300	12:18 NCR 1694	
15A NCAC 10H .0802	12:06 NCR 445	12:13 NCR 1127
15A NCAC 10H.0810	12:06 NCR 445	12:13 NCR 1137
15A NCAC 10H.0900	12:06 NCR 445	
15A NCAC 10H.1000	12:06 NCR 445	
15A NCAC 10H.1100	12:06 NCR 445	
15A NCAC 10H.1200	12:06 NCR 445	
15A NCAC 101.0001	12:06 NCR 445	
15A NCAC 101.0002	12:06 NCR 445	
15A NCAC 101.0003	12:06 NCR 445	
15A NCAC 101.0004	12:06 NCR 445	
15A NCAC 101.0005	12:06 NCR 445	
15A NCAC 10J,0001	12:06 NCR 445	
·15A NCAC 10J.0002	12:06 NCR 445	
15A NCAC 10J.0003	12:06 NCR 445	
15A NCAC 10J .0004	12:06 NCR 445	

FINAL DECISION LETTERS

Voting Rights Act Voting Rights Act

.0402	12:06 NCR 445	12:12 NCR
.0403	12:06 NCR 445	12:12 NCR
.0404	12:06 NCR 445	12:12 NCR
.0100	12:06 NCR 445	
.0300	12:06 NCR 445	
.0300	12:18 NCR 1694	
.0802	12:06 NCR 445	12:13 NCR
.0810	12:06 NCR 445	12:13 NCR
0060	12:06 NCR 445	
.1000	12:06 NCR 445	
.1100	12:06 NCR 445	
.1200	12:06 NCR 445	
0001	12:06 NCR 445	
0002	12:06 NCR 445	
0003	12:06 NCR 445	
0004	12:06 NCR 445	
2000	12:06 NCR 445	
0001	12:06 NCR 445	
0002	12:06 NCR 445	
0003	12:06 NCR 445	
0004	12:06 NCR 445	

12:01 NCR 4	12:02 NCR 50	12:04 NCR 236	12:05 NCR 334	12:07 NCR 507	12:11 NCR 918

CUMULATIVE INDEX

(Updated through March 26, 1998)

	Other		12:12 NCR 992	12.13 NCR 1096	12/14 NCR 1231	12:15 NCR 1414	12:16 NCR 1480	12:18 NCR 1692	12:19 NCR 1751																			12:01 NCR 1	12:01 NCR 1	12:03 NCR 110	12:03 NCR 110
	Approved Rule										12.17 NCR 1620																				
Effective by	Governor																														
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RRC Status	Date										12/18/97				02/19/98		02/19/98	02/19/98													
RRC	Action										Approve				Approve		Approve	Approve													
Fiscal	Note										٠	*			•		*	•													
Notice of	Text										12:07 NCR 524	12:04 NCR 292			12:04 NCR 292		12:04 NCR 292	12:04 NCR 292													
Temporary	Rule									ING BOARD	11:24 NCR 1828																10				
Rule-making	Proceedings									ACTORS LICENSI		11:28 NCR 2117	11:28 NCR 2117	11:28 NCR 2117	11:28 NCR 2117	11:28 NCR 2117	11:28 NCR 2117	11:28 NCR 2117	11:28 NCR 2117	11:28 NCR 2117	11:28 NCR 2117	11:28 NCR 2117	11:28 NCR 2117	11:28 NCR 2117	11:28 NCR 2117	11:28 NCR 2117	CUTIVE ORDERS	76/2	2/97	26/9	13/97
Agency/Rule	Citation		Voting Rights Act	GENERAL CONTRACTORS LICENSING BOARD	21 NCAC 12 .0202	21 NCAC 12 0204	21 NCAC 12.0503	21 NCAC 12 .0504	21 NCAC 12 .0901	21 NCAC 12 .0902	21 NCAC 12,0903	21 NCAC 12,0904	21 NCAC 12.0905	21 NCAC 12,0906	21 NCAC 12 .0907	21 NCAC 12.0908	21 NCAC 12 .0909	21 NCAC 12 0910	21 NCAC 12,0911	21 NCAC 12 .0912	GOVERNOR'S EXECUTIVE ORDERS	Number 112 - Eff. 05/22/97	Number 113 - Eff. 06/12/97	Number 114 - Eff. 06/26/97	Number 115 - Eff. 07/03/97						

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Number 116 - Eff. 07/21/97	16/1:									12:04 NCR 227
Number 117 - Eff. 09/07/97	76/71									12:07 NCR 505
Number 118 - Eff. 09/15/97	2/6/5									12:08 NCR 612
Number 119 - Eff. 10/01/97	11/97									12:08 NCR 612
Number 120 - Eff. 10/22/97	76/2:									12:11 NCR 917
Number 121 - Eff. 11/03/97	13/97									12:15 NCR 1407
Number 122 - Eff. 12/11/97	1/97									12:15 NCR 1407
Number 123 - Eff. 12/18/97	18/97									12:15 NCR 1407
Number 124 - Eff. 12/18/97	26/8									12:15 NCR 1407
Number 125 - Eff. 12/18/97	26/8									12:15 NCR 1407
Number 126 - Eff. 12/19/97	26/6									12:15 NCR 1407
Number 127 - Eff. 01/16/98	86/9									12:16 NCR 1472
Number 128 - Eff. 01/21/98	1/98									12:17 NCR 1606
Number 129 - Eff. 02/04/98	14/98									12:17 NCR 1606
Number 130 - Eff. 02/25/98	3/98									12:19 NCR 1749
HOUSING FINANCE AGENCY	E AGENCY									
24 NCAC 01P .0101 24 NCAC 01P .0102		11:14 NCR 1154 11:14 NCR 1154	11:28 NCR 2132 11:28 NCR 2132	s s	Approve Approve	07/17/97			12:04 NCR 317 12:04 NCR 317	
24 NCAC 01P .0103		11:14 NCR 1154	11:28 NCR 2132	×	Object Approve	07/17/97	*		12:07 NCR 561	
24 NCAC 01P .0201 24 NCAC 01P .0202		11:14 NCR 1154 11:14 NCR 1154	11:28 NCR 2132 11:28 NCR 2132	s s s	Approve Approve	07/17/97 07/17/97	* *		12:04 NCR 317 12:04 NCR 317 12:04 NCP 317	
24 NCAC 01P :0203		11:14 NCR 1154	11:28 NOK 2132	o	avoidav	122120			16.30	
HEALTH AND HUMAN SERVICES	AAN SERVICES									
10 NCAC 01B .0501	11:23 NCR 1779		12:09 NCR 747	*	Approve	01/15/98	•			
10 NCAC 01B .0502	11:23 NCR 1779		12:09 NCR 747	*	Object Approve	01/15/98	*			
10 NCAC 49B .0315 Aging		12:18 NCR 1703								
10 NCAC 22	10:23 NCR 2956									

12:13 NCR 1098

10 NCAC 03U .0102 12:08 NCR 617

Child Day Care Commission

	Other																															
	Approved Rule																											11:26 NCR 2004				
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Notice of	Text		12:13 NCR 1098	12:13 NCR 1098	12:13 NCR 1098	12:13 NCR 1098	12:13 NCR 1098	12:13 NCR 1098	12:13 NCR 1098	ale-making	12:13 NCR 1098	ale-making	12:13 NCR 1098	12:13 NCR 1098	12:13 NCR 1098	ale-making	12:13 NCR 1098	12:13 NCR 1098	12:13 NCR 1098	ıle-making		12:13 NCR 1098	11:09 NCR 571		12:13 NCR 1098		12:13 NCR 1098					
Temporary	Rule									Agency withdrew rule-making							Agency withdrew rule-making				Agency withdrew rule-making				Agency withdrew rule-making	12:08 NCR 710			12:08 NCR 710		12:08 NCR 710	
Rufe-making	Proceedings		12:08 NCR 617	12:08 NCR 617	12:08 NCR 617	12:08 NCR 617	12:08 NCR 617	12:08 NCR 617	12.08 NCR 617	11:24 NCR 1817	12:08 NCR 617	12.08 NCR 617	12 08 NCR 617	12:08 NCR 617	12:08 NCR 617	12:08 NCR 617	11:24 NCR 1817	12.08 NCR 617	12:08 NCR 617	12:08 NCR 617	11:24 NCR 1817	12:08 NCR 617	12:08 NCR 617	12:08 NCR 617	11:24 NCR 1817	11:24 NCR 1817	12:08 NCR 617	11:03 NCR 109	11:24 NCR 1817	12:08 NCR 617	11:24 NCR 1817	12:08 NCR 617
Agency/Rule	Citation		10 NCAC 03U 0201	10 NCAC 03U .0202	10 NCAC 03U .0204	10 NCAC 03U .0205	10 NCAC 03U .0206	10 NCAC 03U .0207	10 NCAC 03U .0301	10 NCAC 03U .0302	10 NCAC 03U .0302	10 NCAC 03U .0303	10 NCAC 03U .0304	10 NCAC 03U .0401	10 NCAC 03U .0403	10 NCAC 03U .0505	10 NCAC 03U .0506	10 NCAC 03U .0506	10 NCAC 03U .0507	10 NCAC 03U .0508	10 NCAC 03U .0509	10 NCAC 03U .0509	10 NCAC 03U .0510	10 NCAC 03U .0511	10 NCAC 03U .0601	10 NCAC 03U .0602	10 NCAC 03U .0602	10 NCAC 03U .0604	10 NCAC 03U .0604	10 NCAC 03U .0604	10 NCAC 03U .0605	10 NCAC 03U .0605

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Notice of	Text	12:13 NCR 1098	12:13 NCR 1098	12:13 NCR 1098	12:13 NCR 1098	11:27 NCR 2054		12:13 NCR 1098	11:17 NCR 1338	12:13 NCR 1098	12:13 NCR 1098	12:13 NCR 1098	12:13 NCR 1098	12:13 NCR 1098	12:13 NCR 1098	12:13 NCR 1098	le-making	12:13 NCR 1098	le-making	12:13 NCR 1098	le-making	12:13 NCR 1098	12:13 NCR 1098	12:13 NCR 1098	11:17 NCR 1338	12:13 NCR 1098				
Temporary	Rule						12:08 NCR 710										Agency withdrew rule-making		Agency withdrew rule-making		Agency withdrew rule-making									
Rule-making	Proceedings	12:08 NCR 617	12:08 NCR 617	12:08 NCR 617	12:08 NCR 617	11:14 NCR 1108	11:24 NCR 1817	12:08 NCR 617	11:08 NCR 449	12:08 NCR 617	12:08 NCR 617	12:08 NCR 617	12:08 NCR 617	12:08 NCR 617	12:08 NCR 617	12:08 NCR 617	11:24 NCR 1817	12:08 NCR 617	11:24 NCR 1817	12:08 NCR 617	11:24 NCR 1817	12:08 NCR 617	12:08 NCR 617	12:08 NCR 617	11:08 NCR 449	12:08 NCR 617				
Agency/Rule	Citation	10 NCAC 03U .0701	10 NCAC 03U .0702	10 NCAC 03U .0703	10 NCAC 03U .0704	10 NCAC 03U .0705	10 NCAC 03U .0705	10 NCAC 03U .0705	10 NCAC 03U .0707	10 NCAC 03U .0707	10 NCAC 03U .0708	10 NCAC 03U .0709	10 NCAC 03U.0710	10 NCAC 03U .0711	10 NCAC 03U .0712	10 NCAC 03U .0713	10 NCAC 03U .0714	10 NCAC 03U .0714	10 NCAC 03U .0802	10 NCAC 03U .0802	10 NCAC 03U .0803	10 NCAC 03U .0803	10 NCAC 03U .0804	10 NCAC 03U .0806	10 NCAC 03U .0901	10 NCAC 03U .0901	10 NCAC 03U .0902	10 NCAC 03U .1001	10 NCAC 03U .1002	10 NCAC 03U .1003

Other																										
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Notice of Text	12:13 NCR 1098	12:13 NCR 1098	12:13 NCR 1098	12:13 NCR 1098	12:13 NCR 1098	12:13 NCR 1098	ıle-making	le-making	12:13 NCR 1098	12:13 NCR 1098	12:13 NCR 1098	12:13 NCR 1098	12:13 NCR 1098	11:27 NCR 2054	le-making	12:13 NCR 1098	12:13 NCR 1098	12:13 NCR 1098	12:13 NCR 1098	ıle-making	12:13 NCR 1098	12:13 NCR 1098				
Temporary Rule							Agency withdrew rule-making	Agency withdrew rule-making							Agency withdrew rule-making									Agency withdrew rule-making		
Rule-malding Proceedings	12:08 NCR 617	12:08 NCR 617	12:08 NCR 617	12:08 NCR 617	12:08 NCR 617	12:08 NCR 617	11:24 NCR 1817	11:24 NCR 1817	12:08 NCR 617	12:08 NCR 617	12:08 NCR 617	12:08 NCR 617	12:08 NCR 617	11:14 NCR 1108	11:24 NCR 1817	12:08 NCR 617	12:08 NCR 617	12:08 NCR 617	11:29 NCR 2181	11:08 NCR 449	11:29 NCR 449	12:08 NCR 617				
Agency/Rule Citation	10 NCAC 03U .1004	10 NCAC 03U.1301	10 NCAC 03U .1302	10 NCAC 03U .1303	10 NCAC 03U .1304	10 NCAC 03U .1401	10 NCAC 03U .1402	10 NCAC 03U .1403	10 NCAC 03U .1701	10 NCAC 03U .1702	10 NCAC 03U .1703	10 NCAC 03U.1705	10 NCAC 03U.1716	10 NCAC 03U .1717	10 NCAC 03U .1717	10 NCAC 03U .1717	10 NCAC 03U .1718	10 NCAC 03U .1719	10 NCAC 03U .1720	10 NCAC 03U .1721	10 NCAC 03U.1722	10 NCAC 03U .1723	10 NCAC 03U .2506	10 NCAC 03U .2510	10 NCAC 03U.2510	10 NCAC 03U .2601

12:13 NCR 1098

12:13 NCR 1098 12:13 NCR 1098

Agency withdrew rule-making

11:24 NCR 1817 12:08 NCR 617

10 NCAC 03U .2602 10 NCAC 03U .2603 10 NCAC 03U .2603 10 NCAC 03U .2604

12:08 NCR 617 12:08 NCR 617

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Citation	Proceedings	Rule	Text	Note	Action	Date	from proposal	Сочетог	Approved Rule	Other
10 NCAC 03U .2605	12:08 NCR 617		12:13 NCR 1098	•						
10 NCAC 03U .2606	11:08 NCR 449	Agency withdrew rule-making	e-making							
10 NCAC 03U .2606	12:08 NCR 617		12:13 NCR 1098	*						
10 NCAC 03U .2607	12:08 NCR 617		12:13 NCR 1098	*						
10 NCAC 03U .2608	12:08 NCR 617		12:13 NCR 1098	*						
10 NCAC 03U .2609	12:08 NCR 617		12:13 NCR 1098	*						
10 NCAC 03U .2610	11:24 NCR 1817	Agency withdrew rule-making	e-making							
10 NCAC 03U 2610	12:08 NCR 617		12:13 NCR 1098	*						
10 NCAC 03U .2611	11:24 NCR 1817	Agency withdrew rule-making	e-making							
10 NCAC 03U .2611	12:08 NCR 617		12:13 NCR 1098	*						٠
10 NCAC 03U .2612	12:08 NCR 617		12:13 NCR 1098	*						
Facility Services										
Public Notice - Draft 1998 State Medical Facilities Plan	998 State Medical Faci	lities Plan								12:01 NCR 2
Abbreviated Notice of Temporary Rule-making	[emporary Rule-makin	8								12:06 NCR 443
10 NCAC 03	10:18 NCR 2399									
10 NCAC 03R .0214	12:08 NCR 617									
10 NCAC 03R .3000	11:23 NCR 1780									
10 NCAC 03R ,3001	10:23 NCR 2956		11:06 NCR 328	S/L/SE						
10 NCAC 03R .3002		11:21 NCR 1655	12:04 NCR 246	*	Approve	11/20/97			12:16 NCR 1521	
·10 NCAC 03R .3020	10:23 NCR 2956		11:06 NCR 328	S/L/SE						
					Object Approve	11/21/96 03/20/97			11:26 NCR 2004	
10 NCAC 03R .3030	10:23 NCR 2956		11:06 NCR 328	S/L/SE	•					
10 NCAC 03R .3030		10:21 NCR 2699	11:08 NCR 452	S/L/SE	Object Object	10/17/96 11/21/96	* *		11.26 NCB 2004	11:11 NCR 888
10 NCAC 03R .3031	11:23 NCR 1780		11:08 NCR 459		Extend Review Approve	03/20/97 03/20/97 08/21/97	* *		12:07 NCR 561	
10 NCAC 03R .3032	10:23 NCR 2956		11:06 NCR 328	S/L/SE						
10 NCAC 03R .3033		10:21 NCR 2699	11:08 NCR 452	S/L/SE	Object Extend Review Approve	01/16/97 03/20/97 08/21/97			12:07 NCR 561	
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	Other																												
	Approved Rule								12:16 NCR 1521		12:16 NCR 1521	12:16 NCR 1521			12:16 NCR 1521		12:16 NCR 1521				12:16 NCR 1521								
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RRC Status	Date	26/91/10	ncy 03/20/97 01/16/97			ncy 03/20/97 01/16/97	Keturn to agency 03/20/97		11/20/97		11/20/97	11/20/97			11/20/97	11/20/97	11/20/97	11/20/97	11/20/97	11/20/97	11/20/97		11/20/97		/ agcy 11/97	/ agcy 11/97	11/20/97		/ agcy 11/97
RRC	Action	Object	Ketum to agency Object	Keturn to agency Object	Neturn to agency Object	Ketum to agency Object	Keturn to age		Approve		Approve	Approve			Approve		Approve		Withdrawn by agcy 11/97	Withdrawn by agcy 11/97	Approve		Withdrawn by agcy 11/97						
Fiscal	Note	S/L/SE	S/L/SE	S/L/SE	S/L/SE	S/L/SE	S/L/SE	S/L/SE	*		•	•			*	*	•	•	•	•	*		*		*		*		*
Notice of	Text	11:08 NCR 452	11:08 NCR 452	11:08 NCR 452	11:08 NCR 452	11:08 NCR 452	11:06 NCR 328	11:06 NCR 328	12:04 NCR 246		12:04 NCR 246	12:04 NCR 246			12:04 NCR 246		12:04 NCR 246		12:04 NCR 246		12:04 NCR 246		12:04 NCR 246						
Temporary	Rule	10:21 NCR 2699	10:21 NCR 2699	10:21 NCR 2699	10:21 NCR 2699	10:21 NCR 2699			11:21 NCR 1655	12:15 NCR 1431	11:21 NCR 1655	11:21 NCR 1655	11:22 NCR 1713	12:06 NCR 481	11:21 NCR 1655	12:06 NCR 481	11:21 NCR 1655	12:06 NCR 481	11:21 NCR 1655	12:06 NCR 481	11:21 NCR 1655	12:06 NCR 481	11:21 NCR 1655						
Rule-making	Proceedings						10:23 NCR 2956	10:23 NCR 2956																					
Agency/Rule	Citation	10 NCAC 03R ,3034	10 NCAC 03R .3035	10 NCAC 03R .3036	10 NCAC 03R .3037	10 NCAC 03R .3038	10 NCAC 03R .3040	10 NCAC 03R .3050	10 NCAC 03R .3051	10 NCAC 03R .3051	10 NCAC 03R .3052	10 NCAC 03R .3053	10 NCAC 03R .3053	10 NCAC 03R, 3053	10 NCAC 03R .3054	10 NCAC 03R .3055	10 NCAC 03R .3056	10 NCAC 03R .3057	10 NCAC 03R .3058	10 NCAC 03R .3059	10 NCAC 03R .3060	10 NCAC 03R .3060	10 NCAC 03R .3061	10 NCAC 03R .3061	10 NCAC 03R .3062	10 NCAC 03R .3062	10 NCAC 03R .3063	10 NCAC 03R .3063	10 NCAC 03R .3064

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Citation	Proceedings	Rule	Text	Note	Action	Doto	proposal	Governor	Approved P
	,					Date	ht opposes		
10 NCAC 03R .6101		11:15 NCR 1431							
10 NCAC 03R .6102		11:15 NCR 1431							
10 NCAC 03R .6103		11:15 NCR 1431							
10 NCAC 03R .6104		11:15 NCR 1431							
10 NCAC 03R .6105		11:15 NCR 1431							
10 NCAC 03R .6106		11:15 NCR 1431							
10 NCAC 03R .6107		11:15 NCR 1431							
10 NCAC 03R .6108		11:15 NCR 1431							
10 NCAC 03R .6109		H:15 NCR 1431							
10 NCAC 03R .6110		11:15 NCR 1431							
10 NCAC 03R .6111		11:15 NCR 1431							
10 NCAC 03R .6112		11:15 NCR 1431							
10 NCAC 03R.6113		11:15 NCR 1431							
10 NCAC 03R .6114		11:15 NCR 1431							
10 NCAC 03R .6115		11:15 NCR 1431							
10 NCAC 03R .6116		11:15 NCR 1431							
10 NCAC 03R .6117		11:15 NCR 1431							
10 NCAC 03R .6118		11:15 NCR 1431							
10 NCAC 03R .6119		11:15 NCR 1431							
10 NCAC 03R .6120		11:15 NCR 1431							
10 NCAC 03R .6121		11:15 NCR 1431							
10 NCAC 03R .6122		11:15 NCR 1431							
10 NCAC 03R .6123		11:15 NCR 1431							
10 NCAC 03R .6124		11:15 NCR 1431							
10 NCAC 03R .6125		11:15 NCR 1431							
10 NCAC 03R .6126		11:15 NCR 1431							
10 NCAC 03R .6127		11:15 NCR 1431							
10 NCAC 03R .6128		11:15 NCR 1431							
10 NCAC 03R .6129		11:15 NCR 1431							
10 NCAC 03R 6130									

	Other										,			12:02 NCR 46																
	Approved Rule															12:11 NCP 947	12:03 NCR 213		11:29 NCR 2211				11:30 NCR 2314							
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RRC Status	Action															Agency withdrew 09/18/97	Approve		Approve				Approve					Approve		
Hierol	Note															S/L	•		*			S/L/SE	S/L	S/L/SE				S/SE		
Notice of	Text															11:28 NCR 2118	11:24 NCR 1824		11:18 NCR 1371			12:18 NCR 1696	11:23 NCR 1781	12;18 NCR 1696	Temp Expired		Temp Expired	12:07 NCR 511		
Tomorous T.	Rule	11:15 NCR 1431					11:19 NCR 1436		11:15 NCR 1205			12:14 NCR 1341	12:14 NCR 1341	12:14 NCR 1341	11:15 NCR 1205	12:09 NCR 827	11:15 NCR 1205		11:26 NCR 1997	12:09 NCR 827										
Dulo molting	Proceedings													ate Share List	12:18 NCR 1694	10:16 NCR 1721		12:06 NCR 444	11:08 NCR 450	11:14 NCR 1108	11:14 NCR 1108	12:09 NCR 743	11:16 NCR 1268	12:09 NCR 743				11:18 NCR 1368		
ol. Olympia	Citation	10 NCAC 03R .6131	10 NCAC 03R .6132	10 NCAC 03R .6133	10 NCAC 03R .6134	10 NCAC 03R .6135	10 NCAC 03R .6136	10 NCAC 03R .6137	10 NCAC 03R .6138	10 NCAC 03R .6139	10 NCAC 03R .6140	10 NCAC 03R .6141	Medical Assistance	Medicaid Disproportionate Share List	10 NCAC 26B .0103	10 NCAC 26B .0113	10 NCAC 26B .0123	10 NCAC 26D .0110	10 NCAC 26G .0707	10 NCAC 26H .0101	10 NCAC 26H .0102	10 NCAC 26H .0102	10 NCAC 26H .0104	10 NCAC 26H .0211	10 NCAC 26H .0212	10 NCAC 26H .0212	10 NCAC 26H,0213	10 NCAC 26H .0213	10 NCAC 26H .0213	10 NCAC 26H .0213

	Other																														
	Approved Rule			12:10 NCR 878										12:04 NCR 317		12:04 NCR 317	12:04 NCR 317														12:11 NCR 947
	Effective by Governor																														
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RRC Status	Date			26/81/60										16/11/20		07/11/97	16/11/20														10/16/97
Jaa	Action			Approve										Approve		Approve	Approve														Approve
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	Notice of Text			11:29 NCR 2205	12:15 NCR 1419									11:28 NCR 2118		11:28 NCR 2118	11:28 NCR 2118	Temp Expired	Temp Expired			11:29 NCR 2187									
	Temporary Rule	12:14 NCR 1341		11:19 NCR 1438	12:04 NCR 313									11:10 NCR 841		11:10 NCR 841	11:10 NCR 841	11:04 NCR 196	11:04 NCR 196			11:20 NCR 1560									
	Rule-malding Proceedings	12:08 NCR 618	10:21 NCR 2686			12:05 NCR 337	12:06 NCR 444	12:06 NCR 444	12:06 NCR 444	12:05 NCR 337	12:06 NCR 444	12:06 NCR 444	12:06 NCR 444		12:06 NCR 444			10:24 NCR 3057	10:24 NCR 3057		11:16 NCR 1268										
	Agency/Rule Citation	10 NCAC 26H .0401	10 NCAC 26H .0506	10 NCAC 26H .0506	10 NCAC 26H .0602	10 NCAC 26K .0106	10 NCAC 26K .0106	10 NCAC 26M .0201	10 NCAC 26M .0202	10 NCAC 26M .0203	10 NCAC 26M .0203	10 NCAC 26M .0204	10 NCAC 50A .0604	10 NCAC 50B .0202	10 NCAC 50B .0202	10 NCAC 50B .0404	10 NCAC 50B .0409	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	10 NCAC 50D .0402	10 NCAC 50D .0501	10 NCAC 50D .0502	10 NCAC 50D,0503	Medical Care Commission	10 NCAC 03B	10 NCAC 03B .1001

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!	Approved Rule	12:11 NCR 947	12:11 NCR 947																											
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RRC Status	Date	10/16/97	10/16/97	01/15/98	01/15/98	01/15/98	01/15/98	01/15/98	86/51/10	01/15/98	01/15/98	01/15/98	01/15/98	86/\$1/10	01/15/98	01/15/98	01/15/98	01/15/98	01/15/98	01/12/98	01/15/98	01/15/98	01/15/98	01/15/98	01/15/98	01/15/98	01/15/98	01/15/98	02/19/98 01/15/98	01/15/98
RRC	Action	Approve	Object	Object	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Object	Approve Approve	Approve															
Fiscal	Note	*	•	•	S/L	•	N/A	*	•	•	*	•	*	*	*	•	*	*	•	•	•	•	*	•	•	•	S/L	•	•	S/L
Notice of	Text	11:29 NCR 2187	11:29 NCR 2187	12:05 NCR 339	12:05 NCR 339	12:05 NCR 339	N/A	12:05 NCR 339	12:05 NCR 339	12:05 NCR 339	12:05 NCR 339	12:05 NCR 339	12:05 NCR 339	12:05 NCR 339	12:05 NCR 339	12:05 NCR 339	12:05 NCR 339	12:05 NCR 339												
Temporary	Rule	11:20 NCR 1560					N/A																							
Rufe-making	Proceedings		11:20 NCR 1534	11:23 NCR 1779	11:23 NCR 1779	11:23 NCR 1779	N/A	11:23 NCR 1779	11:23 NCR 1779	11:23 NCR 1779	11:23 NCR 1779	11:23 NCR 1779	11:23 NCR 1779	11:23 NCR 1779	11:23 NCR 1779	11:23 NCR 1779	11:23 NCR 1779	11:23 NCR 1779												
A aency/Rule	Citation	10 NCAC 03B .1002	10 NCAC 03C .3707	10 NCAC 03D .0801	10 NCAC 03D .0802	10 NCAC 03D .0803	10 NCAC 03D .0805	10 NCAC 03D .0806	10 NCAC 03D .0901	10 NCAC 03D .0902	10 NCAC 03D .0904	10 NCAC 03D .0905	10 NCAC 03D .0907	10 NCAC 03D .0908	10 NCAC 03D .0909	10 NCAC 03D .0911	10 NCAC 03D .0913	10 NCAC 03D .0915	10 NCAC 03D .0916	. 10 NCAC 03D .0917	10 NCAC 03D .0918	10 NCAC 03D .0919	10 NCAC 03D .0920	10 NCAC 03D .0921	10 NCAC 03D .0922	10 NCAC 03D,0923	10 NCAC 03D .0924	10 NCAC 03D .0925	10 NCAC 03D .0926	10 NCAC 03D .1001

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12.05 NCR 339 12.05 NCR 339 12.05 NCR 339 12.05 NCR 339 12.05 NCR 339
11:23 NCR 1779 11:23 NCR 1779 11:23 NCR 1779

Notice of Fiscal Text Note
11:29 NCR 2187
11:29 NCR 2187
12:06 NCR 459
12:06 NCR 459
Mental Health, Developmental Disabilities and Substance Abuse Services
12:12 NCR 1060 12:19 NCR 1766
11:14 NCR 1124
11:24 NCR 1822 11:14 NCR 1124 11:24 NCR 1822
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11:24 NCR 1822
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11:14 NCR 1124

	Other																														
	Approved Rule													12:17 NCR 1620													12:07 NCR 561	12:07 NCR 561	12:07 NCR 561	12:07 NCR 561	
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Notice of	Text	11:14 NCR 1124		11:14 NCR 1124	11:14 NCR 1124	11:14 NCR 1124	ACTI GON ALTE	11.14 INCIN 1124	11:14 NCR 1124	11 14 NCR 1124	11:14 NCR 1124	11:14 NCR 1124		11:29 NCR 2208			12:07 NCR 511	12:06 NCR 459				12:15 NCR 1420	11:30 NCR 2301	11:30 NCR 2301	11:30 NCR 2301	11:30 NCR 2301	12:15 NCR 1420				
Temporary	Rule													11:29 NCR 2208			12:01 NCR 31						12:17 NCR 1616		12:13 NCR 1180	12:14 NCR 1347	11:16 NCR 1288	11:16 NCR 1288	11:16 NCR 1288	11:16 NCR 1288	12:11 NCR 938
Rufe-making	Proceedings	10:15 NCR 1478		10:15 NCR 1478	10:15 NCR 1478	10:15 NCR 1478	077 O.D. 1470	10.15 INCR 1476	10:15 NCR 1478	10 15 NCR 1478	10:15 NCR 1478	10:15 NCR 1478	11:08 NCR 449	11:08 NCR 449	11:19 NCR 1762	Inman Services		11:30 NCR 2300		00	12:12 NCR 993	12:11 NCR 919									
Agency/Rule	Citation	10 NCAC 18W .0211		10 NCAC 18W .0212	10 NCAC 18W .0213	10 NCAC 18W .0214	2150 Wat 242M 01	O INCINC I AW : UZ13	10 NCAC 18W .0216	10 NCAC 18W .0217	10 NCAC 18W .0218	10 NCAC 18W .0219	10 NCAC 45H,0200	10 NCAC 4511.0203	10 NCAC 4511.0205	Secretary of Health and Human Services	10 NCAC 14V .7006	10 NCAC 14V .7101	10 NCAC 14V ,7102	10 NCAC 14V .7103	10 NCAC 14V .7104	10 NCAC 14V .7105	10 NCAC 21B .0117	Social Services Commission	10 NCAC 24A .0508	10 NCAC 30 .0207	10 NCAC 35E .0101	10 NCAC 35E .0105	10 NCAC 35E .0106	10 NCAC 35E .0308	10 NCAC 41A .0007

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	Rule-making Proceedings	Temporary Rule	Notice of Text	Fiscal Note	Action	Date	from	Effective by Governor	Approved Rule	Other
4										
	12:11 NCR 919									
		12:11 NCR 938	12:15 NCR 1420	S						
		12:11 NCR 938	12:15 NCR 1420	S						
	12:11 NCR 919									
	10:17 NCR 2228									
10 NCAC 411.0102	10:17 NCR 2228		10:21 NCR 2687	*						
10 NCAC 42C .3401		12:13 NCR 1180								
10 NCAC 42C .3403		12:13 NCR 1180								
10 NCAC 42C .3404		12:13 NCR 1180								
10 NCAC 42C .3601		12:13 NCR 1180								
10 NCAC 42J .0001		11:16 NCR 1288	11:30 NCR 2301	•	Approve	08/21/97	•		12:07 NCR 561	
10 NCAC 42J .0004		11:16 NCR 1288	11:30 NCR 2301	*	Approve	08/21/97			12:07 NCR 561	
10 NCAC 42J .0005		11:16 NCR 1288	11:30 NCR 2301	*	Object	08/21/97	•		12:10 NCD 878	
10 NCAC 42R .0201	12:11 NCR 919	12:13 NCR 1180			3004				200000000000000000000000000000000000000	
10 NCAC 47A.0502		12:11 NCR 938	12:15 NCR 1420	*						
10 NCAC 47B.0102		12:11 NCR 938	12:15 NCR 1420	*						
10 NCAC 47B .0303		12:11 NCR 938	12:15 NCR 1420	*						
10 NCAC 47B .0304		12:11 NCR 938	12:15 NCR 1420	•						
10 NCAC 47B.0305		12:11 NCR 938	12:15 NCR 1420	*						
10 NCAC 47B.0403		12:11 NCR 938	12:15 NCR 1420	*						
ation	Vocational Rehabilitation Services									
10 NCAC 20C .0201	12:08 NCR 618		12:13 NCR 1135	*						
10 NCAC 20C .0202	12:08 NCR 618		12:13 NCR 1135	*						
10 NCAC 20C .0203	12:08 NCR 618		12:13 NCR 1135	•						
10 NCAC 20C .0601	12:08 NCR 618		12:13 NCR 1135	*						
10 NCAC 20C .0603	12:08 NCR 618		12:13 NCR 1135	*						
10 NCAC 20C .0604	12:08 NCR 618		12:13 NCR 1135	*						
10 NCAC 20C .0606	12:08 NCR 618		12:13 NCR 1135	•						

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Notice of	Text			12:14 NCR 1255	11:19 NCR 1426	11:19 NCR 1426	11:19 NCR 1426	12:14 NCR 1255	12:14 NCR 1255	12:14 NCR 1255	12:14 NCR 1255	12:14 NCR 1255	12:14 NCR 1255	12:14 NCR 1255	12:14 NCR 1255	12:14 NCR 1255	12:14 NCR 1255	12:14 NCR 1255	12:14 NCR 1255	12:14 NCR 1255		N/A	12:15 NCR 1424	12:15 NCR 1424	12:15 NCR 1424	12:15 NCR 1424						
Temporary	Rule				11:15 NCR 1223	11:15 NCR 1223	11:15 NCR 1223																					N/A	12:11 NCR 942	12:11 NCR 942	12:11 NCR 942	12:11 NCR 942
Rule-making	Proceedings		12:09 NCR 744	12.09 NCR 744				12:09 NCR 744	12:09 NCR 744	12:09 NCR 744	12:09 NCR 744	12:09 NCR 744	12:09 NCR 744	12:09 NCR 744	12:09 NCR 744	12:09 NCR 744	12:09 NCR 744	12:09 NCR 744	12:09 NCR 744	12:09 NCR 744	12:09 NCR 744	N/A										
Agency/Rule	Citation		11 NCAC 06	11 NCAC 10.0105	11 NCAC 10 .0602	11 NCAC 10.0603	11 NCAC 10.0606	11 NCAC 11B .0601	11 NCAC 11B .0602	11 NCAC 11B .0603	11 NCAC 11B .0604	11 NCAC 11B .0605	11 NCAC 11B .0606	11 NCAC 11B .0607	11 NCAC 11B 0608	11 NCAC 11B.0609	11 NCAC 11B .0610	11 NCAC 11B .0611	11 NCAC 11B .0612	11 NCAC 11B .0613	11 NCAC 11B .0614	11 NCAC 11B .0615	11 NCAC 11B .0616	11 NCAC 11B .0617	11 NCAC 11C.0108	11 NCAC 11C .0109	11 NCAC 12	11 NCAC 12.1703	11 NCAC 12.1801	11 NCAC 12.1802	11 NCAC 12.1803	11 NCAC 12.1804

Agency/Kule Kule-making	Temporary	Notice of	Fiscal	RRC Status	Text differs	Effective by	A Deale	546
Proceedings	Rule	Text	Note	Action Date	proposal	Сочетног	Approved Kute	Omer
12:09 NCB 744								
12:09 NCR 744								
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12:09 NCR 744		12:14 NCR 1262	*					
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Fire and Rescue Commission								
12:09 NCR 744		12:14 NCR 1252	*					
12:09 NCR 744		12:14 NCR 1252	*					
12:09 NCR 744		12:14 NCR 1252	*					
12:09 NCR 744		12:14 NCR 1252	*					
Home Inspector Licensure Board								
Home Inspector Licensure Board								11:27 NCR 2049
12:09 NCR 744								
12:09 NCR 744								
	11:15 NCR 1212	11:19 NCR 1416	* *	Approve 06/19/97			12-03 NCR 213	Temp Filed over obj
	11:15 NCR 1212	11:19 NCR 1416	* *	Vithdrew			12:03 NCB 213	Temp Filed over obj
	11:15 NCR 1212	11:19 NCR 1416	46 -40	/ithdrew			12:03 NOB 213	Temp Filed over obj
	11:15 NCR 1212	11:19 NCR 1416	- 44 - 4	Vithdrew	41		12:03 NCR 213	Temp Filed over obj
	11:15 NCR 1212	11:19 NCR 1416	· •• ·	Vithdrew			12.05 INCR 213	Temp Filed over obj
	11:15 NCR 1212	11:25 NCR 1906 11:19 NCR 1416	e es ·	Vithdrew			12:03 NCK 213	Temp Filed over obj
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		11:25 NCR 1906	*	Approve 06/19/97			12:03 NCR 213	

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He h s NCR 122	Citation	Proceedings	Rule	Text	Note				vernor	Approved Rule	Other	
HEEN WIRE 1212 HEED WIRE 1416 Agreency Windraces 61.977 12.61 NCR 2.13 11.21 NCR 1212 HEED WIRE 1416 Agreency Windraces 61.977 12.01 NCR 2.13 11.21 NCR 1212 HEED NCR 1213 HEED NCR 1212 HEED NCR 1212												_
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11-15 NCR 1212 11-25 NCR 1906 Approve (67.1997) 11-25 NCR 1213 11-25 NCR 1214 Approve (17.197) 11-25 NCR 1214 11-25 NCR 1214 Approve (17.197) 11-25 NCR 1214 11-25 NCR 1214 11-25 NCR 1214 11-25 NCR 1214 Approve (17.197) Approve (17.197) 11-25 NCR 1214 Approve (17.197) Approv	4CAC 08 .1103		11:15 NCR 1212	11:19 NCR 1416	*	Agency Withdrew 03	/97			14.03 NCR 213	Temp Eiled over ohi	
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* Approve 06/19/97	CAC 08,1202		11:15 NCR 1212	11:19 NCR 1416	*	Agency Withdrew 03	76/				Temp Filed over obj	
				11:25 NCR 1906	*	Approve 06	19/97			12:03 NCR 213		

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		
Citation	Proceedings	Rule	Text	Note	Action	Date	rom proposal	Governor	Approved Kule	Other
11 NCAC 08 .1203		11:15 NCR 1212	11:19 NCR 1416	* *	Agency Withdrew 03/97	lrew 03/97			11.00 M 20.01	Temp Filed over obj
11 NCAC 08 .1204		11:15 NCR 1212	11:19 NCR 1416	•	Approve 00/19/ Agency Withdrew 03/97	lrew 03/97			12:03 INCK 213	Temp Filed over obj
11 NCAC 08 .1205		11:15 NCR 1212	11:25 NCR 1906 11:19 NCR 1416	* *	Approve 06/19/ Agency Withdrew 03/97	06/19/97 Irew 03/97			12:03 NCR 213	Temp Filed over obj
11 NCAC 08 .1206		11:15 NCR 1212	11:25 NCR 1906 11:19 NCR 1416	* * -	Approve 06/19/ Agency Withdrew 03/97	06/19/97 Irew 03/97			12:03 NCR 213	Temp Filed over obj
11 NCAC 08 .1207		11:15 NCR 1212	11:25 NCR 1906 11:19 NCR 1416	* * :	Approve 06/19/ Agency Withdrew 03/97	06/19/97 Irew 03/97			12:03 NCR 213	Temp Filed over obj
11 NCAC 08 .1208		11:15 NCR 1212	11:25 NCR 1906 11:19 NCR 1416	* * 1	Approve 06/19/ Agency Withdrew 03/97	06/19/97 Irew 03/97			12:03 NCR 213	Temp Filed over obj
11 NCAC 08 .1209		11:15 NCR 1212	11:25 NCR 1906 11:19 NCR 1416 11:25 NCB 1906	• • •	Approve 06/19 Agency withdrew 03/97	06/19/97 rew 03/97 06/19/97			12:03 NCK 213	Temp Filed over obj
11 NCAC 08,1301	12:09 NCR 744		12:14 NCR 1253	*	ano ideb				C17 VION CO:71	
11 NCAC 08 .1302	12:09 NCR 744		12:14 NCR 1253	*						
11 NCAC 08 .1303	12:09 NCR 744		12:14 NCR 1253	*						
11 NCAC 08 .1304	12:09 NCR 744		12:14 NCR 1253	*						
11 NCAC 08 .1305	12:09 NCR 744		12:14 NCR 1253	*						
11 NCAC 08 .1306	12:09 NCR 744		12:14 NCR 1253	*						
11 NCAC 08 .1307	12:09 NCR 744		12:14 NCR 1253	*						
11 NCAC 08 .1308	12:09 NCR 744		12:14 NCR 1253	*						
JUSTICE										
Alarm Systems Licensing Board	g Board									
12 NCAC 11	11:30 NCR 2300									
12 NCAC 11 .0202	10:24 NCR 3057		11:14 NCR 1136	*	Tabled	06/19/97			12:07 NCB 561	
12 NCAC 11 .0204	12:12 NCR 993				ano ideb	12/17/90			100 100 100 1	
12 NCAC 11 .0210	12:08 NCR 618									
Criminal Justice Education and Training Standards Commission	ion and Training Star	ndards Commission								
12 NCAC 09A .0103	11:14 NCR 1109		11:20 NCR 1539	*	Approve	04/17/97			11:29 NCR 2211	
12 NCAC 09B .0102	11:14 NCR 1109		11:20 NCR 1539	*	Object	04/17/97	*		11:30 NCB 2314	
12 NCAC 09B .0111	11:14 NCR 1109		11:20 NCR 1539	*	Approve	04/17/97			11:29 NCR 2211	
12 NCAC 09B 0206	11:14 NCR 1109		11:20 NCR 1539	*	Approve	04/17/97			11:29 NCR 2211	

	Rule Other		:211	211	:211	211	211	211	211	2111	211	2111	2111	2111	211	2111																
	Approved Rule		11:29 NCR 2211	11 29 NCR 2211	11.29 NCR 2211	H:29 NCR 2211	11:29 NCR 2211	11-29 NCR 2211	11:29 NCR 2211	11:29 NCR 2211	11-29 NCR 2211	11:29 NCR 2211																				
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RRC Status	Date		04/17/97	04/17/97	04/17/97	04/17/97	04/17/97	04/17/97	04/17/97	04/17/97	04/17/97	04/17/97	04/17/97	04/17/97	04/17/97	04/17/97																
RRC	Action		Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve																
Fiscal	Note		•	•	*	•	*	*	*	*	*	*	*	*	*	*		*	•	*	•	*	*	*	*	•	•	•	•	•	٠	
Notice of	Text		11:20 NCR 1539	11:20 NCR 1539	11:20 NCR 1539	11:20 NCR 1539	11:20 NCR 1539	11:20 NCR 1539	11:20 NCR 1539	11:20 NCR 1539	11:20 NCR 1539	11:20 NCR 1539	11:20 NCR 1539	11:20 NCR 1539	11:20 NCR 1539	11:20 NCR 1539		12:09 NCR 748	12:08 NCR 622	12:14 NCR 1263	12:14 NCR 1263	12:14 NCR 1263	12:14 NCR 1263	12:14 NCR 1263	12:14 NCR 1263							
Temporary	Rule																															
Rule-making	Proceedings		11:14 NCR 1109	11:14 NCR 1109	11:14 NCR 1109	11:14 NCR 1109	11:14 NCR 1109	11:14 NCR 1109	11:14 NCR 1109	11:14 NCR 1109	11:14 NCR 1109	11:14 NCR 1109	11:14 NCR 1109	11:14 NCR 1109	11:14 NCR 1109	11:14 NCR 1109	s Board	11:16 NCR 1268	11:10 NCR 818	11:14 NCR 1108	11:10 NCR 818	11:10 NCR 818	11:10 NCR 818	11:10 NCR 818	11:14 NCR 1108	11:10 NCR 818	11:10 NCR 818	11:16 NCR 1268	11:16 NCR 1268	11:16 NCR 1268	11:16 NCR 1268	
Avency/Rule	Citation		12 NCAC 0911.0224	12 NCAC 0911.0225	12 NCAC 09B .0409	12 NCAC 09C,0304	12 NCAC 09C,0307	12 NCAC 09C .0309	12 NCAC 09C 0601	12 NCAC 09C .0602	12 NCAC 09C .0603	12 NCAC 09C .0604	12 NCAC 09C .0605	12 NCAC 09C .0606	12 NCAC 09C .0607	12 NCAC 09C .0608	Private Protective Services Board	12 NCAC 07D .0104	12 NCAC 07D .0201	12 NCAC 07D .0204	12 NCAC 07D .0504	12 NCAC 07D .0701	12 NCAC 07D .0801	12 NCAC 07D .0902	12 NCAC 07D, 1106	12 NCAC 07D .1201	12 NCAC 07D .1202	12 NCAC 07D .1301	12 NCAC 07D .1302	12 NCAC 07D,1303	12 NCAC 07D 1304	

	Other																														
	Approved Kule				12:17 NCR 1620		12:17 NCR 1620		12:17 NCR 1620	12:17 NCR 1620	12:17 NCR 1620											12:17 NCR 1620		12:17 NCR 1620			12:17 NCR 1620		12:17 NCR 1620		
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RRC Status	Date				12/18/97		12/18/97	01/15/98	12/18/97	12/18/97	12/18/97			Agency withdrew 01/15/98			01/15/98					12/18/97	01/15/98	12/18/97	01/15/98	86/51/10	12/18/97	01/15/98	12/18/97		01/15/98
RRC	Action				Approve		Approve	Approve	Approve	Approve	Approve			Agency withd			Approve					Арргоvе	Approve	Approve	Арргоче	Approve	Approve	Approve	Approve		Approve
Fiscal	Note	*	*		*	•	*		*	*	•	*	L	S/L	*	*		*	*	•	*	*		*			*		*	*	
Notice of	Text	12:14 NCR 1263	12:14 NCR 1263		12:08 NCR 624	12:12 NCR 995	12:08 NCR 624	N/A	12:08 NCR 624	12:08 NCR 624	12:08 NCR 624	12:18 NCR 1703	12:08 NCR 624	12:12 NCR 995	12:12 NCR 995	12:12 NCR 995	N/A	12:12 NCR 995	12:12 NCR 995	12:12 NCR 995	12:12 NCR 995	12:08 NCR 624	N/A	12:08 NCR 624	N/A	N/A	12:08 NCR 624	N/A	12:08 NCR 624	12:12 NCR 995	N/A
Temporary	Rule			Jommission		12:18 NCR 1703		N/A				12:18 NCR 1703	12:18 NCR 1703	12:18 NCR 1703	12:18 NCR 1703	12:18 NCR 1703	N/A	12:18 NCR 1703	12:18 NCR 1703	12:18 NCR 1703	12:18 NCR 1703		N/A		N/A	N/A		N/A		12:18 NCR 1703	N/A
Rule-making	Proceedings	11-16 NCB 1268	11:16 NCR 1268	raining Standards C	12:04 NCR 242	12:07 NCR 508	12:04 NCR 242	N/A	12:04 NCR 242	12:04 NCR 242	12:04 NCR 242	12:07 NCR 508	12:04 NCR 242	12:07 NCR 508	12:07 NCR 508	12:07 NCR 508	N/A	12:07 NCR 508	12:07 NCR 508	12:07 NCR 508	12:07 NCR 508	12:04 NCR 242	N/A	12:04 NCR 242	N/A	N/A	12:04 NCR 242	N/A	12:04 NCR 242	12:07 NCR 508	N/A
Agency/Rule	Citation	12 NCAC 07D 1306	12 NCAC 07D .1307	Sheriffs' Education and Training Standards Commission	12 NCAC 10B .0101	12 NCAC 10B .0103	12 NCAC 10B .0107	12 NCAC 10B .0109	12 NCAC 10B .0202	12 NCAC 10B .0204	12 NCAC 10B .0206	12 NCAC 10B .0206	12 NCAC 10B .0304	12 NCAC 10B.0401	12 NCAC 10B .0402	12 NCAC 10B .0403	12 NCAC 10B .0403	12 NCAC 10B .0406	12 NCAC 10B .0407	12 NCAC 10B .0408	12 NCAC 10B .0409	12 NCAC 10B .0505	12 NCAC 10B .0505	12 NCAC 10B .0601	12 NCAC 10B .0601	12 NCAC 10B .0602	12 NCAC 10B .0603	12 NCAC 10B.0603	12 NCAC 10B .0605	12 NCAC 10B .0701	12 NCAC 10B.0701

Other	
Approved Rule	
Effective by Governor	
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Rule-making Proceedings	
Agency/Rule Citation	

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12:17 NCR 1620		12:17 NCR 1620	12-17 NCR 1620	12-17 NCR 1620	12-17 NCR 1620	12:17 NCR 1620	12-17 NCR 1620	12:17 NCR 1620	12:17 NCR 1620	12:17 NCR 1620	12-17 NCR 1620	12-17 NCR 1620	12:17 NCR 1620		12:17 NCR 1620		12:17 NCR 1620	12:17 NCR 1620	12:17 NCR 1620										
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12/18/97		12/18/97	12/18/97	12/18/97	12/18/97	12/18/97	12/18/97	12/18/97	12/18/97	12/18/97	12/18/97	12/18/97	12/18/97	86/\$1/10	12/18/97	86/\$1/10	12/18/97	12/18/97	12/18/97			86/\$1/10			01/15/98				
Approve		Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve			Approve			Арргоус				
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12:08 NCR 624	12:12 NCR 995	12:08 NCR 624	12,08 NCR 624	12.08 NCR 624	12:08 NCR 624	12:08 NCR 624	12,08 NCR 624	12:08 NCR 624	N/A	12:08 NCR 624	N/N	12:08 NCR 624	12:08 NCR 624	12:08 NCR 624	12:08 NCR 624	12:08 NCR 624	V/N	12:08 NCR 624	12:08 NCR 624	N/A	12:08 NCR 624	12:08 NCR 624	12:08 NCR 624	12:08 NCR 624					
	12:18 NCR 1703													N/A		N/A					12:18 NCR 1703	N/A		12:18 NCR 1703	N/A		12:18 NCR 1703		12:18 NCR 1703
12:04 NCR 242	12:07 NCR 508	12:04 NCR 242	12:04 NCR 242	12:04 NCR 242	12.04 NCR 242	12:04 NCR 242	12.04 NCR 242	12:04 NCR 242	12:04 NCR 242	12:04 NCR 242	12:04 NCR 242	12.04 NCR 242	12.04 NCR 242	N/A	12:04 NCR 242	N/A	12:04 NCR 242	12:04 NCR 242	12:04 NCR 242	12.04 NCR 242	12:07 NCR 508	N/A	12:04 NCR 242	12:07 NCR 508	N/A	12:04 NCR 242	12:07 NCR 508	12:04 NCR 242	12:07 NCR 508
12 NCAC 10B 0702	12 NCAC 10B .0702	12 NCAC 10B .0703	12 NCAC 10B .0704	12 NCAC 1013 0705	12 NCAC 1013.0706	12 NCAC 1013,0707	12 NCAC 10B .0801	12 NCAC 10B 0802	12 NCAC 10B .0903	12 NCAC 10B 0908	12 NCAC 10B .0909	12 NCAC 10B .0910	12 NCAC 10B .0911	12 NCAC 10B .1001	12 NCAC 10B 1002	12 NCAC 10B .1002	12 NCAC 10B 1004	12 NCAC 10B 1005	12 NCAC 10B .1006	12 NCAC 1013,1101	12 NCAC 10B.1101	12 NCAC 1013,1101	12 NCAC 10B .1102	12 NCAC 10B ,1102	12 NCAC 10B .1102	12 NCAC 10B .1103	12 NCAC 10B J1103	12 NCAC 1013 .1104	12 NCAC 10B .1104

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		
Citation	Proceedings	Rule	Text	Note	Action	Date	from proposal	Сочетог	Approved Rule	Other
12 NCAC 10B .1105	12:04 NCR 242		12:08 NCR 624	*						
12 NCAC 10B.1201	N/A	N/A	N/A		Approve	86/\$1/10				
12 NCAC 10B.1202	12:04 NCR 242		12:08 NCR 624	*	Approve	12/18/97	•		12:17 NCR 1620	
12 NCAC 10B.1202	N/A	N/A	N/A		Approve	01/15/98				
12 NCAC 10B,1204	12:04 NCR 242		12:08 NCR 624	*	Approve	12/18/97			12:17 NCR 1620	
12 NCAC 10B .1205	12:04 NCR 242		12:08 NCR 624	*	Approve	12/18/97			12:17 NCR 1620	
12 NCAC 10B.1206	12:04 NCR 242		12:08 NCR 624	*	Approve	12/18/97	*		12:17 NCR 1620	
12 NCAC 10B.1301	12:07 NCR 508	12:18 NCR 1703	12:12 NCR 995							
12 NCAC 10B.1302	12:07 NCR 508	12:18 NCR 1703	12:12 NCR 995	S						
12 NCAC 10B.1303	12:07 NCR 508	12:18 NCR 1703	12:12 NCR 995	S						
12 NCAC 10B.1304	12:07 NCR 508	12:18 NCR 1703	12:12 NCR 995	S						
12 NCAC 10B .2001	N/A	N/A	N/A		Approve	01/15/98				
12 NCAC 10B .2002	12:07 NCR 508	12:18 NCR 1703	12:12 NCR 995	*						
12 NCAC 10B .2101	12:07 NCR 508	12:18 NCR 1703	12:12 NCR 995	*						
12 NCAC 10B.2102	12:07 NCR 508	12:18 NCR 1703	12:12 NCR 995	*						
12 NCAC 10B .2104	12:07 NCR 508	12:18 NCR 1703	12:12 NCR 995	*						
12 NCAC 10B .2105	12:07 NCR 508	12:18 NCR 1703	12:12 NCR 995	*						
State Bureau of Investigation/Division of Criminal Information	ation/Division of Cri	iminal Information								
12 NCAC 04E .0103	11:11 NCR 881		11:17 NCR 1339	*	Approve	05/15/97			11:30 NCR 2314	
12 NCAC 04E .0104	11:17 NCR 1336		11:22 NCR 1710	*	Approve	07/17/97	*		12:04 NCR 317	
12 NCAC 04E .0401	11:17 NCR 1336		11:22 NCR 1710	*	Approve	16/11/10			12:04 NCR 317	
12 NCAC 04E .0404	11:17 NCR 1336		11:22 NCR 1710	*	Approve	<i>L6/L1/L0</i>	*		12:04 NCR 317	
12 NCAC 04E .0405	11:17 NCR 1336		11:22 NCR 1710	*	Approve	<i>L6/L1/L0</i>	*		12:04 NCR 317	
LABOR										
Boiler & Pressure Vessel	-									
13 NCAC 13.0213		11:25 NCR 1918	Temp Expired 12/27/97	5						
Occupational Safety and Health	l Health	12:13 INCK 1184	12:13 INCK 1184	3/5						
*Verbatim Adoption Federal Standards	Federal Standards									

^{*}Verbatim Adoption Federal Standards

^{*13} NCAC 07F .0101

CUMULATIVE INDEX

(Updated through March 26, 1998)

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Agency/Ame Citation	Proceedings	Rule	Text	Note	Action	Date	from	Covernor	Approved Rule	Other
				-						
*13 NCAC 07F .0501										12:08 NCR 613
*13 NCAC 07F .0502										12:08 NCR 613
13 NCAC 07A .0302	11:26 NCR 1984		12:03 NCR 170	*	Approve	11/20/97	*		12:16 NCR 1521	
13 NCAC 07A .0708	11:26 NCR 1984		12:03 NCR 170	*	Approve	11/20/97	*		12:16 NCR 1521	
13 NCAC 07A .0900	11:11 NCR 881									
13 NCAC 07F	11:03 NCR 106									
13 NCAC 07F.0101	11:24 NCR 1817		12:05 NCR 354	*	Approve	11/20/97	*		12:16 NCR 1521	
13 NCAC 07F .0101	11:26 NCR 1984		12:03 NCR 170	*						
13 NCAC 07F .0102	11:26 NCR 1984		12:03 NCR 170	*	Approve	11/20/97			12:16 NCR 1521	
13 NCAC 07F.0201	11:03 NCR 106									
13 NCAC 07F.0201	11:09 NCR 568									republished 11 24 NCR 1817
13 NCAC 07F.0201	11:24 NCR 1817		12:02 NCR 60	*	Approve	11/20/97	*		12:16 NCR 1521	
13 NCAC 07F.0201	11:26 NCR 1984		12:03 NCR 170	#						
13 NCAC 07F.0301	11:03 NCR 106									
13 NCAC 07F.0301	11:26 NCR 1984		12:03 NCR 170	*	Approve	11/20/97	*		12:16 NCR 1521	
13 NCAC 07F.0426	11:26 NCR 1984		12:03 NCR 170	*	Approve	11/20/97			12:16 NCR 1521	
13 NCAC 07F.0501	11:26 NCR 1984		12:03 NCR 170	#	Approve	11/20/97	*		12:16 NCR 1521	
13 NCAC 07F.0502	11:26 NCR 1984		12:03 NCR 170	#	Approve	11/20/97	*		12:16 NCR 1521	
13 NCAC 16.0101	11:26 NCR 1984		12:05 NCR 412	*	Approve	12/18/97	*		12:17 NCR 1620	
13 NCAC 16.0102	11:26 NCR 1984		12:05 NCR 412	*	Approve	12/18/97	*		12:17 NCR 1620	
13 NCAC 16 .0103	11:26 NCR 1984		12:05 NCR 412	*	Approve	12/18/97			12:17 NCR 1620	
13 NCAC 16 .0201	11:26 NCR 1984		12:05 NCR 412	*	Approve	12/18/97	•		12:17 NCR 1620	
13 NCAC 16 .0202	11:26 NCR 1984		12:05 NCR 412	*	Approve	12/18/97			12:17 NCR 1620	
13 NCAC 16.0203	11:26 NCR 1984		12:05 NCR 412	*	Approve	12/18/97			12:17 NCR 1620	
13 NCAC 16.0204	11:26 NCR 1984		12:05 NCR 412	*	Approve	12/18/97			12:17 NCR 1620	
13 NCAC 16.0205	11:26 NCR 1984		12:05 NCR 412	*	Approve	12/18/97			12:17 NCR 1620	
13 NCAC 16 .0206	11:26 NCR 1984		12:05 NCR 412	*	Approve	12/18/97			12:17 NCR 1620	
13 NCAC 16 .0207	11:26 NCR 1984		12:05 NCR 412	*	Approve	12/18/97			12:17 NCR 1620	
13 NCAC 16.0208	11:26 NCR 1984		12:05 NCR 412	*	Approve	12/18/97			12:17 NCR 1620	
13 NCAC 16.0301	11:26 NCR 1984		12:05 NCR 412	*	Approve	12/18/97	*		12:17 NCR 1620	

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	Approved Kule		12:17 NCR 1620															12:17 NCR 1620	12:17 NCR 1620	12:17 NCR 1620	12:17 NCR 1620	12:17 NCR 1620	12:17 NCR 1620	12:17 NCR 1620	12:17 NCR 1620					
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RRC	Action		Approve	Approve	Approve	Approve	Approve	Approve	Agency did not adopt	Agency did not adopt													Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve
Fiscal	Note		*	*	*	*	*	*	*	*												*	*	*	*	*	*	*	*	*
Notice of	Text		12:05 NCR 412	12:05 NCR 412												12:04 NCR 294	12:04 NCR 294	12:04 NCR 294	12:04 NCR 294	12:04 NCR 294	12:04 NCR 294	12:04 NCR 294	12:04 NCR 294	12:04 NCR 294						
Temporary	Rule										OF	12:08 NCR 730	12:08 NCR 730	12:08 NCR 730	12:08 NCR 730	12:08 NCR 730	12:08 NCR 730	12:08 NCR 730				11:18 NCR 1386 Temp Expired	12:14 NCR 1354							
Rule-making	Proceedings		11:26 NCR 1984	11:26 NCR 1984	ITECTS, BOARD									11:18 NCR 1369	12:04 NCR 245		11:26 NCR 1986	11:26 NCR 1986	11:26 NCR 1986	11:26 NCR 1986	11:26 NCR 1986	11:26 NCR 1986	11:26 NCR 1986	11:26 NCR 1986						
Agency/Rule	Citation		13 NCAC 16.0302	13 NCAC 16.0303	13 NCAC 16.0401	13 NCAC 16.0402	13 NCAC 16.0501	13 NCAC 16.0502	13 NCAC 16.0601	13 NCAC 16.0602	LANDSCAPE ARCHITECTS, BOARD OF	21 NCAC 26.0104	21 NCAC 26.0105	21 NCAC 26.0302	21 NCAC 26 .0506	21 NCAC 26.0507	21 NCAC 26.0508	21 NCAC 26.0509	MEDICAL BOARD	21 NCAC 32B	21 NCAC 32B	21 NCAC 32F .0103	21 NCAC 32F .0103 21 NCAC 32H .0102	21 NCAC 32H .0201	21 NCAC 32H .0202	21 NCAC 3211.0203	21 NCAC 32H .0301	21 NCAC 3211.0302	21 NCAC 32H .0303	21 NCAC 32H .0401

	Other																													
	Approved Rule	12:17 NCR 1620		12:17 NCR 1620	12:17 NCR 1620	12:17 NCR 1620	12:17 NCR 1620	12·17 NCR 1620	12:17 NCR 1620	12:17 NCR 1620	12:17 NCR 1620	12:17 NCR 1620	12:17 NCR 1620	12:17 NCR 1620	12:17 NCR 1620	12:17 NCR 1620	12:17 NCR 1620													
Effective by	Сочетог																													
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RRC Status	Action	Approve		Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve																		
Fiscal	Note	*		*	*	*		*	*	*	*	*	*	L	*	*	*	*	*	*	*	*	*				-1		S	*
Notice of	Text	12:04 NCR 294		12:04 NCR 294	12:04 NCR 294	12:04 NCR 294	12:04 NCR 294	12:04 NCR 294	12:04 NCR 294	12:04 NCR 294	12:04 NCR 294	12:04 NCR 294				12:14 NCR 1334		12:14 NCR 1334	12:14 NCR 1334											
Temporary	Rule		12:04 NCR 314																									12:07 NCR 556		
Rule-makine	Proceedings	11:26 NCR 1986		11:26 NCR 1986	11:26 NCR 1986	11:26 NCR 1986	11:26 NCR 1986	11:26 NCR 1986	11:26 NCR 1986	11:26 NCR 1986	11:26 NCR 1986	11:26 NCR 1986	12:19 NCR 1765	11:18 NCR 1369	CE, BOARD OF	12:09 NCR 745		12:09 NCR 745	12:09 NCR 745											
Agency/Rule	Citation	21 NCAC 3211.0402	21 NCAC 3211.0402	21 NCAC 3211.0403	21 NCAC 3211.0404	21 NCAC 32H .0405	21 NCAC 3211.0406	21 NCAC 32H .0407	21 NCAC 32H .0408	21 NCAC 3211.0409	21 NCAC 3211.0501	21 NCAC 3211.0502	21 NCAC 32H .0503	21 NCAC 32H .0504	21 NCAC 32II .0505	21 NCAC 32H .0506	21 NCAC 32H, 0507	21 NCAC 32H .0508	21 NCAC 3211.0601	21 NCAC 32II.0602	21 NCAC 32H .0801	21 NCAC 32H .0901	21 NCAC 32H, 1004	21 NCAC 32M	21 NCAC 320	MORTUARY SCIENCE, BOARD OF	21 NCAC 34A,0126	21 NCAC 34A .0201	21 NCAC 34A .0201	21 NCAC 34B .0102

Apency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		3
Citation	Proceedings	Rule	Text	Note	Action	Date	from proposal	Сочетог	Approved Rule	Other
				,						
21 NCAC 34B .0103	12:09 NCR 745		12:14 NCB 1334							
21 NCAC 34B .0201	12:09 NCP 745		12:14 NCP 1334	*						
21 NCAC 34C	12:09 NCR 745									
21 NCAC 34D .0101	12:09 NCR 745		12:14 NCR 1334	•						
21 NCAC 34D .0303	12:09 NCR 745		12:14 NCR 1334	•						
PAL INCO	MUNICIPAL INCORPORATIONS PETITION	TITION								
Hemby Bridge	Town of Hemby Bridge - Union County									12:16 NCR 1479
Wesley Chape	Town of Wesley Chapel - Union County									12:19 NCR 1750
NURSING, BOARD OF	OF									
21 NCAC 36 .0109	11:24 NCR 1821		11:28 NCR 2130	*	Approve	12/18/97			12:17 NCR 1620	
21 NCAC 36 .0227	12:05 NCR 338									
21 NCAC 36 .0320	11:14 NCR 1109		11:19 NCR 1428	*	Object	03/20/97			11:30 N/CD 2211	
21 NCAC 36 .0601	12:01 NCR 5		12:06 NCR 479	*	avoldtv	16/11/40			11:22 NON 22:11	
21 NCAC 36 .0602	12:01 NCR 5		12:06 NCR 479	*						
21 NCAC 36 .0603	12:01 NCR 5		12:06 NCR 479	*						
21 NCAC 36.0604	12:01 NCR 5		12:06 NCR 479	*						
21 NCAC 36 .0605	12:01 NCR 5		12:06 NCR 479	*						
21 NCAC 36 .0606	12:01 NCR 5		12:06 NCR 479	*						
G HOME A	NURSING HOME ADMINISTRATORS	ts.								
21 NCAC 37D .0202		11:11 NCR 940	11:18 NCR 1372	•	Approve	04/17/97	*		11:29 NCR 2211	
21 NCAC 37G .0102		11:11 NCR 940	11:18 NCR 1372	*	Approve	04/17/97			11:29 NCR 2211	
OPTICIANS, BOARD OF	D OF									
21 NCAC 40 .0104	12:09 NCR 745		12:14 NCR 1338	*						
21 NCAC 40 .0108		12:07 NCR 557								
21 NCAC 40 .0108	12:09 NCR 745		12:14 NCR 1338	S						
21 NCAC 40 .0202	12:09 NCR 745		12:14 NCR 1338	*						
21 NCAC 40 .0212	12:09 NCR 745		12:14 NCR 1338	•						
21 NCAC 40 0214	12:09 NCR 745		12:14 NCR 1338	S						

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	Notice of Text	12:14 NCR 1338	12:14 NCR 1338			11:25 NCR 1917	12:12 NCR 1058			12:07 NCR 527	12:09 NCR 797	12:09 NCR 797	12:07 NCR 527	12:09 NCR 797 12:07 NCR 527	12:09 NCR 797	12:07 NCR 527	12:09 NCR 797 12:07 NCR 527	12:09 NCR 797	12:07 NCR 527	12:09 NCR 797 12:07 NCR 527	12:09 NCR 797	12:07 NCR 527 12:09 NCR 797		12:13 NCR 1150							
	Temporary Rule						12:06 NCR 487																								
-	Rule-making Proceedings	12:09 NCR 745	12:09 NCR 745	RD OF	12:06 NCR 453	11:18 NCR 1369		D OF	ax Drugs	12:03 NCR 168	921 GON 20-61	12:03 INCK 108	12:03 NCR 168	12:03 NCR 168		12:03 NCR 168	12:03 NCR 168		12:03 NCR 168	12:03 NCR 168		12:03 NCR 168	Y EXAMINERS	12:08 NCR 619							
	Agency/Rule Citation	21 NCAC 40 .0319	21 NCAC 40 .0324	OPTOMETRY, BOARD OF	21 NCAC 42	21 NCAC 42B .0107	21 NCAC 42E .0102	PHARMACY, BOARD OF	Narrow Therapeutic Index Drugs	21 NCAC 46 .1601	21 MC AC 1603	21 INCAC 40 . 1003	21 NCAC 46 .1604	21 NCAC 46.1804		21 NCAC 46 .1810	21 NCAC 46 .1813		21 NCAC 46 .2103	21 NCAC 46 .2201		21 NCAC 46 .2301	PHYSICAL THERAPY EXAMINERS	21 NCAC 48A .0103	21 NCAC 48A .0105	21 NCAC 48B .0102	21 NCAC 48C .0101	21 NCAC 48C .0102	21 NCAC 48C .0103	21 NCAC 48C .0301	21 NCAC 48C .0302

CUMULATIVE INDEX

(Updated through March 26, 1998)

	Other																												
	Approved Kule																												
Effective by	Governor																												
Text differs	from proposal																												
RRC Status	Date	03/19/98		03/19/98		03/19/98				03/19/98				03/19/98		03/19/98			03/19/98			03/19/98					02/19/98	02/19/98	
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Notice of	Text	12:13 NCR 1150	tule-making	12:13 NCR 1150	12:13 NCR 1150	12:13 NCR 1150	TRACTORS, EXAM		N/A	N/A 12:16 NCR 1490																			
Temporary	Rule																				Agency Withdrew Rule-making				PRINKLER CON		N/A	N/A 12:07 NCR 557	
Rule-making	Proceedings	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	ING AND FIRE S	12:07 NCR 509	N/A 12:07 NCR 509	N/A 12:07 NCR 509																				
Agency/Rule	Citation	21 NCAC 48C .0401	21 NCAC 48C .0402	21 NCAC 48D .0102	21 NCAC 48D .0103	21 NCAC 48D .0105	21 NCAC 48D .0106	21 NCAC 48D .0109	21 NCAC 48D .0110	21 NCAC 48D .0112	21 NCAC 48E .0101	21 NCAC 48E .0104	21 NCAC 48E .0110	21 NCAC 48F .0102	21 NCAC 48G .0202	21 NCAC 48G .0203	21 NCAC 48G .0402	21 NCAC 48G .0403	21 NCAC 48G .0404	21 NCAC 48G .0504	21 NCAC 48G .0512	21 NCAC 48G .0601	21 NCAC 48H .0701	21 NCAC 48H .0704	PLUMBING, HEATING AND FIRE SPRINKLER CONTRACTORS, EXAMINERS OF	21 NCAC 50 .0106	21 NCAC 50,0202	21 NCAC 50 .0301	

12:16 NCR 1490 12:16 NCR 1490

12:07 NCR 557 12:07 NCR 557

12:07 NCR 509 12:07 NCR 509

21 NCAC 50 .0301 21 NCAC 50 .0306 21 NCAC 50 .0404

CUMULATIVE INDEX

(Updated through March 26, 1998)

	Other																						
	Approved Rule																						
Effective by	Governor																						
Text differs	from																						
RRC Status	Date							02/19/98	02/19/98		02/19/98		02/19/98										
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Temporary	Rule		12:07 NCR 557		12:07 NCR 557	12:07 NCR 557		N/A			V/N		V/N	LAND SURVEYOR									
Rule-making	Proceedings	12:07 NCR 509	12.07 NCR 509	12:07 NCR 509 N/A	12:07 NCR 509 N/A	12.07 NCR 509	N/A 12:07 NCR 509	12:07 NCR 509	12:07 NCR 509 N/A	NGINEEKS AND	12:08 NCR 619	12:08 NCR 619	12.08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619				
Agency/Rule	Citation	21 NCAC 50 .0405	21 NCAC 50 .0506	21 NCAC 50 .0510	21 NCAC 50 .0511	21 NCAC 50 .1102	21 NCAC 50 .1104	21 NCAC 50 .1201	21 NCAC 50 .1205	21 NCAC 50 .1206	21 NCAC 50 .1210	21 NCAC 50 .1212	21 NCAC 50 .1302	PROFESSIONAL ENGINEERS AND LAND SURVEYORS	21 NCAC 56 .0103	21 NCAC 56 .0104	21 NCAC 56.0401	21 NCAC 56.0403	21 NCAC 56 .0404	21 NCAC 56.0405	21 NCAC 56.0501	21 NCAC 56.0502	21 NCAC 56.0503

12:16 NCR 1492 12:16 NCR 1492

12:08 NCR 619 12:08 NCR 619 12:08 NCR 619

21 NCAC 56 .0505

21 NCAC 56 .0601

21 NCAC 56 .0602 21 NCAC 56 .0603 21 NCAC 56 .0606

12:08 NCR 619

12:08 NCR 619 12:08 NCR 619

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Rule																												
Proceedings		12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	12:08 NCR 619	JRD	12:05 NCR 338	12:05 NCR 338	12:05 NCR 338
Citation		21 NCAC 56 .0702	21 NCAC 56 .0901	21 NCAC 56 .0902	21 NCAC 56 .1102	21 NCAC 56.1103	21 NCAC 56.1104	21 NCAC 56,1105	21 NCAC 56.1106	21 NCAC 56 .1201	21 NCAC 56 .1203	21 NCAC 56.1205	21 NCAC 56.1301	21 NCAC 56.1302	21 NCAC 56 .1403	21 NCAC 56 .1409	21 NCAC 56 .1411	21 NCAC 56 .1602	21 NCAC 56 .1603	21 NCAC 56 .1604	21 NCAC 56 .1703	21 NCAC 56 .1704	21 NCAC 56.1705	21 NCAC 56 .1711	SYCHOLOGY BOA	21 NCAC 54 .1611	21 NCAC 54,1612	21 NCAC 54.1613
	Proceedings Rule Text Note Action Date	Proceedings Rule Text Note Action Date proposal Governor Approximate	Proceedings Rule Text Note Action Date proposal Governor Approximate Action 12:08 NCR 619 12:16 NCR 1492 *	Proceedings Rule Text Note Action Date proposal Governor Approved Nulls 12:08 NCR 619 12:16 NCR 1492 *	Proceedings Rule Text Note Action Date proposal Governor Action Covernor Action Covernor Action Date Proposal Governor Action Covernor Action Covernor Action Covernor Action Date Action Action Action Date Action Action Action Action Date Action Act	Proceedings Rule Text Note Action Date proposal Governor Action Action Date Proposal Governor Action Action Action Date Proposal Governor Action Action Date Action Action Action Date Action Action Action Date Action Action Action Action Date Action Action Action Date Action Action Action Action Action Date Action Action	Proceedings Rule Text Note Action Date proposal Governor Approximate 12:08 NCR 619 12:16 NCR 1492 *	Proceedings Rule Text Note Action Date proposal Covernor Approximation 12:08 NCR 619 12:16 NCR 1492 *	Proceedings Rule Text Note Action Date proposal Governor Approximate 12:08 NCR 619 12:16 NCR 1492 *	Proceedings Rule Text Note Action Date proposal Governor Approximate 12:08 NCR 619 12:16 NCR 1492 *	Proceedings Rule Text Note Action Date proposal Approcance 12:08 NCR 619 12:16 NCR 1492 * <t< td=""><td>Proceedings Rule Text Note Action Date Proposal Approximation 12:08 NCR 619 12:16 NCR 1492 *</td><td>Proceedings Rule Text Note Action Date Interposal Governor Approach and processing 12.08 NCR 619 12.16 NCR 1492 *</td><td>Proceedings Rule Test Note Action Date Teppocent 12.08 NCR 619 12.16 NCR 1492 *</td><td> Proceedings Rule Test Note Action Date Proposal Action Acti</td><td> Proceedings</td><td> Proceedings</td><td> Proceedings Rule Test Note Action Date Proposal Action Date Proceedings Action Date Date </td><td> Proceedings Ruile Test Note Action Date Action Date Action Orderinor Action Ac</td><td> Proceedings Rule Test Note Action Action Date Action Ordernor Action Ac</td><td> Proceedings</td><td> Proceedings</td><td> Proceedings Raid Text Note Action Ac</td><td> Proceedings</td><td> Proceedings</td><td> Proceedings Rule Test Note Action Date Proposal Action Action Date Proposal Action Ac</td><td> Note 619 Riale Test Note Action Date Proposal Governor Action Concentral Action Concentral Action Concentral Action Concentral Action Concentral Conc</td><td> Marcellupg Riale Test Note Action Date Purposad Covernor Action Covernor Cover</td></t<>	Proceedings Rule Text Note Action Date Proposal Approximation 12:08 NCR 619 12:16 NCR 1492 *	Proceedings Rule Text Note Action Date Interposal Governor Approach and processing 12.08 NCR 619 12.16 NCR 1492 *	Proceedings Rule Test Note Action Date Teppocent 12.08 NCR 619 12.16 NCR 1492 *	Proceedings Rule Test Note Action Date Proposal Action Acti	Proceedings	Proceedings	Proceedings Rule Test Note Action Date Proposal Action Date Proceedings Action Date Date	Proceedings Ruile Test Note Action Date Action Date Action Orderinor Action Ac	Proceedings Rule Test Note Action Action Date Action Ordernor Action Ac	Proceedings	Proceedings	Proceedings Raid Text Note Action Ac	Proceedings	Proceedings	Proceedings Rule Test Note Action Date Proposal Action Action Date Proposal Action Ac	Note 619 Riale Test Note Action Date Proposal Governor Action Concentral Action Concentral Action Concentral Action Concentral Action Concentral Conc	Marcellupg Riale Test Note Action Date Purposad Covernor Action Covernor Cover

12:05 NCR 338 12:05 NCR 338

21 NCAC 54.1613 21 NCAC 54 .2006 21 NCAC 54 .2010

CUMULATIVE INDEX

(Updated through March 26, 1998)

	Other																			
	Approved Rule																			
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Rule-moleina	Proceedings	12:05 NCR 338	12:05 NCR 338	12:05 NCR 338	12:05 NCR 338	12:05 NCR 338	12.05 NCR 338	12:05 NCR 338	12.05 NCR 338	12:05 NCR 338	12:05 NCR 338	12.05 NCR 338	12:05 NCR 338	12:05 NCR 338	12:05 NCR 338	12:05 NCR 338				
Agency/Rule	Citation	21 NCAC 54 .2104	21 NCAC 54 .2301	21 NCAC 54 2302	21 NCAC 54.2303	21 NCAC 54.2304	21 NCAC 54 .2305	21 NCAC 54.2306	21 NCAC 54.2307	21 NCAC 54.2308	21 NCAC 54.2309	21 NCAC 54.2310	21 NCAC 54.2311	21 NCAC 54 .2312	21 NCAC 54.2313	21 NCAC 54 ,2314	21 NCAC 54 .2401	21 NCAC 54 .2402	21 NCAC 54 .2501	21 NCAC 54 .2502

10/16/97 12/18/97

Object Approve

12:01 NCR 18

PUBLIC EDUCATION
16 NCAC 06C .0307

21 NCAC 54 .2706

21 NCAC 54 .2602 21 NCAC 54 .2704 21 NCAC 54 .2705

21 NCAC 54 .2601

12:05 NCR 338 12:05 NCR 338

21 NCAC 54.2503 21 NCAC 54.2504 21 NCAC 54.2505 12:17 NCR 1620

* 16/91/06/97 *
Object 10/16/97 Approve 12/18/97 Approve 12/18/97 Approve 10/16/97 Approve 10/16/97 Approve 10/16/97
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Approve 02/19/98 *
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	Other																												
	Approved Rule														0014 0014	11:22 NCK 1717						001400	11:22 NCR 1717	11:22 NCR 1717				11:22 NCR 1717	
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RRC Status	Date	02/19/98	02/19/98												12/19/96	16/91/10						12/19/96	12/19/96	01/16/97				01/16/97	
RRC	Action	Approve	Approve												Object	Approve						Object	Approve	Approve				Approve	:
Fiscal	Note	•			*	•	•	•	•		*	*	*	*	•	*	*	*	*	*	*	*	*	*	*	*		*	*
Notice of	Text	12:12 NCR 1052	12:12 NCR 1052		12:13 NCR 1159	11:03 NCR 114	12:13 NCR 1159	11:03 NCR 114	11:03 NCR 114	12:13 NCR 1159	12:13 NCR 1159	12:13 NCR 1159		11:10 NCR 838	12:14 NCR 1282														
Temporary	Rule	12:07 NCR 533	12:07 NCR 533																		•								
Rule-making	Proceedings			4MISSION	12:08 NCR 620	10:22 NCR 2829	12:08 NCR 620	10:22 NCR 2829	10:22 NCR 2829	12:08 NCR 620	12:08 NCR 620	12:08 NCR 620																	
Agency/Rule	Citation	16 NCAC 07.0302	16 NCAC 07 0303	REAL ESTATE COMMISSION	21 NCAC 58A .0101	21 NCAC 58A .0103	21 NCAC 58A .0104	21 NCAC 58A .0105	21 NCAC 58A .0107	21 NCAC 58A .0108	21 NCAC 58A .0109	21 NCAC 58A .0110	21 NCAC 58A .0114	21 NCAC 58A .0302	21 NCAC 58A .0302	21 NCAC 58A .0502	21 NCAC 58A .0505	21 NCAC 58A .0506	21 NCAC 58A .0601	21 NCAC 58A .0613	21 NCAC 58A .0614	21 NCAC 58A .1501	21 NCAC 58A .1502	21 NCAC 58A .1702	21 NCAC 58B .0402	21 NCAC 58E .0407	REVENUE	17 NCAC 01C .0506	17 NCAC 03C .0008

CUMULATIVE INDEX

(Updated through March 26, 1998)

*	Other																	
	Approved Rule																	
Effective by	Covernor																	
Text differs	from proposal																	
RRC Status	Date																	
RRC	Action																	
Fiscal	Note	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*
Notice of	Text	12:14 NCR 1283	12:14 NCR 1285	12:14 NCR 1285	12:14 NCR 1285	12:14 NCR 1285	12:14 NCR 1285	12:14 NCR 1285	12:14 NCR 1288									
Temporary	Rule																	
Rule-making	Proceedings																	
Agency/Rule	Citation	17 NCAC 04B .0615	17 NCAC 04D .0303	17 NCAC 04D .0505	17 NCAC 04D .0508	17 NCAC 04D .0901	17 NCAC 05C.0102	17 NCAC 05C .0703	17 NCAC 05E .0101	17 NCAC 05E .0102	17 NCAC 05E .0103	17 NCAC 05E .0105	17 NCAC 06B .0104	17 NCAC 06B .0106	17 NCAC 06B .0107	17 NCAC 06B .0112	17 NCAC 06B .0117	17 NCAC 06B .0118

12:14 NCR 1288 12:17 NCR 1610 12:14 NCR 1288 12:14 NCR 1286 12:14 NCR 1296 12:14 NCR 1296 12:14 NCR 1296

17 NCAC 06B .0609 17 NCAC 06B .3204 17 NCAC 06B .3503 17 NCAC 06B .3526 17 NCAC 06B .3714

17 NCAC 06B .3725

17 NCAC 06B .3904

17 NCAC 07B .0104

17 NCAC 07B .0207

17 NCAC 07B ,0901 17 NCAC 07B .1301

17 NCAC 06C .0203

17 NCAC 06C .0201

CUMULATIVE INDEX

(Updated through March 26, 1998)

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		
Citation	Proceedings	Rule	Text	Note	Action	Date	from proposal	Governor	Approved Kule	Other
									=	
17 NCAC 0713 .1404			12:14 NCR 1296	*						
17 NCAC 0713 .1602			12:14 NCR 1296	*						
17 NCAC 07B .1701			12:14 NCR 1296	*						
17 NCAC 07B .1702			12:14 NCR 1296	*						
17 NCAC 0713 .1703			12:14 NCR 1296	*						
17 NCAC 07B .1801			12:14 NCR 1296	*						
17 NCAC 07B .1802			12:14 NCR 1296	*						
17 NCAC 07B .2201			12:14 NCR 1296	*						
17 NCAC 07B .2212			12:14 NCR 1296	•						
17 NCAC 0713 .3104			12:14 NCR 1296	*						
17 NCAC 07B .3301			12:14 NCR 1296	*						
17 NCAC 07B ,3302			12:14 NCR 1296	*						
17 NCAC 07B .3303			12:14 NCR 1296	*						

12:15 NCR 1416

12:04 NCR 228 12:05 NCR 336 12:12 NCR 990

12:14 NCR 1310 12:17 NCR 1610

12:14 NCR 1296

17 NCAC 07B .3304 17 NCAC 07B .3305 17 NCAC 07B .3306

12:14 NCR 1296

12:14 NCR 1296

12:14 NCR 1296 12:14 NCR 1296 12:14 NCR 1310

17 NCAC 07B .3910

17 NCAC 07B .4301

17 NCAC 091 .0102 17 NCAC 091 .0304

17 NCAC 07B .3901

17 NCAC 09K .0205

17 NCAC 09J .0203

17 NCAC 09K .0513 17 NCAC 09L .0302

Tax Review Board
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17 NCAC 09K .0511

12:14 NCR 1296

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Notice of	Text
Temporary	Rule
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Agency/Rule	Citation

12:19 NCR 1753

Tax Review Board

		Object 03/19/98		Object 03/19/98		Object 03/19/98		Object 03/19/98					Object 03/19/98	Object 03/19/98	Object 03/19/98		Object 03/19/98	Object 03/19/98								Object 03/19/98	
		12:14 NCR 1312 *	12:14 NCR 1312 **																								
		12:07 NCR 534																									
TO THE TOTAL OF TH	SECRETARY OF STATE	18 NCAC 06 .1104	18 NCAC 06 .1205	18 NCAC 06 .1206	18 NCAC 06 .1211	18 NCAC 06 .1212	18 NCAC 06 .1304	18 NCAC 06 .1401	18 NCAC 06 .1410	18 NCAC 06 .1411	18 NCAC 06 .1412	18 NCAC 06 .1506	18 NCAC 06 .1509	18 NCAC 06 .1702	18 NCAC 06 .1703	18 NCAC 06 .1704	18 NCAC 06 .1705	18 NCAC 06 .1706	18 NCAC 06 .1712	18 NCAC 06 .1713	18 NCAC 06 .1714	18 NCAC 06 .1801	18 NCAC 06 .1802	18 NCAC 06 .1803	18 NCAC 06 .1804	18 NCAC 06 .1805	

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by	,	
Citation	Proceedings	Rule	Text	Note	Action	Date	irom proposal	Governor	Approved Kule	Other
18 NCAC 06 1811		12:07 NCD 534	12:14 NCB 1312	*	Object	03/10/08				
1817000.1811		12.07 NOR 234	12:14 INCK 1312		Oujett	02/12/20				
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21 NCAC 64 .0209	11:23 NCR 1780		12:05 NCR 427	*	Approve	01/15/98				
21 NCAC 64.0303	11:23 NCR 1780									
21 NCAC 64.1001	11:23 NCR 1780		12:05 NCR 427	•	Approve	01/15/98				
21 NCAC 64 .1002	11:23 NCR 1780		12:05 NCR 427	•	Object	11/20/97		•		

												12:10 NCR 878	12:10 NCR 878	12:10 NCR 878	12:10 NCR 878	12:10 NCR 878	12:10 NCR 878	12:10 NCR 878	12:10 NCR 878	12:10 NCR 878	12:10 NCR 878			12:10 NCR 878	12:10 NCR 878
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03/19/98		01/15/98		01/15/98	11/20/97	12/18/97 01/15/98	01/15/98	11/20/97	01/15/98	01/15/98		09/18/97	09/18/97	09/18/97	09/18/97	09/18/97	26/81/60	09/18/97	09/18/97	16/81/60	16/81/60			09/18/97	09/18/97
Object	ERS	Approve		Approve	Object	No response Approve	Approve	Object	No response Approve	Approve		Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Арргоvе			Approve	Approve
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12:14 NCR 1312	MOLOGIST, BOAF	12:05 NCR 427		12:05 NCR 427	12:05 NCR 427		12:05 NCR 427	12:05 NCR 427		12:05 NCR 427		11:19 NCR 1429	11:19 NCR 1429	11:19 NCR 1429	11:19 NCR 1429	11:19 NCR 1429	11:19 NCR 1429	11:19 NCR 1429	11:19 NCR 1429	11:19 NCR 1429	11:19 NCR 1429	11:19 NCR 1429		11:19 NCR 1434	11:19 NCR 1434
12:07 NCR 534	GISTS AND AUI											11:13 NCR 1062	Temp Explica 11:13 NCR 1062 Temp Expired	Temp Explica 11:13 NCR 1062 Temp Expired	Temp Explica 11:13 NCR 1062 Temp Expired	15th Explica 11:13 NCR 1062	11:13 NCR 1062	11:13 NCR 1062	11:13 NCR 1062	11:13 NCR 1062	11:13 NCR 1062	1 emp Expired 11:13 NCR 1062 Temp Exmired	12:09 NCR 835		
	UAGE PATHOLO	11:23 NCR 1780	11:23 NCR 1780	11:23 NCR 1780	11:23 NCR 1780		11:23 NCR 1780	11:23 NCR 1780		11:23 NCR 1780	COMMISSION													11:14 NCR 1110	11:14 NCR 1110
18 NCAC 06 .1811	SPEECH AND LANGUAGE PATHOLOGISTS AND AUDIOLOGIST, BOARD OF EXAMINERS	21 NCAC 64 .0209	21 NCAC 64 .0303	21 NCAC 64 .1001	21 NCAC 64 .1002		21 NCAC 64_1003	21 NCAC 64 .1004		21 NCAC 64 ,1005	STATE PERSONNEL COMMISSION	25 NCAC 01D .2501	25 NCAC 01D .2503	25 NCAC 01D .2504	25 NCAC 01D .2505	25 NCAC 01D .2507	25 NCAC 01D .2508	25 NCAC 01D .2509	25 NCAC 01D .2511	25 NCAC 01D .2513	25 NCAC 01D .2514	25 NCAC 01D .2516	25 NCAC 01D .2517	25 NCAC 01E .0705	25 NCAC 01E .0707

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		ć
Citation	Proceedings	Rule	Text	Note	Action	Date	from	Сочетног	Approved Kule	Other
25 NCAC 01E .0709	11:14 NCR 1110		11:19 NCR 1434	*	Approve	09/18/97			12:10 NCR 878	
SSTANCE ABUSE	PROFESSIONA	SUBSTANCE ABUSE PROFESSIONAL CERTIFICATION BOARD	ON BOARD							
21 NCAC 68	12:09 NCR 745									
21 NCAC 68 .0101		12:11 NCR 944	12:15 NCR 1426	S/L						
21 NCAC 68.0301		12:11 NCR 944	12:15 NCR 1426	S/L						
21 NCAC 68 .0302		12:11 NCR 944	12:15 NCR 1426	S/L						
21 NCAC 68 .0303		12:11 NCR 944	12:15 NCR 1426	S/L						
21 NCAC 68 .0304		12:11 NCR 944	12:15 NCR 1426	S/L						
21 NCAC 68 .0305		12:11 NCR 944	12:15 NCR 1426	S/L						
21 NCAC 68 .0306		12:11 NCR 944	12:15 NCR 1426	S/L						
21 NCAC 68 .0307		12:11 NCR 944	12:15 NCR 1426	S/L						
21 NCAC 68 .0602	12:09 NCR 745		12:15 NCR 1426	S/L						
21 NCAC 68 .0603	12:09 NCR 745		12:15 NCR 1426	S/L						
21 NCAC 68 .0608	12:09 NCR 745		12:15 NCR 1426	S/L						
TRANSPORTATION										
Highways, Division of										
19A NCAC 02B .0164	11:20 NCR 1537		11:26 NCR 1991	*	Object	76/11/70			123 GOM 20.01	
19A NCAC 02B .0242	11:26 NCR 1986		12:03 NCR 207	*	Арргоус Арргоус	10/16/97			12:11 NCR 947	
19A NCAC 02B .0303	11:26 NCR 1986		12:03 NCR 207	*	Approve	10/16/97			12:11 NCR 947	
19A NCAC 02D .0415	11:20 NCR 1537		11:26 NCR 2004	*	Approve	<i>L6/L1/L0</i>			12:04 NCR 317	
19A NCAC 02D .0415	12:18 NCR 1694									
19A NCAC 02D .0816	12:19 NCR 1764									
19A NCAC 02E .0218	12:05 NCR 337		12:12 NCR 1053	*						
19A NCAC 02E .0219	12:05 NCR 337		12:12 NCR 1053	*						
19A NCAC 02E .0220	12:05 NCR 337		12:12 NCR 1053	*						
19A NCAC 02E .0221	12:05 NCR 337		12:12 NCR 1053	*						
19A NCAC 02E .0222	12:05 NCR 337		12:12 NCR 1053	*						
Motor Vehicles, Division of	Jo									
19A NCAC 03D .0525		12:08 NCR 729	12:14 NCR 1333	*						

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		Š
Citation	Proceedings	Rule	Text	Note	Action	Date	irom proposal	Governor	Approved Kule	Other
19A NCAC 031,0100	11:19 NCR 1413									
19A NCAC 031.0200	11:19 NCR 1413									
19A NCAC 031.0202	12:18 NCR 1695									
19A NCAC 031.0203	12:18 NCR 1695									
19A NCAC 031.0300	11:19 NCR 1413									
19A NCAC 031.0400	11:19 NCR 1413									
19A NCAC 031.0500	11:19 NCR 1413									
19A NCAC 031.0501	12:18 NCR 1695									
19A NCAC 031.0502	12:18 NCR 1695									
19A NCAC 031,0503	12:18 NCR 1695									
19A NCAC 031,0600	11:19 NCR 1413									
19A NCAC 031,0700	11:19 NCR 1413									
19A NCAC 031,0800	11:19 NCR 1413									
19A NCAC 03J .0102	11:11 NCR 882		11:17 NCR 1340	*	Approve	02/20/97	*		11:24 NCR 1832	
19A NCAC 03J .0306	11:11 NCR 882		11:17 NCR 1340	•	Object	02/20/97				
19A NCAC 03J 0308	11-11 NCB 882		11-17 NCR 1340	•	Approve Object	03/20/97 02/20/97	*		11:26 NCR 2004	
					Approve	03/20/97	*		11:26 NCR 2004	
19A NCAC 03J .0601	11:11 NCR 882		11:17 NCR 1340	*	Approve	02/20/97	*		11:24 NCR 1832	

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215 25 101 215 25 201 215 25 301 215 25 311 216 00 001 216 10 061 217 00 001 217 15 101 217 15 201 217 15 271 217 15 291 218 00 001 218 10 060 219 00 001 219 10 021	\$65.00 \$60.00 \$85.00 \$25.00 \$60.00 \$30.00 \$130.00 \$40.00 \$70.00 \$45.00 \$30.00 \$60.00 \$35.00
215 25 201 215 25 301 215 25 311 216 00 001 216 10 061 217 00 001 217 15 101 217 15 201 217 15 271 217 15 291 218 00 001 218 10 060 219 00 001 219 10 021	\$60.00 \$85.00 \$25.00 \$60.00 \$30.00 \$130.00 \$40.00 \$70.00 \$45.00 \$30.00 \$60.00 \$35.00
215 25 301 215 25 311 216 00 001 216 10 061 217 00 001 217 15 101 217 15 201 217 15 271 217 15 291 218 00 001 218 10 060 219 00 001 219 10 021	\$85.00 \$25.00 \$60.00 \$30.00 \$130.00 \$40.00 \$70.00 \$45.00 \$30.00 \$60.00 \$35.00
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216 10 061 217 00 001 217 15 101 217 15 201 217 15 271 217 15 291 218 00 001 218 10 060 219 00 001 219 10 021	\$30.00 \$130.00 \$40.00 \$70.00 \$45.00 \$30.00 \$60.00 \$35.00
217 15 101 217 15 201 217 15 271 217 15 291 218 00 001 218 10 060 219 00 001 219 10 021	\$40.00 \$70.00 \$45.00 \$30.00 \$60.00 \$35.00
217 15 101 217 15 201 217 15 271 217 15 291 218 00 001 218 10 060 219 00 001 219 10 021	\$40.00 \$70.00 \$45.00 \$30.00 \$60.00 \$35.00
217 15 271 217 15 291 218 00 001 218 10 060 219 00 001 219 10 021	\$45.00 \$30.00 \$60.00 \$35.00 \$90.00
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219 10 021	\$45.00
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220 00 001	\$45.00
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