NORTH CAROLINA REGISTER

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April 15, 1999

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Voting Rights Letter Agriculture Commerce Environment and Natural Resources 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

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

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NORTH CAROLINA REGISTER



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NORTH CAROLINA ADMINISTRATIVE CODE CLASSIFICATION SYSTEM

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.

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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. This

EXPLANATION OF THE PUBLICATION SCHEDULE

GENERAL

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

- (1) temporary rules;
- (2) notices of rule-making proceedings;
 - (3) text of proposed rules;(4) text of permanent rules
- (4) text of permanent rules approved by the Rules Review Commission;
 (5) notices of receipt of a petition for municipal incorporation, as required by G.S. 120-165;
- (6) Executive Orders of the Governor;
 (7) 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;
- (8) orders of the Tax Review Board issued under G.S. 105-241.2; and
 (9) other information the Codiffer of Rules determines to be helpful to

the public.

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

FILING DEADLINES

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

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

NOTICE OF RULE-MAKING PROCEEDINGS

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

NOTICE OF TENT

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

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

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

U.S. Department of Justice

Civil Rights Division

Voting Section PO. Box 66128 Washington, D.C. 20035-6128

March 19, 1999

Linda A. Miles, Esq. City Attorney P.O. Box 3136 Greensboro, NC 27402-3136

Dear Ms. Miles:

EJ:GS:KIF:cly

DJ 166-012-3

99-0183 99-0452 99-0568

This refers to the three annexations (Ordinance Nos. 98-2, 99-11, and 99-17) and their designation to districts of the City of Greensboro in Guilford 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 submissions on January 27, February 19, and March 2, 1999.

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. In addition, as authorized by Section 5, we reserve the right to reexamine these submissions if additional information that would otherwise require an objection comes to our attention during the remainder of the sixty-day review period. See the Procedures for the Administration of Section 5 (28 C.F.R. 51.41 and 51.43).

Sincerely,

Elizabeth Johnson Chief, Voting Section 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 15A - DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES

CHAPTER 2 - ENVIRONMENTAL MANAGEMENT

Notice of Rule-making Proceedings is hereby given by the DENR-Environmental Management Commission in accordance with G.S. 150B-21.2. The agency shall subsequently publish in the <u>Register</u> 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:

15A NCAC 2E .0102-.0103, .0106-.0107, .0201-.0202, .0205, .0501-.0504. Other rules may be proposed in the course of the rule-making process.

Authority for the rule-making: G.S. 143-215.11 through 143-215.21

Statement of the Subject Matter: The Water Use Act of 1967 allows for the Environmental Management Commission to declare a capacity use area and prepare rules where aggregate water uses exceed the source's safe yield. There is evidence of present and future groundwater supply shortages within the Central Coastal Plain of North Carolina. Within this 15-county area, groundwater from the Black Creek and Upper Cape Fear aquifers is being withdrawn at a rate that exceeds the available recharge. The Central Coastal Plain Capacity Use Area rule would regulate water use through permitting.

Reason for Proposed Action: There is increasing evidence of present and future groundwater supply shortages within the area encompassed by the following 15 North Carolina counties: Beaufort, Carteret, Craven, Duplin, Edgecombe, Greene, Jones, Lenoir, Martin, Onslow, Pamlico, Pitt, Washington, Wayne and Wilson. Within these counties groundwater from the Black Creek and Upper Cape Fear aquifers is being withdrawn at a rate that exceeds the available recharge. To address threatened groundwater supplies in the region the North Carolina Division of Water Resources requests the Environmental Management Commission to create a capacity use area. The Central Coastal Plain Capacity Use Area would regulate water use through permitting to avoid damage to the groundwater resources and to maintain those sources of water indefinitely. The proposed regulation is a major rule and would affect both state funds and local government expenditures.

Water levels in the Black Creek and Upper Cape Fear

aquifers have been declining since the late 1960s as documented by Division of Water Resources databases. The Division has anecdotal information from the 1920s that water flowed from artesian wells at the time they were constructed. This continued decline, from free-flowing wells to water levels as much as 195 feet below land surface, indicates that current withdrawals of water from these aquifers exceed the available supply that can be used on a sustainable basis. Regulating the use of water in this area fulfills the intent of the Water Use Act of 1967 to protect the resource and to allow water uses that can be sustained into the future. Water users in this area have overused the resource since it has provided the highest quality water for their uses at the lowest costs. Growth in demand and the physical limits of the hydrogeologic system have resulted in the present situation.

Demands for water exceed the safe vields of the Black Creek and Upper Cape Fear aquifers such that other sources of water must be brought on line by water supply systems. Surface water and other aquifers will be used to meet this deficit. The availability of surface water sources in these counties is affected by water quality issues. Therefore, the proposed capacity use area includes regulation of both surface and groundwater withdrawals. The high yielding Castle Havne aquifer is available in the eastern portion of the affected area. This capacity use area is proposed to include those eastern counties to control the exchange of water and promote controlled development of alternative supplies. Because the proposed capacity use area encompasses all areas within the exiting Capacity Use Area No. 1 that require continued regulation, the existing Capacity Use Area No. 1 declaration and Rule (15A NCAC 2E.0201, .0202, and .0205) should be repealed when this proposed rule becomes effective.

The Water Use Act of 1967 allows for the Environmental Management Commission to "declare and delineate from time to time, and may modify, capacity use areas of the State where it finds that the use of groundwater or surface water or both require coordination and limited regulation for protection of the interests and rights of residents or property owners of such areas or of the public interest." The Act further states that a capacity use area "is one where the Commission finds that the aggregate uses of groundwater or surface water, or both, in or affecting said area (i) have developed or threatened to develop to a degree which requires coordination and regulation, or (ii) exceed or threaten to exceed, or otherwise threaten or impair, the renewal or replenishment of such waters or any part of them."

The most threatened portions of the Black Creek and Upper Cape Fear aquifers lie beneath the following fifteen North Carolina counties: Beaufort, Carteret, Craven, Duplin. Edgecombe, Greene, Jones, Lenoir, Martin, Onslow, Pamlico, Pitt, Washington, Wayne and Wilson. The Division recommends water use regulation take place in these counties. The Division's recommendation is based on the

- following concerns: a. <u>Water level drawdowns</u>. Monitoring wells specifically designed to track water levels in the Black Creek and Upper Cape Fear aquifers show water level drawdown trends ranging from declines of one to eight feet per year. Those monitoring wells are distributed throughout an 8000 square mile portion of the Central Coastal Plain.
 - b. <u>Dewatering</u>. Water levels from water supply systems in several of these counties show drawdowns below the top of the aquifer by as much as 150 feet. Dewatering is known to cause irreparable harm to the aquifer's ability to yield water.
 - c. <u>Current and projected water use</u>. Current and projected water use reported through the Local Water Supply Planning process {G.S. 143-355(l) & (m)} plus water use by other users have been compared to the estimated safe yield from the Black Creek and Upper Cape Fear aquifers. Projections through the year 2020 indicate a growing deficit in water supply. It is clear that

other sources of water must be developed to make up this deficit.

d. <u>Alternate water sources</u>. The location and nature of alternate water supply sources for this region of North Carolina, including surface water and the Castle Hayne aquifer, make solutions to this problem more complex and extend the area affected by the problem. These other sources of water are limited due to water quality concerns in the lower Neuse and Pamlico River basins and inadequate access to the Castle Hayne aquifer for many of the affected water systems.

Comment Procedures: The purpose of this announcement is to encourage those interested in this proposal to provide written comments. It is very important that all interested and potential affected parties make their views known to the Environmental Management Commission whether in favor or opposed to any and all provisions of the proposal being noticed. Written comments may be submitted to Nat Wilson, DENR/Division of Water Resources, PO Box 27687, Raleigh, NC 27611, telephone (919) 715-5445. 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 2 - DEPARTMENT OF AGRICULTURE

Notice is hereby given in accordance with G.S. 150B-21.2 that the North Carolina Board of Agriculture intends to amend rule cited as 2 NCAC 9K.0214. Notice of Rule-making Proceedings was published in the Register on January 15, 1999.

Proposed Effective Date: July 1, 2000

Instructions on How to Demand a Public Hearing (must be requested in writing within 15 days of notice): Any person may request a public hearing on the proposed rule by submitting a request in writing no later than May 1, 1999, to David S. McLeod, Secretary, North Carolina Board of Agiculture, P.O. Box 27647, Raleigh, NC 27611.

Reason for Proposed Action: Since the adoption of this Rule, Congress has pre-empted state standards of identity for food products that differ from federal standards. The portions of this Rule which establish standards of identity for lowfat and nonfat yogurt differ from federal standards and are thus pre-empted.

Comment Procedures: Written comments may be submitted no later than May 17, 1999, to David S. McLeod, Secretary, North Carolina Board of Agriculture, P.O. Box 27647, Raleigh, NC 27611.

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 9 - FOOD AND DRUG PROTECTION DIVISION

SUBCHAPTER 9K - SAMPLING AND TESTING OF MILK AND CREAM: FROZEN DESSERTS

SECTION .0200 - FROZEN DESSERTS

.0214 STANDARDS OF IDENTITY FOR FROZEN YOGURT

(a) Frozen yogurt is the food which is prepared by freezing while stirring, a pasteurized mix consisting of the ingredients provided for in ice cream and which may contain other safe and suitable ingredients. All dairy ingredients are cultured after pasteurization by one or more strains of Lactobacillus

bulgaricus and Streptococcus thermophilus, provided, however, fruits, nuts, or other flavoring materials may be added before or after the mix is pasteurized or cultured. Frozen yogurt, exclusive of any flavoring, contains not less than 3.25 percent milk fat, not less than 8.25 percent milk solids not fat, except that when bulky characterizing ingredients are used the percentage of milk fat is not less than 2.5 percent. The finished frozen yogurt shall weigh not less than five pounds per gallon. The titratable acidity of frozen yogurt is not less than 0.5 percent, calculated as lactic acid, except if the frozen yogurt primary flavor is a non-fruit characterizing ingredient(s). This characteristic acidity is developed by the bacterial activity and no heat or bacteriostatic treatment, other than refrigeration, which may result in destruction or partial destruction of the organisms, shall be applied to the product after culturing. The product, when in package form, should be labeled according to applicable Sections of 2 NCAC, Chapter 9B, Subsection .0022(2) (21 CFR Part 101).

(b) Frozen-lowfat-yogurt-is-the-food which is prepared-by freezing-while stirring, a-pasteurized mix-consisting-of the ingredients provided for in-ice cream and which may contain other-safe-and-suitable-ingredients .- All dairy-ingredients-are cultured after pasteurization by one-or-more strains-of Lactobacillus bulgaricus and Streptococcus thermophilus, provided, however, fruits, nuts, or other flavoring-materials may-be added before or after the mix-is pasteurized or cultured. Frozen low-fat-yogurt, exclusive of any flavoring, contains not less than 0.5 percent nor-more than 2 percent milk fat, not less than 8.25 percent milk solids not fat. The finished yogurt shall weigh not less than five pounds per gallon.-The titratable acidity of frozen lowfat-yogurt-is-not less-than 0.5 percent, calculated as lactic acid, except if the frozen yogurt primary-flavor is a non-fruit characterizing ingredient(s). The characteristic acidity is developed by the bacterial activity and no heat or bacteriostatic treatment, other than refrigeration, which-may result in destruction or partial-destruction of the organisms, shall be applied to the product after culturing. The product, when in package form, should be labeled according to applicable sections of 2 NCAC, Chapter 9B, Subsection ;0022(2) (21 CFR-Part-101).

(c) Frozen nonfat yogurt is the food which is prepared by freezing while stirring, a pasteurized mix consisting of the ingredients provided for in ice cream and which may contain other safe and suitable ingredients. All dairy ingredients are cultured after pasteurization by one or more strains of Lactobacillus bulgaricus and Streptococcus thermophilus, provided, however, fruits, nuts, or other flavoring materials may be added before or after the mix is pasteurized or cultured. Frozen nonfat yogurt, exclusive of any flavoring, contains less than 0.5 percent milk fat, not less than 8.25 percent milk solids not-fat. The finished frozen yogurt shall weigh not less than five pounds per gallon. The titratable acidity of frozen yogurt is not less than 0.5 percent, calculated as lactic acid, except if the frozen nonfat yogurt primary flavor is a non-fruit characterizing ingredient(s). This characteristic acidity is developed by the bacterial activity and no heat or bacteriostatic treatment, other than refrigeration, which may result in destruction or partial destruction of the organisms, shall be applied to the product after culturing. The product, when in package form, should be labeled according to applicable sections of Chapter 9B, Subsection .0022(2) (21 CFR Part 101).

Authority G.S. 106-128; 106-253; 106-267.

Notice is hereby given in accordance with G.S. 150B-21.2 that the North Carolina Board of Agriculture intends to amend rule cited as 2 NCAC 43L .0309. Notice of Rulemaking Proceedings was published in the Register on January 15, 1999.

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Proposed Effective Date: July 1, 2000

Instructions on How to Demand a Public Hearing (must be requested in writing within 15 days of notice): Any person may request a public hearing on the proposed rule by submitting a request in writing no later than May 1, 1999, to David S. McLeod, Secretary, North Carolina Board of Agiculture, P.O. Box 27647, Raleigh, NC 27611.

Reason for Proposed Action: To provide additional revenues to meet increased operating expenses of Mountain State Fair.

Comment Procedures: Written comments may be submitted no later than May 17, 1999, to David S. McLeod, Secretary, North Carolina Board of Agriculture, P.O. Box 27647, Raleigh, NC 27611.

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 43 - MARKETS

SUBCHAPTER 43L - MARKETS

SECTION .0300 - FEES: WESTERN NORTH CAROLINA HORSE AND LIVESTOCK FACILITY FEE SCHEDULE

.0309 ADMISSION REGULATIONS

(a) All persons entering the Western North Carolina

Agricultural Center grounds during the North Carolina Mountain State Fair must pay the established admission fee, except persons holding worker's permits. One-time-only admissions will be issued to those persons who are employed by the fair or are asked to appear on the grounds by the fair management for a specific purpose relative to the operation of the fair.

(b) The gates of the Western North Carolina Agricultural Center will open one hour prior to fair time and close one hour after closing of the fair midway each day of the fair. Opening of the fair midway and exhibit building may vary each day of the fair.

(c) The Western North Carolina Agricultural Center Manager may operate a pass-out system at one or more of the outside gates during the fair. Persons exiting through these gates may, upon request, have their hand or vehicle stamped for readmittance through the same gate without additional charge. Readmittance must occur before 10:00 p.m. on the same day as pass-out or the hand stamp will not be honored.

(d) Outside gate admission prices are as follows:

(1) adult/child, 1.	years of age and over	\$4.00 <u>\$5.00</u>
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(2)	child, 6 through 12 years of age	2.00
(3)	child under 6 years of age	Eraa

(\mathbf{J})	child, under o years of age	Fiee
<u>(4)</u>	senior citizen (age 65 and over)	2.00

(4) <u>senior citizen (age 65 and over)</u> 2.00 (e) Outside gate admission prices for advance ticket sales are as follows:

- (1) adult/child, 13 years of age and over
 (2) child, 6 through 12 years of age
 (3) child, under 6 years of age
 (4) adult group sales purchasing a minimum of 40 tickets
 (5) 3.003,50
 - $\begin{array}{c} \text{minimum of 40 tickets} \\ (5) \quad \underline{\text{senior citizen (age 65 and over)}} \\ \end{array} \qquad \begin{array}{c} 3.003.50 \\ 1.50 \end{array}$

(f) The Western North Carolina Agricultural Center Manager may offer to exhibitors and concessionaires during the North Carolina Mountain State Fair a reduced rate for gate admission. If offered, such discount tickets may be purchased from the administration office. Each discount ticket shall allow one admission during each day of the fair. These cards shall be non-refundable, whether used or not, and shall be used only by persons involved with concessions or exhibits, and not for general admission. The purchaser of said tickets shall furnish to the Western North Carolina Agricultural Center Manager a list of names to whom ticket will be issued.

Authority G.S. 106-530; 106-6.1.

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Notice is hereby given in accordance with G.S. 150B-21.2 that the North Carolina Department of Agriculture and Consumer Services intends to adopt rules cited as 2 NCAC 54 .0101 - .0105. Notice of Rule-making Proceedings was published in the Register on January 15, 1999.

Proposed Effective Date: July 1, 2000

Instructions on How to Demand a Public Hearing (must be

NORTH CAROLINA REGISTER

requested in writing within 15 days of notice): Any person may request a public hearing on the proposed rules by submitting a request in writing no later than May 1, 1999, to David S. McLeod, APA Coordinator, North Carolina Department of Agriculture and Consumer Services, Legal Affairs Office, P.O. Box 27647, Raleigh, NC 27611.

Reason for Proposed Action: Session Law 1998-212, Section 13.5 created a grant program for purchase of animal waste management equipment by family-owned dairies. The legislation requires the Department of Agriculture and Consumer Services to adopt rules establishing guidelines for disbursing the funds.

Comment Procedures: Written comments may be submitted no later than May 17, 1999, to David S. McLeod, APA Coordinator, North Carolina Department of Agriculture and Consumer Services, Legal Affairs Office, P.O. Box 27647, Raleigh, NC 27611.

Fiscal Note: These Rules do not affect the expenditures or revenues of state or 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 54 - GRANT PROGRAMS

SECTION .0100 - WASTE MANAGEMENT EQUIPMENT GRANTS FOR DAIRIES

.0101 PURPOSE

The purpose of this Chapter is to establish guidelines for disbursing grants to family-owned dairy farms for the purchase of animal waste management equipment, pursuant to Section 13.5 of Session Law 1998-212.

Authority: S.L. 1998-212, s. 13.5.

.0102 DEFINITIONS

As used in this Chapter,

- (a) "Dairy cow" means a cow that is being used for milk production;
- (b) "Family-owned dairy farm" means a dairy farm that is owned or leased by one or more individuals who are actively involved in the operation of the farm, or a dairy farm owned by a business entity which is controlled by such individuals.

Authority: S.L. 1998-212, s. 13.5.

.0103 ELIGIBILITY

Family-owned dairy farms which were in operation prior to January 1, 1998, and which have fewer than 300 dairy cows are eligible to apply for grants under this program.

Authority: S. L. 1998-212, s. 13.5.

.0104 USE OF GRANTS

Grants shall be used for the purchase of equipment that is a component of an animal waste management system and that is used solely for transporting, storing, or distributing animal waste. This equipment shall be limited to: pumps, spraying equipment, scrape blades, box blades, storage equipment, and any transport equipment, including tanks, spreaders, and applicators. Grants shall not be used to enlarge or maintain anaerobic lagoons. Grants shall not be used to purchase equipment in connection with the Agricultural Cost-Share Program administered by the Soil and Water Conservation Commission pursuant to G.S. 143-215.74, or in connection with any other government program.

Authority: S. L. 1998-212, s. 13.5.

.0105 AVAILABILITY AND AMOUNT OF GRANTS

Availability of grants is subject to appropriation of funds by the General Assembly. The amount of individual grants will be determined by the Commissioner of Agriculture based upon availability of funds, number of applications, and other factors necessary to ensure that funds are distributed in a fair and equitable manner.

Authority: S. L. 1998-212, s. 13.5.

TITLE 4 - DEPARTMENT OF COMMERCE

Notice is hereby given in accordance with G.S. 150B-21.2 that the Commerce Finance Center intends to adopt the rule cited as 4 NCAC 11 .0801, amend the rules cited as 4 NCAC 11.0101-.0102, .0201-.0202, .0301-.0302, .0402-.0404, .0501-.0503, .0701 and repeal the rules cited as 4 NCAC 11 .0303-.0304, .0401, .0405, .0601. Notice of Rule-making Proceedings was published in the Register on February 1, 1999.

Proposed Effective Date: August 1, 2000

A Public Hearing will be conducted at 10:00 a.m. on May 5, 1999 at the Education Building, Conference Room (#536), 5th Floor, 301 N. Wilmington, Street, Raleigh, NC.

Reason for Proposed Action: For the Industrial Development Fund, rule changes arise from recent additions or changes to the William S. Lee Act: increase in IDF funding, the allowance of 2% of the funds for grant administration, the addition of Tier Area designations, local government matching requirements specified, editorial changes needed to effect efficient administration of the program.

Comment Procedures: Comments may be submitted through May 17, 1999 to the North Carolina Department of Commerce, Commerce Finance Center, 301 N. Wilmington Street, PO Box 29571, Raleigh, North Carolina 27626-0571, and the contact person is Charles Johnson.

Fiscal Note: These Rules, 4 NCAC 11.0101, .0202, .0302, .0402, .0501-.0503, do affect the expenditures or revenues of local government funds and the expenditure or distribution of State funds subject to the Executive Budget Act, Article 1 of Chapter 143. These Rules do not have a substantial economic impact of at least five million dollars (\$5,000,000) in a 12-month period.

Fiscal Note: These Rules, 4 NCAC 11 .0102, .0201, .0301, .0303-.0304, .0401, .0403-.0405, .0601, .0701, .0801, do not affect the expenditure or distribution of State funds subject to the Executive Budget Act, Article 1 of Chapter 143. These Rules do not have a substantial economic impact of at least five million dollars (\$5,000,000) in a 12-month period.

CHAPTER I - DEPARTMENTAL RULES

SUBCHAPTER II - INDUSTRIAL DEVELOPMENT FUND

SECTION .0100 - PURPOSE AND DEFINITIONS

.0101 BACKGROUND AND OBJECTIVES

(a) <u>BASIC</u>—The purpose of the North Carolina Industrial Development Fund (also-to-be-known-as-the Industrial Building and Renovation Fund) is to assist local town, city or county governments with incentive industrial financing located in the most-economically depressed-counties in the state. in areas of the state that have been designated as eligible tier areas by NC General Statutes. This assistance will be is intended to help those units of government create new jobs by providing-financing for-the-renovation or improvement and expansion of manufacturing or industrial buildings so as to induce "private profit making " entities to occupy, by lease or purchase, and to operate manufacturing or industrial businesses, units of government offer to its new and expanding industry, new or improved infrastructure, or funds for building renovation and equipment in exchange for commitments to create new, full-time jobs in industries currently eligible under NC General Statutes. (The fund is not designed to be used for the acquisition of land and buildings or constructing new buildings.) If the assistance is used for infrastructure, it shall be granted to local governments with no repayment; however, if it is used to purchase equipment or to renovate industrial buildings, then the funds must be repaid. But whether a grant or a loan, the amount of funds to be made available for a project shall be determined by the number of new jobs committed, with a maximum job limit and project limit as currently authorized for the program by NC General Statutes.

(b) The objective of this program will be to provide new full-time jobs for North Carolina citizens. The Department will necessarily determine that the renovations and improvements are a necessary part of the private firms decision to provide the new jobs. If it is determined that the private firm would have (or has already begun to) spend private money to make these renovations and create these jobs, no funds from this program will be expended.

EMERGENCY ECONOMIC DEVELOPMENT (b) ASSISTANCE-This special assistance from the Industrial Development Fund, which is used at the discretion of the Secretary, is available to units of government that have, or shall imminently experience, a loss of 500 or more manufacturing jobs in the county, or a number of manufacturing jobs equal to at least ten percent of the manufacturing workforce in the county. Where a unit of government relies on the 500 jobs loss as the threshold for obtaining this special assistance, it must submit convincing evidence that the loss seriously impacts the county's economy, taking into account the county's tier ranking under .0701 of this Subchapter. The funding obtainable under this emergency assistance category shall not necessarily be determined by the number of new jobs to be created, although the project should lead to new jobs, or save jobs, or both, and help alleviate a jobs dislocation problem. The Secretary shall determine the amount of funds for a project, up to the maximum currently authorized for the program by NC General Statutes. This assistance shall be in the form of a low interest loan to the governmental unit, amortized over five years with repayment beginning at the end of the second year.

(c) UTILITY ACCOUNT — Within the IDF structure, the Utility Account provides financing to units of government for jobs creation and investment in the tier area(s), and for benefiting firms currently authorized by NC General Statutes. Funds may be used for construction or improvements to water, sewer, gas, or electrical utility lines and equipment for existing or proposed industrial buildings. There is no specific amount of funding specified for each new job or project, but the impact of the funding should lead to the creation of new jobs and new investment. As with basic IDF financing, if Utility Account funds are spent for public property, the assistance shall be a grant; for private property, it shall be a loan.

(d) CLEAN WATER BONDS PROCEEDS - Clean Water bonds proceeds from the IDF shall be used to make grants to local government units to pay the cost of clean water projects for economic development with regard to the locating of industry to, and the expansion of industry in the State. These funds shall be administered in the manner permitted in the Basic IDF and the Utility Account except the following limitations shall apply:

- (1) The funds shall be used for grants; not loans.
- (2) Grants shall be made only for projects that will have a favorable impact on the clean water objectives of the State.
- (3) Projects shall be located in economically distressed counties or those that have a population of less than 50,000 determined from the data derived at the time of the last December ranking of economically distressed counties.
- (4) Grants may be made only with respect to the industries specified by the Clean Water and Natural Gas Critical Needs Bond Act of 1998 as amended.
- (5) The water or sewer utility lines or facilities for which bond funds are disbursed shall not necessarily be located on the site of a building or proposed building at which an industrial activity occurs if the

utility lines or facilities will further the clean water objectives of the State.

Authority G.S. 143-437.01.

.0102 DEFINITIONS

These definitions apply to all parts of the Industrial Development Fund including the Basic Emergency Economic Development Assistance, Utility Account and Clean Water Bonds for Economic Development:

- (a) "Department" means the Department of Economic and Community Development, or its Secretary.
- (1) <u>"Department" means the North Carolina Department</u> of Commerce, or its Secretary.

(b) "Act" means Section 111 Part-XXII of the consolidated budget act codified as Chapter 830 of the 1987 Session Laws and amended by G.S. 143B-437A, 1989.

(c) "Applicant" means a unit of city government located in a qualified county or a unit of county government which meets the definition of a qualified county.

(2) <u>"Applicant" means a North Carolina unit of</u> government that applies for IDF funds.

(d) "Industrial Development Fund" means the appropriation of-monies given to the Department for these purposes. This fund will also be known as and referred to as the Industrial Building Renovation and Improvement Fund.

- (3) "Industrial Development Fund" as referenced in G.S. 143B-437.01 means the fund within the Department's fiscal structure in which the appropriation of monies for industrial development projects is received and disbursed.
- (4) "IDF" means the Industrial Development Fund.

(e) "Qualified County" means one of the 50 most economically depressed counties in the state. The Secretary of the Department shall determine which counties are the most economically depressed counties in the state based on: rate of unemployment, per capita income, and relative population and work force growth or lack of growth, as determined by the Secretary. The figures used in making this comparison and the delineation of "most" and "least" will be the latest available per capita income figures by county, as documented in a published form by any State or Federal Agency-generally recognized as having expertise and creditability in these fields.

(f) "Emergency Assistance Qualified County"-means any county which is facing the threat of, or which is experiencing a major economic dislocation. A major economic dislocation would mean the actual or imminent loss of manufacturing jobs caused by one or more plant closing(s) or one or more announced plant layoff(s) which affect:

- (1) at least 500 jobs; or
- (2) a number of jobs which is equal to or exceeds ten percent of the existing manufacturing work force.

In the case of Subparagraph (f)(2) of the Rule, the number of jobs impacted must exceed 50.

(5) "Eligible tier areas" means the aggregation of North Carolina counties into groups in which certain economic benefits apply, as currently authorized by <u>G.S. 105-129.3.</u>

- (6) <u>"Unit of Government" means a town, city or county</u> of the state.
- (7) <u>"Full-time Job" means a job that requires at least</u> 1600 hours of work in a year.
- (8) <u>"Infrastructure" means utilities, typically referred to</u> as <u>"public utilities," or a rail spur where there is</u> public ownership of the rail property.
- (9) "Grant" means money given to a unit of government to pay for an economic development project and does not have to be repaid, if the terms of the grant are fulfilled, i.e. the jobs commitment is met.
- (10) "Loan" means money loaned to a unit of government to pay for an economic development project, to be repaid by the borrower based on an amortization schedule approved by the Department.

(g) "Project" means one or more activities proposed for funding, or for partial funding, under this Rule. Such a project will be described in a narrative and accompanied by a preliminary set of drawings which set out the exact factual situation and a detailed schedule of costs from a contractor or engineer. The schedule must constitute an ability to complete such project with no more than a ten percent contingency. All such project material will provide evaluations of potential for unusual site characteristics which might influence construction or operating costs. In each case, the project description will document the direct relationship between the project and the jobs created.

(11) "Project" means an activity proposed for IDF funding. It shall be described narratively in an application and accompanied by a preliminary set of drawings, or sketches, or other data that present the project in factual detail, together with a schedule or itemization of costs from an engineer or contractor. The schedule of costs shall constitute the ability to complete a project with no more than a 10 percent contingency.

(1) Project expenditures for existing buildings may include:

- (12) Project expenditures may include:
 - (a) For basic IDF—
 - the construction of, or improvements to existing water, sewer, gas or electrical utility systems, distribution lines, or required storage facilities, or a rail spur when either is publicly owned and operated, and or;
 - (ii) the renovation of buildings to include including structural repairs, structural improvements—such—as roof repair, repairs, addition of docks, or—the erection of walls, or special structural supports to support cranes for heavy equipment, electrical upgrades, or HVAC upgrades;
 - (iii) improvements to the building that are necessary to make the <u>a</u> building suitable for the occupancy of the building by the occupant and the

project. of the operator Such improvements may include mechanical equipment such as heating or and air conditioning equipment, plumbing, pipes or trenching to handle effluents or process water, special electrical additions necessary for ovens, furnaces or other processors and lighting. If a renovation or an improvement is critical to the operation of a particular manufacturing or industrial businesses business, or, if such improvements are or is critical to the decision making process pertinent to the creation of such jobs, the actual improvement need not be located on the site of the industrial main project building. If, however, a grant of funds is involved, the improvement must be constructed on public right-of-ways or on property which the unit of government has an easement to treat as it normally would do as if it owned the property. when However, extending infrastructure to a firm, IDF assistance ends at the private property line. Still In either situation, the application must document the exact relationship of between the jobs and the project. An example of a fundable project would be the case where a the unit of government must construct an elevated water tank and service water lines to provide water to a building so as to provide sprinkler water to a building where such service is directly required to operate the an industrial OF manufacturing business. An example of an unfundable project would be where a unit of government seeks to expand or to repair its water utility (or other infrastructure) system and where the relationship to the creation of jobs is fairly general or indirect vague. The project will shall be described in from the perspective of employment to be created in the and its impact area of to the project. Direct and indirect jobs will be treated separately in the discussion. The operator of the project will-provide-details as to the nature of direct jobs created, including the skills required, work conditions, wages paid and seasonal influences on the number of work days per year.

(D) the installation of or--purchase of manufacturing equipment or process productions equipment.

- (iv) the purchase and installation of equipment that is associated with the industrial classification of the project.
- (2) In the case of counties designated as "severely depressed", project expenditures may include construction of or improvement to new or existing water, sewer, gas, or electrical utility distribution lines or equipment to serve new or proposed industrial buildings to be used for manufacturing and industrial operations. Such infrastructure shall be located on the site of the building or directly related to the specific manufacturing activity.
 - (b) For Emergency Economic Development <u>Assistance—Loans</u> to local units of government for economic development projects designed to create jobs, lead to the creation of jobs, or save jobs, and to assist in alleviating the economic dislocation created by the loss of jobs.
 - (c) For the Utility Account—
 - (i) the construction of, or improvements to water, sewer, gas or electrical utility systems, distribution lines, or required storage facilities, or a rail spur or rail line when either is publicly owned and operated, and or:
 - (ii) equipment for existing or proposed industrial buildings for operations in the industrial classifications that are currently eligible to receive Utility Account funding within the tier area.

(e) "Renovation" shall have the same meaning as project, as described in Paragraph (g) of this Rule.

(f) "Secretary" means the Secretary of the Department, or his designee.

(g) "State" means the State of North Carolina.

- (d) For Clean Water Bonds—
 - the construction of or improvements to new or existing water or sewer distribution lines or equipment,
 - (ii) the construction or improvements to new or existing wastewater treatment facilities, or
 - (iii) improvements that will expand the capacity of existing wastewater treatment facilities or water supply systems.
- (13) "State" means the State of North Carolina.

(k) "Severely Depressed" counties means those counties so designated under G.S. 105-130.40(c) or G.S. 105-151.17 (c) or units of governments within those counties.

- (14) "Application" means the pages of documents in which an applicant for IDF funds identifies itself, describes a project, specifies the funds required, provides a breakdown of project costs, and submits the benefiting firm's commitment to create jobs and evidence of its credit worthiness.
- (15) "Local Matching Funds" means funds of a unit of

government contributed to an economic development project for the purpose of assisting in a total financing package and earning (or winning) other funds by doing so. Matching is usually expressed as a ratio, i.e. one local dollar for three state dollars, or one for three.

- (16) "Local Matching Requirement." The Department requires local matching in grant projects except for Emergency Economic Development Assistance projects and those located in a tier area that has been exempted from matching by NC General Statutes. The required rate shall be one for three, or one local dollar for each three state dollars.
- (17) "Participation Loan" means a loan between at least three parties, to wit: A bank or financial institution, the private firm, and the unit of government. The essence of a participation loan is that the bank, or financial institution, and the unit of government shall share at least equally in the lending arrangements, meaning the money loaned and the risk involved and collateral shared.
- (18) "Borrower" means the private firm identified in a participation loan for building improvement or equipment in the basic IDF, or the unit of government when the money is spent for emergency economic dislocation assistance or when the money is reloaned in a utility account project. Additionally, the unit of government shall be the borrower when IDF is used to assist local matching, or in other cases when the Department believes the project can be more prudently structured as a loan rather than a grant.
- (19) "Preapplication Conference" means a meeting held at the Department to discuss a proposed IDF application and includes: a representative of Commerce Finance Center; the applicant; an official of the benefiting firm; and a banker, if a participation loan is involved. A preapplication conference may be waived when the total IDF expenditures are expected to be fifty thousand dollars (\$50,000.00) or less.
- (20)(t) "Clean Water Objectives of the State" include: means providing clean water in North carolina by:
 - (a)(1) Reducing the reliance on wells, septic tanks and similar facilities;
 - (b)(2) Allowing residences, businesses, or local governments not otherwise served by water or sewer or wastewater infrastructure to connect into a distribution line or system (for water supply, sewer, or wastewater) being furnished in an economic development project for new or expanding industry.

Authority G.S. 105-129.3, 143B-437.01.

SECTION .0200 - GENERAL REQUIREMENTS

.0201 DATE OF RECEIPT OF APPLICATIONS

The Department of Commerce will <u>shall</u> receive applications after November 15, 1987 on a first-come, first-serve basis. <u>An</u> <u>application</u> <u>Applications will shall</u> be assigned a processing case number when that <u>application it</u> is received and is judged to be sufficiently complete for consideration. Where <u>When</u> possible, applications <u>will shall</u> be processed in the order of the processing numbers assigned.

Authority G.S. 143B-437.01.

.0202 APPLICATION CATEGORIES AND REQUIREMENTS

(a) Applicants can apply for funding under different grant categories, including the categories of

- (1) utility-improvements or additions owned by public bodies;
- (2) utility improvements or additions owned by private entities;
- (3) industrial facilities owned by public bodies but being leased or being improved for immediate or delayed sale to private operators, or to private "arms-length" landlords;
- (4) industrial and manufacturing facilities owned by private "non-profit" entities such as "Community Development Corporations" or Committees of 100" funded and/or endorsed by the elected leadership of the unit of Government; and
- (5) industrial and manufacturing facilities owned by "for profit" entities to be improved by funds loaned to the private "profit-making" entity by a unit of city or county government.

(a) <u>Applicants can may apply for funding under different</u> categories, including: the following categories:

- (1) Basic IDF;
- (2) Emergency Economic Development Assistance;
- (3) The Utility Account;
- (4) Clean Water Bonds Proceeds.

(b) There is no set minimum grant amount of funding which applicants may request or to be awarded. If there are practical difficulties about a small amount or cost disadvantages, these will be discussed with the applicant in a preapplication conference. Grant IDF awards shall not exceed the total amount specified appropriated by the General Assembly in its appropriation process. Chapter 830 of the 1987 Session Laws, in Section 111, Paragraph (2), limited the maximum grant to a sum not to exceed the lesser amount the two hundred fifty thousand dollars (\$250,000), or a total of twelve-hundred dollars (\$1,200) for each job created. For basic IDF, Emergency Economic Development Assistance, and Clean Water Bonds Proceeds, per job or per project maximum funding limitation will be the amounts established under current law. There is no maximum set for Utility Account funding; but the amount of awards will be determined by the Secretary. For the purpose of this Section basic IDF, the per job limitation shall be imposed applied on the basis of requiring a commitment from the occupying-industrial-or manufacturing firm operator of the business as to the number of jobs it will create that shall be created over a reasonable

period of time, not to exceed three years. The number of jobs created will include only those people directly employed in permanent or seasonal jobs by the operator who occupies the facility; indirect and temporary jobs will not be included. <u>Those will be permanent, full-time jobs; no temporary or contract jobs.</u>

(c) When a project renovation or improvement is to be accomplished to a building or on a site owned by a private entity, whether the private entity is conducted on a "for profit" or on a "not for profit" basis, the project will be financed by a loan to that private entity. This loan will be made to the private entity by the local unit of government with funds made available from this program. In each case, the local unit of government-will establish its own-authority to do that financing. The applicant will require and provide to the Department of Commerce satisfactory documentation that all costs are reasonable and that all funds are to be expended with regard to the conflict of interest statutes regulating business transactions between government officials and other involved parties. The applicant will propose a plan of project administration which is satisfactory for the Department of Commerce.

(d) All funds expended which directly assist participating private entities must be repaid to grant recipients and then returned to the Department of Commerce as such repayments are received. Such repaid funds will not be returned to the General Fund, but set aside to fund new projects approved under this Subchapter. Generally, project grants classified under Rule .0202 (a) (1) will not be repaid. Repayment for projects otherwise classified may be given subordinate collateral positions, interest costs which are at less than market rates, or amortization which defers cash flow, in so long as requests are documented as necessary to the creation of jobs and the success of the project.

(e) A project will be subject to review by the Department of Commerce at any time during the first three years after the project begins. For a project classified under Rule .0202 (a) (2) (3) (4) and (5) of this Rule, any repayment balance that it owes the local unit of government may be partially or fully accelerated if the business has closed, or if the operating company has not made reasonable progress towards its jobs creation goal.

(c) The Department may authorize a local unit of government that receives IDF funds to use up to two percent of the funds to verify that expenditures are made in accordance with the law and rules and to otherwise administer the IDF project.

(d) Under basic IDF, improvements to building properties and equipment purchases (either of which becomes private property) shall be loan projects and will be accomplished with participation loans. The three parties to a participation loan shall be: the borrower's North Carolina bank, the borrower, and the unit of government. The bank and the unit of government (using IDF funds) shall be at least equal participants, sharing equally in the funds provided and in the risk and collateral involved. The bank, however, may supply more money than just matching IDF; in this case, the bank's pro rata share is larger. Also, in the matter of sharing equally. this means that if the bank takes a certain collateral position, the unit of government shall share in that position. If either an out-of-state bank or a financial institution other than a bank is used in a participation loan, that must be approved by the Department.

(e) IDF funds may be provided to a unit of government to meet matching funds requirements. In this case the Department shall furnish a loan repayment schedule to the mayor, city manager or county manager, which, in addition to the award letter and application, will establish the responsibility for repayment, and times and amounts of repayment.

(f) Loans for Emergency Economic Development projects shall be accomplished as in Paragraph (d) of this Rule.

(g) Loans for Utility Account projects will be accomplished as in Paragraph (d) of this Rule.

(h) With either grants or loans, the Department shall require financial information from the project owner or operator to establish financial capability. The usual requirement will be the preceding three years' financial and operating statements; for new businesses, at least three years pro forma statements and a business plan. In any case, the Department may use credit reports, bank information, or other data that it deems appropriate to establish the credit worthiness of the borrower.

(i) <u>A project will be subject to review by the Department at any time during the first three years after the project begins.</u>

(j) The Department may require a unit of government to partially or fully accelerate loan repayments if the operator's business has closed, moved, or if the company has not made reasonable progress toward its jobs creation commitment. The Department may require repayment of a grant, partially or fully, if the operating company has moved, closed, or has not made satisfactory progress towards its jobs creation commitment; and, in the case of Emergency Economic Development Assistance or the Utility Account, if funds are not spent in the manner for which they were approved.

Authority G.S. 143B-437.01.

SECTION .0300 - SELECTION PROCESS

.0301 REVIEW OF APPLICATIONS AND FUNDING (a) Applications will shall be submitted in a manner prescribed by the Department. Selection of applications for funding will shall be based primarily on information contained in the application. Thusly the application application, which must provide sufficient information so-as to allow the Department to rate it against the selection approval criteria. When an application is deemed complete, it will shall be assigned a processing case number.

(b) Applications for funding of Emergency Assistance projects may be submitted directly to the Secretary of the Department. They may also be submitted to the Department's Commerce Finance Center, Room 2174, Dobbs Building, 430 N. Salisbury Street, Post Office Box 29571, 301 North Wilmington Street, Raleigh, North Carolina 27611. 27626-0571. The Department will maintain a policy that applications Applications shall be approved or denied by the last day of the calendar month following assignment of a processing ease number as set out in Rule .0201(a). <u>number</u>. When possible, applications will <u>shall</u> be processed in the order that ease processing numbers are assigned.

Authority G.S. 143B-437.01.

.0302 ELIGIBILITY REQUIREMENTS

Applications will shall show that:

- That this funding is a vital part of the proposal to create the jobs set out and that the jobs will shall not be created if the project goes unfunded, and
- (2) That the project is completely funded or financed, except for the particular funds sought in the application, and
- (3) The <u>the</u> involvement of the local unit of government is formally authorized by its elected board under specific resolution and by specific State Statute, and
- (4) The the participating private entity must provide provides a letter statement of commitment relating to the project. That letter- commitment will shall state that the project is to be carried out as described in the application, with specificity as to time schedules and to the parties involved. involved, and
- (5) <u>the expenditure of private money on the project has</u> not begun, and
- (6) the project has not yet begun, i.e. money spent on the project, or public announcements made that the benefiting firm plans to do the project before the Department has been requested to participate with IDF.
- (7) For Emergency Economic Development Assistance Projects, there exists an emergency in the economy large enough to be considered an economic dislocation as set out in G.S. 143B-437.01 (a)(1a), and
- (8) The project for which funding is sought might help to alleviate the economic emergency described in Subparagraph (7) of this Rule.

Authority G.S. 143B-437.01.

.0303 REVIEW: APP/FUNDING/EMGCY ASST PROJ DEFINED/RULE .0102(h)

Applications for funding for projects defined in Rule .0102 (h) will show that:

- (1) There exists an emergency in the economy large enough to be considered an economic dislocation as set out in G.S. 143B-437(d) and,
- (2) That the project for which funding is sought might help to alleviate the economic emergency described in Subparagraph (1) of this Rule.

Authority Chapter 754, 1989 S.L.

.0304 ELIGIBILITY REQ/EMGY ASST PROJ DEFINED/RULE .0102(h)

Application-for Emergency Assistance projects defined in

Rule .0102(h) will show that:

- (1) the economic emergency exists, or is imminent, and
- (2) the project will, or will tend to, alleviate the especially severe economic emergency caused by the described economic dislocation.

Authority Section IX of Chapter 754, 1989 S.L.

SECTION .0400 - APPROVAL CRITERIA

.0401 GENERAL

In order for the Department to approve a project, or an "Emergency Assistence project", the Secretary is required to make certain findings necessary to document that the Department is conducting the duties specifically given to it in Chapter 830 of the 1987 Session Laws, those duties expressed in other General Statutes, and in Rule .0402 of these procedures, in a responsible and prudent manner.

Authority Section 111 of Part XXII Chapter 830, 1987 Session Laws; Section IX of Chapter 754, 1989 S.L.

.0402 REQUIRED FINDINGS

(a) Before the Department can <u>shall</u> begin to make the approval as specified in G.S. Chapter 830, approve a project, a finding must be made that the project:

- (1) Will will shall assist a unit of Government in one of the most economically depressed counties eligible <u>tier areas</u> of the <u>State State</u>; as measured by median per capita income. and
- (2) The the funds will shall be used for renovation of buildings buildings or infrastructure or equipment to be used in manufacturing and industrial operations currently eligible under NC General Statutes by firms that have industry classifications currently eligible for tax incentives under G.S. 105-129.4.

(b) The secretary Department will shall document, document a finding based on data provided to him either in the application or by staff research, that the jobs to be created by this a project project, over no more than a three year period, will shall be large enough in number to have a measurable favorable impact on the area immediately surrounding the project and will shall be commensurate with the size and cost of the grant to the project. The Department will use as a guideline, a standard of requiring one job saved or generated for each one thousand two hundred dollars (\$1,200) in grant financing. The applicant has the burden of demonstrating that the jobs will shall have a measurable impact on the county. The applicant must show by clear and convincing evidence the number and type of such jobs generated.

(c) The secretary <u>Department will shall</u> make a finding that the operator of the proposed project has demonstrated the capabilities to operate such a facility. The applicant has the burden of showing that capability exists in the operator to operate and maintain the facility efficiently and effectively. Financial strength and prior related experience by the operator shall be given great weight. <u>evaluated</u>. Where little or no prior experience can be demonstrated, the qualifications of management, including production or engineering staff, <u>as</u> applicable, shall be of <u>great prime</u> significance.

(d) The secretary Department will shall make a finding that the <u>IDF</u> financing of such for a project by the authority will shall not cause or result in the abandonment of an existing similar industrial or manufacturing facility of the proposed operator of an affiliate elsewhere in the State unless the facility is to be abandoned because of obsolescence, lack of available labor, or site limitations. The Department shall consider an abandonment statement as prima facie proof of lack of abandonment.

(e) For Emergency Economic Development projects, the Department shall make a finding that:

- (1) the economic emergency exists, or is imminent, and
- (2) the project shall, or shall tend to, alleviate the especially severe economic emergency caused by the described economic dislocation.

(f) For Utility Account projects, the Department shall make a finding that the proposed funding should create new jobs or reasonably be expected to lead to the creation of new jobs in the industries currently eligible for Utility Account financing assistance as specified in G.S. 143B-437.01 (b1).

(e) The Department shall use the definitions of terms found in Section .0200 of this Subchapter to make these findings.

(g) For Clean Water Bonds projects, the Department shall make a finding that the proposed project will have a favorable impact on the Clean Water Objectives of the State.

(h) The Department shall use the definitions of terms found in Rule .0102 of this Subchapter to make these findings.

Authority G.S. 143B-437.01.

.0403 FORMAL APPLICATIONS PROCEDURES: DENIAL

(a) Unless the applicant has met its various burdens of proof, the secretary <u>Department</u> shall not make his the required findings.

(b) All-findings shall be in writing and where Where adverse findings are made, they shall specifically indicate in detail which elements of proof were weak, the required conclusions which could not be made made, and any suggestions for amending the application.

Authority G.S. 143B-437.01.

.0404 FORMAL APPLICATION PROCEDURES: APPROVAL

(a) Where the <u>Secretary Department</u> makes all the findings necessary, <u>he it will shall</u> do <u>so</u> in writing to the applicant at the earliest possible date after following the procedures as set forth in this Subchapter.

(b) The <u>Secretary Department</u> will <u>shall</u> prepare a letter of approval in which all his findings as set forth and cause this letter to be mailed to the applicant.

Authority G.S. 143B-437.01.

.0405 FINDINGS REQ/APPROVAL/EMGCY PROJ

DEFINED/RULE .0102(h)

(a) Before the Department can begin to make the approval of and to fund an Emergency project as defined in Rule .0102(h), the Secretary will determine that the economic dislocation described has caused an economic emergency and that the emergency is of such size that extraordinary measures are required to help alleviate the emergency.

(b) That the funding for Emergency projects during the current budget has not.

(c) Even with the funding for the Emergency project so approved, will not exceed one hundred thousand dollars (\$100,000.00).

Authority Section LX of Chapter 754, 1989 S.L.

SECTION .0500 - RESERVATION OF FUNDS

.0501 GENERAL

Units of government may apply for a "120 45 day reservation" of funds, relating to a particular building renovation, so as IDF project to allow local units of government to induce prospective private sector employers to locate or expand and thusly, to create new jobs. The Secretary Department may accept and approve the requests where local units of government can document that:

- (1) Document that they have the potential for a project of strong merit;
- (2) Where a particular employer is interested in a proposed industrial building;
- (3) Where strong competitive offers have been made to the <u>a</u> client in <u>by</u> other states or where more comparative proposals have been made to the potential employer by communities located in the least distressed counties. tier areas not currently eligible for IDF funding. That application would be <u>A</u> request shall be prepared along the lines of the application for approval described in Rule .0302 of this Subchapter, except that the data normally obtained from the client or potential employees would not be necessarily <u>be</u> prepared by the client and would not be required in such detail.

Authority G.S. 143B-437.01.

.0502 LIMITATIONS

Such approvals <u>Approvals to requests</u> may be made in so long as that the "reservation of funds" for that <u>a</u> project will <u>shall</u> not cause the total program funds "reserved" in that manner to exceed <u>a sum not larger than an amount equal to one-third one-half</u> of the total of program funds <u>available and</u> not previously <u>committed</u>. committed in the regular approval process. The total of programs funds not previously committed will <u>shall</u> include appropriated funds, those funds received in repayment from recipients, interest earned, <u>accrual in escrow</u> accounts and funds not used and reverted from either approved projects or from "reserved" funds.

Authority G.S. 143B-437.01.

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.0503 REVERSION OF FUNDS

An approval for "reservation" of funds for projects will shall not predicate approval or funding of a project. When a formal and complete application for approval of a project has not been filed by the applicant that requested the reservation of funds, before the expiration date of the "reservation of funds", the Department may revert those funds back to the program without any obligation to the unit of government. Such reversion of funds will be communicated to the unit of government in writing. The unit of government shall keep track of when the reservation of funds expires.

Authority G.S. 143B-437.01.

SECTION .0600 - REPORTING REQUIREMENTS

.0601 REPORTING REQUIREMENTS

(a) The Department of Commerce will report annually to the General Assembly concerning the applications made to the fund and the payments made from the fund and the impact of the payments in the targeted counties. This report will be filed annually with the General Assembly either at the expressed convenience of the House and the Senate or by March 1 of each year at the offices of the Lt. Governor and the Speaker of the House.

(b) The Department of Commerce will also file monthly reports with the Joint Legislative Commission and the Fiscal Research Division. These reports will commence on November 30, 1987 and shall name the party(s) to whom payments were made, in what amounts, and, for what purposes.

Authority Section 111 of Part XXII Chapter 830, 1987 Session Laws.

SECTION .0700 - DESIGNATION OF ELIGIBLE TIERS AND COUNTIES

.0701 ANNUAL DESIGNATION

Each year, on or before December 31, the Secretary of the Department of Economic and Community Development shall designate the 50 most economically depressed counties in the state; this designation shall be for the following calendar year

Each year, on or before December 31, the Secretary of the Department of Commerce shall rank each of the one hundred counties of the state according to criteria currently set by NC General Statutes. The highest numerically ranked county shall reflect the most adverse economic data, whereas the lowest ranked county shall reflect the most favorable data. This listing of all counties shall then be divided into groups or tier areas. The Secretary shall designate at that time those counties and their tier areas that are eligible to participate in the Industrial Development Fund using the priority specified under current statutes. This designation is effective for the following year; however, a Tier One county retains its designation for at least two consecutive years.

Authority G.S. 105-129.3.

SECTION .0800 - ENVIRONMENTAL COMPLIANCE

.0801 COMPLIANCE WITH NORTH CAROLINA ENVIRONMENTAL RULES

Any local unit of government or grantee receiving Industrial Development Funds (IDF), including Basic IDF, Utility Account funds, Emergency Economic Assistance funds or Clean Water Bonds proceeds shall comply with North Carolina Environmental Policy Rules as cited in the North Carolina Administrative Code unless the project activity is a non-major activity, as cited in 15A NCAC 01C .0504.

G.S. 143B-437.01.

TITLE 15A - DEPARTMENT OF AND ENVIRONMENT NATURAL RESOURCES

Notice is hereby given in accordance with G.S. 150B-21.2 that the DENR - Environmental Management Commission intends to amend rules cited as 15A NCAC 2B .0303-.0304. Notice of Rule-making Proceedings was published in the Register on January 15, 1999.

Proposed Effective Date: August 1, 2000

A Public Hearing will be conducted at 6:00 p.m. on May 25,1999 at the Haywood County Commissioner's Boardroom, 215 North Main Street, Waynesville, NC.

Reason for Proposed Action: 15A NCAC 2B .0303 - The Environmental Management Commission is proposing to reclassify Wesser Creek in Swain County (Little Tennessee River Basin) to include the Trout (Tr) supplemental elassification. Wesser Creek is proposed for reclassification from its source to Connelly Creek from Class C to Class C Tr. A portion of Wesser Creek near its confluence with Connelly Creek currently carries the Trout classification. Studies conducted on Wesser Creek show that the stream supports a naturally reproducing rainbow trout population and thus meet the criteria for supplemental classification as Trout waters. If reclassified, wastewater dischargers to Wesser Creek will be required to comply with water quality standards for Trout waters as set forth in 15A NCAC 2B.0200. Some of the water quality standards applied to Trout waters, such as the dissolved oxygen standard, are more stringent than the water quality standards applied to Class C waters.

15A NCAC 2B .0304 - The Environmental Management Commission is proposing to reclassify Rough Creek in Haywood County (French Broad River Basin) to include the Trout (Tr) and Outstanding Resource Waters (ORW) supplemental classifications. Rough Creek, from its source to the Canton Reservoir, including tributaries, is proposed for reclassification from Class WS-1 to Class WS-1 Tr ORW. The Town of Canton has requested that Rough Creek be reclassified to include the supplemental ORW classification. In order to be classified as ORW, a water body must be of exceptional state or national recreational or ecological significance and the waters must have exceptional water quality. In addition, the waters must also exhibit one or more of the following resource values or uses:

- (1) there are outstanding fish (or commercially important aquatic species) habitat and fisheries;
- (2) there is an unusually high level of water-based recreation or the potential for such recreation;
- (3) the waters have already received some special designation such as a North Carolina or National Wild and Scenic River, Native of Special Native Trout Waters, National Wildlife Refuge, etc. which do not provide any water quality protection;
- (4) the waters represent an important component of a state or national park or forest; or
- (5) the waters are of special ecological or scientific significance such as habitat for rare or endangered species or as areas for research and education.

Water quality analyses show that Rough Creek has excellent water quality. Several outstanding resource values were identified, including: a reproducing brook trout population; the watershed is a designated Natural Heritage Area; there are plans to establish an educational facility underway: and a rare wetland bog community which supports several rare plant species was identified in the headwaters area. Special protection measures that apply to North Carolina ORWs are set forth in 15.4 NCAC 2B .0225. At a minimum, no new wastewater discharges or expansions to existing discharges are permitted, and stormwater controls for most new development are required.

Comment Procedures: The purpose of this announcement is to encourage those interested in this proposal to provide comments. You may either attend the public hearing and make relevant verbal comments or submit written comments, data or other relevant information by June 24, 1999. The Hearing Officer may limit the length of time that you may speak at the public hearing, if necessary, so that all those who wish to speak may have an opportunity to do so. We encourage vou to submit written comments as well. The EMC is very interested in all comments pertaining to the proposed reclassifications. It is very important that all interested and potentially affected persons or parties make their views known to the EMC whether in favor of or opposed to any and all provisions of the proposed reclassification. The EMC may not adopt a rule that differs substantially from the text of the proposed rules published in the North Carolina Register unless the EMC publishes the text of the proposed different rule and accepts comments on the new text (see 150B-21.2(g)). All interested and potentially affected persons are strongly encouraged to read the entire announcement and supporting information, and make appropriate comments on the proposal. Written comments may be submitted to: Liz Kovasckitz, DENR - Division of Water Quality, 512 N. Salisbury Street, Raleigh, NC 27611, Phone: 733-5083, Ext. 572,

Fiscal Note: These Rules do not affect the expenditures or

revenues of state or 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

.0303 LITTLE TENN RIVER BASIN AND SAVANNAH RIVER DRAINAGE AREA

(a) The schedule may be inspected at the following places:

 Clerk of Court: Clay County Graham County Jackson County Macon County Swain County Transylvania County
 North Complian Data

 North Carolina Department of Environment and Natural Resources
 Asheville Regional Office Interchange Building
 59 Woodfin Place
 Asheville, North Carolina.

(b) Unnamed Streams. Such streams entering Georgia or Tennessee shall be classified "C Tr." Such streams in the Savannah River drainage area entering South Carolina shall be classified "B Tr."

(c) The Little Tennessee River Basin and Savannah River Drainage Area Schedule of Classifications and Water Quality Standards was amended effective:

- (1) February 16, 1977;
- (2) March 1, 1977;
- (3) July 13, 1980;
- (4) February 1, 1986;
- (5) October 1, 1987;
- (6) March 1, 1989;
- (7) January 1, 1990;
- (8) July 1, 1990;
- (9) August 1, 1990;
- (10) March 1, 1991;
- (11) August 3, 1992;
- (12) February 1, 1993;
- (13) August 1,1994;
- (14) September 1, 1996;
- (15) August 1, 1998;
- (16) August 1, 2000.

(d) The Schedule of Classifications of Water Quality Standards for the Little Tennessee Basin and Savannah River Drainage Area was amended effective March 1, 1989 as follows:

(1) Nantahala River (Index No. 2-57) from source to the backwaters of Nantahala Lake and all tributary

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waters were reclassified from Class B-trout, Class C-trout and Class C to Class B-trout ORW, Class C-trout ORW and Class C ORW.

(2) Chattooga River (Index No. 3) including Scotsman Creek, Overflow Creek, Big Creek, Talley Mill Creek and all tributary waters were reclassified from Class B-trout, Class C-trout and Class C to Class B-trout ORW, Class C-trout ORW and Class C ORW and Clear Creek and all tributary waters were reclassified from Class C-trout and Class C to Class B-trout and Class B.

(e) The Schedule of Classifications and Water Quality Standards for the Little Tennessee River Basin and Savannah River Drainage Area was amended effective January 1, 1990 as follows:

- (1) North Fork Coweeta Creek (Index No. 2-10-4) and Falls Branch (Index No. 2-10-4-1) were reclassified from Class C to Class B.
- (2) Burningtown Creek (Index No. 2-38) was reclassified from C-trout to B-trout.

(f) The Schedule of Classifications and Water Quality Standards for the Little Tennessee River Basin and Savannah River Drainage Area was amended effective July 1, 1990 by the reclassification of Alarka Creek (Index No. 2-69) from source to Upper Long Creek (Index No. 2-69-2) including all tributaries from Classes C and C Tr to Classes C HQW and C Tr HQW.

(g) The Schedule of Classifications and Water Quality Standards for the Little Tennessee River Basin and Savannah River Drainage Area was amended effective March 1, 1991 as follows:

- Cartoogechaye Creek [Index Nos. 2-19-(1) and 2-19-(16)] from Gibson Cove Branch to bridge at U.S. Hwy. 23 and 441 and from the bridge at U.S. Hwy. 23 and 441 to the Little Tennessee River was reclassified from Classes WS-III Tr and C Tr to Classes WS-III and B Tr and B Tr respectively.
- (2) Coweeta Creek (Index Nos. 2-10) from its source to the Little Tennessee River including all tributaries except Dryman Fork (Index No. 2-10-3) and North Fork Coweeta Creek (Index No. 2-10-4) was reclassified from Classes C and C Tr to Classes B and B Tr.

(h) The Schedule of Classifications and Water Quality Standards for the Little Tennessee River Basin and Savannah River Drainage Area 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.

(i) The Schedule of Classifications and Water Quality Standards for the Little Tennessee River Basin and Savannah River Drainage Area has been amended effective February 1, 1993 as follows:

- (1) Bearwallow Creek from its source to 2.3 miles upstream of the Toxaway River [Index No. 4-7-(1)] was revised to indicate the application of an additional management strategy (referencing 15A NCAC 2B .0201(d) to protect downstream waters; and
- (2) the Tuckaseegee River from its source to Tennessee Creek [Index No. 2-79-(0.5)] including all tributaries was reclassified from Classes WS-III&B Tr HQW, WS-III HQW and WS-III to Classes WS-III Tr ORW and WS-III ORW.

(j) The Schedule of Classifications and Water Quality Standards for the Little Tennessee River Basin and Savannah River Drainage Area was amended effective August 1, 1994 with the reclassification of Deep Creek [Index Nos. 2-79-63-(1) and 2-79-63-(16)] from its source to the Great Smokey Mountains National Park Boundary including tributaries from Classes C Tr, B Tr and C Tr HQW to Classes WS-II Tr and WS-II Tr CA.

(k) The Schedule of Classifications and Water Quality Standards for the Little Tennessee River Basin and Savannah River Drainage Area was amended effective September 1, 1996 as follows:

- (1) Deep Creek from the Great Smoky Mountains National Park Boundary to the Tuckasegee River [Index no. 2-79-63-(21)] was reclassified from Class C Tr to Class B Tr; and
- (2) the Tuckasegee River from the West Fork Tuckasegee River to Savannah Crcek and from Macks Town Branch to Cochran Branch [Index Nos. 2-79-(24), 2-79(29.5) and 2-79-(38)] was reclassified from Classes WS-III Tr, WS-III Tr CA and C to Classes WS-III&B Tr, WS-III&B Tr CA and B.

(1) The Schedule of Classifications and Water Quality Standards for the Little Tennessee River Basin and Savannah River Drainage Area was amended effective August 1, 1998 with the reclassifications of Thorpe Reservoir (Lake Glenville), Hurricane Creek, and Laurel Branch [Index Nos. 2-79-23-(1). 2 -79-23-2, and 2-79-23-2-1 respectively] from classes WS-III&B, WS-III Tr and WS-III to classes WS-III&B HQW, WS-III Tr HQW, and WS-III HQW.

(m) The Schedule of Classifications and Water Quality Standards for the Little Tennessee River Basin and Savannah River Drainage Area was amended August 1, 2000 with the reclassification of Wesser Creek [Index No. 2-79-52-5-1] from its source to Williams Branch from Class C to Class C Tr.

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

.0304 FRENCH BROAD RIVER BASIN

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

Avery County Buncombe County Haywood County Henderson County Madison County Mitchell County Transylvania County Yancey County

 North Carolina Department of Environment and Natural Resources
 Asheville Regional Office
 Interchange Building
 59 Woodfin Place
 Asheville, North Carolina.

(b) Unnamed Streams. Such streams entering Tennessee will be classified "B."

(c) The French Broad River Basin Schedule of Classifications and Water Quality Standards was amended effective:

- (1) September 22, 1976;
- (2) March I, 1977;
- (3) August 12, 1979;
- (4) April 1, 1983;
- (5) August I, 1984;
- (6) August I, 1985;
- (7) February I, 1986;
- (8) May I, 1987;
- (9) March I, 1989;
- (10) October 1, 1989;
- (II) January 1, 1990;
- (12) August I, 1990;
- (13) August 3, 1992;
- (14) October 1, 1993;
- (15) July I, 1995;
- (16) November 1, 1995;
- (17) January I, 1996;
- (18) April I, 1996;
- (19) August 1, 1998.1998;
- (20) August 1, 2000.

(d) The Schedule of Classifications and Water Quality Standards for the French Broad River Basin was amended effective March 1, 1989 as follows:

- Cataloochee Creek (Index No. 5-41) and all tributary waters were reclassified from Class C-trout and Class C to Class C-trout ORW and Class C ORW.
- (2) South Fork Mills River (Index No. 6-54-3) down to Queen Creek and all tributaries were reclassified from Class WS-I and Class WS-III-trout to Class WS-I ORW and Class WS-III-trout ORW.

(e) The Schedule of Classifications and Water Quality Standards for the French Broad River Basin was amended effective October I. 1989 as follows: Cane River (Index No. 7-3) from source to Bowlens Creek and all tributaries were reclassified from Class C trout and Class C to Class WS-III trout and Class WS-III.

(f) The Schedule of Classifications and Water Quality Standards for the French Broad River Basin was amended

effective January 1, 1990 as follows: North Toe River (Index No. 7-2) from source to Cathis Creek (Christ Branch) and all tributaries were reclassified from Class C trout and Class C to Class WS-III trout and Class WS-III.

(g) The Schedule of Classifications and Water Quality Standards for the French Broad 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 French Broad River Basin was amended effective October 1, 1993 as follows: Reasonover Creek [Index No. 6-38-14-(1)] from source to Reasonover Lake Dam and all tributaries were reclassified from Class B Trout to Class WS-V and B Trout, and Reasonover Creek [Index No. 6-38-14-(4)] from Reasonover Lake Dam to Lake Julia Dam and all tributaries were reclassified from Class C Trout to Class WS-V Trout.

(i) The Schedule of Classifications and Water Quality Standards for the French Broad River Basin was amended effective July I. 1995 with the reclassification of Cane Creek [Index Nos. 6-57-(1) and 6-57-(9)] from its source to the French Broad River from Classes WS-IV and WS-IV Tr to Classes WS-V, WS-V Tr and WS-IV.

(j) The Schedule of Classifications and Water Quality Standards for the French Broad River Basin was amended effective November 1, 1995 as follows: North Toe River [Index Numbers 7-2-(0.5) and 7-2-(37.5)] from source to a point 0.2 miles downstream of Banjo Branch, including tributaries, has been reclassified from Class WS-III, WS-III Trout and WS-III Trout CA (critical area) to Class WS-IV Trout, WS-IV, WS-IV Trout CA, and C Trout.

(k) The Schedule of Classifications and Water Quality Standards for the French Broad River Basin was amended effective January 1, 1996 as follows: Stokely Hollow [Index Numbers 6-121.5-(1) and 6-121.5-(2)] from source to mouth of French Broad River has been reclassified from Class WS-II and Class WS-II CA to Class C.

(1) The Schedule of Classifications and Water Quality Standards for the French Broad River Basin was amended April 1, 1996 with the reclassification of the French Broad River [Index No. 6-(1)] from a point 0.5 miles downstream of Little River to Mill Pond Creek to Class WS-IV; French Broad River [Index No. 6-(51.5)] from a point 0.6 miles upstream of Mills River to Mills River to Class WS-IV CA (Critical Area), from Mills River to a point 0.1 miles upstream of Boring Mill Branch to Class C; and the Mills River [Index No. 6-54-(5)] was reclassified from City of Hendersonville water supply intake to a point 0.7 miles upstream of mouth of Mills River to Class WS-III, and from a point 0.7 miles upstream of mouth of Mills River to French Broad River to Class WS- III CA (Critical Area).

(m) The Schedule of Classifications and Water Quality Standards for the French Broad River Basin was amended August 1, 1998 with the revision to the primary classification for portions of the French Broad River [Index No. 6-(38.5)] and the North Toe River 7-2-(10.5) from Class IV to Class C.

(n) The schedule Schedule of Classifications and Water Quality Standards for the French Broad River Basin was amended August 1, 1998 with the reclassification of Clear Creek [Index No. 6-55-(1)] from its source to Lewis Creek from Class C Tr to Class B Tr.

(o) The Schedule of Classifications and Water Quality Standards for the French Broad River Basin was amended August 1, 2000 with the reclassification of Rough Creek [Index No. 5-8-4-(1)], including all tributaries, from its source to the Canton Reservoir from Class WS-1 to Class WS-1 Tr ORW.

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

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Notice is hereby given in accordance with G.S. 150B-21.2 that the DENR - Environmental Management Commission intends to amend rule cited as 15A NCAC 2B .0306. Notice of Rule-making Proceedings was published in the Register on January 15, 1999.

Proposed Effective Date: August 1, 2000

A Public Hearing will be conducted at 6:00 p.m. on May 10, 1999 at the East Henderson High School Auditorium, 110 Upward Road, East Flat Rock, NC.

Reason for Proposed Action: 15A NCAC 2B .0306 - The Environmental Management Commission is proposing to reclassify the Green River in Henderson County (Broad River Basin) for primary recreation (Class B) and to include the High Quality Waters (HQW) supplemental classification. The Green River and its tributaries are proposed for reclassification from their source to, and including, Rock Creek from Class C Tr to Class B Tr HOW. The Green River and its tributaries, from Rock Creek to Lake Summit, are proposed for reclassification from Class C Tr to Class B Tr. Requests for reclassification of the Green River were submitted by a local property owner's association, independent property owners and boy's camp. Water quality studies conducted on the Green River and its tributaries show that the streams meet the criteria for Classes B and HOW in the areas proposed for reclassification as defined above. If reclassified, wastewater dischargers to the Green River will be required to comply with reliability standards set forth in 15A NCAC 2H .0124. Reliability standards require facilities to insure continued treatment of wastewater during instances of power failure. New and expanding wastewater dischargers to

the area affected by the proposed HQW reclassification in the Green River watershed will have additional treatment requirements. Projects which require a Sedimentation and Erosion Control Plan and which drain to and are within one mile of HOW streams will have more stringent land use development criteria as defined in 15A NCAC 2H.1006. The criteria for designation to High Quality Waters as defined in 15A NCAC 2B.0201 includes those waters which are rated as excellent based on biological and physical/chemical characteristics through Division monitoring or special studies, native and special native trout waters designated by the Wildlife Resources Commission, primary nursery areas designated by the Marine Fisheries Commission and other functional nursery areas designated by the Wildlife Resources Commission, critical habitat areas designated by the Wildlife Resources Commission or the Department of Agriculture, all water supply watersheds which are either classified as WS-I or WS-II or those for which a formal petition for reclassification as WS-I or WS-II has been received from the appropriate local government and accepted by the Division of Water Quality, and all Class SA waters. The B Classification is assigned to waters that are used for primary recreational purposes. Primary recreation is defined in Division rules as "swimming, skin diving, skiing, and similar uses involving human body contact with water where such activities take place in an organized or on a frequent basis." Under North Carolina rules, several criteria must be met before waters can be classified for primary recreational. These are: 1) the area must be of sufficient size and depth to support primary recreation: 2) fecal coliform concentrations must be less than 200 colonies per 100 milliliters based on a geometric mean derived from five samples taken within a 30 day period; 3) there must be no sources of water pollution which could result in a hazard to public health in close proximity to areas where recreation occurs; and 4) primary recreation must take place in an organized or on a frequent basis.

Comment Procedures: The purpose of this announcement is to encourage those interested in this proposal to provide comments. You may either attend the public hearing and make relevant verbal comments or submit written comments, data or other relevant information by June 10, 1999. The Hearing Officer may limit the length of time that you may speak at the public hearing, if necessary, so that all those who wish to speak may have an opportunity to do so. We encourage you to submit written comments as well. The EMC is very interested in all comments pertaining to the proposed reclassifications. It is very important that all interested and potentially affected persons or parties make their views known to the EMC whether in favor of or opposed to any and all provisions of the proposed reclassification. The EMC may not adopt a rule that differs substantially from the text of the proposed rule published in the North Carolina Register unless the EMC publishes the text of the proposed different rule and accepts comments on the new text (see 150B-21.2(g)). All interested and potentially affected persons are strongly encouraged to read the entire announcement and supporting information, and make appropriate comments on the proposal.

Written comments may be submitted to: Liz Kovasckitz, DENR - Division of Water Quality, 512 N. Salisbury Street, Raleigh, NC 27611, Phone: 733-5083, Ext. 572.

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 2 - ENVIRONMENTAL MANAGEMENT

SUBCHAPTER 2B - SURFACE WATER AND WETLAND STANDARDS

SECTION .0300 - ASSIGNMENT OF STREAM CLASSIFICATIONS

.0306 BROAD RIVER BASIN

(1)

(a) The schedule may be inspected at the following places:

Clerk of Court: Buncombe County Cleveland County Gaston County Henderson County Lincoln County McDowell County Polk County Rutherford County

- (2) North Carolina Department of Environment and Natural Resources:
 - (A) Mooresville Regional Office919 North Main StreetMooresville, 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 Broad River Basin Schedule of Classifications and Water Quality Standards was amended effective:

- (1) March 1, 1977;
- (2) February 12, 1979;
- (3) August 12, 1979;
- (4) April 1, 1983;
- (5) February 1, 1986;
- (6) August 3, 1992;
- (7) September 1, 1994;
- (8) August 1, 1998. <u>1998;</u>
- (9) August 1, 2000.

(d) The Schedule of Classifications and Water Quality Standards for the Broad River Basin was amended effective August 3, 1992 with the reclassification of all water supply waters (waters with a primary classification of WS-1, WS-11 or WS-111). These waters were reclassified to WS-1, WS-11, WS-111, WS-1V 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.

(e) The Schedule of Classifications and Water Quality Standards for the Broad River Basin was amended effective September 1, 1994 with the reclassification of the Second Broad River [Index No. 9-41-(0.5)] from its source to Roberson Creek including associated tributaries was reclassified from Class WS-V to Classes WS-V, WS-IV and WS-IV CA.

(f) The Schedule of Classifications and Water Quality Standards for the Broad River Basin was amended effective August 1, 1998 with the revision to the primary classification for portions of the Broad River [Index No. 9-(23.5)] from Class WS-IV to Class C and Second Broad River [Index Nos. 9-41-(10.5) and 9-41-(14.5)] and First Broad River [Index No. 9-50-(11)] from Class WS-IV to Class WS-V.

(g) The Schedule of Classifications and Water Quality Standards for the Broad River Basin was amended August 1, 2000 with the reclassification of the Green River [Index No. 9-29-(1)], including all tributaries, from its source to the downstream side of the mouth of Rock Creek from Class C Tr to Class B Tr HQW, and the Green River from the downstream side of the mouth of Rock Creek to its mouth in Lake Summit at elevation 2011 from Class C Tr to Class B Tr.

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

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Notice is hereby given in accordance with G.S. 150B-21.2 that the DENR - Environmental Management Commission intends to amend rule cited as 15A NCAC 2B .0308. Notice of Rule-making Proceedings was published in the Register on January 15, 1999.

Proposed Effective Date: August 1, 2000

A Public Hearing will be conducted at 6:00 p.m. on May 11, 1999 at the Avery County Courthouse, 1 Avery Square, Newland, NC.

Reason Proposed Action: The Environmental for Management Commission is proposing to reclassify Little Grassy Creek in Avery County (Catawba River Basin) to include the Outstanding Resource Waters (ORW) supplemental classification. Little Grassy Creek, from its source to the Linville River, including tributaries, is proposed for reclassification from Class C Tr to Class C Tr ORW. A request for reclassification of the headwaters of the Linville River to High Quality (HQW) was submitted by a local golf club to the Division Water Quality in 1997. The Linville River did not qualify for reclassification to HOW. However, during

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the water quality investigation it was determined that Little Grassy Creek, a tributary stream to the Linville River, qualified for supplemental classification as Outstanding Resource Waters. In order to be classified as ORW, a water body must be of exceptional state or national recreational or ecological significance and the waters must have exceptional water quality. In addition, the waters must also exhibit one or more of the following resource values or uses:

- (1) there are outstanding fish (or commercially important aquatic species) habitat and fisheries;
- (2) there is an unusually high level of water-based recreation or the potential for such recreation;
- (3) the waters have already received some special designation such as a North Carolina or National Wild and Scenic River, Native of Special Native Trout Waters, National Wildlife Refuge, etc. which do not provide any water quality protection;
- (4) the waters represent an important component of a state or national park or forest; or
- (5) the waters are of special ecological or scientific significance such as habitat for rare or endangered species or as areas for research and education.

Water quality analyses show that Little Grassy Creek has excellent water quality and supports a reproducing brook trout population, therefore qualifying this stream for ORW designation. Special protection measures that apply to North Carolina ORWs are set forth in 15A NCAC 2B .0225. At a minimum, no new wastewater discharges or expansions to existing discharges are permitted, and stormwater controls for most new development are required.

Comment Procedures: The purpose of this announcement is to encourage those interested in this proposal to provide comments. You may either attend the public hearing and make relevant verbal comments or submit written comments, data or other relevant information by June 10, 1999. The Hearing Officer may limit the length of time that you may speak at the public hearing, if necessary, so that all those who wish to speak may have an opportunity to do so. We encourage you to submit written comments as well. The EMC is very interested in all comments pertaining to the proposed reclassifications. It is very important that all interested and potentially affected persons or parties make their views known to the EMC whether in favor of or opposed to any and all provisions of the proposed reclassification. The EMC may not adopt a rule that differs substantially from the text of the proposed rule published in the North Carolina Register unless the EMC publishes the text of the proposed different rule and accepts comments on the new text (see 150B-21.2(g)). All interested and potentially affected persons are strongly encouraged to read the entire announcement and supporting information, and make appropriate comments on the proposal. Written comments may be submitted to: Liz Kovasckitz, DENR - Division of Water Ouality, 512 N. Salisbury Street, Raleigh, NC 27611, Phone: 733-5083, Ext. 572.

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 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:
 - 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 Office919 North Main StreetMooresville, 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. <u>1999;</u>
- (17) August 1, 2000.

(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:

- 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)] from Class WS-IV CA 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.

(1) The Schedule of Classifications and Water Quality Standards for the Catawba River Basin was amended effective August 1, 1998 as follows:

- Mill Creek [Index No. 11-7] from its source to Swannanoa Creek, including all tributaries, from Class C Tr to Class C Tr HQW; 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 HQW and from Harris Creek to McDowell County SR 1434, including all tributaries, from Class C to Class C HQW.

(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.

(n) The Schedule of Classifications and Water Quality Standards for the Catawba River Basin was amended effective April 1, 1999 with the reclassification of Armstrong Creek [Index Nos. 11-24-14-(1), 11-24-14-(13.5) and 11-24-14-(14)], and all tributaries from Classes WS-II Tr, WS-II, WS-II CA and C Tr to Classes C Tr HQW and C HQW.

(o) The Schedule of Classifications and Water Quality Standards for the Catawba River Basin was amended April 1, 1999 as follows:

- (1) Lookout Shoals Lake from Oxford Dam to Island Creek [Index No. 11-(67)] from Class WS-V to Class WS-IV CA, from Island Creek to Elk Shoal Creek [Index No. 11-(70.5)] from Class WS-IV to Class WS-IV CA and from Elk Shoal Creek to a point one half mile upstream of Lookout Shoals Dam [Index No. 11-(72)] from Class WS-IV&B to Class WS-IV&B CA; and
- (2) The primary classifications of tributary streams that are within five miles and draining to the normal pool elevation of Lookout Shoals Lake (Protected Area) have been revised to Class WS-IV; and

(3) The primary classifications of tributary streams that are within one half mile and draining to the normal pool elevation of Lookout Shoals Lake (Critical Area) have been revised to Class WS-IV CA.

(p) The Schedule of Classifications and Water Quality Standards for the Catawba River Basin was amended August 1, 2000 with the reclassification of Little Grassy Creek (Index No. 11-29-2), including all tributaries, from its source to the Linville River from Class C Tr to Class C Tr ORW.

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

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Notice is hereby given in accordance with G.S. 150B-21.2 that the DENR - Environmental Management Commission to amend rule cited as 15A NCAC 2Q .0702. Notice of Rule-making Proceedings was published in the Register on December 15, 1998.

Proposed Effective Date: July 1, 2000

A Public Hearing will be conducted at 7:00 p.m. on May 6, 1999 at the Davidson County Governmental Center, 913 Greensboro St., Lexington, NC 27292.

Reason for Proposed Action: 15A NCAC 2Q .0702. Exemptions, of the North Carolina air toxics rules is proposed for amendment to exempt wood furniture manufacturing operations that are complying with the federal maximum achievable control technology (MACT) requirements in 40 CRF Part 63 Subpart JJ from demonstrating compliance with the state health-based air toxics rules unless an individual source or facility is brought under the program by call of the Director of the Division of Air Quality. The amendment is proposed in response to a request from the American Furniture Manufacturers Association (AFMA) who submitted a modeling demonstration for the largest emitting furniture manufacturing facility in the state which showed no exceedances of any current acceptable ambient level for any toxic air pollutant currently listed.

Comment Procedures: All persons interested in these matters are invited to attend the public hearing. <u>Any person desiring</u> to comment for more than three minutes is requested to submit a written statement for inclusion in the record of proceedings at the public hearing. The hearing officer may limit oral presentation lengths to five minutes if many people want to speak. The hearing record will remain open until May 17, 1999, to receive additional written statements. To be included, the statement must be received by the Division by May 17, 1999.

NOTE: In addition to the proposed amendment, the Environmental Management Commission (EMC) is soliciting specific comment on the issue of whether or not rule language requiring a five year periodic review by Division of Air Quality staff of the continuing appropriateness of the exemption should be incorporated into the final rule amendment.

INFORMATION: Copies of the proposals may be reviewed at the regional offices of the North Carolina Department of Environment and Natural Resources, Division of Air Quality, located at the following cities:

Asheville 828/251-6208 Fayetteville 910/486-1541 Mooresville 704/663-1699 Raleigh 919/571-4700 Washington 252/946-6481 Wilmington 910/395-3900 Winston-Salem 336/771-4600

Comments should be sent to and additional information concerning the hearing or the proposal may be obtained by contacting: Mr. Thomas C. Allen, Division of Air Quality, P.O. Box 29580, Raleigh, North Carolina 27626-0580. Phone: (919) 733-1489 Fax: (919) 715-7476; E-mail: thom_allen@aq.enr.state.nc.us

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.

SUBCHAPTER 2Q - AIR QUALITY PERMIT PROCEDURES

SECTION .0700 - TOXIC AIR POLLUTANT PROCEDURES

.0702 EXEMPTIONS

(a) A permit to emit toxic air pollutants shall not be required under this Section for:

- (1) residential wood stoves, heaters, or fireplaces;
- (2) hot water heaters that are used for domestic purposes only and are not used to heat process water;
- (3) maintenance, structural changes, or repairs that do not change capacity of that process, fuel-burning, refuse-burning, or control equipment, and do not involve any change in quality or nature or increase in quantity of emission of any regulated air pollutant or toxic air pollutant;
- (4) housekeeping activities or building maintenance procedures, including painting buildings, resurfacing floors, roof repair, washing, portable vacuum cleaners, sweeping, use and associated storage of janitorial products, or non-asbestos bearing insulation removal;
- (5) use of office supplies, supplies to maintain copying equipment, or blueprint machines;
- (6) paving parking lots;
- (7) replacement of existing equipment with equipment of the same size, type, and function that does not result in an increase to the actual or potential emissions of any regulated air pollutant or toxic air pollutant and that does not affect compliance status and, with replacement that fits the description of the

existing equipment in the permit, including the application, such that the replacement equipment can be operated under that permit without any changes to the permit;

- (8) comfort air conditioning or comfort ventilation systems that does not transport, remove, or exhaust regulated air pollutants to the atmosphere;
- (9) equipment used for the preparation of food for direct on-site human consumption;
- (10) non-self-propelled non-road engines, except generators, regulated by rules adopted under Title II of the federal Clean Air Act:
- (11) stacks or vents to prevent escape of sewer gases from domestic waste through plumbing traps;
- (12) use of fire fighting equipment;
- (13) the use for agricultural operations by a farmer of fertilizers, pesticides, or other agricultural chemicals containing one or more of the compounds listed in 15A NCAC 2D .1104 if such compounds are applied according to agronomic practices acceptable to the North Carolina Department of Agriculture and the Commission;
- (14) asbestos demolition and renovation projects that comply with 15A NCAC 2D .1110 and that are being done by persons accredited by the Department of Health and Human Services under the Asbestos Hazard Emergency Response Act;
- (15) farm and pet incinerators used only to dispose of dead animals as identified in 15A NCAC 2D .1201(d) and (e).
- (16) refrigeration equipment that is consistent with Section 601 through 618 of Title VI (Stratospheric Ozone Protection) of the federal Clean Air Act, 40 CFR Part 82, and any other regulations promulgated by EPA under Title VI for stratospheric ozone protection, except those units used as or with air pollution control equipment;
- (17) laboratory activities:
 - (A) bench-scale, on-site equipment used exclusively for chemical or physical analysis for quality control purposes, staff instruction, water or wastewater analyses, or nonproduction environmental compliance assessments;
 - (B) bench scale experimentation, chemical or physical analyses, training or instruction from nonprofit, non-production educational laboratories;
 - (C) bench scale experimentation, chemical or physical analyses, training or instruction from hospital or health laboratories pursuant to the determination or diagnoses of illnesses; and
 - (D) research and development laboratory activities that are not required to be permitted under Section .0500 of this Subchapter provided the activity produces no commercial product or feedstock material;
- (18) combustion sources as defined in 2Q .0703 until 18

months after promulgation of the MACT or GACT standards for combustion sources. (Within 18 months following promulgation of the MACT or GACT standards for combustion sources, the Commission shall decide whether to keep or remove the combustion source exemption. If the Commission decides to remove the exemption, it shall initiate rulemaking procedures to remove this exemption.)

- (19) storage tanks used only to store:
 - (A) inorganic liquids with a true vapor pressure less than 1.5 pounds per square inch absolute:
 - (B) fuel oils, kerosene, diesel, crude oil, used motor oil, lubricants, cooling oils, natural gas, liquefied petroleum gas, or petroleum products with a true vapor pressure less than 1.5 pounds per square inch absolute;
- (20) dispensing equipment used solely to dispense diesel fuel, kerosene, lubricants or cooling oils;
- (21) portable solvent distillation systems that are exempted under 15A NCAC 2Q .0102 (b)(1)(1);
- (22) processes:
 - (A) small electric motor burn-out ovens with secondary combustion chambers or afterburners;
 - (B) small electric motor bake-on ovens;
 - (C) burn-off ovens for paint-line hangers with afterburners;
 - (D) hosiery knitting machines and associated lint screens, hosiery dryers and associated lint screens, and hosiery dyeing processes where bleach or solvent dyes are not used;
 - (E) blade wood planers planing only green wood;
 - (F) saw mills that saw no more than 2,000,000 board feet per year provided only green wood is sawed;
 - (G) perchloroethylene drycleaning processes with 12-month rolling average consumption of:
 - (i) less than 1366 gallons of perchloroethylene per year for facilities with dry-to-dry machines only;
 - (ii) less than 1171 gallons of perchloroethylene per year for facilities with transfer machines only; or
 - (iii) less than 1171 gallons of perchloroethylene per year for facilities with both transfer and dry-to-dry machines;
- (23) wood furniture manufacturing operations as defined in 40 CFR 63.801(a) that comply with the emission limitations and other requirements of 40 CFR Part 63 Subpart JJ, provided that the terms of this exclusion shall not affect the authority of the Director under 15A NCAC 2Q .0712;
- (23)(24) gasoline dispensing facilities or gasoline service station operations that comply with 15A NCAC 2D .0928 and .0932 and that receive gasoline from bulk gasoline plants or bulk gasoline terminals that

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comply with 15A NCAC 2D .0524, .0925, .0926, .0927, .0932, and .0933 via tank trucks that comply with 15A NCAC 2D .0932;

- (24)(25) the use of ethylene oxide as a sterilant in the production and subsequent storage of medical devices or the packaging and subsequent storage of medical devices for sale if the emissions from all new and existing sources at the facility described in 15A NCAC 2D .0538(d) are controlled at least to the degree described in 15A NCAC 2D .0538(d) and the facility complies with 15A NCAC 2D .0538(e) and (f);
- (25)(26) bulk gasoline plants, including the storage and handling of fuel oils, kerosenes, and jet fuels but excluding the storage and handling of other organic liquids, that comply with 15A NCAC 2D .0524, .0925, .0926, .0932, and .0933; unless the Director finds that a permit to emit toxic air pollutants is required under this Section for a particular bulk gasoline plant; or
- (26)(27) bulk gasoline terminals, including the storage and handling of fuel oils, kerosenes, and jet fuels but excluding the storage and handling of other organic liquids, that comply with 15A NCAC 2D .0524, .0925, .0927, .0932, and .0933 if the bulk gasoline terminal existed before November 1, 1992; unless:
 - (A) the Director finds that a permit to emit toxic air pollutants is required under this Section for a particular bulk gasoline terminal, or
 - (B) the owner or operator of the bulk gasoline terminal meets the requirements of 15A NCAC 2D .0927(i);

(b) Emissions from the activities identified in Subparagraphs (a)(23)(24) through (a)(26)(27) of this Rule shall be included in determining compliance with the toxic air pollutant requirements in this Section and shall be included in the permit if necessary to assure compliance.

(c) The addition or modification of an activity identified in Paragraph (a) of this Rule shall not cause the source or facility to be evaluated for emissions of toxic air pollutants.

(d) Because an activity is exempted from being required to have a permit does not mean that the activity is exempted from any applicable requirement or that the owner or operator of the source is exempted from demonstrating compliance with any applicable requirement.

Authority G.S. 143-215.3(a)(1); 143-215.108; 143B-282; S. L. 1989, c. 168, s. 45.

Notice is hereby given in accordance with G.S. 150B-21.2 that the North Carolina Wildlife Resources Commission intends to amend the rules cited as 15A NCAC 10C .0501-.0503. Notice of Rule-making Proceedings was published in the Register on January 15, 1999.

Proposed Effective Date: July 1, 2000

A Public Hearing will be conducted at 7:00 p.m. on May 18, 1999 at the Halifax County Community College, Administrative Building, Room 108, Weldon, North Carolina.

Reason for Proposed Action: To set/amend the rules in inland fishing waters for primary nursery areas which are necessary to manage and conserve the resource. The Wildlife Resources Commission may adopt this as a temporary rule pursuant to G.S. 15-B-21.1(a1) following the abbreviated notice as indicated in the Notice of Rule-making Proceedings or following the public hearing and public comment period as indicated in this notice.

Comment Procedures: Interested persons may present their views either orally or in writing at the hearing. In addition, the record of hearing will be open for receipt of written comments from April 15, 1999 to May 25, 1999. Such written comments must be delivered or mailed to the NC Wildlife Commission, 512 N. Salisbury Street, Raleigh, North Carolina 27604-1188.

Fiscal Note: These Rules do not affect the expenditures or revenues of state or 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 10 - WILDLIFE RESOURCES AND WATER SAFETY

SUBCHAPTER 10C - INLAND FISHING REGULATIONS

SECTION .0500 - PRIMARY NURSERY AREAS

.0501 SCOPE AND PURPOSE

To establish and protect those fragile inland waters which support <u>embryonic</u>, <u>larval</u> and juvenile populations of economically important seafood estaurine fish species, this Rule will set forth permanent nursery areas in inland fishing waters as defined through extensive survey sampling conducted by personnel of the Wildlife Resources Commission or the Division of Marine Fisheries. Nursery areas are necessary for the early growth and development of virtually all of North Carolina's important seafood species. Nursery areas need to be maintained, as much as possible, in their natural state, and the populations within them must be permitted to develop in a normal manner with as little interference from man as possible.

Authority G.S. 113-132; 113-134.

.0502 PRIMARY NURSERY AREAS DEFINED

Primary nursery areas are defined as those areas in which young inhabited by the embryonic, larval or juvenile life stages of marine fish or crustaceans spend a major portion of their initial growing season due to favorable food, cover, bottom type, salinity, temperature, or other factors physical, chemical or biological factors. Authority G.S. 113-132; 113-134.

.0503 DESCRIPTIVE BOUNDARIES

The following waters have been designated as primary nursery areas:

- (1) North River:
 - (a) Broad Creek Camden County Entire stream;
 - (b) Deep Creek Currituck County Entire stream;
 - (c) Lutz Creek Currituck County Entire stream.
- (2) Alligator River:
 - (a) East Lake Dare County Inland waters portion;
 - (b) Little Alligator River Tyrrell County Entire stream.
- (3) Currituck Sound:
 - Martin Point Creek Dare County Entire stream (Jean Guite Creek);
 - (b) Tull Creek and Bay Currituck County Tull Bay to mouth of Northwest River; Tull Creek from mouth upstream to SR 1222 bridge.
- (4) Pamlico River:
 - (a) Duck Creek Beaufort County Entire stream;
 - (b) Bath Creek Beaufort County Entire stream;
 - Mixons Creek Beaufort County Entire stream;
 - (d) Porter Creek Beaufort County Entire stream;
 - (e) Tooleys Creek Beaufort County Entire stream;
 - (f) Jacobs Creek Beaufort County Entire stream;
 - (g) Jacks Creek Beaufort County Entire stream;
 - (h) Bond Creek Beaufort County Entire stream;
 - (i) Muddy Creek Beaufort County Entire stream;
 - (j) Strawhorn Creek Beaufort County Entire stream;
 - (k) South Prong Wright Creek Beaufort County - Entire stream;
 - (l) Jordan Creek Beaufort County Entire stream.
- (5) Neuse River:
 - (a) Slocum Creek Craven County Entire stream;
 - (b) Hancock Creek Craven County Entire stream.
- (6) New River:
 - (a) French Creek Onslow County Entire stream;
 - (b) New River Onslow County US Highway 17 bridge to point 0.75 miles upstream.
- (7) Roanoke River: Halifax and Northampton counties

- US 258 bridge to Roanoke Rapids dam.

Authority G.S. 113-132; 113-134.

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Notice is hereby given in accordance with G.S. 150B-21.2 that the ENR-Commission for Health Services intends to amend the rule cited as 15A NCAC 18A, 1611. Notice of Rulemaking Proceedings was published in the Register on December 15, 1998.

Proposed Effective Date: August 1, 2000

A Public Hearing will be conducted at 9:00 a.m. on May 4, 1999 at the Archdale Building, Groundfloor Hearing Room, 512 North Salisbury Street, Raleigh, North Carolina.

Reason for Proposed Action: The proposed rule will provide specific guidelines for waiving the existing water supply well setback requirements contained in 15A NCAC 18A .1720 for institutions and facilities located in single-family dwellings in accordance to SB 1171. This Rule will replace the temporary rule already in effect.

Comment Procedures: Written comments will be accepted through May 17, 1999 and may be submitted to Mr. Bart Campbell, DENR, Division of Environmental Health, PO Box 29534, Raleigh, NC 27626-0534. Oral comments will be received at the public hearing.

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

CHAPTER 18 - ENVIRONMENTAL HEALTH

SUBCHAPTER 18A - SANITATION

SECTION .1600 - SANITATION OF RESIDENTIAL CARE FACILITIES

.1611 WATER SUPPLY

(a) Water supplies shall meet the requirements in 15A NCAC 18A .1700. .1700; however wells shall be approved without meeting the setback to building foundation requirements found in 15A NCAC 18A .1720, if water sampling in accordance with Paragraph (b) of this Rule does not indicate a health threat.

(b) At least once a year, samples of water shall be collected by the Department and submitted to the North Carolina State Laboratory of Public Health or other laboratory certified by the Department to perform examinations for Nitrates and Coliform bacteria. However <u>If</u> the <u>well supply serves a family foster</u> home or a private residence regulated by these Rules and the well is located at least 10 feet but less than 25 feet from a building foundation, the well shall <u>also</u> be sampled for <u>pesticides</u>, <u>nitrates</u>, <u>and bacteria pesticides</u> upon application for licensure or approval. After the initial pesticide sample is collected and analyzed, the well shall be sampled again for pesticides following any treatment for structural pests.

(c) No backflow connections or cross connections with unapproved supplies shall exist.

(d) Adequate hot water heating facilities shall be provided. Hot and cold running water under pressure shall be provided to food preparation areas and any other areas in which water is required for cleaning.

Authority G.S. 95-225; 130A-5(3); 130A-230; 130A-235; 130A-236; 130A-248; 130A-257.

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: Commission for Health Services

Rule Citation: 15.4 NCAC 18.4.1810

Effective Date: March 18, 1999

Findings Reviewed and Approved by: Beecher R. Gray

Authority for the rule-making: G.S. 130.4-248

Reason for Proposed Action: Amending the current rule is necessary to broaden the temperature range requirements for hot water in lodging operations. New and existing lodging operations are currently finding it extremely difficult to meet the four degree range in temperature allowed in the rule.

Comment Procedures: Written comments may be submitted to Mrs. Susan Grayson, DENR, Division of Environmental Health, 2728 Capital Boulevard, Raleigh, North Carolina 27604.

CHAPTER 18 - ENVIRONMENTAL HEALTH

SUBCHAPTER 18A - SANITATION

SECTION .1800 - SANITATION OF LODGING PLACES

.1810 WATER SUPPLY

(a) Water supplies shall meet the requirements in 15A NCAC 18A .1700.

(b) The water supply used shall be located, constructed, maintained, and operated in accordance with the Commission for Health Services' rules governing water supplies. Copies of 15A NCAC 18A .1700 and 15A NCAC 18C may be obtained from the Division of Environmental Health, Department of Environment, Health, Environment and Natural Resources, P.O. Box 27687, Raleigh, North Carolina 27611-7687. At least once a year, a sample of water shall be collected by the Department and submitted to the Division of Laboratory Services or other laboratory certified by the Department to perform bacteriological examinations. However, a water sample is not required for a lodging establishment using a community water supply regulated under 15A NCAC 18C.

(c) Cross-connections with sewage lines or unapproved water supplies or other potential sources of contamination are prohibited.

(d) Hot water heating facilities shall be provided. Hot and cold running water under pressure shall be provided at all times in guest rooms, for food preparation areas, and other areas in which water is required for cleaning.

(e) Hot water in guest rooms shall be provided at a temperature of no less than $116^{\circ}F$ (46.7°C) and no more than $\frac{120^{\circ}F}{128^{\circ}F}$ (48.9°C). (53.3°C).

History Note: Authority G.S. 130A-248;

Eff. February 1, 1976; Readopted Eff. December 5, 1977; Amended Eff. January 1, 1996; September 1, 1990; July 1, 1986; Temporary Amendment Eff. June 22, 1998; Temporary Amendment Expired March 12, 1999; Temporary Amendment Eff. March 18, 1999.

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RULES REVIEW COMMISSION

This Section contains the agenda for the next meeting of the Rules Review Commission on Thursday, April 15, 1999, 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 12, 1999, 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 John Arrowood Laura Devan Jim Funderburke David Twiddy

Appointed by House Paul Powell, Chairman Anita White, 2nd Vice Chairman Mark Garside Steve Rader George Robinson

RULES REVIEW COMMISSION MEETING DATES

April 15, 1999 May 20, 1999 June 17, 1999 July 15, 1999 August 19, 1999

September 16, 1999 October 21, 1999 November 18, 1999 December 16, 1999

LOG OF FILINGS

RULES SUBMITTED: FEBRUARY 20, 1999 THROUGH MARCH 20, 1999

AGENCY/DIVISION	RULE NAME	RULE	ACTION
DENR/WILDLIFE R	ESOURCES COMMISSION		
	Migratory Game Birds	15 NCAC 10B .0105	Amend
	Big Game Kill Reports	15 NCAC 10B .0113	Amend
	Bear	15 NCAC 10B .0202	Amend
	Deer (White-Tailed)	15 NCAC 10B .0203	Amend
	Raccoon and Opossum	15 NCAC 10B .0205	Amend
	Wild Turkey (Bearded Turkeys Only)	15 NCAC 10B .0209	Amend
	Foxes (Gray and Red)	15 NCAC 10B .0212	Amend
	Open Seasons	15 NCAC 10B .0302	Amend
	Special Regulations Joint Waters	15 NCAC 10C .0107	Amend
	Public Mountain Trout Waters	15 NCAC 10C .0205	Amend
	Open Seasons: Creel and Size Limits	15 NCAC 10C .0305	Amend
	Manner of Taking Nongame Fishes:	15 NCAC 10C .0401	Amend
	General Regulations Regarding Use	15 NCAC 10D .0102	Amend
	Hunting on Game Lands	15 NCAC 10D .0103	Amend
	Stanly County	15 NCAC 10F .0317	Amend
	Carteret County	15 NCAC 10F .0330	Amend
DENR/COMMISSIO	N FOR HEALTH SERVICES		
	Lobby: Halls:Stairs: and Vending Areas	15 NCAC 18A .1808	Amend
	Water Supply	15 NCAC 18A .1810	Amend
	Guest Rooms	15 NCAC 18A .1812	Amend

TRANSPORTATION, DEPARTMENT OF/DIVISION OF HIGHWAYS

General Regulations for Drawbridges 19 NCAC 2D .0415

Amend

STATE BOARDS/NC STATE BOARD OF CHIROPRACTIC EXAMINERS

Examinations

21 NCAC 10 .0203

Amend

RULES REVIEW COMMISSION

March 18, 1999 MINUTES

The Rules Review Commission met on March 18, 1999, in the Assembly Room of the Methodist Building, 1307 Glenwood Avenue, Raleigh, North Carolina. Commissioners in attendance were Chairman Paul Powell, David R. Twiddy, Steven P. Rader, R. Palmer Sugg, Teresa L. Smallwood, Laura Devan, John Arrowood, Mark P. Garside, and George S. Robinson.

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

The following people attended:

Celia Cox	DHHS
Noah Huffstettler	Kilpatrick Stockton
Daniel Garner	Banking Commission
Valerie Chaffin	Hunton & Williams
Kathryn Smith	Poyner & Spruill
Wendi Odesby	Transportation
Emily Lee	Transportation

APPROVAL OF MINUTES

The meeting was called to order at 10:02 a.m. with Chairman Powell presiding. He asked for any discussion, comments, or corrections concerning the minutes of the February 18, 1999 meeting. There being none, the minutes were approved.

FOLLOW-UP MATTERS

4 NCAC 3B .0101, .0102, and .0103: COMMERCE/Banking Commission - The rewritten rules submitted by the agency were approved by the Commission. Commissioner Arrowood recused himself from any discussion on these rules.

4 NCAC 3H .0002: COMMERCE/Banking Commission - The rewritten rule submitted by the agency was approved by the Commission. Commissioner Arrowood recused himself from any discussion on this rule.

10 NCAC 3R .6112: DHHS/Medical Care Commission - The Commission voted to send a letter to the agency requesting that they send a letter to this Commission requesting that the rule be returned to them. If this Commission has not received such a letter by its next meeting the Commission will treat the previous letter as such a request.

17 NCAC 6B .0118: DEPARTMENT OF REVENUE - The Commission objected to the rewritten rule submitted by the agency for failure to address the original objection. In addition the Commission also made the following decision: Since the rewritten rule was not filed within the Rules Review Commission procedural deadline and there was not sufficient time to adequately review the submission, it reserves the right at the next meeting to review any other rewritten language for substantive problems. The rewritten rule must also be submitted within Rules Review Commission procedures and must address the original objection. If it does not meet this submission requirement the Commission shall consider that as an indication that the agency does not intend to satisfy the Commission's objection and wants the rule returned.

21 NCAC 46 .1804: NC Board of Pharmacy - No action was necessary on this rule.

21 NCAC 57A .0305: NC Appraisal Board - The repeal was approved by the Commission.

LOG OF FILINGS

Chairman Powell presided over the review of the log and all rules were unanimously approved.

COMMISSION PROCEDURES AND OTHER MATTERS

Mr. DeLuca introduced Celia Cox who will be replacing Glenda Gruber effective March 29, 1999. Chairman Powell wished Ms. Gruber well and thanked her for a job well done.

The next meeting will be on April 15, 1999.

The meeting adjourned at 10:47 a.m.

Respectfully submitted, Sandy Webster This Section contains the full text of some of the more significant Administrative Law Judge decisions along with an index to all recent contested cases decisions which are filed under North Carolina's Administrative Procedure Act. Copies of the decisions listed in the index and not published are available upon request for a minimal charge by contacting the Office of Administrative Hearings, (919) 733-2698. Also, the Contested Case Decisions are available on the Internet at the following address: http://www.state.nc.us/OAH/hearings/decision/caseindex.htm.

OFFICE OF ADMINISTRATIVE HEARINGS

Chief Administrative Law Judge JULIAN MANN, III

Senior Administrative Law Judge FRED G. MORRISON JR.

ADMINISTRATIVE LAW JUDGES

Sammie Chess Jr. Beecher R. Gray Melissa Owens Meg Scott Phipps Robert Roosevelt Reilly Jr. Dolores O. Smith Beryl E. Wade

AGENCY	CASE <u>NUMBER</u>	<u>ALJ</u>	DATE OF DECISION	PUBLISHED DECISION REGISTER <u>CITATION</u>
ADMINISTRATION				
Occaneechi Band of the Saponi Nation v NC Comm of Indian Affairs	96 DOA 0006	Smith	12/07/98	13 13 NCR 1075
Carlton L. Coleman v. Administration, Division of Purchase and Contract	98 DOA 1016	Phipps	12/16/98	
Jnique Printing, Inc. v. NC A&T, Bobby E. Aldrich, Dir. of Purchasing, NC A&T and Evelyn H. Gales, Asst. Dir. of Purchasing, NC A&T	98 DOA 1743	Owens	02/15/99	
ADMINISTRATIVE HEARINGS, OFFICE OF				
Steven Todd McKinnon v. Office of Administrative Hearings	99 OAH 0082	Phipps	03/09/99	
ALCOHOLIC BEVERAGE CONTROL COMMISSION				
Alcoholic Beverage Control Commission v Kenneth Jerome	97 ABC 1205	Phipps	07/23/98	
Alcoholic Beverage Control Commission v Jesse Jacob Joyner, Jr	97 ABC 1438	Phipps	06/19/98	
Alcoholic Beverage Control Commission v. Trade Oil Company, Inc	98 ABC 0033	Reilly	08/21/98	
Alcoholic Beverage Control Commission v. Las Palmas of Newton, Inc	98 ABC 0189	Grav	03/12/99	
Alcoholic Beverage Control Commission v Pantana Bobs, Inc	98 ABC 0293	Reilly	09/17/98	13 11 NCR 933
Alcoholic Beverage Control Comm v Partnership T/A C & J's Shipwreck	98 ABC 0296	Morrison	08/19/98	
Alcoholic Beverage Control Comm v Abdelhakeem Murawch Saleh	98 ABC 0308	Gray	02/16/99	
Alcoholic Beverage Control Comm 🔬 Harold Webster Hadnott	98 ABC 0324	Smith	12/02/98	
Alcoholic Beverage Control Commission v Axis Entertainment	98 ABC 0357* ³	Reilly	07/02/98	
Sokha Huor Ramadneh v Alcoholic Beverage Control Commission	98 ABC 0382	Smith	06/30/98	13 03 NCR 350
Alcoholic Beverage Control Commission v Delores Williams Alnaqib	98 ABC 0392	Chess	07/30/98	
Alcoholic Beverage Control Commission v Axis Entertainment	98 ABC 0401* ³	Reilly	07/02/98	
Alcoholic Beverage Control Commission v James Aubrey Stephenson	98 ABC 0494	Chess	09/01/98	
Alcoholic Beverage Control Commission v Bridgette Dee Williams	98 ABC 0501	Reilly	08/11/98	
Alcoholic Beverage Control Commission v Robert Lee, Inc	98 ABC 0518	Gray	08/11/98	
Alcoholic Beverage Control Comm v Partnership, T/A Variety Pic Up #21	98 ABC 0714	Morrison	10/09/98	
Farus Jackson v Alcoholic Beverage Control Commission	98 ABC 0768	Smith	07/13/98	
Inda Melton Harris v. Alcoholic Beverage Control Commission	98 ABC 0820	Owens	02/26/99	
and				
City of Charlotte				
Alcoholic Beverage Control Comm v Simple Elegance Restaurants, Inc	98 ABC 0850	Phipps	10/26/98	
Alcoholic Beverage Control Comm v Daniel Hinton Green	98 ABC 0889	Morrison	11/06/98	
Alcoholic Beverage Control Comm v Zaheer Ahmad Bajwa	98 ABC 0960	Owens	10/30/98	
Alcoholic Beverage Control Comm v Partnership T/A Club Old Times	98 ABC 1071	Owens	01/29/99	
Alcoholic Beverage Control Comm v Kendall L. Brumby	98 ABC 1158	Chess	03/05/99	
Alcoholic Beverage Control Comm v Jerald Taft Howell, Jr	98 ABC 1171	Smith	12/03/98	

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AGENCY	CASE <u>NUMBER</u>	ALJ	DATE OF <u>DECISION</u>	PUBLISHED DECISION REGISTER CITATION
Alcoholic Beverage Control Comm v Kendall L Brumby	98 ABC 1204	Chess	03/03/99	
Alcoholic Beverage Control Commission v Ronald Hardman	98 ABC 1249	Gray	03/29/99	
Alton Ollivierra Perry v Alcoholic Beverage Control Commission	98 ABC 1298	Owens	11/23/98	
Nedall Hassan Ahmad Hassan v Alcoholic Beverage Control Comm	98 ABC 1320	Gray	03/18/99	
Alcoholic Beverage Control Comm v Khaled Mohamad Alzer	98 ABC 1321	Gray	02/05/99	
Alcoholic Beverage Control Comm v Abdelhakeem M Saleh	98 ABC 1341	Morrison	02/12/99	
William Randall Banks v Alcoholic Beverage Control Commission	98 ABC 1355	Gray	02/10/99	
Alcoholic Bev Control Comm v Partnership T/A Alston's Conv Store	98 ABC 1374	Chess	02/16/99	
Alcoholic Beverage Control Comm v Fast Fare, Inc,	98 ABC 1398	Gray	02/02/99	
Alcoholic Beverage Control Comm v Frank Talley	98 ABC 1452	Phipps	02/08/99	
Yahya Ahamed Abullah Mosed v Alcoholic Beverage Control Comm.	98 ABC 1470	Chess	03/05/99	
Alcoholic Beverage Control Comm v Cynthia Van Dassan	98 ABC 1478	Reilly	03/15/99	
Phillip Allen Powell, Monika K. Powell, Jana Vlasta Kozlik v. Doyle D. Alley, ABC Commission, Shon Talley, ALE Agent	99 ABC 0036	Smith	02/23/99	
BOARD OF CONTRACTORS	07 L DC 0212	Dhumma	08/17/08	
Heritage Pointe Builders, Inc & Patrick Hannon v Bd of Contractors	97 LBC 0243	Phipps	08/17/98	
CRIME CONTROL AND PUBLIC SAFETY	07 CPC 0/ 54	Carr	00/10/00	
Loretta Battle v Crime Victims Compensation Commission	97 CPS 0654	Gray	08/10/98	12.06 100 022
Cynthia Austin v Crime Victims Compensation Commission	97 CPS 1499	Reilly	08/12/98	13 05 NCR 533
Marcella Skaggs v Crime Victims Compensation Commission	98 CPS 0065	Owens	06/05/98	
Talmadge E. McHenry v Crime Victims Compensation Commission	98 CPS 0116	Gray	06/24/98	
Linda Caldwell Wiggins v Crime Victims Compensation Commission	98 CPS 0153	Chess	08/27/98	
Kenneth T Lytle v Crime Victims Compensation Commission	98 CPS 0176	Reilly	07/06/98	
Shirley Henryhand v Crime Victims Compensation Commission Brenda Jean Thomas v Crime Victims Compensation Commission	98 CPS 0263	Morrison Morrison	08/11/98 08/11/98	
Tareyton L. Johnson v. Crime Victims Compensation Commission	98 CPS 0314 98 CPS 0327		09/02/98	
Mia Thompson-Clark v Crime Victims Compensation Commission	98 CPS 0327 98 CPS 0349	Reilly Chess	05/14/98	
Godfrey Akenabor v Crime Victims Compensation Commission	98 CPS 0447	Owens	10/30/98	13 12 NCR 1015
Terry Ramev d/b/a Ramev's Wrecker Svc v NC State Highway Patrol	98 CPS 0460	Smith	02/22/99	13 12 NCK 1015
Value H Thompson v Crime Victims Compensation Commission	98 CPS 0674	Morrison	11/18/98	
Rufus K Williams v Department of Crime Control & Public Safety	98 CPS 0676	Morrison	10/23/98	
Aaron Anouna Pinkney v Crime Victims Compensation Commission	98 CPS 0699	Chess	03/10/99	
Fave E Powell v Crime Victims Compensation Commission	98 CPS 0808	Owens	08/28/98	
Hubert Lee Grant v Crime Victims Compensation Commission	98 CPS 0839	Morrison	10/21/98	13.10 NCR 853
Mary Elizabeth Troutman v Crime Victims Compensation Comm	98 CPS 0901	Smith	11/12/98	15.10 NCK 055
Brenda H Alston v Crime Victims Compensation Commission	98 CPS 0952	Phipps	11/10/98	
Shirley P Chen v Crime Victims Compensation Commission	98 CPS 1015	Phipps	09/17/98	
Lorine Smith v Crime Victims Compensation Commission	98 CPS 1050	Grav	02/15/99	
Catherine Walker V Crime Victims Compensation Commission	98 CPS 1129	Gray	02/15/99	
Martha Bumpass v Crime Victims Compensation Commission	98 CPS 1154	Gray	02/15/99	
Kenneth B Hall, Sr v Crime Victims Compensation Commission	98 CPS 1170	Mann	12/21/98	
Dunnie G. Smith v. Crime Victims Compensation Commission	98 CPS 1201	Reilly	01/04/99	
Felicia House v Crime Victims Compensation Commission	98 CPS 1273	Smith	01/25/99	
Antonia F Jones v Office of Administrative Hearings	98 CPS 1403	Gray	01/29/99	
Leon A Vereen v Crime Victims Compensation Commission	98 CPS 1525	Chess	03/03/99	
John D Cutshaw v Crime Victims Compensation Commission	98 CPS 1646	Mann	03/25/99	
ENGINEERS AND SURVEYORS, BOARD OF EXAMINERS FOR	09 61 6 00 47	More	11/13/00	12 12 1000 1025
Thomas A Truelove, Jr., PE v Bd /Examiners/Engineers and Surveyors	98 ELS 0047 98 ELS 0099	Mann Mann	11/12/98 02/09/99	13 12 NCR 1035
Kenneth D Suttles v Bd /Registration/Engineers and Land Surveyors	98 ELS 0099	Mann	02/09/99	13 18 NCR 1578
ENVIRONMENT AND NATURAL RESOURCES		C	01/00/00	
Albert C. Wright, Jr. v. Environment, Health, & Natural Resources	96 EHR 0610*17	Gray	01/29/99	
Albert C Wright, Jr v Environment, Health, & Natural Resources	96 EHR 0630*17	Gray	01/29/99	12.07.NOD (00)
Ladane Williamson and Odell Decarol Williamson v DENR	96 EHR 1926	Gray	09/01/98	13 07 NCR 609
Teresa Heflin v Department of Environment and Natural Resources	97 EHR 0409	Morrison	07/29/98	
Ronald Prater v Department of Environment and Natural Resources	97 EHR 0451	Reilly	07/02/98	
Alltel Carolina, Inc. v. Dept. of Environment and Natural Resources	97 EHR 0729	Gray	01/28/99	
James F. Smith v. Department of Environment and Natural Resources	97 EHR 1365 97 EHR 1388	Chess Gray	07/17/98 11/06/98	13 11 NCR 928
William Hickman v Department of Environment and Natural Resources Hickory Alliance v Department of Environment and Natural Resources	97 EHR 1607	Reilly	07/17/98	15 11 IVCK 728
and Godfrey Lumber Company, Inc				
John M. Silvia v. Department of Environment and Natural Resources	97 EHR 1646	Chess	06/03/98	
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and				
Devin Partnership and Devin Health Care Associates, L.L.C., Columbia				
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	e David Huggins v Alarm Systems Licensing Board	98 DOJ 0871	Morrison	07/09/98	
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	t Derek Ross v Alarm Systems Licensing Board	98 DOJ 1494	Morrison	12/10/98	
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	Farrell Roberts v Criminal Justice Education & Training Stds Comm	98 DOJ 0147	Smith	07/16/98	
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Marvu	n Sherriel Clark v Department of Correction	98 DOJ 0491* ¹⁹	Phipps	01/08/99	
ar Mar	u vin S. Clark v. Criminal Justice Ed. & Training Stds. Comm				
	o Martinez v. Criminal Justice Education & Training Stds. Comm	98 DOJ 0526	Morrison	09/09/98	
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	n Day Herring v Sheriffs' Education & Training Stds Comm	98 DOJ 0877	Mann	12/30/98	
	t Ryan Hardison v Sheriffs' Education & Training Standards Comm	98 DOJ 0878	Phipps	09/08/98	
	Jerome Clark v Sheriffs' Education & Training Standards Comm	98 DOJ 0879	Owens	08/31/98	
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	d Alan McEntire v Criminal Justice Ed & Training Stds Comm	98 DOJ 0982	Owens	03/18/99	
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	a Garfield Smith v Criminal Justice Ed. & Training Standards Comm	98 DOJ 1059	Gray	01/04/99	
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	e Arlene Fisher v Sheriffs' Ed & Training Standards Comm	98 DOJ 1421	Chess	01/06/99	
-	Lee Hatch v Criminal Justice Ed & Training Stds Comm	98 DOJ 1441	Reilly	02/10/99	
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	ssell Smith v Private Protective Services Board	98 DOJ 0940	Owens	11/19/98	
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Carolyn I Hicks v Board of Licensed Professional Counselors	98 LPC 1730	Chess	03/05/99	
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George & Ruth Sinclair for Adam Sinclair v Wake County Schools (Special Education Services)	97 EDC 1233	Phipps	08/11/98	
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M E. and her husband, P E., individually, and on behalf of their son, C E. v Bd of Ed for Buncombe Cty a/k/a Buncombe Cty Public Schools, et al	98 EDC 0566	Gray	10/01/98	
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C	harlotte Clarke v Department of Correction	99 OSP 0143	Owens	03/16/99	
C	rime Control and Public Safety				
	oger D. Davis v. Crime Control & Public Safety, St. Hwy Patrol	97 OSP 0617	Chess	05/27/98	
A	bert R Little v Crime Control & Public Safety, Info Sys Specialists	97 OSP 1157	Morrison	07/22/98	
	harles A Lindquist v Crime Control & Public Safety, NC Hwy Patrol	98 OSP 0170	Gray	01/22/99	13.18 NCR 1592
C	harles A Lindquist v Crime Control & Public Safety, NC Hwy Patrol	98 OSP 0341	Gray	01/22/99	
	harles L. Garner v. Crime Control & Public Safety, NC St. Hwy Patrol	98 OSP 0467	Morrison	03/12/99	
	rry L. Putman v. Crime Control & Public Safety, State Hwy Patrol	98 OSP 0489	Morrison	02/26/99	
TI	nomas E. Carlton v. Crime Control & Public Safety, St. Hwy Patrol	98 OSP 0919	Phipps	09/24/98	
	ostern North Carolina School for the Deaf athy A Lancaster v Eastern North Carolina School for the Deaf	98 OSP 0482	Gray	11/30/98	
E	nployment Security Commission				
	ne B Bolin and Arlene G Sellers v Employment Security Commission	97 OSP 1122*1	Chess	06/02/98	
Ja	ne B. Bolin and Arlene G. Sellers v. Employment Security Commission	97 OSP 1134*1	Chess	06/02/98	
	nvironment ond Notural Resources	08 05 0 0 2 40	Dailly	06/08/98	
	harles Anthony Bruce v ENR, Division of Parks and Recreation htrick K W Howle v Department of Environment and Natural Resources	98 OSP 0240 98 OSP 1240	Reilly Reilly	02/11/99	
		98 OSI 1240	Keniy	02/11/77	
	ealth ond Humon Services elma Harper v Dept of Health & Human Services, Caswell Center	96 OSP 0109	Chess	02/02/99	
	nnette Honea v Department of Human Resources	96 OSP 0833	Chess	08/24/98	
	illiam David Simpson v Macon County Board of Health	97 OSP 0167	Chess	01/27/99	13 17 NCR 1488
	ngela M Miles v Cumberland County Department of Social Services	97 OSP 0613*5	Gray	07/10/98	
	ung Fung-Chin v Department of Human Resources, Caswell Center	97 OSP 0638*10	Chess	08/13/98	
W	alker Cannon v DHR/Caswell Center	97 OSP 0731	Phipps	11/30/98	
Cl	narity Swick v. Cumberland County Department of Social Services	97 OSP 0775	Gray	07/10/98	
Ye	olandra Best and Roy Hudson v. DHHS, John Umstead Hospital	97 OSP 0862* ¹¹	Chess	08/13/98	
	blandra Best and Roy Hudson v. DHHS, John Umstead Hospital	97 OSP 0863*1	Chess	08/13/98	
	onald Ray Ebron v Department of Human Resources	97 OSP 0881* ²²	Phipps	02/09/99	
	enneth Dippel v Columbus County Dept of Social Services	97 OSP 0905	Gray	11/09/98	
	ed Foster, Jr. v. Department of Health and Human Services	97 OSP 1287* ¹² 97 OSP 1406* ²²	Smith	08/20/98	
	onald Ray Ebron v. Department of Human Resources hung Fung-Chin v. Department of Human Resources, Caswell Center	97 OSP 1400 ¹ 97 OSP 1530* ¹⁰	Phipps Chess	02/09/99 08/13/98	
	ath Holroyd v Montgomery Cty DSS, Children's Services	97 OSP 1550	Smith	05/27/98	13 02 NCR 257
	lda D. Whitaker v. Nash County Health Department Board of Directors	97 OSP 1665	Grav	12/02/98	10 02 Mere 207
	ed Foster, Jr v Department of Health and Human Services	97 OSP 1701*12	Smith	08/20/98	
	mes W Crews v DHHS, Murdoch Center	98 OSP 0060	Gray	07/20/98	
Pa	itricia R. Quick v. DHHS, Dorothea Dix Hospital	98 OSP 0061	Becton	07/16/98	
	ngela M. Miles v. Cumberland County Department of Social Services	98 OSP 0084* ⁵	Gray	07/10/98	
	elores Laverne Rich v Health & Human Services, Dorothea Dix Hosp	98 OSP 0120	Gray	07/08/98	
	win C. Munson v Health & Human Services, Juvenile Evaluation Center	98 OSP 0140	Phipps	10/28/98	
	ed Foster, Jr v Department of Health and Human Services	98 OSP 0187* ¹²	Smith	08/20/98	
	ckie M. Sinclair v. Duplin-Sampson Area Mental Health DD, SAS	98 OSP 0252	Smith	12/31/98	
	avid A. Kilpatrick v. Health & Human Services, Caswell Center ed Foster, Jr. v. Department of Health and Human Services	98 OSP 0271 98 OSP 0403* ¹²	Owens Smith	08/13/98 08/20/98	
	ura Blanton v Cleveland Center	98 OSP 0403	Smith	10/02/98	
	nthony M Ruiz v Department of Health & Human Svcs, Youth Svcs	98 OSP 0454	Grav	06/04/98	
	adolph Waters v DHHS, Youth Services, Dobbs School	98 OSP 0474	Morrison	07/30/98	
	well Falconer v Karen A Andrews, Gaston-Lincoln Area Mental Health	98 OSP 0538	Reilly	08/06/98	
Je	ffrey L. Williams v. Dorothea Dix Hospital	98 OSP 0595	Becton	07/22/98	
Μ	innie Barnes Edwards v. Pitt Cty. Mental Health, Dev. Disabilities/SA	98 OSP 0684	Gray	03/15/99	
D	elores Laverne Rich v DHHS, Dorothea Dix Hospital	98 OSP 0763	Gray	12/02/98	
	arbara Jean Paquette v Durham County (respondeat superior for the Durham County Public Library) nda Paige v Center Point Human Services Forsyth Mental Health	98 OSP 0765 98 OSP 0819	Morrison Smith	08/05/98 11/05/98	
	Forsyth Industrial Systems				
	ed Foster, Jr. v Department of Health & Human Services	98 OSP 1012*25	Gray	03/18/99	
	ed Foster. Jr. v. Department of Health & Human Services	98 OSP 101 3*25	Gray	03/18/99	
	ed Foster, Jr v Department of Health & Human Services	98 OSP 1014*25	Gray	03/18/99	
	anley K Strong v Jimmy Summerville, Dobbs School, Youth Svcs errick Skinner v Health & Human Services, Cherry Hospital	98 OSP 1017 98 OSP 1035	Gray Grav	12/07/98 09/21/98	
	elvin J Leeks v Cumberland Cty Mental Health & Sub Abuse Facility	98 OSP 1035 98 OSP 1037	Morrison	02/11/99	
	ed Foster, Jr v Department of Health & Human Services	98 OSP 1057 98 OSP 1075* ²⁵	Gray	03/18/99	
	aul L. Long v Department of Health & Human Services	98 OSP 1202	Owens	12/16/98	
	ed Foster, Jr v Department of Health & Human Services	98 OSP 1218* ²⁵	Gray	03/18/99	

* Consolidated Cases.

AGENCY	CASE <u>NUMBER</u>	ALJ	DATE OF DECISION	PUBLISHED DECISION REGISTER CITATION
Department of Insurance Patricia Casey Rollins v Department of Insurance	95 OSP 0729	Chess	12/14/98	
Department of Justice Linda Margaret Koss v State Bureau of Investigation Marvin Sherriel Clark v Department of Correction and Marvin S. Clark v Criminal Justice Ed. & Training Stdg. Comm	97 OSP 0189 98 OSP 0300* ¹⁹	Chess Phipps	08/14/98 01/08/99	
Marvin S. Clark v. Criminal Justice Ed. & Training Stds. Comm				
Department of Public Instruction Lillie Burnette Pearsali v Wayne Cty Bd of Ed., Mrs Veda McNair and Mr Steve Taylor	98 OSP 0944	Smith	08/25/98	
Secretary of State Jonathan M Demers v Department of Secretary of State	97 OSP 1018	Becton	07/07/98	13.03 NCR 343
Department of Transportation Pasquale Vendettuoli v Department of Transportation	97 OSP 1090	Morrison	12/19/98	
Johnny O Shivar v Department of Transportation	97 OSP 1366	Reilly	09/01/98	
Teresa G Mitchell v Department of Transportation	97 OSP 1565	Smith	12/09/98	
Larry W. Davis v. Department of Transportation	98 OSP 0241	Gray	07/08/98	
Sherry Lynn Noles v Department of Transportation-NCDMV	98 OSP 0269	Chess	08/11/98	
Clarice Goodwin Arthur v. Department of Transportation, Ferries Division Robert L. Swinney v. Department of Transportation	98 OSP 0864	Phipps	09/24/98	
Carolyn J Parnell v Department of Transportation	98 OSP 0969 98 OSP 1251	Gray Owens	02/09/99 03/01/99	
Deanna M Brown v Department of Transportation	98 OSP 1438	Phipps	03/15/99	
University of North Constitut				
University of North Carolina Joseph A Bryant v North Carolina A & T University	96 OSP 1698* ¹⁶	Mann	12/02/98	
Joseph A Bryant v North Carolina A & T University	97 OSP 0242* ¹⁶	Mann	12/02/98	
Douglas Love, Jr v UNC Hospitals	97 OSP 0662	Reilly	06/08/98	
Deborah J Fenner v NC Central University	97 OSP 0902	Chess	05/29/98	
Joyce M. Smith v. North Carolina Central University	97 OSP 1297	Smith	06/25/98	
Edwin Swain v University of North Carolina at Chapel Hill	97 OSP 1694	Morrison	07/31/98	
Patricia A G Roberts v Asst /Chan /Qty Mgmt /Dir Human Res UNCW	98 OSP 0178	Phipps	10/08/98	
Leo Watford, Roosevelt Parris, Claiborne Baker, et al. v. University of	98 OSP 0254	Chess	07/17/98	
North Carolina at Chapel Hill Johnny Johnson, Jr v A & T St University Student Union-Grievance Bd	98 OSP 0299	Owens	00/07/08	
Jessie L. Johnson v Bernard K. Locklear, UNC at Pembroke	98 OSP 0299 98 OSP 0444	Gray	09/02/98 09/29/98	
Jonathan L, Fann v North Carolina State University Physical Plant	98 OSP 0444	Becton	07/17/98	
Greta M Hawthorne v University of NC at Pembroke	98 OSP 0831	Chess	09/11/98	
Robert W Brinson v NC State University	98 OSP 0887	Owens	08/10/98	
Alberta A Ingram-Peterson v NC Central University	98 OSP 1024	Smith	10/14/98	
Leslie Wright v NC State University	98 OSP 1088	Smith	02/03/99	
Thomas H Hastye, III v NC A & T State University	98 OSP 1114	Reilly	12/30/98	
Fred T Jackson v UNC-Charlotte Recreational Facilities	98 OSP 1216	Smith	10/22/98	
Betty Parks v Winston Salem State University Ronne Bell v Dave Hillard, UNC at Charlotte	98 OSP 1278 98 OSP 1330	Chess Smith	11/25/98 11/10/98	
Brenda D. Moore v. Atty Wanda Jenkins, Fayetteville St. University	98 OSP 1550 98 OSP 1506	Smith	01/25/99	
Joseph Carroll Goodlake v. UNCA	98 OSP 1535	Phipps	01/07/99	
STATE TREASURER Hugh A Wells v Consolidated Judicial Retirement System of NC.	98 DST 0316	Morrison	06/05/98	13 01 NCR 166
Bd of Trustees Teachers and State Employees' Retirement System	70 051 0510	Morrison	00/05/98	15 01 MCK 100
Walter Williams v Bd of Trustees NC Local Gov Emp Retirement Sys	98 DST 0774	Smith	12/08/98	
Alfred R Grooms v State Treasurer, Retirement Systems Division	98 DST 1128	Reiliy	03/05/99	
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David Warren Dew et al. v. Motor Vehicles, Alexander Killens Comm	95 DOT 1144	Gray	06/04/98	
UNIVERSITY OF NORTH CAROLINA				
Patricia D Hall v University of North Carolina at Chapel Hill	98 UNC 0397	Reilly	08/20/98	
Ladonna P. James v UNC Hospitals	98 UNC 0591	Becton	07/20/98	
Joyceline Sellars v UNC Hospitals	98 UNC 1113	Smith	10/22/98	

STATE OF NORTH CAROLINA		IN THE OFFICE OF ADMINISTRATIVE HEARINGS
COUNTY OF PITT		98 EHR 0703
)	
RIVERHILLS, INC. AND W.E. DANSEY, JR.,)	
Petitioner,)	
)	
V.)	RECOMMENDED DECISION
)	
NC DEPARTMENT OF ENVIRONMENT AND NATURAL)	
RESOURCES, DIVISION OF WATER QUALITY,)	
Respondent.)	

This matter was heard before Administrative Law Judge Beecher R. Gray, on January 15, 1999, in Ayden, North Carolina, on a petition for a contested case hearing to appeal the Respondent's assessment of a civil penalty in the amount of \$10,080.80, including \$480.80 in enforcement costs against Petitioner for making unpermitted outlets to the waters of the State of North Carolina.

APPEARANCES

For Petitioner:

Catherine W. Cralle Law Offices of James F. Hopf 1694 East Arlington Boulevard, Suite E Greenville, NC 27858

For Respondent:

Bart Njoku-Obi Assistant Attorney General N.C. Department of Justice P. O. Box 629 Raleigh, NC 27602-0629

ISSUES

(a) Whether the overflow of "fluid" on January 6, 1997, from a manhole located in Syme Circle of River Hills subdivision constituted the making of an outlet into the waters of the State for purposes of N.C.G.S. §143-215.1;

(b) Whether the overflow of "fluid" on January 21, 1997, from a manhole located at 111 Syme Circle of River Hills subdivision constituted the making of an outlet into the waters of the State for purposes of N.C.G.S. §143-215.1;

(c) Whether Riverhills, Inc. and W.E. Dansey, Jr. violated N.C.G.S. §143-215.1 on January 6 or 21, 1997, by making an outlet into waters of the State without a permit;

(d) Whether Respondent acted arbitrarily and capriciously by pursuing enforcement against Petitioners for the overflow of "fluid" from the manhole that occurred on January 6, 1997;

(e) Whether Respondent acted arbitrarily and capriciously by pursuing enforcement against Petitioners for the overflow of "fluid" from the manhole that occurred on January 21, 1997;

(f) Whether Respondent acted arbitrarily and capriciously by assessing civil penalties in the amount of \$4,800 per alleged violation.

Exhibits

The following exhibits offered by Respondent were received in evidence:

 U.S. Department of the Interior Geological Survey Map Showing River Hills Subdivision (Greenville SE Quadrangle, 1982)

2a2f	DWQ's Pictures of Wastewater Discharges at Riverhills Subdivision (January 6, 1997)
3.	DWQ's Picture Showing Location of Syme Circle Storm-drain Outfall as it appeared on January 6, 1997
4.	U.S. Army Corps of Engineers' Notification of Jurisdictional Determination (December 22, 1995)
5.	Map Showing Location of the Underlying Discharges
6.	DWQ's Notice of Recommendation for Enforcement Action Against Riverhills, Inc. (January 7, 1997)
7.	Riverhills, Inc. Wastewater Collection Permit No. 3327
8a.	DWQ's Picture Showing Location of Riverhills' Lift Station as it appeared on January 21, 1997
8b.	DWQ's Picture Showing Location of the 'Lift Station Manhole' as it appeared on January 21, 1997
9.	DWQ's Notice of Recommendation for Enforcement Action against Riverhills, Inc. (January 30, 1997)
10.	Riverhills, Inc. Wastewater Collection Permit No. WQ0009548
	DWQ's Lab Report and Chain of Custody Forms for Riverhills' Wastewater Samples (January 21, 1997)
12.	DWQ's Enforcement Package for Riverhills, Inc. and W.E. Dansey, Jr. (April 2, 1997)
13.	The Riverhills, Inc. and W.E. Dansey, Jr. Civil Penalty Assessment Document (November 27, 1996)
14.	The Riverhills, Inc. and W.E. Dansey, Jr. Civil Penalty Assessment Document (March 28, 1998)
15.	Preston Howard's Assessment Factors for Riverhills, Inc. (March 18, 1998)
16.	Draft DWQ Recommended Civil Penalties Guidance Tree (August 19, 1997)
16a.	Spreadsheet showing DWQ assessments issued under the Draft Guidance Tree (from No. 16 above)
17.	The Riverhills, Inc. and W.E. Dansey, Jr./DWQ Consent Agreement (March 17, 1997)
18.	Randy Doub's Letter to Jill Hickey Regarding Consent Agreement (March 12, 1997)
19.	Randy Doub's Letter to Jill Hickey Regarding Money Spent on Sewer System (January 27, 1997)
	The following exhibits offered by Petitioner were received in evidence:
P6.	Division of Environmental Management - Chemistry Lab Report/Water Quality, 1/22/97
P12. re: Sam	Letter to Permit Holders from A. Preston Howard re: Secretary McDevitt's Mandate for Increased penalties and Memo e, from Wayne McDevitt, 8/29/97.
P14. 6, 1997	Letter to William E. Dansey, Jr. from A. Preston Howard notifying WEDCO of Assessment of Civil Penalties for January and January 21, 1997 Discharges, 4/15/98.

- P15. Invoices for Improvement and Maintenance Costs, with Summary, 1995-1998.
- P18. Chronology of Improvements and Enforcement (Demonstrative Summary)
- P19. Affidavit of Jeff Byrd, Greenville Utilities Company, 1/7/99.

FINDINGS OF FACT

NORTH CAROLINA REGISTER

1. Petitioner, Riverhills, Inc. is a corporation duly incorporated and in good standing under the laws of the State of North Carolina.

2. The Riverhills Subdivision is located outside of Greenville, North Carolina, on Highway 33 East. Riverhills, Inc. is responsible for operation and maintenance of the Subdivision's sewer collection system, which includes a pump station located off Syme Circle. Riverhills, Inc. holds two nondischarge permits issued by the N.C. Division of Water Quality ("DWQ") regarding this sewer collection system:

- A. Wastewater Collection Permit No. WQ0009548. W.E. Dansey, Jr., purporting to act on behalf of Riverhills, Inc., filed an application with the DWQ for the construction and operation of a sewer collection system for the River Hills Subdivision. A permit was issued on July 8, 1994, to Riverhills, Inc. for the construction and operation of approximately 2921 lineal feet of 8-inch gravity sewer to serve 54 single family lots of River Hills Subdivision - Section 5 and the discharge of 19,440 GPD of collected domestic wastewater into the Greenville Utilities Commission's existing sewerage system.
- B. Wastewater Collection Permit No. 3327. This permit was issued on August 16, 1974, to Riverhills. Inc. for the construction and operation of approximately 9,300 lineal feet of 8 inch sewers and pump station with dual pumps and approximately 12,620 lineal feet of 6-inch force main to serve River Hills Subdivision, and the discharge of collected wastewater into the City of Greenville's existing sewerage system.

3. Wastewater Collection Permits No. 3327 and WQ0009548, as nondischarge permits, do not authorize Riverhills, Inc. to discharge untreated wastewater into waters of the State. Both permits contain conditions requiring the wastewater collection facilities to be properly maintained and operated.

4. On January 6, 1997, Ms. Lyn Hardison an Environmental Technician with DWQ's Washington Regional Office, received a citizen's complaint that a manhole located in Syme Circle of the River Hills Subdivision was overflowing with wastewater. Syme Circle is a cul-de-sac, lined with houses on either side of the street. Ms. Hardison observed and photographed the untreated wastewater overflowing from the manhole and running down the surface of the street to a storm drain. (Subsequently, the attorney for Riverhills, Inc. confirmed in a letter dated January 27, 1997, that the overflow was in fact sewage.) Ms. Hardison followed the storm drain to its outfall, and observed the wastewater discharging directly into wetlands adjacent to Syme Circle. The wetlands had been confirmed as such by the U.S. Army Corps of Engineers about thirteen months earlier. The wetlands drain into an unnamed tributary to Hardee Creek, which in turn flows into the Tar River. These waters are classified as class c - nutrient sensitive waters.

5. When Ms. Hardison arrived at the overflowing manhole at Syme Circle on January 6, 1997, there were no representatives from Riverhills. Inc. present. She then contacted Riverhills, Inc. and Mr. Bruce Gallinger, a maintenance supervisor, responded the same day. Prior to being contacted by Ms. Hardison, Riverhills, Inc. was not aware that the manhole was overflowing. Within hours, agents of Riverhills had removed the blockage and restored proper function of the system. DWQ sent Riverhills, Inc. a written Notice of Recommendation for Enforcement on January 7, 1997, regarding the incident. By letter dated January 13, 1997, the president of Riverhills, Inc., W.E. Dansey, Jr., informed DWQ that the January 6, 1997 overflow was caused by a grease blockage in the sewer collector line.

6. The Syme Circle manhole was constructed and operated pursuant to Permit No. 3327.

7. On January 21, 1997, Ms. Hardison returned to the Riverhills Subdivision on a follow-up visit to the Syme Circle manhole. A short distance from the Syme Circle manhole, she observed that the emergency light was activated on the Riverhills' sewer pump station. Upon closer observation, Ms. Hardison noticed that the pumps in the station were not operating. As a consequence of their operational failure, Ms. Hardison also observed that a second manhole behind the pump station was overflowing with what appeared to be untreated wastewater. Ms. Hardison took samples and confirmed that the overflow consisted of untreated wastewater. The overflowing manhole was directly located in, and discharging wastewater into, the wetlands noted in paragraph no. 3 above.

8. When Ms. Hardison arrived at the overflowing manhole on January 21, 1997, there were no representatives from Riverhills, Inc. present. She then contacted Riverhills, Inc., and Mr. Trey Dansey and Mr. Bruce Gallinger responded the same day. Upon inspection, agents of Riverhills found that the overflow had been caused by a blown circuit breaker on a Greenville Utility Company transformer which interrupted power to the pump station. The fuse had been blown due to a squirrel getting into the transformer. Within hours power was restored to the pump station and Riverhills ensured that proper function of the system

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was resumed. Prior to being contacted by Ms. Hardison, Riverhills, Inc. was not aware that the manhole was overflowing. DWQ sent Riverhills, Inc. a written Notice of Recommendation for Enforcement on January 30, 1997, regarding the incident. By letter dated February 4, 1997, the president of Riverhills, Inc. informed DWQ that the January 21, 1997 pump failures were caused by failure of the pump station's circuit breaker.

9. The manhole observed to be overflowing on January 21, 1997, was constructed and operated pursuant to Permit No. WQ0009548.

10. The January 6, 1997 discharge resulted in part from inadequate operation and maintenance (and lack of routine monitoring) of the sewer collection system by Petitioners. The most immediate cause of this discharge was a grease blockage. The January 21, 1997 discharge resulted, in part, from failure of Petitioners to install, maintain and monitor adequate warning systems at the River Hills' sewer pump station, given the fact that the same manhole located behind the pump station had had several reported discharges just thirteen months earlier. The most immediate cause of this discharge was an unanticipated power outage in the subdivision.

11. In April of 1997, DWQ's Washington Regional Office recommended to the Director of DWQ, Mr. Preston Howard, that enforcement action be taken against Riverhills, Inc.

12. On March 17, 1997, Riverhills entered into a Consent Agreement with Respondent concerning a discharge violation that had occurred in 1995. During the negotiation of that agreement, Petitioners had informed Respondent's counsel of the January 1997 events and their immediate efforts to correct the problems. Although it was expressly understood that the Consent Agreement did not resolve the January 1997 events, Petitioners were under the impression from Respondent's counsel that the January events would be looked upon more favorably if the 1995 event was resolved by entering into the Consent Agreement.

13. Petitioners received no further indication that the Department was pursuing enforcement until they received, more than fourteen (14) months later, on April 18, 1998, a notice of Assessment of Civil Penalties in the amount of \$10,080.80 from the Department.

14. Petitioners' wastewater collection system had been constructed in compliance with design criteria mandated and approved by Respondents. However, in an effort to ensure that overflows such as these were prevented in the future between January of 1997 and April of 1998, Petitioners spent over \$8,000.00 on improvements to and maintenance on the sewer and pump system. These improvements were made upon petitioners' own initiative without any request by, or direction and guidance from, Respondent.

15. The improvements that were made by Petitioners between January of 1997 and April of 1998 included the installation of an auto-dialer, whereby four key people are immediately notified by pager if water levels rise above normal levels. Such a system is considered by Respondent to be a "fail-safe" system.

16. Other improvements included the replacement of a pump, the installation of a new motor, and the installation of a self-primer for the pump. Additionally, Petitioners have entered into an agreement with area residents to continuously monitor water levels at the pump station.

17. All of these improvements and arrangements were done prior to Petitioners receiving, in April of 1998, notice that Respondent intended to assess penalties for the January 1997 overflows.

18. No overflows or other major disruptions of the system have occurred since January of 1997.

19. During the time period that the "Riverhills, Inc. Enforcement Recommendation" was pending before Mr. Howard, nearly all such enforcement requests from across the state were put on hold as the Division reviewed its statewide enforcement policy. At the conclusion of the policy review, which spanned nearly six months, Mr. Howard resumed his consideration of various enforcement requests, including the "Riverhills, Inc. Enforcement Recommendation".

20. In assessing the civil penalty against Petitioner, Respondent considered each of the factors listed in N.C.G.S. §143B-282.1, as required by N.C.G.S. §143-215.6A.

21. On March 18, 1998, A. Preston Howard, Jr., Director of Water Quality, reviewed the enforcement file and determined that most assessment factors were insignificant. Factors found to be "not significant" were: degree of harm to natural

resources, public health, or private property; effect on ground or surface water quantity or quality; cost of rectifying the damage; whether the violation was committed willfully or intentionally; and cost to the State of enforcement procedures.

22. The Department does not pursue enforcement or the assessment of penalties for every violation of law or permit conditions. Mr. Howard indicated that under many circumstances no enforcement action will be taken. Those circumstances include: when the violation results from unforeseen circumstances; the failure of a man-made device; when the violation does not cause significant damage; or if a discharge is only minimal.

23. On March 28, 1998, even though he had found that the violations were not intentional, and did not result in any significant harm, Director Howard assessed penalties against Petitioners in the amount of \$10,080.80, which included \$4,800.00 per violation and \$480.80 in enforcement costs.

24. In assessing these penalties, Director Howard did not consider: corrective actions taken by Petitioners to address the problem; improvements to the systems to ensure that no future problems occurred; the costs of such improvements relative to the penalties assessed; or whether there had been any additional problems with the system.

25. In assessing these penalizes, Director Howard relied solely upon a Draft Penalty Guidance Tree, dated August 19, 1997, which post-dated the violations by seven months.

26. Petitioner did not receive notice of these assessed penalties until April 17, 1998, which was more than fourteen (14) months after the overflows occurred, and more than thirteen (13) months after Petitioners' last contact with Respondent.

27. With regards to the corporate status of Riverhills, Inc. during the time period of the unpermitted discharges discussed above, the following is noted:

- A. During the period of January 1, 1997, through January 31, 1997, Riverhills, Inc. was a corporation duly incorporated under the laws of the State of North Carolina. W.E. Dansey, Jr. was President of Riverhills, Inc.; and
- B. As of March 10, 1994, through January 31, 1997, Riverhills, Inc. was under Revenue Suspension. Furthermore, from April 24, 1996, through January 31, 1997, Riverhills, Inc. was under Administrative Dissolution.

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

CONCLUSIONS OF LAW

1. All parties properly are before the Office of Administrative Hearings, and the Office has jurisdiction over the parties and the subject matter.

2. All parties have been correctly designated, and there is no question as to misjoinder or nonjoinder.

3. Wetlands constitute waters of the State pursuant to N.C.G.S. §143-212.

4. Petitioner, Riverhills, Inc. is a corporation duly incorporated and in good standing under the laws of the State of North Carolina.

5. Petitioner, W.E. Dansey, Jr. is the President of Riverhills, Inc.

6. The overflow of wastewater on January 6, 1997, from a manhole located in Syme Circle of River Hills Subdivision into wetlands did not violate N.C.G.S. §143-215.1 by making an outlet into the waters of the State without a permit.

7. The overflow of wastewater on January 21, 1997, from a manhole located behind the River Hills Subdivision pump station into wetlands did not violate N.C.G.S. §143-215.1 by making an outlet into the waters of the State without a permit.

Based on the foregoing Findings of Fact and Conclusions of Law, the undersigned makes the following:

RECOMMENDED DECISION

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The Environmental Management Commission should reverse the decision of the Director of the DWQ to assess a civil penalty in the amount of \$10,080.80 against Petitioners because both discharges were proximately caused by intervening factors and not the result of intentional acts or omissions by Petitioner. Although Petitioner could or should have had proactive measures in place, it was not required by the regulators and Petitioner has since gone to significant expense to upgrade its system voluntarily. The 14 month delay between the events cited and the priority assessment is unreasonable.

<u>ORDER</u>

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

NOTICE

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

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

The agency that will make the final decision in this contested case is the North Carolina Environmental Management Commission.

This the 18th day of March, 1999.

Beecher R. Gray Administrative Law Judge

STATE OF NORTH CAROLINA	IN THE OFFICE OF ADMINISTRATIVE HEARINGS
UPCHURCH, INC.) Petitioner,)	
v.) N.C. DEPARTMENT OF ENVIRONMENT AND NATURAL) RESOURCES, DIVISION OF WATER QUALITY) Respondent,)	COUNTY OF MARTIN 98 EHR 0776
and)) THE SIERRA CLUB AND DOGWOOD ALLIANCE) Respondent-Intervenors))	
) NORTH CAROLINA FORESTRY ASSOCIATION) Petitioner,)	
v.) N.C. DEPARTMENT OF ENVIRONMENT AND NATURAL) RESOURCES, DIVISION OF WATER QUALITY) Respondent,)	COUNTY OF WAKE 98 EHR 0777
and)	
THE SIERRA CLUB AND DOGWOOD ALLIANCE) Respondent-Intervenors)	

ORDER AND RECOMMENDED DECISION

This matter came on for hearing before the undersigned Administrative Law Judge on January 14, 1999, upon crossmotions for summary judgment. Petitioners' motions were granted. Petitioner Upchurch, Inc. ("Upchurch") was represented by R. Sarah Compton and William F. Lane. Petitioner North Carolina Forestry Association ("NCFA") was represented by Charles D. Case and Craig A. Bromby. Respondent Division of Water Quality ("DWQ") of the Department of Environment and Natural Resources ("DENR") was represented by Jill B. Hickey, Kathryn Jones Cooper, and Brian J. McGinn. Respondent-Intervenors Sierra Club and Dogwood Alliance were represented by Donnell Van Noppen III and Lark Hayes. (DWQ and Respondent-Intervenors Sierra Club and Dogwood Alliance may hereafter be referred to as the "Respondents").

As reflected in the record, the undersigned ruled on Respondents' motion to dismiss. After due consideration of the arguments of all counsel filed on October 2, 1998 and argued on October 19, 1998, Respondents' motion to dismiss the allegation by Upchurch that DWQ erroneously denied Upchurch's application for coverage under NPDES Stormwater General Permit No. NCG040000 for the timber products industry (the "NCG04 permit") was granted. Respondents' motion to dismiss the claims by both NCFA and Upchurch that DWQ erroneously excluded chip mills from coverage under NPDES Stormwater General Permit No. NCG210000 for the timber products industry (the "NCG21 permit") was denied.

ISSUE

Did DWQ exceed its authority or jurisdiction, act erroneously, fail to use proper procedure, act arbitrarily or capriciously, or fail to act as required by law or rule in its decision to issue NPDES Stormwater General Permit No. NCG210000 for the timber products industry with a term that excluded "chip mills" from coverage by that permit?

UNDISPUTED FACTS

1. Petitioner Upchurch proposes to operate a wood chip mill in Williamston, NC. Petitioner NCFA is a private, non-profit organization whose members are engaged in forest management and timber products industries, including wood chip mills.

2. On September 1, 1992, DWQ's predecessor agency, the Division of Environmental Management, issued NPDES Stormwater General Permit No. NCG040000 ("the NCG04 permit") authorizing the discharges of point source stormwater runoff associated with industrial activities classified as timber products (SIC 24), excluding logging, wood kitchen cabinets, and wood preserving facilities. Wood chip mills were eligible for coverage under the NCG04 permit. Between September 1, 1992 and August 31, 1997, approximately 14 wood chip mills obtained Certificates of Coverage under the NCG04 permit.

3. In the fall of 1997, the Director of DWQ, A. Preston Howard, Jr., made a preliminary decision not to allow general permit coverage for new or expanding wood chip mills. Mr. Howard instructed DWQ staff to draft a general permit for the timber products industry that excluded wood chip mills in addition to the same three categories of facilities that were excluded under the NCG04 permit. DWQ staff prepared a draft of the NCG21 permit, which was noticed in the North Carolina Register on January 2, 1998.

4. On April 1, 1998, DWQ issued the NCG21 permit as noticed, with a term that excluded wood chip mills from coverage under the permit.

5. The substantive provisions of the NCG21 permit are substantially similar to the requirements of the NCG04 permit. The only substantial difference between the NCG04 permit and the NCG21 permit is that wood chip mills are excluded under the NCG21 permit.

6. At the time that DWQ issued the NCG21 permit on April 1, 1998, DWQ had no water quality monitoring data concerning the impacts of stormwater discharges from wood chip mill facilities. Thus, at the time that DWQ issued the NCG21 permit on April 1, 1998, DWQ had no water quality monitoring data indicating that the impacts from stormwater discharges at wood chip mills were different from water quality impacts from stormwater discharges at other timber products facilities covered by the NCG21 permit. Consequently, DWQ's decision to exclude chip mills from the NCG21 permit was not based on concerns arising from quality problems associated with stormwater discharges from chip mills.

7. DWQ's decision to exclude chip mills from the NCG21 permit was based on concerns about secondary water quality impacts (sedimentation and erosion) from timber harvesting associated with chip mills. However, at the time that DWQ issued the NCG21 permit on April 1, 1998, DWQ had no water quality monitoring data indicating that water quality impacts from timber harvesting associated with chip mills were worse or different from water quality impacts from timber harvesting for other purposes. Instead, DWQ's decision to exclude chip mills from the NCG21 permit was based on concerns about secondary water quality impacts from timber harvesting associated with chip mills voiced primarily by environmental groups, but also including some state and federal government agencies and members of the scientific community and the fact that DENR, at the instruction of the Governor, was undertaking a scientific study to examine the issues of secondary impacts from chip mills. DWQ's decision to exclude chip mills from the NCG21 permit was also designed to allow DWQ to give the increased scrutiny that it can give to an individual stormwater permit application, to tailor permit conditions to the particular site and operation, and to provide an opportunity for public review and comment on the permitting decision.

8. DWQ indicates that, when it made the decision to exclude chip mills from the NCG21 permit, it wanted to await the results of the study before making general permit coverage again available for new and expanded chip mills. However, at the time that DWQ made the decision to exclude chip mills from the NCG21 permit, the scope of the chip mill study did not include an analysis of quality of stormwater discharges from chip mills.

9. DWQ's decision to exclude chip mills from NCG21 was also based, at least in part, on its claim or perception that there exists a threat from the location of a number of new, "high-capacity chip mills" using new technology, and also based on an awareness of an Environmental Impact Statement and decision by the Tennessee Valley Authority, as reflected in the record.

10. Because new and expanding wood chip mills are excluded from the NCG21 permit, these facilities must apply for an individual NPDES stormwater permit. The individual permit application process is more burdensome than the general permitting process in that, among other things, the individual permit application requires more information, is more expensive, takes longer, DWQ may impose site-specific conditions in the individual permit, and the public may comment and request a public hearing on the individual permit application.

CONCLUSIONS

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1. No genuine issues of material fact remain in the matter before the Administrative Law Judge which would prevent the granting of summary judgment in favor of Petitioners.

2. Petitioners Upchurch and NCFA are persons aggrieved by the Respondent's decision to issue the NCG21 permit with a term that excludes wood chip mills from coverage under the permit.

3. Sections 143-215.1 and 143-211 of the General Statutes, and rules adopted by the Environmental Management Commission ("EMC") set forth the authority of the EMC regarding, *inter alia*, the issuance of permits for the discharge of stormwater.

4. The EMC has delegated its authority to issue permits for the discharge of stormwater to the Director of the DWQ.

5. Sections 143-215.1 and 143-211 of the General Statutes and the EMC rules adopted do not authorize the EMC to consider secondary or off-site water quality impacts when determining whether to issue, limit, or condition a stormwater permit. As a matter of law, secondary impacts are different from cumulative impacts.

6. DWQ exceeded its authority and jurisdiction under N.C. Gen. Stat. § 143-215.1 when it considered secondary (or offsite) impacts in its determination to exclude chip mills from the NCG21 permit.

7. DWQ failed to act as required by law pursuant to N.C. Gen. Stat. § 143-215.1 when it excluded chip mills from the NCG21 permit.

8. 15A NCAC 2H.0100 authorizes DWQ to issue National Pollution Discharge Elimination System ("NPDES") permits for point source discharges to the waters of the state. The NCG21 permit is a NPDES permit that has been issued by DWQ pursuant to its delegated authority from the U.S. Environmental Protection Agency. However, pursuant to 40 CFR § 123.27(b), timber harvesting activities are exempt from all NPDES permit requirements.

9. DWQ exceeded its authority under 15A NCAC 2H.0100 when it considered the impacts of timber harvesting activities in its decision to exclude chip mills from the NCG21 permit.

10. Pursuant to N.C. Gen. Stat. § 113A-50 et seq., the Sedimentation Pollution Control Act ("SPCA") sets forth the exclusive statutory authority regarding the water quality impacts of sedimentation and erosion from timber harvesting activities. Pursuant to N.C. Gen. Stat. § 113A-52.1(b), timber harvesting activities must comply with either the provisions of the SPCA or the Forest Practice Guidelines Related to Water Quality.

11. Pursuant to N.C. Gen. Stat. § 113A-54, the Sedimentation Control Commission has been designated the agency with administrative authority to implement the SPCA. Pursuant to 15A NCAC 11.0101(b), the Department of Environment and Natural Resources has designated the Division of Forest Resources as the agency with sole administrative authority to implement the Forest Practice Guidelines Related to Water Quality. Neither the SPCA nor the Forest Practice Guidelines Related to Water Quality provides authority for the EMC or DWQ to consider the environmental impacts of sedimentation and erosion from timber harvesting activities in determining whether to issue, limit, or condition a stormwater permit.

12. As a result of the foregoing, DWQ exceeded its authority and jurisdiction when it considered the secondary impacts of sedimentation and erosion from timber harvesting activities that provide wood to chip mills and, based on that consideration, decided to exclude chip mills from NCG21.

13. If it is later found that DWQ did not exceed its authority or jurisdiction in excluding chip mills from the NCG21 permit, based on the deference that judicial precedent accords decisions by DENR, 1 am constrained to find that DWQ's decision to exclude chip mills from the NCG21 permit was not arbitrary and capricious or an abuse of discretion. See Everhart & Associates, et al v. Dep't of Environment, Health and Natural Resources, 127 N.C. App. 693, 493 S.E.2d 66 (1997).

RECOMMENDED DECISION

It is recommended that summary judgment, pursuant to Rule 56, Rules of Civil Procedure, and 26 N.C.A.C. 3.0105(6) be entered in favor of Petitioners Upchurch, Inc., and North Carolina Forestry Association because there is no genuine issue of material fact and, as a matter of law, Respondent lacks statutory authority to consider secondary (or off-site) water quality impacts of chip mills in determining to exclude chip mills from NPDES Stormwater General Permit No. NCG210000. The permit term excluding chip mills from the coverage of NPDES Stormwater General Permit No. NCG210000 should be stricken because it was

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based on matters outside the lawful authority and jurisdiction of Respondent, and DWQ should be directed to issue or reissue NCG210000 without any term excluding chip mills.

NOTICE

The final agency decision in this contested case shall be rendered by the NPDES Committee of the Environmental Management Commission. Each party has the right to file exceptions to the recommended decision and to present written arguments on the recommended decision to the NPDES Committee. The NPDES Committee shall serve a copy of its decision on all parties, the attorneys of record, and the Office of Administrative Hearings.

This the 19th day of March, 1999.

Hon. Robert Roosevelt Reilly, Jr. Administrative Law Judge

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Temporary	Rule	12:18 NCR 1714	12:18 NCR 1714	12:18 NCR 1714	12:18 NCR 1714	12.18 NCR 1714	12.18 NCR 1714	12:18 NCR 1714	MEDICAL BOARD	12:18 NCR 1714	ENAMINERS																		
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Agency/Rule	Citation	21 NCAC 03 .0103	21 NCAC 03 .0201	21 NCAC 03 .0301	21 NCAC 03 0302	21 NCAC 03 .0303	21 NCAC 03 .0304	21 NCAC 03 .0401	ATHLETIC TRAINER EXAMINERS/MEDICAL BOARD COMMITTE!	21 NCAC 03 .0501	CERTIFIED PUBLIC ACCOUNTANT ENAMINERS	21 NCAC 08A [0301	21 NCAC 08A .0308	21 NCAC 08A 0310	21 NCAC 08A .0315	21 NCAC 08F .0107	21 NCAC 08F .0504	21 NCAC 08H .0101	21 NCAC 0811.0102	21 NCAC 08F 0104	21 NCAC 08J .0102	21 NCAC 08J .0107	21 NCAC 08J.0108	21 NCAC 08J 0110	21 NCAC 08J .0111	21 NCAC 08K .0104	21 NCAC 08K .0105	21 NCAC 08M .0102	21 NCAC 08M 0103

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RRC Status	Date	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98				12/17/98	12/17/98	12/17/98	12/17/98	12/17/98
RRC	Aetion	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve				Object	Approve	Approve	Approve	Approve
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Notice of	Text	13:08 NCR 696	13.08 NCR 696	13:08 NCR 696	13:08 NCR 696	13:08 NCR 696	13:08 NCR 696	13:08 NCR 696	13:08 NCR 696	13:08 NCR 696	13:08 NCR 696	13:08 NCR 696	13:08 NCR 696	13:08 NCR 696	13:08 NCR 696	13:08 NCR 696	13:08 NCR 696	13:08 NCR 696	13:08 NCR 696	13:08 NCR 696	13:08 NCR 696		13:14 NCR 1117		13:08 NCR 652				
Temporary	Rule																						12.23 NCR 2098						
Rule-making	Proceedings	13:03 NCR 269	13:03 NCR 269	13:03 NCR 269	13:03 NCR 269	13:03 NCR 269	13.03 NCR 269	13:03 NCR 269	13.03 NCR 269	13.03 NCR 269	13:03 NCR 269	13:03 NCR 269	13:03 NCR 269	13-03 NCR 269	13:03 NCR 269	13:03 NCR 269	13:03 NCR 269	13:03 NCR 269	13:03 NCR 269	13:03 NCR 269	13:03 NCR 269				11:09 NCR 569	11:09 NCR 569	11:09 NCR 569	11:09 NCR 569	11.09 NCR 569
Agency/Rule	Citation	21 NCAC 08M .0201	21 NCAC 08M .0202	21 NCAC 08M_0204	21 NCAC 08M .0206	21 NCAC 08M .0207	21 NCAC 08M .0301	21 NCAC 08M .0302	21 NCAC 08M .0303	21 NCAC 08M .0304	21 NCAC 08M .0305	21 NCAC 08M .0306	21 NCAC 08M .0401	21 NCAC 08M .0402	21 NCAC 08M .0403	21 NCAC 08N .0202	21 NCAC 08N .0208	21 NCAC 08N-0302	21 NCAC 08N .0303	21 NCAC 08N .0306	21 NCAC 08N .0307	CHIROPRACTIC	21 NCAC 10.0203	COMMERCE	4 NCAC 01E .0104	4 NCAC 01E .0202	4 NCAC 01E .0205	4 NCAC 01E .0206	4 NCAC 01E .0207

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KRC Status	Action		Approve	Approve			Agcy withdrew		Agcy withdrew 12/17/98		Agcy withdrew		Agcy withdrew 12/17/98	A cov with draw	very winnew	Agev withdrew	,	Agey withdrew		Agcy withdrew	•	Agcy withdrew		Agcy withdrew	-	Agey withdrew	Agev withdrew		Agcy withdrew		Agcy withdrew		Agey withdrew		Agcy withdrew	A now withdraw	עברץ אווווטייא	Agev withdrew 12/17/98	
Fiscal	Note	*	÷	*			*	L/S	*	*	*	* :	* -	*	*	*	L/S	*	*	*	*	*	*	*	r/s	+ *	*	*	*	*	*	L/S	*	L/S	* -	\$^*	*	*	*
Notice of	Text		12:00 YON 00:01	13:08 NCR 652			13:08 NCR 652	13:20 NCR 1719	13:08 NCR 652	13:20 NCR 1719	13:08 NCR 652	13:20 NCR 1719	13:08 NCK 652	13-20 NCK 1719 13-08 NCP 652	13-20 NCR 1719	13:08 NCR 652	13:20 NCR 1719	13:08 NCR 652	13:20 NCR 1719	13:08 NCR 652	13:20 NCR 1719	13:08 NCR 652	13.20 NCR 1719	13:08 NCR 652	13:20 NCK 1719	13:08 NCK 032	13.08 NCR 652	13.20 NCR 1719	13:08 NCR 652	13.20 NCR 1719	13:08 NCR 652	13:20 NCR 1719	13:08 NCR 652	13:20 NCR 1719	13:08 NCR 652	13:20 NCK 1719 13:08 NCP 653	13:20 NCR 1719	13:08 NCR 652	13-20 NCB 1710
Temporary	Rule							13:15 NCR 1224		13:15 NCR 1224		13:15 NCR 1224		13:13 INCK 1774	13-15 NCR 1224		13.15 NCR 1224		13.15 NCR 1224		13:15 NCR 1224		13:15 NCR 1224		13:15 NCK 1224	13-15 N/CD 1331		13:15 NCR 1224		13:15 NCR 1224		13:15 NCR 1224		13.15 NCR 1224		12.12 NUK 1224	13:15 NCR 1224		12115 NCP 1271
Rnle-making	Proceedings		11 U9 NUK 209	11:09 NCR 569	11 09 NCR 569	11.09 NCR 569	11:09 NCR 569		11-09 NCR 569		11 09 NCR 569		11:09 NCR 569	11-00 NCB 560		11:09 NCR 569		11-09 NCR 569		11.09 NCR 569		11-09 NCR 569		11:09 NCR 569		11.019 NUK 209	11 09 NCR 569		11 09 NCR 569		11-09 NCR 569		11_09 NCR 569		11.09 NCR 569	11-00 NCP 560		11-09 NCR 569	
Agency/Rulc	Citation		4 NUAU ULE USUS	4 NCAC 01E .0306	4 NCAC 01F	4 NCAC 01H	4 NCAC 011.0101	4 NCAC 011.0101	4 NCAC 011.0102	4 NCAC 011-0102	4 NCAC 011.0201	4 NCAC 011.0201	4 NCAC 011.0202	4 NCAC 011 0202	4 NCAC 011 0301	4 NCAC 011 0302	4 NCAC 011.0302	4 NCAC 011.0303	4 NCAC 011.0303	4 NCAC 011,0304	4 NCAC 011.0304	4 NCAC 011 0401	4 NCAC 011 0401	4 NCAC 011.0402	4 NCAC 011 .0402	4 NEAC 011 0403	4 NCAC 011 0404	4 NCAC 011,0404	4 NCAC 011.0405	4 NCAC 011.0405	4 NCAC 011 0501	4 NCAC 011.0501	4 NCAC 011.0502	4 NCAC 011 0502	4 NCAC 011.0503	4 NEAC 011 .0205	4 NCAC 011.0601	4 NCAC 011.0701	A NEAC OIL 0701

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	Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		
	Citation	Proceedings	Rule	Text	Note	Action	Date	proposal	Governor	Approved Kule	OUR
										- - - - -	
	4 NCAC 01J	11.09 NCR 569									
	4 NCAC 01K .0101	11.09 NCR 569		13.08 NCR 652	*	Approve	12/17/98			13:17 NCR 1381	
	4 NCAC 01K .0102	11-09 NCR 569		13:08 NCR 652	*	Ohjeet	12/17/98				
	4 NCAC 01K .0103	11.09 NCR 569		13:08 NCR 652	*	Approve Ohjeet	01/21/99 12/17/98	×			
	4 NCAC 01K 0104	11 09 NCR 569		13-08 NCB 652	*	Approve Approve	01/21/99 12/17/98	*		13-17 NCR 1381	
	4 NCAC 01K .0105	11.09 NCR 569		13:08 NCR 652	*	Approve	12/17/98			13-17 NCR 1381	
	4 NCAC 01K .0202	11:09 NCR 569		13.08 NCR 652	×	Approve	12/17/98			13-17 NCR 1381	
	4 NCAC 01K .0203	11.09 NCR 569		13:08 NCR 652	*	Approve	12/17/98			13.17 NCR 1381	
	4 NCAC 01K .0204	11:09 NCR 569		13:08 NCR 652	*	Approve	12/17/98			13 17 NCR 1381	
	4 NCAC 01K .0205	11.09 NCR 569		13:08 NCR 652	*	Approve	12/17/98			13:17 NCR 1381	
	4 NCAC 01K .0206	11 09 NCR 569		13:08 NCR 652	*	Approve	12/17/98			13-17 NCR 1381	
	4 NCAC 01K .0301	11 09 NCR 569		13:08 NCR 652	*	Approve	12/17/98			13 17 NCR 1381	
	4 NCAC 01K .0302	11 09 NCR 569		13:08 NCR 652	¥	Object	12/17/98				
	4 NCAC 01K .0401	11-09 NCR 569		13 08 NCR 652	*	Approve Approve	01/21/99 12/17/98	×		13:17 NCR 1381	
	4 NCAC 01K .0402	11.09 NCR 569		13:08 NCR 652	*	Object	12/17/98	•			
	4 NCAC 01K .0404	11-09 NCR 569		13:08 NCR 652	×	Approve	12/17/98	÷		13.17 NCR 1381	
B	Banking Commission										
	4 NCAC 03B.0101	V/N		V/N	N/A	Object	10/22/98				
	4 NCAC 03B .0102	V/N		V/N	V/N	Object	10/22/98				
	4 NCAC 03B .0103	V/N		V/N	N/A	Approve Object	03/18/99 10/22/98				
	4 NCAC 03H 0102	V/N		V/N	V/N	Approve Object	10/22/98				
Ū	COMMUNITY COLLEGES	LEGES				Approve	03/J8/09				
	23 NCAC 02B .0104	13:10 NCR 804									

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13:05 NCR 524 13:10 NCR 815

23 NCAC 02C .0307 23 NCAC 02C .0503 23 NCAC 02C 0504

13-10 NCR 815

	l emporary Rule	Notice of Text	Fiscal Note	RRC	RRC Status	Text differs from	Effective by Governor	Approved Rule	Other
				Action	Date	proposal			
	13:10 NCR 815								
13-19 NCR 1609									
13.19 NCR 1609									
COSMETIC ART ENAMINERS									
13-14 NCR 1114	13:14 NCR 1157	13;19 NCR 1652	*						
13-14 NCR 1114		13:19 NCR 1652	*						
13.14 NCR 1114									
V/V	N/A	V/V	V/N	Approve	07/23/98			13:09 NCR 779	
	13.14 NCR 1157	13:19 NCR 1652	*						
13.14 NCR 1114		13-19 NCR 1652	*						
13-14 NCR 1114		13.19 NCR 1652	*						
13.14 NCR 1114		13:19 NCR 1652	*						
	13:14 NCR 1157	13:19 NCR 1652	*						
V/V		V/V	V/N	Approve	03/18/99				
	13-16 NCR 1263								
	13:16 NCR 1263								
13:14 NCR 1114		13 19 NCR 1652	*						
13:14 NCR 1114		13/19 NCR 1652	*						
12.22 NCR 1981	13-14 NCR 1157	13:02 NCR 246	*	Approve	86/11/60	*		13 11 NCR 912	
13-14 NCR 1114		13-19 NCR 1652	*						
	13-14 NCR 1157	13.19 NCR 1652	*						
13.14 NCR 1114		13.19 NCR 1652	*						
13.14 NCR 1114		13.19 NCR 1652	*						
	13.14 NCR 1157	13-19 NCR 1652	*						
	13-14 NCR 1157	13/19 NCR 1652	*						
13:14 NCR 1114		13.19 NCR 1652	*						
12.06 NCR 453		12:11 NCR 925	*	Approve	86/81/90			13:03 NCR 334	
13.14 NCR 1114	13.14 NCR 1157	13,19 NCR 1652	*						
	13:14 NCR 1157								

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Agency/Rule	Rule-making	Temporary	Notice of	Fiscai	RRC	RRC Status	Text differs	Effective by		
Citation	Proceedings	Rule	Text	Note	Action	Date	proposal	Governor	Approved Kule	Other
21 NCAC 14L .0210	N/A		N/A	V/N	Approve	03/18/99				
21 NCAC 14L .0214	N/A		N/A	V/N	Approve	03/18/99				
21 NCAC 14L .0216		13-14 NCR 1157	13:19 NCR 1652	*						
21 NCAC 14L .0303	13:14 NCR 1114		13:19 NCR 1652	*						
21 NCAC 14N .0101	13.14 NCR 1114		13:19 NCR 1652	*						
21 NCAC 14N .0102	13:14 NCR 1114		13.19 NCR 1652	*						
21 NCAC 14N .0103	12:06 NCR 453		12:11 NCR 925	*	Approve	86/11/68	*		13.11 NCR 912	
21 NCAC 14N .0103	13.14 NCR 1114	13:14 NCR 1157	13:19 NCR 1652	*						
21 NCAC 14N 0104		13:14 NCR 1157	13:19 NCR 1652	*						
21 NCAC 14N .0105	13:14 NCR 1114		13.19 NCR 1652	*						
21 NCAC 14N /0108	13.14 NCR 1114		13:19 NCR 1652	*						
21 NCAC 14N 0110		13:14 NCR 1157	13:19 NCR 1652	*						
21 NCAC 14N .0112	13 14 NCR 1114		13:19 NCR 1652	×						
21 NCAC 14N .0113	13:14 NCR 1114	13:14 NCR 1157	13:19 NCR 1652	*						
21 NCAC 14N .0601		13-14 NCR 1157	13:19 NCR 1652	*						
21 NCAC 14N .0602		13:14 NCR 1157	13:19 NCR 1652	*						
21 NCAC 14N .0701		13-14 NCR 1157	13:19 NCR 1652	*						
21 NCAC 14N .0702		13-14 NCR 1157	13:19 NCR 1652	*						
21 NCAC 140 .0101		13:14 NCR 1157	13:19 NCR 1652	¥						
21 NCAC 140 .0102		13-14 NCR 1157	13-19 NCR 1652	×						
21 NCAC 140 .0103		13 14 NCR 1157	13.19 NCR 1652	*						
21 NCAC 140 .0104		13:14 NCR 1157	13:19 NCR 1652	×						
21 NCAC 140 .0105		13:14 NCR 1157	13:19 NCR 1652	*						
21 NCAC 140 0106		13.14 NCR 1157	13:19 NCR 1652	×						
21 NCAC 140 .0107		13:14 NCR 1157	13:19 NCR 1652	*						
21 NCAC 14P .0101		13:14 NCR 1157	13:19 NCR 1652	×						
21 NCAC 14P .0102		13:14 NCR 1157	13:19 NCR 1652	Γ						
21 NCAC 14P .0103		13 14 NCR 1157	13:19 NCR 1652	_						
21 NCAC 14P 0104				I						

Froceedings Rule Text 105 33.14 NCR 1157 32.19 NCR 1652 106 33.14 NCR 1157 33.19 NCR 1652 108 33.14 NCR 1157 33.19 NCR 1652 108 33.14 NCR 1157 33.19 NCR 1652 109 33.14 NCR 1157 33.19 NCR 1652 111 33.19 NCR 1057 33.19 NCR 1051 112 33.19 NCR 804 33.16 NCR 2033 112 33.10 NCR 804 33.16 NCR 1218 112 33.10 NCR 2033 33.16 NCR 1218 113 12.24 NCR 2203 33.16 NCR 1218 113 12.24 NCR 2203 33.16 NCR 1218	Agency/Rule Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		
13.14 NCR 1157 13.19 NCR 1652 L 13.14 NCR 1157 13.15 NCR 1218 * 13.15 NCR 1218 * *		Rule	Text	Nate	Action	Date	trom proposal	Governor	Approved Kule	Other
13.14 NCR 1157 13:19 NCR 1652 L 13.15 NCR 1218 * 13.15 NCR 1218 * <t< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td>4 • •</td><td></td><td></td></t<>								4 • •		
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12:01 NCR 6 * * 13:15 NCR 1218 * *	4P.0116	13.14 NCR 1157	13:19 NCR 1652	Г						
24 NCR 1818 [2:01 NCR 6 * 12:01 NCR 804 [3:15 NCR 1218 * 10 NCR 804 [3:15 NCR 1218 * 13.15 NCR 1218 * 13.15 NCR 1218 [3:15 NCR 1218 [3:15 NCR 1218] * 24 NCR 2203 [3:15 NCR 1218] [3:15 NCR 1218 [3:15 NCR 1218] [3:15 NCR 1218] * 24 NCR 2203 [3:15 NCR 1218] [3:15 NCR 1218] * 24 NCR 2203 [3:15 NCR 1218] * 13:15 NCR 1218] * 13:15 NCR 1218 [3:15 NCR 1218] * 13:15 NCR 1218] * 13:15 NCR 1218] * 13:15 NCR 1218 [3:15 NCR 1218] * 13:15 NCR 1218] * 13:	NTROL & PUBLIC SAI	TETV								
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3:10 NCR 804 13:15 NCR 1218 * 3:10 NCR 804 13.15 NCR 1218 * 3:10 NCR 804 13:15 NCR 1218 * 3:10 NCR 804 13:15 NCR 1218 * 2:24 NCR 2203 13:15 NCR 1218 *		8	12:01 NCR 6	*	Object	80/LL/60	*		13:11 NCR 912	
13:10 NCR 804 13:15 NCR 1218 13.10 NCR 804 13.15 NCR 1218 13.10 NCR 804 13.15 NCR 1218 12.24 NCR 2203 13:15 NCR 1218	XAMINERS				avoiddy	06/77/0				
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12.24 NCR 2203 13:15 NCR 1218		E.								
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Agency/Rule	Rule-making	Temporary	Nutice of	Fiscal	RRC	RRC Status	Text differs	Effective by	-	
Citation	Proceedings	Rule	Text	Note	Action	Date	proposal	Governor		Ollier
21 NCAC 16H 0206	12:24 NCR 2203									
21 NCAC 161 0004	11:20 NCR 1538									
21 NCAC 161 0005	11:20 NCR 1538									
21 NCAC 16M .0101		13-11 NCR 910	13-15 NCR 1218	*						
21 NCAC 16P 0101	13:10 NCR 804									
21 NCAC 16P .0102	13-10 NCR 804									
21 NCAC 16P 0103	13:10 NCR 804									
21 NCAC 16P .0104	13:10 NCR 804									
21 NCAC 16P .0105	13:10 NCR 804									
21 NCAC 16Q .0101	12:24 NCR 2203									
21 NCAC 16Q .0201	12:24 NCR 2203		13.15 NCR 1218	*						
21 NCAC 16Q .0202	12:24 NCR 2203		13:15 NCR 1218	*						
21 NCAC 16Q .0301	12:24 NCR 2203		13-15 NCR 1218	*						
21 NCAC 16Q .0302	12:24 NCR 2203		13:15 NCR 1218	*						
21 NCAC 16R .0002	11:20 NCR 1538									
21 NCAC 16R .0003	11:20 NCR 1538									
21 NCAC 16R .0005	11.20 NCR 1538									
21 NCAC 16S .0205	13:10 NCR 804		13:15 NCR 1218	*						
21 NCAC 16V .0101	13:10 NCR 804		13:15 NCR 1218	*						
21 NCAC 16V .0102	13-10 NCR 804		13:15 NCR 1218	*						
21 NCAC 16V .0102	N/A	N/A	N/A	N/A	Approve	08/20/98			13:10 NCR 817	
CTRICAL CONT	ELECTRICAL CONTRACTORS, EXAMINERS OF	MINERS OF								
21 NCAC 18B .0108	12.22 NCR 1982		13:05 NCR 502	*	Approve	11/19/98			13:16 NCR 1265	
21 NCAC 18B 0201	12.22 NCR 1982		13:05 NCR 502	*	Approve	11/19/98			13.16 NCR 1265	
21 NCAC 18B .0202	12.22 NCR 1982		13:05 NCR 502	*	Approve	11/19/98	*		13:16 NCR 1265	
21 NCAC 18B .0203	12:22 NCR 1982		13:05 NCR 502	*	Approve	11/19/98			13:16 NCR 1265	
21 NCAC 18B .0402	12:22 NCR 1982		13:05 NCR 502	*	Approve	11/19/98			13:16 NCR 1265	
21 NCAC 18B .0406	12:22 NCR 1982		13:05 NCR 502	*	Approve	11/19/98	*		13:16 NCR 1265	
21 NCAC 18B 0501			12-05 NCD 507	4		11/10/08	*		3361 GUN 21761	

	Other																												
	Approved Rule	13:16 NCR 1265	13:16 NCR 1265	13:16 NCR 1265	13:16 NCR 1265	13:16 NCR 1265	13-16 NCR 1265	13:16 NCR 1265	13 16 NCR 1265	13.16 NCR 1265	13:16 NCR 1265	13-16 NCR 1265	13-16 NCR-1265	13:16 NCR 1265	13-16 NCR 1265	13.16 NCR 1265													
Effective bv	Gnvernor																												
Text differs	trom proposal	*	*													*		*			*	*	*	*	*	•	• *		*
Status	Date	11/19/98	11/19/98	11/19/98	86/61/11	11/19/98	86/61/11	11/19/98	86/61/11	11/19/98	86/61/11	86/61/11	86/61/11	86/61/11	11/19/98	86/61/11		01/21/99	м	м	01/21/09	01/21/99	01/21/99	01/21/00	01/21/99	01/21/99	02/18/99	01/21/09	01/21/09
RRC Status	Action	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve		Approve	Agcy, withdrew	Agcy. withdrew	Approve	Approve	Approve	Approve	Approve	Object	Approve Approve	Approve	Approve
Fiscal	Note	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*		S/L	S/L	S/L	S/L	S/L	S/L						
Notice of	Text	13.05 NCR 502	13:05 NCR 502	13:05 NCR 502	13:05 NCR 502	13:05 NCR 502	13-05 NCR 502	13:05 NCR 502	13:05 NCR 502	13:05 NCR 502	13:05 NCR 502	13:05 NCR 502	13:05 NCR 502	13:05 NCR 502	13:05 NCR 502	13:05 NCR 502	OF	13-03 NCR 313	13:03 NCR 313	13:03 NCR 313	13:03 NCR 313	13.03 NCR 313	13:03 NCR 313	13:03 NCR 313	13.03 NCR 313	13:03 NCR 313	13:03 NCR 313	13:03 NCR 313	13-03 NCR 313
Temporary	Rule																IONALS, BOARD	12:21 NCR 1884	12-21 NCR 1884	12:21 NCR 1884	12:21 NCR 1884	12:21 NCR 1884	12:21 NCR 1884						
Rulc-making	Proceedings	12:22 NCR 1982	12:22 NCR 1982	12:22 NCR 1982	12.22 NCR 1982	12:22 NCR 1982	12:22 NCR 1982	12:22 NCR 1982	12.22 NCR 1982	12.22 NCR 1982	12-22 NCR 1982	12:22 NCR 1982	12.22 NCR 1982	12-22 NCR 1982	12:22 NCR 1982	12:22 NCR 1982	ANCE PROFESS	12 19 NCR 1764	12.19 NCR 1764	12-19 NCR 1764	12.19 NCR 1764	12:19 NCR 1764	12:19 NCR 1764	12:19 NCR 1764	12 19 NCR 1764	12.19 NCR 1764	12.19 NCR 1764	12:19 NCR 1764	12 19 NCR 1764
Agency/Rule	Citation	21 NCAC 18B 0504	21 NCAC 18B .0505	21 NCAC 18B -0701	21 NCAC 18B .0702	21 NCAC 18B .0703	21 NCAC 18B .0704	21 NCAC 1813 .0706	21 NCAC 18B .1001	21 NCAC 18B -1002	21 NCAC 18B 1003	21 NCAC 18B .1004	21 NCAC 18B .1101	21 NCAC 18B 1102	21 NCAC 18B 1104	21 NCAC 18B .1105	EMPLOYEE ASSISTANCE PROFESSIONALS, BOARD OF	21 NCAC 11 .0101	21 NCAC 11 .0102	21 NCAC 11 .0103	21 NCAC 11 .0104	21 NCAC 11 .0105	21 NCAC 11 .0106	21 NCAC 11 .0107	21 NCAC 11 0108	21 NCAC 11 0109	21 NCAC 11 .0110	21 NCAC 11 .0111	21 NCAC 11 .0112

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC Status	Status	Text differs	Effective by		ļ
Citation	Proceedings	Rule	Text	Note	Action	Date	irom proposal	Governor	Approved Kule	Other
ENVIRONMENT AND NATURAL RESOURCES	D NATURAL RE	SOURCES								
Notice of Intent to Redevelop a Brownfields Property	evelop a Brownfields l	Property								13-06 NCR 537
Notice of intent to Redevelop a Brownfields Property	evelop a Brownfields l	Property								13.19 NCR 1602
15A NCAC 01J 0101		13-18 NCR 1528								
15A NCAC 01J_0102		13:18 NCR 1528								
15A NCAC 01J.0202		13.18 NCR 1528								
15A NCAC 01J .0303		13:18 NCR 1528								
15A NCAC 01J .0402		13:18 NCR 1528								
15A NCAC 01J.0502		13:18 NCR 1528								
15A NCAC 01J.0504		13 18 NCR 1528								
15A NCAC 01J .0601		13:18 NCR 1528								
15A NCAC 01J .0604		13-18 NCR 1528								
15A NCAC 01J .0701		13:18 NCR 1528								
15A NCAC 01J .0703		13 18 NCR 1528								
15A NCAC 01J .0803		13-18 NCR 1528								
15A NCAC 01J .0903		13.18 NCR 1528								
15A NCAC 01J.0904		13.18 NCR 1528								
15A NCAC 01K	10:19 NCR 2506									
15A NCAC 01L .0101		13.18 NCR 1528								
15A NCAC 01L .0102		13:18 NCR 1528								
15A NCAC 01L .0203		13:18 NCR 1528								
15A NCAC 01L .0303		13.18 NCR 1528								
15A NCAC 01L .0501		13:18 NCR 1528								
15A NCAC 01L 0503		13.18 NCR 1528								
15A NCAC 01L .0601		13-18 NCR 1528								
15A NCAC 01L .0604		13:18 NCR 1528								
15A NCAC 01L .0701		13:18 NCR 1528								
15A NCAC 01L .0801		13.18 NCR 1528								
15A NCAC 01L .0902		13:18 NCR 1528								

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	Approved wate														13:16 NCR 1265	13:16 NCR 1265	13:16 NCR 1265	13.16 NCR 1265	13.16 NCR 1265	13.16 NCR 1265	13.16 NCR 1265	13.16 NCR 1265	13:16 NCR 1265	13:16 NCR 1265	13:16 NCR 1265	13 16 NCR 1265		13:17 NCR 1381 13:16 NCR 1265	13.16 NCR 1265	
Effective by	Governnr																													
Text differs	proposal																*		*	*					*			* *	*	
RRC Status	Date														86/61/11	11/19/98	11/19/98	11/19/98	11/19/98	86/61/11	86/61/11	11/19/98	11/19/98	11/19/98	11/19/98	11/19/98	11/19/98	12/17/98 11/19/98	11/19/98	
RRC	Action														Αρριονε	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Object	Арргоvе Арргоvе	Approve	
Fiscal	Note														*	*	s	S	S	S	S	s	S	S	s	S	S	S	s	
Notice of	Text				Temp Expired	Temp Expired	Temp Expired	13:04 NCR 362	13:04 NCR 362	13:04 NCR 362	13:04 NCR 362	13:04 NCR 362	13:04 NCR 362	13:04 NCR 362	13.04 NCR 362	13:04 NCR 362	13:04 NCR 362													
Temporary	Rule		13.18 NCR 1528	13-18 NCR 1528	11:19 NCR 1439	11.19 NCR 1439	11 19 NCR 1439	11:19 NCR 1439	11-19 NCR 1439	11-19 NCR 1439	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	
Rule-making	Proceedings														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	12 08 NCR 614	12:08 NCR 614	12 08 NCR 614	
Agency/Rule	Citation		15A NCAC 01L .1003	15A NCAC 01L .1004	15A NCAC 01M .0101	15A NCAC 01M .0102	15A NCAC 01M .0201	15A NCAC 01M .0202	15A NCAC 01M .0301	15A NCAC 01M .0302	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	

Agency/Rule Ru	le-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		č
4	Proceedings	Rule	Text	Note	Action	Date	from proposal	Governor	Approved Rule	Other
2:01	12:08 NCR 614	12:16 NCR 1511	13:04 NCR 362	S	Approve	86/61/11	¥		13-16 NCR 1265	
0	12.08 NCR 614	12:16 NCR 1511	13:04 NCR 362	s	Approve	11/19/98	*		13:16 NCR 1265	
2.0	12-08 NCR 614	12:16 NCR 1511	13:04 NCR 362	s	Approve	86/61/11	*		13-16 NCR 1265	
2 0	12 08 NCR 614	12.16 NCR 1511	13:04 NCR 362	S	Object Annrove	86/61/11 86/21/21	*		13-17 NCR 1381	
12.0	12.08 NCR 614	12.16 NCR 1511	13:04 NCR 362	s	Approve	86/61/11	*		13.16 NCR 1265	
12.0	12.08 NCR 614	12.16 NCR 1511	13:04 NCR 362	S	Approve	86/61/11			13.16 NCR 1265	
12.03	12 08 NCR 614	12:16 NCR 1511	13:04 NCR 362	S	Object	86/61/11			13-11 N.C.D. 1361	
12.08	12 08 NCR 614	12:16 NCR 1511	13:04 NCR 362	S	Approve	86/61/11			13.16 NCR 1265	
12 0	12 08 NCR 614	12:16 NCR 1511	13:04 NCR 362	S	Object	86/61/11	×		13 17 NGD 1381	
12.08	12.08 NCR 614	12.16 NCR 1511	13:04 NCR 362	x	Approve	86/61/11	*		13-16 NCR 1265	
12.0	12.08 NCR 614	12.16 NCR 1511	13:04 NCR 362	S	Approve	86/61/11			13:16 NCR 1265	
12.0	12.08 NCR 614	12:16 NCR 1511	13:04 NCR 362	s	Approve	86/61/11	*		13 16 NCR 1265	
12:00	12.08 NCR 614	12.16 NCR 1511	13:04 NCR 362	S	Approve	86/61/11	*		13:16 NCR 1265	
12.0	12.08 NCR 614	12.16 NCR 1511	13.04 NCR 362	s	Approve	86/61/11			13.16 NCR 1265	
12:0	12:08 NCR 614	12.16 NCR 1511	13:04 NCR 362	s	Approve	86/61/11	*		13-16 NCR 1265	
12-1(12-16 NCR 1482	12:17 NCR 1617	13:07 NCR 588	*	Approve	12/17/98			13:17 NCR 1381	
12 16	12 16 NCR 1482	12.17 NCR 1617	13:07 NCR 588	*	Approve	12/17/98	¥		13-17 NCR-1381	
1216	12 16 NCR 1482	12:17 NCR 1617	13:07 NCR 588	*	Approve	12/17/98			13.17 NCR 1381	
12:1(12:16 NCR 1482	12:17 NCR 1617	13:07 NCR 588	*	Approve	12/17/98	¥		13:17 NCR 1381	
12.16	12 16 NCR 1482	12 17 NCR 1617	13:07 NCR 588	*	Approve	12/17/98	*		13-17 NCR 1381	
15A NCAC 010 0106 12 16	12 16 NCR 1482	12 17 NCR 1617	13:07 NCR 588	*	Approve	12/17/98			13-17 NCR 1381	
12-14	12-16 NCR 1482	12 17 NCR 1617	13:07 NCR 588	*	Approve	12/17/98	*		13-17 NCR 1381	
12-16	12-16 NCR 1482	12.17 NCR 1617	13:07 NCR 588	*	Approve	12/17/98			13.17 NCR 1381	
12.16	12.16 NCR 1482	12:17 NCR 1617	13:07 NCR 588	*	Approve	12/17/98			13:17 NCR 1381	
12:1.	12:13 NCR 1097	12.03 NCR 209 Femr. Expired	13.05 NRC 495	Γ	Approve	12/17/98			13:17 NCR 1381	
Coastal Resources Commission	-									

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11:04 NCR 183

15A NCAC 07

Agency/Rule Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective bv		
Citation Proceedings		Text	Note	Action	Date	trom proposal	Governor	Approved Kule	Other
15A NCAC 07H 0208 - 11-19 NCR 1408	×	11-27 NCR 2058	*						
	3								
15A NCAC 0711 0210 12:02 NCR 52									
15A NCAC 0711.0300 13:05 NCR 436									
15A NCAC 07H .0306 11:04 NCR 183		11-11 NCR 907	¥						
15A NCAC 07H 0306 12 19 NCR 1763	3								
15A NCAC 0711 0308 12.16 NCR 1489	6	13:01 NCR 26	S	Approve	86/11/60	*		13.11 NCR 912	
15A NCAC 0711.0308 N/A		N/A	V/N	Approve	12/17/98			13 17 NCR 1381	
15A NCAC 07H .0309 13:05 NCR 436		13:13 NCR 1044	S						
15A NCAC 07H.0310 12 11 NCR 919		12:20 NCR 1828	S	Approve	08/20/98	*		13.10 NCR 817	
15A NCAC 07H .1100 12:21 NCR 1873	3								
15A NCAC 07H .1200 12-21 NCR 1873	3								
15A NCAC 07H 1300 12.21 NCR 1873	5								
15A NCAC 07H .1400 12:21 NCR 1873	3								
15A NCAC 07H .1500 12 21 NCR 1873	3								
15A NCAC 07H .1600 12:21 NCR 1873	ţ,								
15A NCAC 07H .1600 11:15 NCR 1200	0								
ISA NCAC 07H .1700 12:21 NCR 1873	3								
15A NCAC 07H .1705 12.16 NCR 1489	6	13.01 NCR 26	S	Object	09/12/08	*		13 11 NCR 912	
15A NCAC 07H .1805	13-07 NCR 593	13.16 NCR 1259	*	Approve	06/77/01			13.14 NOK 110/	
15A NCAC 07H. 2101 13:05 NCR 436		13:13 NCR 1044	S						
15A NCAC 07H 2102 13:05 NCR 436		13:13 NCR 1044	S						
15A NCAC 07H .2105 13:05 NCR 436		13:13 NCR 1044	S						
15A NCAC 0711.2401 13:05 NCR 436		13.13 NCR 1044	S						
15A NCAC 07H 2402 13:05 NCR 436		13:13 NCR 1044	S						
15A NCAC 0711 .2403 13:05 NCR 436		13:13 NCR 1044	S						
15A NCAC 0711 2404 13:05 NCB 436									

Froeding Rut Tot Not Action Data Control 135 NCR 363 1315 NCR 1044 5 Action Data Data Control 123 NCR 2893 1315 NCR 1044 5 Action Data Data Control 123 NCR 383 1315 NCR 383 1315 NCR 1044 5 Action Data Control 123 NCR 1873 122 NCR 1874 122 NCR 1874 5 Approx 121 NCB 5 Approx 123 NCR 1874 1315 NCB 9/6 1316 NCR 1239 5 Approx 121 NCB 5 Approx 121 NCB 5 Approx 121 NCB 5 1 5 1 5 1 5 1 5 1 5 1 5 1 5 1 1 5 1 1 5	Agency/Rule H	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		
13.13 NCR 1014 5 13.07 NCR 503 13.07 NCR 503 13.07 NCR 503 13.07 NCR 504 13.07 NCR 505 13.12 NCR 976 13.16 NCR 1250 13.16 NCR 1250 13.16 NCR 251 2 Approxe 13.17 NR 13.16 NCR 251 3 4 13.10 NCR 251 5 4 13.00 NCR 251 5 13.00 NCR 2503 6 11.30 NCR 2303		Proceedings	Rule	Text	Note	Action	Date	proposal	Governor	Approved Kule	Other
13.07 NCR 593 13.13 NCR 1044 S 13.07 NCR 595 13.15 NCR 976 13.16 NCR 1259 13.12 NCR 976 13.16 NCR 1259 - 13.12 NCR 976 13.16 NCR 251 S Approve 13.13 NCR 97 13.06 NCR 551 S Approve 12.1798 13.06 NCR 551 S Approve 12.1798 - 13.06 NCR 251 S Approve 12.1798 - 11.30 NCR 2303 - - - - 11.30 NCR 2303 - - - - 11.30 NCR 2303 - - - -											
1307 NCR 503 1512 NCR 976 13.16 NCR 1259 13.12 NCR 976 13.16 NCR 1259 13.12 NCR 976 13.16 NCR 1259 13.16 NCR 1259 13.16 NCR 1259 13.16 NCR 1259 13.16 NCR 1259 13.16 NCR 1259 13.16 NCR 2303 13.17 NCR 976 13.16 NCR 2303 13.17 NCR 976 13.16 NCR 2303 13.17 NCR 976 13.17 NCR 976 13.16 NCR 2303 13.17 NCR 976 13.16 NCR 2303 13.16 NCR 2303 14.16 NCR	15A NCAC 07H 2405 13	.05 NCR 436		13.13 NCR 1044	S						
1307 NCR 893 13.12 NCR 976 13.16 NCR 1290 13.12 NCR 976 13.16 NCR 1290 13.12 NCR 976 13.16 NCR 1290 13.16 NCR 1200 13.16 NCR 1200 14.16 NCR		.24 NCR 2202									
13:10 KR 976 13:16 KK 1259 • 13:12 KR 976 13:16 KK 1259 • 13:12 KR 976 13:16 KK 1259 • 13:12 KK 976 13:16 KK 1259 • 13:12 KK 976 13:16 KK 1259 • 13:12 KK 976 13:16 KK 1259 • 13:16 KK 1259 • • 13:06 KK 551 5 Åpprove 12/17/98 • 13:06 KK 551 5 Åpprove 12/17/98 • 11:30 KK 2303 • 12/17/98 • 11:30 KK 2303 • 12/17/98 •	15A NCAC 07J 0204		13:07 NCR 593								
13.12 NCR 976 13.16 NCR 1259 • 13.12 NCR 976 13.16 NCR 251 5 Approve 13.12 NCR 976 13.06 NCR 551 5 Approve 12.1798 • 13.06 NCR 551 5 Approve 12.1798 • • 13.06 NCR 251 5 Approve 12.1798 • • 13.06 NCR 251 5 Approve 12.1798 • • 13.06 NCR 251 5 Approve 12.1798 • • 11.30 NCR 2303 • • 12.1708 • • 11.30 NCR 2303 • • • • • • 11.30 NCR 2303 • • • • • • •		24 NCR 2202									
13.16 NCR 1259 • 13.12 NCR 976 13.16 NCR 251 5 Approve 13.16 NCR 551 5 Approve 12.1798 • 13.06 NCR 551 5 Approve 12.1708 • 13.06 NCR 251 5 Approve 12.1708 • 13.06 NCR 251 5 Approve 12.1708 • 13.06 NCR 251 5 Approve 12.1708 • 11.30 NCR 2303 • 11.30 NCR 2303 • •		.21 NCR 1873									
13.12 NCR 076 13.16 NCR 1229 • 13.12 NCR 076 13.16 NCR 1239 • 13.12 NCR 076 13.16 NCR 551 S Approve 12/17/98 • 13.06 NCR 551 S Approve 12/17/98 • • 13.06 NCR 251 S Approve 12/17/98 • 13.06 NCR 251 S Approve 12/17/98 • 11.30 NCR 2303 • • • •		21 NCR 1873									
13.12 NCR 976 13.16 NCR 1259 • 13.16 NCR 1259 • • 13.16 NCR 1259 • • 13.16 NCR 1259 • • 13.06 NCR 551 S Approve 12/17/08 • 13.06 NCR 551 S Approve 12/17/08 • 13.06 NCR 551 S Approve 12/17/08 • 13.06 NCR 2303 • • • • 11.30 NCR 2303 • • • •		:21 NCR 1874									
13:12 NCR 976 13:16 NCR 1259 • 13:10 NCR 976 13:16 NCR 1259 • 13:06 NCR 551 5 Approve 12/17/98 • 13:06 NCR 551 5 Approve 12/17/98 • 13:06 NCR 251 5 Approve 12/17/98 • 13:06 NCR 251 5 Approve 12/17/98 • 11:30 NCR 2303 • • • • 11:30 NCR 2303 • • • •		:21 NCR 1874									
13-12 NCR 976 13-16 NCR 1259 + 13-16 NCR 1259 + + 13-16 NCR 551 5 Approve 12/17/98 + 13-06 NCR 551 5 Approve 12/17/98 + 13-06 NCR 251 5 Approve 12/17/98 + 13-06 NCR 251 5 Approve 12/17/98 + 13-06 NCR 251 5 Approve 12/17/98 + 13-06 NCR 2513 + 1 + + 11:30 NCR 2303 + + + + 11:30 NCR 2303 + + + +		21 NCR 1874									
13:12 NCR 976 13:16 NCR 1259 + 13:06 NCR 551 S Approve 12/17/98 + 13:06 NCR 551 S Approve 12/17/98 + 13:06 NCR 2503 + 11:30 NCR 2303 + +		21 NCR 1874									
13:12 NCR 976 13:16 NCR 1259 + 13.12 NCR 976 13:16 NCR 1259 + 13.06 NCR 551 S Approve 12/17/98 13.06 NCR 551 S Approve 12/17/98 13.06 NCR 2303 + 11:30 NCR 2303 + 11.30 NCR 2303 + 11:30 NCR 2303 +		:21 NCR 1874									
13:12 NCR 976 13:16 NCR 1259 * 13:06 NCR 531 S Approve 12/17/98 * 13:06 NCR 531 S Approve 12/17/98 * 13:06 NCR 2303 * 11:30 NCR 2303 * *		21 NCR 1874									
13:12 NCR 976 13:16 NCR 1259 * 13.12 NCR 976 13:16 NCR 1259 * 13.06 NCR 551 S Approve 12/17/98 * 13.06 NCR 5303 * 11:30 NCR 2303 * *		21 NCR 1874									
13.12 NCR 976 13.16 NCR 1259 * 13.16 NCR 1259 * Approve 12/17/98 * 13.06 NCR 551 S Approve 12/17/98 * 13.06 NCR 251 S Approve 12/17/98 * 13.06 NCR 251 S Approve 12/17/98 * 11.30 NCR 2303 * * *	15A NCAC 07M 0300 12	:24 NCR 2202									
13.12 NCR 976 13.16 NCR 1259 * 13.12 NCR 976 13.16 NCR 1259 * 13.06 NCR 551 S Approve 12/17/98 * 13.06 NCR 531 * 11/30 NCR 2303 * *	15A NCAC 07M 0401 13	:04 NCR 361	13:12 NCR 976	13:16 NCR 1259	*						
13.12 NCR 976 13.16 NCR 1259 * 13.06 NCR 551 S Approve 12/17/98 * 13.06 NCR 2303 * 11:30 NCR 2303 * *		04 NCR 361	13.12 NCR 976	13:16 NCR 1259	*						
13:06 NCR 551 S Approve 12/17/98 * 13:06 NCR 551 S Approve 12/17/98 * 13:06 NCR 2303 * 12/17/98 * 11:30 NCR 2303 * *	15A NCAC 07M 0403 13	.04 NCR 361	13:12 NCR 976	13.16 NCR 1259	*						
13:06 NCR 551 S Approve 12/17/98 * 11:30 NCR 2303 * * *	15A NCAC 070_0105_13	:02 NCR 176		13:06 NCR 551	S	Approve	12/17/98	*		13:17 NCR 1381	
11:30 NCR 2303 11:30 NCR 2303	15A NCAC 070 .0202 13	.02 NCR 176		13:06 NCR 551	S	Approve	12/17/98	*		13:17 NCR 1381	
10.24 NCR 3045 11.04 NCR 183 11.04 NCR 183 11.19 NCR 1408 10.100 13.08 NCR 621 11.124 NCR 1818 11.24 NCR 1818 11.20 NCR 2303 11.24 NCR 1818 11.24 NCR 1818 11.20 NCR 2303 11.20 NCR 2303 11.20 NCR 2303 11.20 NCR 2303	Environmental Management	Commission									
11.04 NCR 183 11 19 NCR 1408 8.0100 13 08 NCR 621 11.24 NCR 1818 11:30 NCR 2303 8.0200 13:08 NCR 621 11.24 NCR 1818 11:30 NCR 2303 8.0202 11:24 NCR 1818 11:02 NCR 621 11:30 NCR 2303 8.0202 11:24 NCR 1818 18.0223 11:02 NCR 75 18.0223 11:03 NCR 109		:24 NCR 3045									
11 19 NCR 1408 3 0100 13 08 NCR 621 3 0101 11:24 NCR 1818 11:30 NCR 2303 3 0200 13:08 NCR 621 11:30 NCR 2303 3 0202 11:24 NCR 1818 11:30 NCR 2303 3 0223 11:02 NCR 75 11:30 NCR 2303 3 0223 11:03 NCR 109 11:30 NCR 109		.04 NCR 183									
13 08 NCR 621 11:24 NCR 1818 13:08 NCR 621 11:24 NCR 1818 11:02 NCR 75 11 03 NCR 109		19 NCR 1408									
11:24 NCR 1818 11:30 NCR 2303 13:08 NCR 621 11:24 NCR 1818 11:24 NCR 1818 11:02 NCR 75 11:02 NCR 75 11:03 NCR 109		08 NCR 621									
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		:24 NCR 1818		11:30 NCR 2303	*						
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RRC Status	Date					01/15/98	06/16/170				12/17/98	12/17/98	12/17/98	12/17/98					11/19/98	86/61/11			86/61/11		11/19/98	12/17/98	11/19/98
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Fiscal	Note		*	*	1/SE	_		S/L/SE *	*	1./SE	*	SE	1/SE	1./SE	*	*	*		* _	1 *		*	*		*	*	*
Natice of	Text		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 13 04 NCR 368	13.04 NCR 368	13:04 NCR 368	13.04 NCR 368	13 04 NCR 368	13.04 NCR 368	13:04 NCR 368	13:20 NCR 1727	13.20 NCR 1727	13-20 NCR 1727		12:21 NCR 1879	12-19 NCR 1769		13:20 NCR 1727	12.19 NCR 1769		12:20 NCR 1825	13:04 NCR 368	12-20 NCR 1825
Temporary	Rule						12 02 NCR 77 12.14 NCR 1348 12.26 NGP 1836	12.20 NON 1030																			
Rule-making	Proceedings	13-19 NCR 1606	10-18 NCR 2400	11.24 NCR 1818	11:02 NCR 75	11-02 NCR 75		12-23 NCR 2088	12.23 NCR 2088	12:23 NCR 2088	12-23 NCR 2088	12.23 NCR 2088	12.23 NCR 2088	12.23 NCR 2088	13 14 NCR 1111	13.14 NCR 1111	13.14 NCR 1111	13.19 NCR 1606	12.12 NCR 993	12:14 NCR 1233	12.16 NCR 1489	13-14 NCR 1111	12.14 NCR 1233	13:19 NCR 1606	12:10 NCR 865	12.23 NCR 2088	12 10 NCR 865
Agency/Rule	Citation	15A NCAC 0213 .0225	15A NCAC 02B 0227	15A NCAC 02B .0230	15A NCAC 02B .0231	15A NCAC 02B .0233		15A NCAC 02B 0245	15A NCAC 02B .0246	15A NCAC 02B .0247	15A NCAC 02B .0248	15A NCAC 02B .0249	15A NCAC 02B .0250	15A NCAC 02B .0251	15A NCAC 02B .0303	15A NCAC 02B 0304	15A NCAC 02B .0306	15A NCAC 02B .0306	15A NCAC 02B .0308	15A NCAC 0213-0308	15A NCAC 02B .0308	15A NCAC 02B .0308	15A NCAC 02B .0309	15A NCAC 02B .0310	15A NCAC 02B .0311	15A NCAC 02B .0311	15A NCAC 02B 0313

Freeding Rate Tea Main Approx Rate Approx Rat	Agency/Rulc	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		
130 KCR 105 120 KCR 105	Citation	Proceedings	Rule	Text	Note	Action	Date	from proposal	Governor	Approved Rule	Other
I.D. MCR 196 I.201 NCR 6 I.301 NCR 106 I.201 NCR 1											
1319 NCR 166 1319 NCR 166 1315 NCR 1482 115 NCR 1482 115 NCR 1482 115 NCR 1482 115 NCR 1482 116 NCR 1482 116 NCR 1482 116 NCR 1482 1216 NCR 1482 1303 NCR 270 1303 NCR 270 1303 NCR 270 116 NCR 1482 1303 NCR 270 1303 NCR 270 116 NCR 1482 115 NCR 1200 116 NCR 1482 116 NCR 1483 116 NCR 148 115 NCR 1200 116 NCR 1204 116 NCR 1206 116 NCR 218	15A NCAC 02B .0316			12:01 NCR 6	*	Approve	01/15/98	*		12:21 NCR 1886	Disapproved (HB 1402)
1312 NCR 943 120 SNCR 52 120 SNCR 1482 115 SNCR 1200 115 SNCR 1482 120 SNCR 1482 120 SNCR 1482 130 SNCR 2318 120 SNCR 1482 115 SNCR 1200 115 SNCR 1200 116 SNCR 1482 115 SNCR 1200 116 SNCR 1218 115 SNCR 1200 116 SNCR 1252 0118 SNCR 2318 116 SNCR 1252 0119 SNCR 2016 119 SNCR 1200 119 SNCR 1200 119 SNCR 1201 119 SNCR 421	15A NCAC 02B .0317										
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12.16 NGR 1482 13.03 NGR 270 • Арриче 11/1908 • 11.15 NGR 1200 13.03 NGR 270 • Арриче 11/1908 • 11.15 NGR 1200 13.03 NGR 270 • Арриче 11/1908 • 12.16 NGR 1482 13.03 NGR 270 • Арриче 11/1908 • 12.16 NGR 1482 13.03 NGR 270 • Арриче 11/1908 • 12.16 NGR 1482 12.22 NGR 1983 • Арриче 11/1908 • 11.16 NGR 1200 • Арриче 11/1908 • • 11.15 NGR 1200 • Арриче 11/1908 • • 11.15 NGR 1200 • Арриче 11/1908 • • 11.15 NGR 1200 • Арриче 11/1908 • • • 11.15 NGR 1200 •	15A NCAC 02D .0101										
11-15 NCR (200 11-15	15A NCAC 02D 0101	12:16 NCR 1482									
11.15 NGR (200 13.05 NGR 270 • Approve 11/19/98 • 12.16 NGR 142 13.05 NGR 270 • Approve 11/19/98 • 12.16 NGR 142 13.05 NGR 270 • Approve 11/19/98 • 10.18 NGR 2318 12.22 NGR 1933 • Approve 11/19/98 • 11.15 NGR 152 13.05 NGR 270 • Approve 11/19/98 • 11.15 NGR 1522 13.05 NGR 270 • Approve 11/19/98 • 12.15 NGR 1522 13.05 NGR 270 • Approve 11/19/98 • 12.15 NGR 1522 13.05 NGR 270 • Approve 11/19/98 • 11.15 NGR 1500 11.15 NGR 1500 • Approve 11/19/98 • 11.15 NGR 1200 11.15 NGR 1200 • Approve 11/19/98 • 11.15 NGR 1200 11.16 NGR 1201 • Approve 11/19/98 • 11.15 NGR 1200 11.16 NGR 2318 12.22 NGR 1983 • • 11/19/98 • 11.15 NGR 1201 11.16 NGR 2318 12.22 NGR 1983	15A NCAC 02D .0108										
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12.16 NCR 1482 13.03 NCR 270 • Артомс 11/19/98 • 10.18 NCR 2318 12.22 NCR 1983 • Артомс 11/19/98 • 11.15 NCR 1200 11.15 NCR 1201 1 2.22 NCR 1983 • Артомс 11/19/98 • 11.15 NCR 1252 13.03 NCR 270 • Артомс 11/19/98 • 13.16 NCR 1252 13.03 NCR 270 • Артомс 11/19/98 • 11.19 NCR 1301 • Артомс 11/19/98 • • 11.19 NCR 1300 • Артомс 11/19/98 • • 11.19 NCR 1300 • Артомс 11/19/98 • • 11.15 NCR 1300 • Артомс 11/19/98 • • 11.15 NCR 1300 11.15 NCR 1300 • Артомс 11/19/98 • 11.15 NCR 1300 11.15 NCR 1300 • Артомс 11/19/98 • 11.15 NCR 1316 11.15 NCR 1318 12.22 NCR 1983 • 11/19/98	15A NCAC 02D 0409			13:03 NCR 270	*	Approve	86/61/11			13-16 NCR 1265	
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11-5 NCR 1200 11-5 NCR 120 1 11/1998 1 10 4 NCR 135 13 05 NCR 270 1 Approve 11/1998 1 12 4 NCR 1252 13 05 NCR 270 1 Approve 11/1998 1 10 2 4 NCR 3045 13 05 NCR 270 1 Approve 11/1998 1 11-9 NCR 1200 13 05 NCR 270 1 Approve 11/1998 1 11-15 NCR 1200 11.5 NCR 1200 1 Approve 11/1998 1 11-15 NCR 1200 11.5 NCR 1200 1 1 1 1 1 11-15 NCR 1200 11.5 NCR 1200 1	15A NCAC 02D 0501	10:18 NCR 2318		12:22 NCR 1983	*	Approve	86/61/11	*		13:16 NCR 1265	
1104 NCR 183 1303 NCR 270 * Approve 11/19/08 * 1316 NCR 1252 1303 NCR 270 * Approve 11/19/08 * 1024 NCR 3045 1303 NCR 270 * Approve 11/19/08 * 1119 NCR 1200 1303 NCR 270 * Approve 11/19/08 * 1115 NCR 1200 1115 NCR 1200 * Approve 11/19/08 * 1115 NCR 1200 1115 NCR 1200 * Approve 11/19/08 * 1115 NCR 1200 1115 NCR 1200 * Approve 11/19/08 * 1308 NCR 621 1115 NCR 1200 * Approve 11/19/08 * 1304 NCR 2348 1222 NCR 1983 * Approve 11/19/08 * 1304 NCR 2348 1222 NCR 1983 * Approve 11/19/08 * 1304 NCR 2348 1222 NCR 1983 * Approve 11/19/08 * 1018 NCR 2348 1222 NCR 1983 * Approve 11/19/08 * 1018 NCR 2348 1222 NCR 1983 * Approve 11/19/08 * </td <td>15A NCAC 02D 0501</td> <td>11-15 NCR 1200</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>	15A NCAC 02D 0501	11-15 NCR 1200									
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10.24 NCR 3045 13 03 NCR 270 * Approve 11/19/98 * 10.24 NCR 3045 13 03 NCR 270 * Approve 11/19/98 * 11.19 NCR 1408 13 03 NCR 270 * Approve 11/19/98 * 11.15 NCR 1200 11.15 NCR 1200 1 * * * * 11.15 NCR 1200 11.15 NCR 1200 * * * * * 11.15 NCR 1200 11.15 NCR 1200 * * * * * 13 08 NCR 621 1 * * * * * * 13 04 NCR 356 1 * * * * * * 13 04 NCR 356 1 * * * * * * 13 04 NCR 356 1 * * * * * * 13 04 NCR 3518 12.22 NCR 1983 * * * * * 10.18 NCR 2318 12.22 NCR 1983 *<	15A NCAC 02D .0501										
10-24 NCR 3045 13-03 NCR 270 * Approve 11/19/98 * 11:19 NCR 1200 11:15 NCR 1200 11/15 NCR 1200 * <t< td=""><td>15A NCAC 02D 0503</td><td>10:24 NCR 3045</td><td></td><td>13:03 NCR 270</td><td>*</td><td>Approve</td><td>11/19/98</td><td></td><td></td><td>13:16 NCR 1265</td><td></td></t<>	15A NCAC 02D 0503	10:24 NCR 3045		13:03 NCR 270	*	Approve	11/19/98			13:16 NCR 1265	
11:19 NCR 1408 11:15 NCR 1200 11:15 NCR 1200 11:15 NCR 1200 13:08 NCR 621 13:04 NCR 356 13:04 NCR 2318 13:06 NCR 2318 13:16 NCR 1232 13:06 NCR 2318 13:16 NCR 2318 10:18 NCR 2318 11/19/98 11/19/98	15A NCAC 02D .0504	10-24 NCR 3045		13:03 NCR 270	*	Approve	11/19/98	*		13:16 NCR 1265	
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11.15 NCR 1200 13.04 NCR 356 13.04 NCR 356 13.08 NCR 621 13.08 NCR 2318 13.16 NCR 1252 10.18 NCR 2318 12.22 NCR 1983 * Approve 10.18 NCR 2318 12.22 NCR 1983 * Approve 10.18 NCR 2318 12.22 NCR 1983 * Approve 11/19/98	15A NCAC 02D .0524										
13:04 NCR 356 13:08 NCR 621 13:08 NCR 621 13:08 NCR 2318 10:18 NCR 2318 10:222 NCR 1983 * Approve 11/19/98	15A NCAC 02D .0525										
13.08 NCR 621 13.16 NCR 1252 13.16 NCR 1252 10:18 NCR 2318 12:22 NCR 1983 * Approve 10:18 NCR 2318 12:22 NCR 1983 * Approve 10:18 NCR 2318 12:22 NCR 1983 * Approve 11/19/98	15A NCAC 02D .0540										
13:16 NCR 1252 10:18 NCR 2318 12:22 NCR 1983 * Approve 11/19/98 10:18 NCR 2318 12:22 NCR 1983 * Approve 11/19/98 10:18 NCR 2318 12:22 NCR 1983 * Approve 11/19/98 10:18 NCR 2318 12:22 NCR 1983 * Approve 11/19/98 * 10:18 NCR 2318 12:22 NCR 1983 * Approve 11/19/98 * 10:18 NCR 2318 12:22 NCR 1983 * Approve 11/19/98 *	15A NCAC 02D .0541										
10:18 NCR 2318 12:22 NCR 1983 * Approve 11/19/98 10:18 NCR 2318 12:22 NCR 1983 * Approve 11/19/98 10:18 NCR 2318 12:22 NCR 1983 * Approve 11/19/98 10:18 NCR 2318 12:22 NCR 1983 * Approve 11/19/98 10:18 NCR 2318 12:22 NCR 1983 * Approve 11/19/98 10:18 NCR 2318 12:22 NCR 1983 * Approve 11/19/98	15A NCAC 02D 0541										
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10:18 NCR 2318 + + + + + + + + + + + + + + + + + + +	15A NCAC 02D 0605			12:22 NCR 1983	*	Approve	86/61/11	*		13:16 NCR 1265	
	15A NCAC 02D .0606			12:22 NCK 1983	*	Approve	86/61/11	*		13:16 NCR 1265	

Action Action Date proposit 1883	Rule-making	femporary	Natice of	Fiscal Note	RRC	RRC Status	Text differs	Effective by	Approved Rule	Other
 Approve 11/19/98 	L rocceange		141	1016	Action	Date	proposal	LOVEI RUI		
* Approve 11/19/08 * * Approve 11/19/08 *	15A NCAC 02D .0607 10 18 NCR 2318		12:22 NCR 1983	*	Approve	86/61/11			13.16 NCR 1265	
 Approve 11/19/08 Approve 11/19/08 Approve 11/19/08 Approve 11/19/08 Approve 11/19/08 Approve 11/19/08 	10.18 NCR 2318		12:22 NCR 1983	*	Approve	86/61/11	*		13:16 NCR 1265	
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* Approx 11/19/98	11 15 NCR 1200									
* Approve 11/19/98	11:26 NCR 1976									
* Approve 11/19/98	H.19 NCR 1408									
	10.18 NCR 2318		2:22 NCR 1983	*	Approve	86/61/11			13.16 NCR 1265	
	11.15 NCR 1200									
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15A NCAC 02D .0926 13-16 NCR 1252

Agencv/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		
Citation	Proceedings	Rule	Text	Note	Action	Date	trom proposal	Governor	Approved Kule	Other
15A NCAC 02D .0927	13:16 NCR 1252									
15A NCAC 02D .0932	13:16 NCR 1252									
15A NCAC 02D .0934	11:19 NCR 1408									
15A NCAC 02D .0948	11:19 NCR 1408									
15A NCAC 02D .0949	11.19 NCR 1408									
15A NCAC 02D 0950	11:19 NCR 1408									
15A NCAC 02D .0951	11-19 NCR 1408									
15A NCAC 02D .0952	12.16 NCR 1482									
15A NCAC 02D 0954	11-15 NCR 1200									
15A NCAC 02D -1100	11-08 NCR 442									
15A NCAC 02D 1103	13.04 NCR 356									
15A NCAC 02D 1104	12:02 NCR 52	12:02 NCR 77								
15A NCAC 02D 1104	13:04 NCR 356									
15A NCAC 02D 1104	13 16 NCR 1252									
15A NCAC 02D .1105	10.18 NCR 2318		12.22 NCR 1983	*	Approve	86/61/11	×		13-16 NCR 1265	
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15A NCAC 02D 1106	11:26 NCR 1976									
15A NCAC 02D .1200	13 12 NCR 943									
15A NCAC 02D 1200	13:16 NCR 1252									
15A NCAC 02D 1201	12:16 NCR 1482		13-03 NCR 270	L	Approve	86/61/11			13±16 NCR 1265	
15A NCAC 02D 1202	12.16 NCR 1482		13.03 NCR 270	L	Approve	11/19/98	×		13.16 NCR 1265	
15A NCAC 02D 1203	11:15 NCR 1200									
15A NCAC 02D .1203	12.16 NCR 1482		13:03 NCR 270	L	Approve	11/19/98	×		13.16 NCR 1265	
15A NCAC 02D .1204	10:18 NCR 2318		12.22 NCR 1983	*	Approve	11/19/98	*		13-16 NCR 1265	
15A NCAC 02D 1204	12.16 NCR 1482		13.03 NCR 270	L	Approve	11/19/98	¥		13:16 NCR 1265	
15A NCAC 02D .1205	12:16 NCR 1482		13:03 NCR 270	L	Approve	11/19/98	÷		13:16 NCR 1265	
15A NCAC 02D .1206	12:16 NCR 1482		13:03 NCR 270	L	Approve	11/19/98	×		13:16 NCR 1265	
15A NCAC 02D .1208	12:16 NCR 1482		13:03 NCR 270	Г	Object Approve	11/19/98	*		13-17 NCB 1381	
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Citation Proceedings Rule 5A NCAC 13A.0109 12.07 NCR 509 5A NCAC 13A.0110 12.07 NCR 509 5A NCAC 13A.0110 12.07 NCR 509 5A NCAC 13A.0111 12.07 NCR 509 5A NCAC 13A.0110 12.07 NCR 509 12.07 NCR 509 12.12 NCR 1064 5A NCAC 13B 1301 12.07 NCR 442 13.03 NCR 325 5A NCAC 13B 1627 11.08 NCR 442 13.03 NCR 325 5A NCAC 13B 1627 11.08 NCR 442 13.03 NCR 325 5A NCAC 13B 1800 11.06 NCR 442 13.03 NCR 325 5A NCAC 13B 1800 11.26 NCR 1976 13.03 NCR 356 5A NCAC 18A 0425 11.04 NCR 183 12.14 NCR 1352 5A NCAC 18A 0425 13.06 NCR 566 13.06 NCR 566 5A NCAC 18A 1000 13.16 NCR 1252 13.06 NCR 566 5A NCAC 18A 1200 13.16 NCR 1252 13.06 NCR 566 5A NCAC 18A 1200 13.16 NCR 1252 13.06 NCR 566	Text 12:22 NCR 2000 12:22 NCR 2000 12:24 NCR 2211 12:24 NCR 2211 11.13 NCR 1055 13:06 NCR 566	Note * * * * * * * * * * * * * * * * * * *	Action Approve Approve Object Object Approve Approve	Date 09/17/98 09/17/98 09/17/98 11/19/98 11/19/98 12/17/98	*	Governor	13:11 NCR 912 13:11 NCR 912 13:11 NCR 912 13:15 NCR 1265 13.16 NCR 1265	
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15A NCAC 18A 1600 13.16 NCR 1252								
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15A NCAC 18A 1700 13.16 NCR 1252	10.20 NOV 02.01							
15A NCAC 18A 1720 12:16 NCR 1482 12:18 NCR 1713 12:21 NCR 1882 12:31 NCP 2338								
15A NCAC 18A -1808 - 13-08 NCR 621	13.13 NCR 1047	*						
15A NCAC 18A 1810 12:24 NCR 2228	13.13 NCR 1047	*						
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15A NCAC 18A .1952 13:12 NCR 979								
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15A NCAC 18A -1954 13.12 NCR 979								
15A NCAC 18A .1955 13:12 NCR 979								

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15A NCAC 18A 2308 12:03 NCR 168	CR 168		12:07 NCR 519	*	Ext Review	12/18/97				
15A NCAC 18A 2309 12:03 NCR 168	CR 168		12:07 NCR 519	*	Unject Ext Review	12/18/97				
15A NCAC 18A .2400 13.16 NCR 1252	CR 1252				Unject	86/01/10				
15A NCAC 18A 2508 12.08 NCR 614	CR 614		13/01 NCR 31	*	Approve	10/22/98			13.14 NCR 1167	
15A NCAC 18A 2513 12:08 NCR 614	CR 614		13:01 NCR 31	*	Approve	10/22/98			13:14 NCR 1167	
15A NCAC 18A 2515 12/08 NCR 614	CR 614		13:01 NCR 31	*	Approve	10/22/98			13:14 NCR 1167	
15A NCAC 18A 2517 12.08 NCR 614	CR 614		13:01 NCR 31	*	Approve	10/22/98			13:14 NCR 1167	
15A NCAC 18A .2518 12.08 NCR 614	CR 614		13:01 NCR 31	*	Approve	10/22/98			13-14 NCR 1167	
15A NCAC 18A 2522 12:08 NCR 614	CR 614		13.01 NCR 31	*	Object	10/22/98	4			
15A NCAC 18A 2526 12:08 NCR 614	CR 614		13.01 NCR 31	*	Approve	11/19/98 10/22/98	• *		13:16 NCK 1265 13-14 NCK 1167	
15A NCAC 18A .2528 12:08 NCR 614	CR 614		13:01 NCR 31	*	Approve	10/22/98	*		13:14 NCR 1167	
15A NCAC 18A .2530 12:08 NCR 614	CR 614		13.01 NCR 31	*	Approve	10/22/98	*		13:14 NCR 1167	
15A NCAC 18A 2531 12:08 NCR 614	CR 614		13:01 NCR 31	*	Approve	10/22/98	*		13.14 NCR 1167	
15A NCAC 18A .2532 12.08 NCR 614	CR 614		13:01 NCR 31	*	Approve	10/22/98	*		13:14 NCR 1167	
15A NCAC 18A .2535 12:08 NCR 614	CR 614		13:01 NCR 31	*	Approve	10/22/98	*		13:14 NCR 1167	
15A NCAC 18A .2537 12.08 NCR 614	CR 614		13.01 NCR 31	*	Object	10/22/98	4			
15A NCAC 18A 2539 12:08 NCR 614	CR 614		13.01 NCR 31	*	Approve	10/22/98	÷		13-14 NCK 1265 13-14 NCK 1167	
15A NCAC 18A .2543 12:08 NCR 614	CR 614		13/01 NCR 31	*	Approve	10/22/98			13-14 NCR 1167	
15A NCAC 18A 2600 12/04 NCR 240	CR 240									
15A NCAC 18A 2612		12-14 NCR 1352	222 GUN 2011	-		00/E1/C1				
15A NCAC 18A .2801 12:16 NCR 1482	CR 1482	12:19 NCR 1782	13:00 NCR 235	*	Approve	12/1//98	×		13:14 NCR 1167	
15A NCAC 18A .2802 12:16 NC	12:16 NCR 1482	12 19 NCR 1782	13/02 NCR 235	*	Approve	10/22/98	*		13:14 NCR 1167	
15A NCAC 18A .2803 12.16 NC	12:16 NCR 1482	12:19 NCR 1782	13 02 NCR 235	*	Approve	10/22/98			13-14 NCR 1167	
15A NCAC 18A 2804 12:16 NCR 1482	CR 1482	12:19 NCR 1782	13.02 NCR 235	*	Object Object	10/22/98 11/19/98				
15A NCAC 18A .2805 12:16 NCR 1482	CR 1482				Approve	12/17/98	¥		13.17 NCR 1381	

15A NCAC 18A 2806 12:16 NCR 1482

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	Approved Rule			13:16 NCK 1265	13-14 NCR 1167		13.14 NCR 1167	13:14 NCR 1167		13:14 NCR 1167		13:14 NCR 1167		13.14 NCR 1167	13:14 NCR 1167		13:14 NCR 1167	13.14 NCR 1167	13:14 NCR 1167	13:14 NCR 1167			13-16 NCR 1265 13.14 NCR 1167	13-14 NCR 1167	13.14 NCR 1167	13:14 NCR 1167	13:14 NCR 1167	3761 AUN 21-61	13:14 NCR 1167
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Agency/Rule	Citation	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	15A NCAC 18A 2829	15A NCAC 18A .2830	15A NCAC 18A .2831	15A NCAC 18A .2832	15A NCAC 18A .2833	15A NCAC 18A .2834

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	Approved Rule				13:10 NCK 81/	13.10 NCK 817 13:09 NCR 779	13:09 NCR 779	13-10 NCB 917	13:10 NCR 779	13 09 NCR 779		13.10 NCK 817	13.10 NCR 779	13:09 NCR 779														
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Agencv/Rule	Citation	ISA NCAC 18A_2835_12:16 NCR 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	15A NCAC 18A .3105	15A NCAC 18A .3106	15A NCAC 18A .3107	15A NCAC 18A .3108	15A NCAC 18A .3109 12:11 NCR 920	15A NCAC 18A .3110 12:11 NCR 920	15A NCAC 18A .3111	15A NCAC 18C	15A NCAC 19A .0101	15A NCAC 26C .0001	15A NCAC 26C .0002	15A NCAC 26C .0003	15A NCAC 26C .0004	15A NCAC 26C .0005	15A NCAC 26C 0006 11-19 NCR 1408	15A NCAC 26C .0007 11 19 NCR 1408	Land Resources/Land Quality/Sedimentation Control Commission	15A NCAC 04B .0106 12:20 NCAC 1817	15A NCAC 04B .0107 12:20 NCAC 1817	15A NCAC 04B .0127	

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13:19 NCR 1651

15A NCAC 04C .0107 13-12 NCR 943

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Temporary	Rule										13:08 NCR 739					13-08 NCR 739	12:23 NCR 2094	12:23 NCR 2094			13:19 NCR 1666		12:23 NCR 2094	12:19 NCR 1780	12-22 NUCK 2094	13.18 NCR 1553	13:18 NCR 1553	13:18 NCR 1553	13:18 NCR 1553	13:18 NCR 1553
Rule-making	Proceedings		ssion	11.11 NCR 881	11-20 NCR 1537	11:26 NCR 1985	12.14 NCR 1113	13:17 NCR 1377	12:23 NCR 2089	12:23 NCR 2089		12:23 NCR 2089	12:23 NCR 2089	11:07 NCR 407	11 07 NCR 407		12:19 NCR 1762	12:23 NCR 2089	13:10 NCR 803	11:26 NCR 1976	13:19 NCR 1666	12:23 NCR 2089								
Agency/Bule	Citation		Marine Fisheries Commission	15A NCAC 03	15A NCAC 03	15A NCAC 03	15A NCAC 03	15A NCAC 03	15A NCAC 03H .0103	15A NCAC 031 0101	15A NCAC 03J /0103	15A NCAC 03J .0107	15A NCAC 03J 0109	15A NCAC 03J 0202	15A NCAC 03L .0102	15A NCAC 03M .0501	15A NCAC 03M .0503 12:19 NCR 1762	15A NCAC 03M .0507 12:23 NCR 2089	15A NCAC 03M (0507 13:10 NCR 803	15A NCAC 03M .0513	15A NCAC 03M .0513 13:19 NCR 1666	15A NCAC 03M 0515	15A NCAC 030 0303	15A NCAC 03O .0306	15A NCAC 03O .0401	15A NCAC 030 .0402	15A NCAC 030 .0403	15A NCAC 030 .0404	15A NCAC 030 .0405	15A NCAC 030 .0406

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Citation	Proceedings	Rule	Text	Note	Action	Date	proposal	Governor	Approved Kuie	Ollier
15A NCAC 03P .0103	12:23 NCR 2089		13:03 NCR 303	*	Approve	11/19/98			13:16 NCR 1265	
15A NCAC 03P .0201	12:23 NCR 2089		13:03 NCR 303	¥	Approve	11/19/98			13.16 NCR 1265	
15A NCAC 03P .0202	12:23 NCR 2089		13:03 NCR 303	×	Object	86/61/11				
15A NCAC 03P 0203	12:23 NCR 2089		13-03 NCR 303	*	Approve Approve	86/61/11	× *		13:17 NCK 1381 13:16 NCR 1265	
15A NCAC 03P 0301	12:23 NCR 2089		13.03 NCR 303	*	Approve	86/61/11			13:16 NCR 1265	
15A NCAC 03P 0302	12 23 NCR 2089		13:03 NCR 303	*	Approve	86/61/11			13-16 NCR 1265	
15A NCAC 03P .0303	12.23 NCR 2089		13-03 NCR 303	*	Approve	86/61/11			13.16 NCR 1265	
15A NCAC 03P .0304	12:23 NCR 2089		13.03 NCR 303	*	Approve	86/61/11			13-16 NCR 1265	
15A NCAC 03Q .0107	11 26 NCR 1985		13-13 NCR 1043	*						
Parks and Recreation Commission	ommission									
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 12B 0106	12-13 NCR 1097									
15A NCAC 12B .0203	12:13 NCR 1097									
15A NCAC 12B 0401	12.13 NCR 1097									
15A NCAC 12B .0402	12-13 NCR 1097									
15A NCAC 12B 0501	12:13 NCR 1097									
15A NCAC 12B .0602	12 13 NCR 1097									
15A NCAC 12B 0701	12.13 NCR 1097									
15A NCAC 12B 0702	12.13 NCR 1097									
15A NCAC 12B .0802	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									
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Agency/Rule	Citation		Radiation Protection	15A NCAC 11-0104	15A NCAC 11-0111	15A NCAC 11-0117	15A NCAC 11-0305	15A NCAC 11-0317	15A NCAC 11-0318	15A NCAC 11 .0321	15A NCAC 11 .0323	15A NCAC 11 .0339	15A NCAC 11-0353	15A NCAC 11 .0359	15A NCAC 11.0360	15A NCAC 11.0361	15A NCAC 11-0362	15A NCAC 11.0502	15A NCAC 11.0503	15A NCAC 11.0506	15A NCAC 11 .0507	15A NCAC 11 .0508	15A NCAC 11.0509	15A NCAC 11 .0510	15A NCAC 11-0511	15A NCAC 11 .0512	15A NCAC 11 .0513	15A NCAC 11 .0515	15A NCAC 11 .0516	15A NCAC 11.0517	15A NCAC 11-0520

Tet Mot Action Date Prime Approve III 1998 III 19986 III 1998 III 19986	Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by	-	
60 IACR 378 • Approve 11/19/08 1316 IACR 1265 60 IACR 378 • Approve 11/19/08 1316 IACR 1265 60 IACR 378 • Approve 11/19/08 1316 IACR 1265 60 IACR 378 • Approve 11/19/08 1316 IACR 1265 60 IACR 378 • Approve 11/19/08 1316 IACR 1265 60 IACR 378 • Approve 11/19/08 1316 IACR 1265 60 IACR 378 • Approve 11/19/08 1316 IACR 1265 60 IACR 378 • Approve 11/19/08 1316 IACR 1265 60 IACR 378 • Approve 11/19/08 1316 IACR 1265 60 IACR 378 • Approve 11/19/08 1316 IACR 1265 60 IACR 378 • 11/19/08 • 1316 IACR 1265 60 IACR 378 • Approve 11/19/08 1316 IACR 1265 60 IACR 378 • 11/19/08 • 1316 IACR 1265 60 IACR 378 • 11/19/08 •		Proceedings	Rule	Text	Note	Action	Date	proposal	Gnvernor	Approved Kule	Uther
NICK 378 • Approve 1117.00 B. INCK 1265 304 NCK 378 • Approve 1171.00 B. INCK 1265 304 NCK 378 • Approve 1171.00 B. INCK 1265 304 NCK 378 • Approve 1171.00 B. INCK 1265 304 NCK 378 • Approve 1171.00 B. INCK 1265 304 NCK 378 • Approve 1171.00 B. INCK 1265 304 NCK 378 • Approve 1171.00 B. INCK 1265 304 NCK 378 • Approve 1171.00 B. INCK 1265 304 NCK 378 • Approve 1171.00 B. INCK 1265 304 NCK 378 • Approve 1171.00 B. INCK 1265 304 NCK 378 • Approve 1171.00 B. I. INCK 1265 304 NCR 378 • Approve 1171.00 B. I. INCK 1265 304 NCR 378 • Approve 1171.00 B. I. INCK 1265 304 NCR 378 • Approve 1171.00 B. I. IN		020 NCB 1070		13 04 NCP 378	×	Анктик	11/10/08			13-16 N/CB 1765	
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ond NCR 378 Approve 11/19/98 13/16 NCR 1265 616 NCR 378 • Approve 11/19/98 13/16 NCR 1265 616 NCR 378 • Approve 11/19/98 13/16 NCR 1265 616 NCR 378 • Approve 11/19/98 13/16 NCR 1265 616 NCR 378 • Approve 11/19/98 13/16 NCR 1265 616 NCR 378 • Approve 11/19/98 13/16 NCR 1265 616 NCR 378 • Approve 11/19/98 13/16 NCR 1265 616 NCR 378 • Approve 11/19/98 13/16 NCR 1265 616 NCR 378 • Approve 11/19/98 13/16 NCR 1265 616 NCR 378 • Approve 11/19/98 13/16 NCR 1265 616 NCR 218 • Approve 11/19/98 13/16 NCR 1265 616 NCR 218 • Approve 11/19/98 13/16 NCR 1265 616 NCR 218 • Approve 11/19/98 13/16 NCR 1265 618 NCR 2194 • Approve 11/19/98		2:22 NUK 1979		13.04 NUK 378	÷ 4	Approve	86/61/11			13.16 NCK 1265	
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301 NCR 378 + Approve 11/19/98 * 13:16 NCR 1265 304 NCR 378 + Approve 11/19/98 * 13:16 NCR 1265 304 NCR 378 + Approve 11/19/98 13:16 NCR 1265 304 NCR 378 + Approve 11/19/98 13:16 NCR 1265 304 NCR 378 + Approve 11/19/98 13:16 NCR 1265 304 NCR 378 + Approve 11/19/98 13:16 NCR 1265 304 NCR 588 + Approve 11/19/98 13:16 NCR 1265 308 NCR 688 + Approve 11/19/98 13:16 NCR 1265 308 NCR 204 + Approve 11/19/98 13:16 NCR 1265 302 NCR 204 + Approve 11/19/98 13:16 NCR 1265 302 NCR 204 + Approve 11/19/98 13:16 NCR 1265 302 NCR 204 + Approve 11/19/98 13:16 NCR 1265 302 NCR 204 + Approve 11/19/98 13:16 NCR 1265 302 NCR 204 + Approve 11/19/98 13:16 NCR 1265 302 NCR 204 + Approve 11/19/98 13:16 NCR 1265 302 NCR 204 + Approve 11/19/98 13:16 NCR 1265 <td></td> <td>2.04 NCR 240</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td>No/Action by Agey</td>		2.04 NCR 240									No/Action by Agey
04 NCR 378 * Aprove 11/19/98 * 304 NCR 378 * Approve 11/19/98 * 304 NCR 378 * Approve 11/19/98 * 304 NCR 378 * Approve 11/19/98 * 301 NCR 25 * Approve 11/19/98 * 301 NCR 25 * Approve 11/19/98 * 302 NCR 204 * Approve 11/19/98 * <td< td=""><td></td><td>2.22 NCR 1979</td><td></td><td>13:04 NCR 378</td><td>*</td><td>Approve</td><td>11/19/98</td><td></td><td></td><td>13:16 NCR 1265</td><td></td></td<>		2.22 NCR 1979		13:04 NCR 378	*	Approve	11/19/98			13:16 NCR 1265	
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302 NCR 204 * Approve 11/19/98 3:02 NCR 204 * Approve 11/19/98		2.20 NCR 1817		13:08 NCR 688	*	Approve	12/17/98			13.17 NCR 1381	
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11 26 NCR 1976 13:02 NCR 204 * Approve 11/19/98 11:26 NCR 1976 13:02 NCR 204 * Approve 11/19/98		1126 NCR 1976		13.02 NCR 204	*	Approve	86/61/11			13:16 NCR 1265	
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		1-26 NCR 1976		13:02 NCR 204	*	Approve	86/61/11			13.16 NCR 1265	

Agency/Rule	Rulc-making	Temporary	Notice of	Fiscal	RRC Status		Text differs	Effective by		
Citation	Proceedings	Rule	Text	Note	Action	Date	ironi proposal	Governor	Approved Kule	Other
15A NCAC 08B .0108	11:26 NCR 1976		13.02 NCR 204	*	Approve	86/61/11			13-16 NCR 1265	
15A NCAC 08B .0109	11:26 NCR 1976		13.02 NCR 204	*	Approve	86/61/11			13 16 NCR 1265	
15A NCAC 08B .0201	11.26 NCR 1976		13:02 NCR 204	*	Approve	86/61/11			13:16 NCR 1265	
15A NCAC 08B 0202	11:26 NCR 1976		13-02 NCR 204	*	Approve	86/61/11			13:16 NCR 1265	
15A NCAC 08B 0203	11 26 NCR 1976		13:02 NCR 204	*	Approve	86/61/11			13.16 NCR 1265	
15A NCAC 08B .0204	11:26 NCR 1976		13.02 NCR 204	*	Approve	86/61/11			13:16 NCR 1265	
15A NCAC 08B 0205	11.26 NCR 1976		13:02 NCR 204	*	Approve	86/61/11			13:16 NCR 1265	
15A NCAC 08B 0207	11.26 NCR 1976		13:02 NCR 204	*	Approve	86/61/11			13 16 NCR 1265	
15A NCAC 08B .0208	11:26 NCR 1976		13-02 NCR 204	*	Approve	86/61/11			13 16 NCR 1265	
15A NCAC 08B 0209	11.26 NCR 1976		13:02 NCR 204	*	Approve	86/61/11			13-16 NCR 1265	
15A NCAC 08B .0210	11:26 NCR 1976		13 02 NCR 204	*	Approve	86/61/11			13:16 NCR 1265	
15A NCAC 08B .0211	11:26 NCR 1976		13:02 NCR 204	*	Approve	86/61/11			13:16 NCR 1265	
15A NCAC 08B .0212	11:26 NCR 1976		13.02 NCR 204	*	Approve	86/61/11			13-16 NCR 1265	
15A NCAC 08B .0213	11:26 NCR 1976		13.02 NCR 204	*	Approve	86/61/11			13 16 NCR 1265	
15A NCAC 08B .0214	11 26 NCR 1976		13.02 NCR 204	*	Approve	86/61/11			13-16 NCR 1265	
15A NCAC 08B .0301	11:26 NCR 1976		13:02 NCR 204	*	Approve	86/61/11			13:16 NCR 1265	
15A NCAC 08B .0302	11:26 NCR 1976		13:02 NCR 204	*	Approve	86/61/11			13.16 NCR 1265	
15A NCAC 08B .0303	11.26 NCR 1976		13.02 NCR 204	*	Approve	86/61/11			13.16 NCR 1265	
15A NCAC 08B .0304	11:26 NCR 1976		13:02 NCR 204	*	Approve	86/61/11			13.16 NCR 1265	
15A NCAC 08B .0402	11.26 NCR 1976		13:02 NCR 204	*	Approve	86/61/11			13.16 NCR 1265	
15A NCAC 08B .0404	11:26 NCR 1976		13:02 NCR 204	*	Approve	86/61/11			13:16 NCR 1265	
15A NCAC 08B .0405	11:26 NCR 1976		13-02 NCR 204	*	Approve	86/61/11			13-16 NCR 1265	
15A NCAC 08B .0406	11:26 NCR 1976		13:02 NCR 204	*	Approve	86/61/11			13.16 NCR 1265	
15A NCAC 08B .0502	11:26 NCR 1976		13:02 NCR 204	*	Approve	86/61/11			13:16 NCR 1265	
15A NCAC 08B .0506	11:26 NCR 1976		13:02 NCR 204	*	Approve	11/19/98			13:16 NCR 1265	
15A NCAC 08C .0102	11:26 NCR 1976		13:02 NCR 204	*	Approve	86/61/11			13:16 NCR 1265	
15A NCAC 08C .0104	11:26 NCR 1976		13:02 NCR 204	*	Approve	11/19/98			13:16 NCR 1265	
15A NCAC 08C .0105	11:26 NCR 1976		13.02 NCR 204	*	Approve	11/19/98			13.16 NCR 1265	
15A NCAC 08C .0106	11:26 NCR 1976		13:02 NCR 204	*	Approve	86/61/11			13.16 NCR 1265	

Ageocy/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by	A second Distance	1 .C
Citation	Proceedings	Rule	Text	Note	Action	Date	proposal	Governor	approved vote	Olie
15A NCAC 08C .0107 11:26 NCR 1976	11:26 NCR 1976		13:02 NCR 204	*	Approve	86/61/11			13:16 NCR 1265	
15A NCAC 08C .0108	11:26 NCR 1976		13:02 NCR 204	*	Approve	11/19/98			13:16 NCR 1265	
15A NCAC 08D .0102	11:26 NCR 1976		13:02 NCR 204	*	Approve	11/19/98			13:16 NCR 1265	
15A NCAC 08D .0104	11:26 NCR 1976		13:02 NCR 204	*	Approve	86/61/11			13.16 NCR 1265	
15A NCAC 08D .0105	11-26 NCR 1976		13:02 NCR 204	¥	Approve	11/19/98			13.16 NCR 1265	
15A NCAC 08D .0106	11:26 NCR 1976		13:02 NCR 204	*	Approve	86/61/11			13:16 NCR 1265	
I5A NCAC 08E	11:26 NCR 1976									
15A NCAC 08F	11-26 NCR 1976									
15A NCAC 08F. 0406	13:16 NCR 1252									
15A NCAC 08F .0407	13:16 NCR 1252									
15A NCAC 08G .0101	11:26 NCR 1976		13.02 NCR 204	*	Approve	11/19/98	*		13:16 NCR 1265	
15A NCAC 08G .0102	11:26 NCR 1976		13:02 NCR 204	¥	Approve	11/19/98	*		13:16 NCR 1265	
15A NCAC 08G .0201	11:26 NCR 1976		13:02 NCR 204	S/L	Approve	11/19/98	*		13:16 NCR 1265	
15A NCAC 08G .0202	11:26 NCR 1976		13:02 NCR 204	*	Approve	86/61/11	*		13.16 NCR 1265	
15A NCAC 08G .0203	11:26 NCR 1976		13:02 NCR 204	*	Approve	86/61/11			13:16 NCR 1265	
15A NCAC 08G .0204	11-26 NCR 1976		13.02 NCR 204	S/L	Approve	11/19/98	*		13.16 NCR 1265	
15A NCAC 08G .0205	11:26 NCR 1976		13:02 NCR 204	*	Approve	86/61/11	*		13:16 NCR 1265	
15A NCAC 08G .0301	11:26 NCR 1976		13.02 NCR 204	¥	Approve	86/61/11	*		13:16 NCR 1265	
15A NCAC 08G .0302	11-26 NCR 1976		13:02 NCR 204	*	Approve	11/19/98	×		13-16 NCR 1265	
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15A NCAC 08G .0305	11-26 NCR 1976		13:02 NCR 204	*	Approve	11/19/98			13.16 NCR 1265	
15A NCAC 08G .0306	11:26 NCR 1976		13:02 NCR 204	S/L	Approve	11/19/98	*		13:16 NCR 1265	
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10 NCAC 03U .2806 12	12:21 NCR 1873		13:06 NCR 539	s	Approve Object	12/17/98 11/19/98	*		13:17 NCR 1381	
	12-21 NCB 1873		13-06 NCP 530	2	Approve	12/17/98	* *		13:17 NCR 1381 13:16 NCR 1265	
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10 NCAC 03R .3040	10:23 NCR 2956		11:06 NCR 328	S/L/SE						
10 NCAC 03R .3050	10:23 NCR 2956		11:06 NCR 328	S/L/SE						
10 NCAC 03R .3051		12.15 NCR 1431	13.02 NCR 178	*	Approve	10/22/98			13.14 NCR 1167	
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10 NCAC 03R 6101		12-15 NCR 1431	13.02 NCR 178	*	Approve	10/22/98	*		13.14 NCR 1167	
10 NCAC 03R 6102		12:15 NCR 1431	13:02 NCR 178	*	Approve	10/22/98	×		13:14 NCR 1167	
10 NCAC 03R .6103		12.15 NCR 1431	13.02 NCR 178	*	Approve	10/22/98			13:14 NCR 1167	
10 NCAC 03R 6104		12 15 NCR 1431	13:02 NCR 178	*	Approve	10/22/98			13:14 NCR 1167	
10 NCAC 03R .6105		12:15 NCR 1431	13:02 NCR 178	*	Approve	10/22/98			13.14 NCR 1167	
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10 NCAC 03R .6107		12:15 NCR 1431	13:02 NCR 178	S/L/SE	Approve	10/22/98			13:14 NCR 1167	
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[2] 1] NCR 919 [3] 05 NCR 438 Approve [2] 1] NCR 919 [3] 11 NCR 857 Approve [2] 1] NCR 919 [3] 11 NCR 857 Approve [2] 1] NCR 919 [3] 11 NCR 857 Approve [2] 1] NCR 919 [3] 11 NCR 857 Approve [2] 1] NCR 919 [3] 11 NCR 857 Approve [2] 1] NCR 919 [3] 05 NCR 438 Approve [2] 1] NCR 919 [3] 05 NCR 438 Approve [2] 1] NCR 919 [3] 05 NCR 438 Approve [2] 1] NCR 919 [3] 05 NCR 438 Approve [2] 1] NCR 919 [3] 05 NCR 438 Approve [2] 1] NCR 919 [3] 05 NCR 438 Approve [2] 1] NCR 919 [3] 05 NCR 438 Approve [2] 1] NCR 919 [3] 05 NCR 438 Approve [2] 1] NCR 919 [3] 05 NCR 438 Approve [2] 1] NCR 919 [3] 05 NCR 438 Approve [2] 1] NCR 919 [3] 05 NCR 438 Approve [2] 1] NCR 919 [3] 05 NCR 438 Approve [2] 1] NCR 919 [3] 05 NCR 438 Approve	Citation	Proceedings	Kule	lext	Note	Action	Date	proposal	Lovernor		
[211] NCR 919 [305] NCR 438 Approve [211] NCR 919 [311] NCR 857 Approve [211] NCR 919 [336] NCR 438 Approve [211] NCR 919 [331] NCR 857 Approve [211] NCR 919 [331] NCR 857 Approve [211] NCR 919 [336] NCR 438 Approve [211] NCR											
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10 NCAC 41G .0705	12.11 NCR 919		13.05 NCR 438	*						
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10 NCAC 41G-1304	12:11 NCR 919		13.11 NCR 857 13.05 NCR 438	* *	Approve	02/18/99				
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10 INCAC 410 1203	12.11 INCK 919		13.11 NCR 857	*	Approve	02/18/99				
10 NCAC 41G .1306	12:11 NCR 919		13:05 NCR 438	* ·						
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			13:11 NCR 857	* ·	Approve	02/18/99				
10 NCAC 41G .1309	12-11 NCR 919		13:05 NCR 438	* *	Approve	00/11/00				
10 NCAC 41G .1402	12:11 NCR 919		13:05 NCR 438	*	avoide	071 101 22				
10 NG VG 111 0100	0117 NCB 2330		13:11 NCR 857	*	Approve	02/18/99				
10 NCAC 411 0102	10.17 NCR 2228		10-21 NCR 2687	*						
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10 NCAC 41R .0101	12:11 NCK 919		13.05 NCR 438 12-11 NCD 967	* *	A second	00/01/00				
10 NCAC 41R 0102	12:11 NCR 919		13.11 NCK 837	*	Approve	66/21/70				
			13 11 NCR 857	*	Approve	02/18/99				
10 NCAC 41R .0103	12-11 NCR 919		13.05 NCR 438	*						
			13:11 NCR 857	*	Approve	02/18/99				
10 NCAC 41R 0104	12 11 NCR 919		13 05 NCR 438	*						
10 NCAC 418-0105	12 11 NCB 919		13-05 NCR 438	÷ *	Approve	02/18/99				
			13:11 NCR 857	*	Approve	02/18/99				
10 NCAC 41R 0106	12 11 NCR 919		13:05 NCR 438	*	-					
			13:11 NCR 857	* •	Approve	02/18/99				
IN NEAL 41K UIU/	17 11 NCK 919		13:02 INCK 438	÷ *	America	00/61/00				
10 NCAC 41S 0101	12 11 NCR 919		13-05 NCR 438	*	Appliave	07/10/44				
			13.11 NCR 857	*	Object	02/18/99				
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10 NCAC 41S 0102	12-11 NCR 919		13.05 NCR 438	*)						
10 NCAC 415 0201	12-11 NCB 010		13-05 NCR 437	*	Approve	66/21/70				
			13:11 NCR 857	*	Approve	02/18/99	*			
10 NCAC 41S .0202	12:11 NCR 919		13:05 NCR 438	*	-					
2020 115 242	13.11 MCB 010		13.11 NCR 857	* *	Approve	02/18/99	*			
10 NEAE 415 0202	17.11 NCK 414		13 UD NUK 458	÷ 4	×	00/01/00	*			
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Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	KKU	KKC Status	l ext differs	Effective by	- I- O Frances	041
	Proceedings	Rule	Text	Note	Action	Date	proposal	Governor	Approved Kule	Uther
10 NCAC 41S 0204	12-11 NCR 919		13:05 NCR 438	*						
			13:11 NCR 857	*	Approve	02/18/99	*			
10 NCAC 41S 0301	12:11 NCR 919		13:05 NCR 438	*						
			13:11 NCR 857	*	Approve	02/18/99				
10 NCAC 41S .0302	12:11 NCR 919		13:05 NCR 438	* +	·					
10 MC AC 116 0303	13 11 N/CD 010		13.11 NCK 857	• *	Approve	66/81/70				
ché	14.11 INCK 213		12-11 NCP 957	*	Amerova	00/16/00				
10 NCAC 41S 0304	12.11 NCR 919		13:05 NCR 438	*	Approve	66101170				
			13.11 NCR 857	*	Approve	02/18/99				
10 NCAC 41S .0305	12 11 NCR 919		13.05 NCR 438	*						
			13.11 NCR 857	*	Approve	02/18/99				
10 NCAC 41S 0306	12:11 NCR 919		13:05 NCR 438	*						
			13.11 NCR 857	*	Approve	02/18/99				
10 NCAC 41S .0307	12:11 NCR 919		13:05 NCR 438	*						
			13:11 NCR 857	*	Approve	02/18/99				
10 NCAC 41S 0401	12:11 NCR 919		13:05 NCR 438	* +		00/01/00				
TO NEAC JIS 0107	12-11 NCD 010		13.11 NCK 857	• *	Approve	66/81/70				
101	17.11 INCK 212		13-11 NCR 857	*	Annewe	00/18/00				
10 NCAC 41S 0403	12.11 NCR 919		13:05 NCR 438	*	2 Andrew	0710170				
			13.11 NCR 857	*	Approve	02/18/99				
10 NCAC 41S 0404	12:11 NCR 919		13:05 NCR 438	*						
			13:11 NCR 857	*	Approve	02/18/99				
10 NCAC 41S .0405	12:11 NCR 919		13:05 NCR 438	*						
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10 NCAC 41S .0406	12:11 NCR 919		13.05 NCR 438	*						
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10 NCAC 41S .0407	12:11 NCR 919		13:05 NCR 438	* 1		00/01/00				
10 MC AC 11 C 0501	13-11 NCD 010		13.11 INCK 027	*	Appieve	66/01/70				
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10 NCAC 41S .0502	12.11 NCR 919		13.05 NCR 438	*						
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10 NCAC 41S .0503	12:11 NCR 919		13.05 NCR 438	*	-					
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10 NCAC 41S .0504	12:11 NCR 919		13:05 NCR 438	*						
			13:11 NCR 857	*	Approve	02/18/99				
10 NCAC 41S .0505	12:11 NCR 919		13:05 NCR 438	*						
			13:11 NCR 857	*	Approve	02/18/99				
10 NCAC 41S .0506	12:11 NCR 919		13:05 NCR 438	* +						
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10 NCAC 41S 0601	12 11 NCR 010		12 05 NCP 128	*						

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Citation	Proceedings	Ruic	Text	Note	Action	Date	proposal	Governor	Approved Kulle	
			13-11 NCR 857	*	Annual	00/81/00				
10 NCAC 41S 0602	12-11 NCR 919		13:05 NCR 438	*	monday	171 101 2 2				
			13.11 NCR 857	*	Approve	02/18/99				
10 NCAC 41S 0603	12-11 NCR 919		13-05 NCR 438	*						
1000 311 24			13:11 NCR 857	* *	Approve	02/18/99				
10 NUAU 415 JU004	17 11 INCK 414		13.02 NUK 430	• •		00101100				
10 NCAC 41S-0605	12 11 NCR 919		13:11 NCK 857 13:05 NCR 438	• *	Approve	66/81/70				
			13-11 NCR 857	*	Approve	02/18/99				
10 NCAC 41S 0606	12:11 NCR 919		13:05 NCR 438	*						
			13:11 NCR 857	*	Approve	02/18/99				
10 NCAC 41S 0607	12.11 NCR 919		13:05 NCR 438	*	-					
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10 NCAC 41S 0608	12.11 NCR 919		13:05 NCR 438	*	-					
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10 NCAC 41S 0609	12 11 NCR 919		13:05 NCR 438	*						
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10 NCAC 41S 0610	12.11 NCR 919		13 05 NCR 438	*						
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10 NCAC 41S .0611	12:11 NCR 919		13 05 NCR 438	*						
			13:11 NCR 857	*	Approve	02/18/99	*			
10 NCAC 41S 0612	12.11 NCR 919		13:05 NCR 438	*						
			13:11 NCR 857	*	Approve	02/18/99				
10 NCAC 41S 0613	12-11 NCR 919		13.05 NCR 438	*						
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10 NCAC 41S 0614	12.11 NCR 919		13:05 NCR 438	*						
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10 NCAC 41S .0615	12-11 NCR 919		13:05 NCR 438	*						
			13.11 NCR 857	*	Approve	02/18/99				
10 NCAC 41S 0701	12 11 NCR 919		13:05 NCR 438	*						
			13-11 NCR 857	*	Approve	02/18/99				
10 NCAC 41S .0702	12-11 NCR 919		13:05 NCR 438	*						
			13.11 NCR 857	*	Approve	02/18/99				
10 NCAC 41S .0703	12.11 NCR 919		13 05 NCR 438	*						
			13:11 NCR 857	*	Approve	02/18/99				
10 NCAC 41S 0704	12 11 NCR 919		13-05 NCR 438	*						
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10 NCAC 41S 0705	12:11 NCR 919		13:05 NCR 438	*						
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10 NCAC 41S 0706	12:11 NCR 919		13:05 NCR 438	*	-					
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Agency/Rule	Citation		10 NCAC 415 .0/08	10 NCAC 41S .0709		10 NCAC 41S .0710	10 NC AC 415 0711	10 M AC 413 .0111	10 NCAC 41S .0712		10 NCAC 41S .0713	10 NO 40 HT 0101	10 NCAC 411 .0101	10 NCAC 41T .0102		10 NCAC 41T .0103		10 NCAC 41T 0104	TO NO ACT THE ALOS	INCAC 411 JUNC	10 NCAC 41T .0106		10 NCAC 41T .0201	TO NEAC JEE 0202		10 NCAC 41T .0203	LOCO J.H. OVOINOL	10 NCAC 411 .0204	10 NCAC 41T 0205		10 NCAC 41T .0206		10 NCAC 42C .2301	10 NCAC 42C .3401	10 NCAC 42C .3403	10 NCAC 42C .3404

		13:14 NCR 1167		13:14 NCR 1167			13:02 NCR 249		13:03 NCR 334 13:02 NCR 249	13:02 NCR 249	13-02 NCR 249	13.02 NCR 249	13:16 NCR 1265						13.17 INCK 1381			13.17 NCR 1381	13.17 NCR 1381	13-17 NCR 1381		13:16 NCR 1265	13:16 NCR 1265 13:16 NCR 1265	13:46 NCR 1265 13:46 NCR 1265 13:46 NCR 1265
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Temporary	Rule	12:13 NCR 1180		12:13 NCR 1180			12:11 NCR 938	12.11 NCR 938	12.11 NCR 938	12:11 NCR 938	12.11 NCR 938	12.11 NCR 938	13:03 NCR 320		13-17 NCR 1379	13.17 NCR 1379						13:03 NCR 323	13.03 NCR 323	13:03 NCR 323				
Rule-making	Proceedings		13.07 NCR 585	12:11 NCR 919	13:07 NCR 585	13:07 NCR 585							12-20 NCR 1822	1 Services			12 24 NCR 2202	12.24 NCR 2202		12:09 NCR 744	12:09 NCR 744	13:01 NCR 2	13:01 NCR 2	13:01 NCR 2	001410101	13.01 NCK 2	13.01 NCK 2 13.01 NCR 2	13.01 NCK 2 13.01 NCR 2 13.01 NCR 2
Agencv/Rule	Citation	10 NCAC 42C 3601	10 NCAC 42E	10 NCAC 42R .0201	10 NCAC 42S	10 NCAC 42Z	10 NCAC 47A .0502	10 NCAC 47B .0102	10 NCAC 47B 0303	10 NCAC 47B .0304	10 NCAC 47B .0305	10 NCAC 47B .0403	10 NCAC 49B 0608	Vocational Rehabilitation Services	10 NCAC 20B .0224	10 NCAC 20B .0228	10 NCAC 20C 0125	10 NCAC 20C 0206	INSURANCE	11 NCAC 06	11 NCAC 12	11 NCAC 12 .0840	11 NCAC 12 .0841	11 NCAC 12 0842		11 NCAC 12 1003	11 NCAC 12 1003 11 NCAC 12 .1025	11 NCAC 12 1003 11 NCAC 12 .1025 11 NCAC 12 .1026

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11 NCAC 14	12.09 NCR 744									
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11 NCAC 16	12.09 NCR 744									
11 NCAC 17	12.09 NCR 744									
11 NCAC 20	12:09 NCR 744									
11 NCAC 21	12 09 NCR 744									
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11 NCAC 08 .0912	13:01 NCR 2		13:05 NCR 488	*	Object	86/61/11	*			
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Alarm Systems Licensing Board	ig Board									
12 NCAC 11	11:30 NCR 2300									
12 NCAC 11 0204	12:12 NCR 993		12:20 NCR 1823	×	Approve	86/61/11	*		13:16 NCR 1265	
12 NCAC 11 .0210	12:08 NCR 618		12:20 NCR 1823	*	Approve	86/61/11			13:16 NCR 1265	
12 NCAC 11 .0501	11:30 NCR 2300		12:20 NCR 1823	*	Object					
12 NCAC 11 .0502	11:30 NCR 2300		12:20 NCR 1823	÷	Agey withdrew Object	-				
12 NCAC 11 .0503	11:30 NCR 2300		12-20 NCR 1823	*	Approve Approve	10/22/98 09/17/98	*		13:14 NCR 1167 13:11 NCR 912	
12 NCAC 11 .0504	11:30 NCR 2300		12:20 NCR 1823	*	Object	86/11/60				
12 NCAC 11 .0505	11:30 NCR 2300		12:20 NCR 1823	*	Approve Object	10/22/98 09/17/98	*		13.14 NCR 1167	
12 NCAC 11-0506	11:30 NCR 2300		12:20 NCR 1823	*	Approve Approve	10/22/98 09/17/98	*		13:14 NCR 1167 13:11 NCR 912	
12 NCAC 11 .0507	11:30 NCR 2300		12.20 NCR 1823	*	Approve	86/11/60			13.11 NCR 912	
Criminal Justice Education and Training Standards Commission	tion and Training Sta	ndards Commission								
12 NCAC 09A .0101	V/V		N/A	N/A	Approve	10/22/98			13-14 NCR 1167	
12 NCAC 09A .0103	12:21 NCR 1873		13:01 NCR 6	*	Approve	10/22/98	*		13.14 NCR 1167	
12 NCAC 09B .0101	12:21 NCR 1873		13:01 NCR 6	*	Approve	10/22/98	*		13:14 NCR 1167	
12 NCAC 09B .0107	13:14 NCR 1110		13:19 NCR 1611	*						
12 NCAC 09B .0109	13:14 NCR 1110		13:19 NCR 1611	*						
12 NCAC 09B .0110	13:14 NCR 1110		13.19 NCR 1611	¥						

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	Agenev/Rule	Citation	12 NCAC 09B .0112	12 NCAC 09B .0113	12 NCAC 09B .0115	12 NCAC 0913 .0201	12 NCAC 09B 0202	12 NCAC 09B .0203	12 NCAC 09B 0204	12 NCAC 09B .0205	12 NCAC 09B 0205	12 NCAC 09B .0206	12 NCAC 09B .0207	12 NCAC 09B 0208	12 NCAC 09B .0209	12 NCAC 09B .0210	12 NCAC 09B .0210	12 NCAC 09B .0211	12 NCAC 09B .0211	12 NCAC 09B .0212	12 NCAC 09B .0212	12 NCAC 09B .0213	12 NCAC 09B 0213	12 NCAC 09B .0214	12 NCAC 09B .0214	12 NCAC 09B .0215	12 NCAC 09B .0218	12 NCAC 09B .0219	12 NCAC 09B .0220	12 NCAC 09B .0221	12 NCAC 09B .0222

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Notice of	Text	N/A	13.19 NCR 1611	13-19 NCR 1611	V/N	13-19 NCR 1611	V/N	13:19 NCR 1611	V/N	13:19 NCR 1611	13:01 NCR 6	13:19 NCR 1611	13:19 NCR 1611	13.19 NCR 1611	13-19 NCR 1611	13.01 NCR 6	13-01 NCR 6	13:01 NCR 6	13:19 NCR 1611	13:19 NCR 1611	13:19 NCR 1611	13-01 NCR 6	13:19 NCR 1611	13-19 NCR 1611	13:19 NCR 1611	13:01 NCR 6	13:01 NCR 6	13:19 NCR 1611	13 01 NCR 6
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Rule-making	Proceedings	N/A	13:14 NCR 1110	13:14 NCR 1110	V/N	13:14 NCR 1110	V/N	13:14 NCR 1110	V/N	13 14 NCR 1110	12:21 NCR 1873	13:14 NCR 1110	13.14 NCR 1110	13:14 NCR 1110	13:14 NCR 1110	12:21 NCR 1873	12:21 NCR 1873	12:21 NCR 1873	13:14 NCR 1110	13.14 NCR 1110	13.14 NCR 1110	12:21 NCR 1873	13:14 NCR 1110	13:14 NCR 1110	13.14 NCR 1110	12:21 NCR 1873	12:21 NCR 1873	13.14 NCR 1110	12:21 NCR 1873
Agencv/Rule	Citation	12 NCAC 09B 0226	12 NCAC 09B 0226	12 NCAC 09B .0227	12 NCAC 09B .0227	12 NCAC 09B 0228	12 NCAC 09B 0232	12 NCAC 09B .0232	12 NCAC 09B 0233	12 NCAC 09B 0233	12 NCAC 09B .0301	12 NCAC 09B .0302	12 NCAC 09B .0303	12 NCAC 09B .0304	12 NCAC 09B .0305	12 NCAC 09B .0309	12 NCAC 09B 0310	12 NCAC 09B 0311	12 NCAC 09B .0312	12 NCAC 09B .0403	12 NCAC 09B .0404	12 NCAC 09B .0404	12 NCAC 09B 0405	12 NCAC 09B 0406	12 NCAC 09B .0407	12 NCAC 09B .0408	12 NCAC 09B .0409	12 NCAC 09B .0414	12 NCAC 09B .0414

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R110 [3 19 NCR 1A11 • Approxe 10.2.998 • R110 [3 01 NCR 6 • Approxe 10.2.998 • R1110 [3 19 NCR 1611 • Opict 10.2.998 • R1110 [3 19 NCR 1611 • Opict 10.2.998 • R1110 [3 19 NCR 1611 • • Approve 10.2.998 • R1110 [3 19 NCR 1611 • • Approve 10.2.998 • R1110 [3 19 NCR 1611 • • Approve 10.2.998 • R1110 [3 19 NCR 1611 • • Approve 10.2.998 • R1110 [3 19 NCR 1611 • • Approve 10.2.998 • R1110 [3 19 NCR 1611 • • Approve 10.2.998 • R1110 [3 19 NCR 1622 • • Approve 10.2.998 • R1110 [3 19 NCR 1623 • • 00jeet 10.2.998 • R1110 [3 10 NCR 622 • •	R1110 1319 NCR Inti • Approve 102.29% • CR 1873 1301 NCR 6 • • Approve 102.29% • CR 1110 1319 NCR 1611 • • Object 102.29% • CR 1110 1319 NCR 1611 • • Approve 1170.93% • CR 1110 1319 NCR 1611 • • Approve 102.29% • CR 1110 1319 NCR 1611 • • Approve 102.29% • CR 1110 1319 NCR 1611 • • Approve 102.29% • CR 1110 1319 NCR 1611 • • Approve 102.29% • CR 1110 1319 NCR 1611 • • Approve 102.29% N/A N/A Approve 102.29% • • N/A N/A Approve 102.29% • • N/A N/A Approve 102.29% • • R1110 N/A N/A Approve 102.29% • R1110 N/A Approve 102.29% • • R1110 N/A Approve 102.29% • • <	Citation	Proceedings	Rule	Text	Note	Action	Date	from proposal	Governor	Approved Rufe	Other
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Citation	Proceedings	Rule	Text	Note	Action	Date	proposal	Governor	Approved Mille	
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12 NCAC 10B .0103	13.14 NUK 1110		13:19 NCK 1037	0						
12 NCAC 10B .0206	12:07 NCR 508	12:18 NCR 1703	12.18 NCR 1703	*	Approve	06/18/98			13:03 NCR 334	
12 NCAC 10B .0502	13.14 NCR 1110		13-19 NCR 1637	Г						
12 NCAC 10B .0505	13.14 NCR 1110		13:19 NCR 1637	*						
12 NCAC 10B 0506	13:14 NCR 1110		13:19 NCR 1637	*						
12 NCAC 10B 0507	13:14 NCR 1110		13:19 NCR 1637	*						
12 NCAC 10B .0508	13:14 NCR 1110		13:19 NCR 1637	*						
12 NCAC 10B 0509	13:14 NCR 1110		13:19 NCR 1637	*						
12 NCAC 10B .0601	13.14 NCR 1110		13:19 NCR 1637	S/L						
12 NCAC 10B .0606	13:14 NCR 1110									
12 NCAC 10B .0607	13:14 NCR 1110									
12 NCAC 10B .0703	13:14 NCR 1110		13.19 NCR 1637	S/L						
12 NCAC 10B .0908	13.14 NCR 1110		13:19 NCR 1637	S/L						
12 NCAC 10B .1002	13:14 NCR 1110		13:19 NCR 1637	*						
12 NCAC 10B .1103	12:07 NCR 508	12:18 NCR 1703	12:08 NCR 624							
12 NCAC 10B .1104	12:07 NCR 508	12:18 NCR 1703	12:08 NCR 624							
12 NCAC 10B 1401	13:14 NCR 1110		13:19 NCR 1637	S						
12 NCAC 10B .1402	13:14 NCR 1110		13:19 NCR 1637	S						
12 NCAC 10B .1403	13:14 NCR 1110		13:19 NCR 1637	S						
12 NCAC 10B 1404	13:14 NCR 1110		13:19 NCR 1637	S						
12 NCAC 10B .1405	13:14 NCR 1110		13:19 NCR 1637	S						
12 NCAC 10B 1406	13:14 NCR 1110		13:19 NCR 1637	S						
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13 NCAC 13 .0406	13:03 NCR 269		13:08 NCR 685	*						
13 NCAC 13 .0409	13:03 NCR 269		13:08 NCR 685	*						
Occupational Safety and Health	Health									
13 NCAC 07A .0900	11-11 NCR 881									
*Verbatim Adoption Federal Standards	ederal Standards									13:19 NCR 1604

		Other																													
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4 99)	RRC Status	Date										12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98		12/17/98	12/17/98	12/17/98
CUMULATIVE INDEX Ipdated through <u>April 9, 199</u>	RRC	Action										Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Арргоvе	Approve		Approve	Approve	Approve
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	Temporary	Rule																													
	Rule-making	Proceedings					11:03 NCR 106	13.02 NCR 176	11.03 NCR 106	11.03 NCR 106	Discrimination	13:03 NCR 268	13:03 NCR 268	13:03 NCR 268	13:03 NCR 268	13:03 NCR 268	13:03 NCR 268	13:03 NCR 268	13:03 NCR 268	13-03 NCR 268	13:03 NCR 268		13:03 NCR 268	13.03 NCR 268	13.03 NCR 268						
	Agency/Rule	Citation	*13 NCAC 07F .0101	*13 NCAC 07F .0201	*13 NCAC 07F .0501	*13 NCAC 07F .0502	13 NCAC 07F	13 NCAC 07F	13 NCAC 07F .0201	13 NCAC 07F .0301	Retaliatory Employment Discrimination	13 NCAC 19 .0101	13 NCAC 19.0102	13 NCAC 19.0201	13 NCAC 19.0301	13 NCAC 19.0302	13 NCAC 19.0401	13 NCAC 19 .0402	13 NCAC 19.0501	13 NCAC 19.0502	13 NCAC 19 0601	13 NCAC 19.0602	13 NCAC 19.0603	13 NCAC 19.0604	13 NCAC 19.0605	13 NCAC 19 0701	13 NCAC 19 0702	Wage and Hour Division	13 NCAC 12 .0101	13 NCAC 12 .0104	13 NCAC 12 0303

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Citation	Praceedings	Rule	Text	Note	Action	Date	from proposal	Governar	Approved Rule	Other
13 NCAC 12 0304	13.03 NCR 268		13.08 NCR 676	*	Approve	12/17/98			13:17 NCR 1381	
13 NCAC 12-0305	13-03 NCR 268		13:08 NCR 676	¥	Approve	12/17/98	*		13:17 NCR 1381	
13 NCAC 12 .0306	13.03 NCR 268		13/08 NCR 676	*	Approve	12/17/98			13.17 NCR 1381	
13 NCAC 12 0307	13.03 NCR 268		13/08 NCR 676	*	Approve	12/17/98			13-17 NCR 1381	
13 NCAC 12 0308	13-03 NCR 268		13.08 NCR 676	*	Approve	12/17/98			13-17 NCR 1381	
13 NCAC 12 0309	13-03 NCR 268		13-08 NCR 676	*	Approve	12/17/98			13-17 NCR 1381	
13 NCAC 12 0310	13.03 NCR 268		13.08 NCR 676	*	Approve	12/17/98	*		13.17 NCR 1381	
13 NCAC 12 0501	13:03 NCR 268									
13 NCAC 12 ,0502	13.03 NCR 268		13.08 NCR 676	*	Approve	12/17/98			13:17 NCR 1381	
13 NCAC 12 .0602	13 03 NCR 268		13.08 NCR 676	*	Approve	12/17/98			13-17 NCR 1381	
13 NCAC 12 .0603	13:03 NCR 268		13 08 NCR 676	*	Approve	12/17/98			13-17 NCR 1381	
13 NCAC 12 .0604	13:03 NCR 268		13.08 NCR 676	*	Approve	12/17/98	*		13.17 NCR 1381	
13 NCAC 12 .0605	13-03 NCR 268		13.08 NCR 676	*	Approve	12/17/98			13.17 NCR 1381	
13 NCAC 12 .0701	13.03 NCR 268		13.08 NCR 676	*	Approve	12/17/98			13:17 NCR 1381	
13 NCAC 12 0702	13:03 NCR 268		13-08 NCR 676	*	Approve	86/11/7	*		13:17 NCR 1381	
13 NCAC 12 .0801	13-03 NCR 268									
13 NCAC 12 0802	13:03 NCR 268									
13 NCAC 12 .0803	13.03 NCR 268		13.08 NCR 676	*	Approve	12/17/98			13:17 NCR 1381	
13 NCAC 12 .0804	13-03 NCR 268		13-08 NCR 676	*	Approve	12/17/98			13.17 NCR 1381	
13 NCAC 12 .0805	13.03 NCR 268		13.08 NCR 676	*	Approve	12/17/98			13-17 NCR 1381	
13 NCAC 12 0806	13-03 NCR 268		13:08 NCR 676	*	Approve	12/17/98			13.17 NCR 1381	
13 NCAC 12 0807	13-03 NCR 268		13.08 NCR 676	*	Approve	12/17/98			13-17 NCR 1381	
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21 NCAC 26 0104		12:08 NCR 730								
21 NCAC 26 .0105		12:08 NCR 730								

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21 NCAC 26 0104	21 NCAC 26 .0105	21 NCAC 26 0302	21 NCAC 26.0506	21 NCAC 26.0507	21 NCAC 26 0508	

Agenev/Rule	Rule-making	Temporarv	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective bv		
Citation	Proceedings	Rule	Text	Note	Action	Date	trom proposat	Governor	Approved Rule	Other
21 NCAC 26.0509		12:08 NCR 730								
MEDICAL BOARD										
21 NCAC 32	13:06 NCR 538									
21 NCAC 32B	11-18 NCR 1369									
21 NCAC 32B	12.04 NCR 245									
21 NCAC 32F .0103		11:18 NCR 1386	12.04 NCR 294	*						
21 NCAC 32F 0103		Temp Expired 12-14 NCR 1354	12/21 NCR 1881	* •						
21 NCAC 3211 0402		12:04 NCR 314	13:08 NCK 709	¥	Approve	86/71/71	*		13:17 NCK 1381	

	13:17 NCR 1381		13:17 NCR 1381	13:17 NCR 1381	13:17 NCR 1381	13:17 NCR 1381	13:17 NCR 1381	13:17 NCR 1381	13 17 NCR 1381	13:17 NCR 1381	13-17 NCR 1381	13:17 NCR 1381	13:17 NCR 1381	13:17 NCR 1381	13.17 NCR 1381	13.17 NCR 1381	13:17 NCR 1381	13:17 NCR 1381	13:17 NCR 1381	13:17 NCR 1381	13:17 NCR 1381	13 17 NCR 1381
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Temp Expired 12-14 NCR 1354		12:04 NCR 314																				
			12:19 NCR 1765	12.19 NCR 1765	12:19 NCR 1765	12.19 NCR 1765	12:19 NCR 1765	12:19 NCR 1765	12.19 NCR 1765	12:19 NCR 1765	12:19 NCR 1765	12:19 NCR 1765	12-19 NCR 1765	12:19 NCR 1765	12.19 NCR 1765	11:18 NCR 1369	11-18 NCR 1369	11 18 NCR 1369	11:18 NCR 1369	11 _: 18 NCR 1369	11-18 NCR 1369	11,18 NCR 1369
21 NCAC 32F_0103		21 NCAC 3211 0402	21 NCAC 32M 0101	21 NCAC 32M 0102	21 NCAC 32M .0103	21 NCAC 32M 0104	21 NCAC 32M .0105	21 NCAC 32M 0106	21 NCAC 32M 0107	21 NCAC 32M 0108	21 NCAC 32M 0109	21 NCAC 32M 0110	21 NCAC 32M 0111	21 NCAC 32M 0112	21 NCAC 32M .0115	21 NCAC 320 0101	21 NCAC 320 .0102	21 NCAC 320 .0103	21 NCAC 320 0104	21 NCAC 320 .0105	21 NCAC 320 0106	21 NCAC 320 .0107

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					Action	Date	proposal			
11:18 NCR 1369 13:08 NCR 709	13:08 NCR 709	13:08 NCR 709		*	Approve	12/17/98			13:17 NCR 1381	
11-18 NCR 1369 13:08 NCR 709	13:08 NCR 709	13:08 NCR 709		*	Approve	12/17/98			13:17 NCR 1381	
11-18 NCR 1369 13:08 NCR 709	13:08 NCR 709	13:08 NCR 709		*	Approve	12/17/98			13:17 NCR 1381	
11.18 NCR 1369 13:08 NCR 709	13:08 NCR 709	13:08 NCR 709		*	Approve	12/17/98			13:17 NCR 1381	
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11:18 NCR 1369 13:08 NCR 709	13:08 NCR 709	13:08 NCR 709		*	Approve	12/17/98			13:17 NCR 1381	
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11:18 NCR 1369 13:08 NCR 709	13:08 NCR 709	13:08 NCR 709		*	Approve	12/17/98			13:17 NCR 1381	
11:18 NCR 1369 13:08 NCR 709	13:08 NCR 709	13:08 NCR 709		*	Approve	12/17/98			13-17 NCR 1381	
11:18 NCR 1369 13:08 NCR 709	13:08 NCR 709	13:08 NCR 709		*						
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11:18 NCR 1369 13:08 NCR 709	13:08 NCR 709	13:08 NCR 709		*						
12:19 NCR 1765 13:08 NCR 709	13:08 NCR 709	13:08 NCR 709		*	Approve	12/17/98			13:17 NCR 1381	
12.19 NCR 1765 13:08 NCR 709	13:08 NCR 709	13:08 NCR 709		*	Approve	12/17/98	*		13-17 NCR-1381	
12:19 NCR 1765 13:08 NCR 709	13:08 NCR 709	13:08 NCR 709		*	Approve	12/17/98	*		13:17 NCR 1381	
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11:18 NCR 1369 13:08 NCR 709	13:08 NCR 709	13:08 NCR 709		*	Approve	12/17/98	*		13.17 NCR 1381	
11:18 NCR 1369 13:08 NCR 709	13:08 NCR 709	13:08 NCR 709		*	Approve	12/17/98	*		13-17 NCR 1381	
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11-18 NCR 1369 13:08 NCR 709	13:08 NCR 709	13:08 NCR 709		*	Approve	12/17/98			13.17 NCR 1381	
11-18 NCR 1369 13:08 NCR 709	13:08 NCR 709	13:08 NCR 709		*	Approve	12/17/98			13:17 NCR 1381	
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11:18 NCR 1369 13:08 NCR 709	13:08 NCR 709	13:08 NCR 709	-	*	Approve	12/17/98			13:17 NCR 1381	

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Citation	Proceedings	Rule	Text	Note	Action	Date	proposal	Governor	Approved Kule	Other
			001 00-11	н		00/21/C1	*			
21 NUAU 329 ULL	11.18 NUK 1309		13.08 INCK 709		Approve				12 1 / INCK 1381	
21 NCAC 32S 0114	11.18 NCR 1369		13.08 NCR 709	*	Agey withdrew	12/17/98				
21 NCAC 32S 0115	11:18 NCR 1369		13-08 NCR 709	*	Approve	12/17/98			13.17 NCR 1381	
21 NCAC 32S 0116	11:18 NCR 1369		13-08 NCR 709	*	Approve	12/17/98			13:17 NCR 1381	
21 NCAC 32S 0117	11:18 NCR 1369		13:08 NCR 709	*	Арргоус	12/17/98	¥		13-17 NCR 1381	
21 NCAC 32S /0118	11:18 NCR 1369		13-08 NCR 709	*	Approve	12/17/98			13-17 NCR 1381	
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21 NCAC 34A .0201		12-07 NCR 556								
21 NCAC 34C	12:09 NCR 745									
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Town of Rimertown - Cabarrus County	abarrus County									13:14 NCR 1101
Town of Hampstead - Pender County	Pender County									13.14 NCR 1101
Town of Holiday Island - Perquimans County	I - Perquimans County	y								13.14 NCR 1101
Town of Bermuda Run - Davie County	- Davie County									13:14 NCR 1101
Town of Mineral Springs - Union County	gs - Union County									13.14 NCR 1101
NURSING, BOARD OF)F									
21 NCAC 36 0227	12.05 NCR 338		13.08 NCR 725	*	Approve	12/17/98	*		13.17 NCR 1381	
OPTICIANS, BOARD OF	0 OF									
21 NCAC 40 /0108		12:07 NCR 557								
PHARMACY, BOARD OF	D OF									
21 NCAC 46 .1317	13 01 NCR 3		13-06 NCR 559	*	Арргоvе	12/17/98	*		13.17 NCR 1381	
21 NCAC 46 .1414	12.24 NCR 2203		13.06 NCR 559	*	Approve	12/17/98	*		13-17 NCR 1381	
21 NCAC 46 .1601	12.24 NCR 2203		13 04 NCR 419	*	Approve	86/61/11	*		13 16 NCR 1265	
21 NCAC 46 .1606	13 01 NCR 3		13:06 NCR 559	*	Approve	12/17/98			13-17 NCR 1381	
21 NCAC 46 1608	12:24 NCR 2203									
21 NCAC 46 1609	12 24 NCR 2203									
21 NCAC 46.1612	12.24 NCR 2203		13.04 NCR 419	*	Object Approve	11/19/98 12/17/98	*		13-17 NCR 1381	

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21 NCAC 46, 2506 12-24 NCR 2203 13:04 NCR 419 *	NCR 419 * Object	ve 12/17/98 t 12/17/98	×	13:17 NCK 1381
21 NCAC 46. 2604 12:24 NCR 2203 13.04 NCR 419 *	NCR 419 * Approve	ve 11/19/98		13:16 NCR 1265
21 NCAC 46.2609 12:24 NCR 2203 13:04 NCR 419 *	NCR 419 * Object	1		
21 NCAC 46-2611 12-24 NCR 2203 * 13-04 NCR 419 *	Approve * Ohiect	ve 12/17/98 11/19/98	*	13:17 NCR 1381
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21 116 16 20 20 20 20	21 NCAC 50.0202	21 NCAC 50.0506	21 NCAC 50.1201	21 NCAC 50.1205	21 NCAC 50.1206	21 NCAC 50 -1210

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21 NCAC 50 .1212	12 07 NCR 509									
21 NCAC 50.1302	12:07 NCR 509									
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21 NCAC 54 .1611	12-05 NCR 338		13:13 NCR 1050	*						
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21 NCAC 54 .1613	12.05 NCR 338									
21 NCAC 54 .2006	12:05 NCR 338									
21 NCAC 54 2010	12-05 NCR 338									
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21 NCAC 54 .2302	12.05 NCR 338									
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21 NCAC 54 2306	12 05 NCR 338									
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21 NCAC 54 .2308	12.05 NCR 338									
21 NCAC 54 .2309	12:05 NCR 338									
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21 NCAC 54 .2502	12:05 NCR 338									
21 NCAC 54 .2503	12 05 NCR 338									

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21 NCAC 54 2504	12:05 NCR 338								
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21 NCAC 54 .2601	12:05 NCR 338								
21 NCAC 54 2602	12:05 NCR 338								
21 NCAC 54 .2704	12:05 NCR 338		13-13 NCR 1050	*					
21 NCAC 54 .2705	12:05 NCR 338								
21 NCAC 54 .2706	12:05 NCR 338		13-13 NCR 1050	*					
21 NCAC 54 .2801	12:05 NCR 338		13.13 NCR 1050	*					
21 NCAC 54 2802	12:05 NCR 338		13:13 NCR 1050	*					
21 NCAC 54 .2803	12:05 NCR 338		13.13 NCR 1050	*					
21 NCAC 54 2804	12:05 NCR 338		13:13 NCR 1050	*					
21 NCAC 54 .2805	12:05 NCR 338		13:13 NCR 1050	*					
21 NCAC 54 .2806	12:05 NCR 338		13:13 NCR 1050	*					
21 NCAC 54 2807	12:05 NCR 338		13:13 NCR 1050	*					
PUBLIC EDUCATION	NO								
Public Hearing - Date Change (See 13:18 NCR 1503)	c Change (See 13:18	NCR 1503)							13:19 NCR 1605
16 NCAC 06B .0108		13:13 NCR 1061	13:18 NCR 1503	*					
16 NCAC 06C .0102			13:18 NCR 1503	*					
16 NCAC 06C .0103			13:18 NCR 1503	*					
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16 NCAC 06C 0307			13:18 NCR 1503	*						
16 NCAC 06C 0308			13-18 NCR 1503	*						
16 NCAC 06C .0309			13.18 NCR 1503	*						
16 NCAC 06C 0310		12:03 NCR 210	12:01 NCR 18	*						Temp Filed over obj
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16 NCAC 06C 0312			13.18 NCR 1503	*						
16 NCAC 06C 0313			13.18 NCR 1503	*						
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16 NCAC 06C 0502		12:09 NCR 834	12:19 NCR 1773	V/N	Approve	08/20/98			13 10 NCR 817	
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16 NCAC 06E 0105		12:05 NCR 433	12.19 NCR 1773	V/N	Approve	08/20/98	×		13.10 NCR 817	
16 NCAC 06E .0202			13.18 NCR 1503	×						
16 NCAC 06E 0301		13-05 NCR 523								
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16 NCAC 06G .0308			13.18 NCR 1503	*						
16 NCAC 06G .0309			13:18 NCR 1503	*						
16 NCAC 06G 0310			12:19 NCR 1773	N/A	Approve	08/20/98	×		13.10 NCR 817	
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16 NCAC 06G 0311			13-18 NCR 1503	*						
16 NCAC 06G .0501		12:12 NCR 1071	12.19 NCR 1773	V/N	Approve	08/20/98			13.10 NCR 817	

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Citation	Proceedings	Rule	Text	Note	Action	Date	proposal	Governor	white which	
16 NCAC 06G .0502			13:18 NCR 1503	¥						
16 NCAC 06H .0101			13:18 NCR 1503	*						
16 NCAC 0611-0103			13.18 NCR 1503	*						
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16 NCAC 06H .0110			13:18 NCR 1503	*						
REAL ESTATE COMMISSION	INISSION									
21 NCAC 58A .0101	N/A	N/A	N/A	V/N	Approve	08/20/98			13.10 NCR 817	
REVENUE										
17 NCAC 01C .0601	N/A		13.10 NCR 808	N/A	Approve	12/17/98	*		13;17 NCR 1381	
17 NCAC 03B .0102	N/A	N/A	N/A	N/A	Approve	12/17/98			13.17 NCR 1381	
17 NCAC 03B 0103	V/N	N/A	N/A	N/A	Approve	12/17/98			13:17 NCR 1381	
17 NCAC 03B 0104	N/A	N/A	V/N	N/A	Approve	12/17/98			13.17 NCR 1381	
17 NCAC 03B 0106	N/A	N/A	N/A	N/A	Approve	12/17/98			13:17 NCR 1381	
17 NCAC 03B .0108	N/A	N/A	V/N	N/A	Approve	12/17/98			13:17 NCR 1381	
17 NCAC 03B 0109	N/A	N/A	V/N	N/A	Approve	12/17/98			13 17 NCR 1381	
17 NCAC 03B .0110	N/A	V/N	N/A	V/N	Approve	12/17/98			13:17 NCR 1381	
17 NCAC 03B .0111	V/V	V/N	N/A	N/A	Approve	12/17/98			13:17 NCR 1381	
17 NCAC 03B .0112	N/A	V/N	N/A	N/A	Approve	12/17/98			13:17 NCR 1381	
17 NCAC 03B 0113	N/A	N/A	V/N	N/A	Approve	12/17/98			13:17 NCR 1381	
17 NCAC 03B .0114	N/A	N/A	N/A	V/N	Approve	12/17/98			13.17 NCR 1381	
17 NCAC 04B .0102	N/A		13:08 NCR 690	N/A						
17 NCAC 04B .0104	N/A		13.08 NCR 690	N/A						
17 NCAC 04B .0105	N/A		13:08 NCR 690	N/A						
17 NCAC 04B .0106	N/A		13:08 NCR 690	V/N						
17 NCAC 04B .0107	N/A		13.08 NCR 690	N/A						

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		
Citation	Proceedings	Rule	Text	Nnte	Action	Date	Irom proposal	Governor	Approved Kule	Other
	V/IV		13.40 M/CD 200	A114						
NCAL 04D 0201	V/N		120 N CH 00.01	V/N						
17 NCAC 04B 0302	V/V		13:08 NCR 690	N/A						
17 NCAC 04B 0306	N/A		13:08 NCR 690	N/A						
17 NCAC 04B 0308	V/N		13:08 NCR 690	N/A						
17 NCAC 04B 0309	V/N		13:08 NCR 690	N/A						
17 NCAC 04B .0310	V/N		13.08 NCR 690	N/N						
17 NCAC 04B 0311	V/N		13:08 NCR 690	N/A						
17 NCAC 04B 0312	V/N		13:08 NCR 690	N/A						
17 NCAC 04B 0403	V/N		13.08 NCR 690	V/N						
17 NCAC 04B 0405	V/N		13:08 NCR 690	N/A						
17 NCAC 04B 2902	V/V		13:08 NCR 690	N/A						
17 NCAC 04B .4301	V/N		13.08 NCR 690	N/A						
17 NCAC 04B 4302	V/N		13:08 NCR 690	N/A						
17 NCAC 04D .0204			13:05 NCR 496	S/SE	Approve	12/17/98			13.17 NCR 1381	
17 NCAC 04D .0303			13.05 NCR 496	S/SE	Approve	12/17/98			13:17 NCR 1381	
17 NCAC 04D /0305			13:05 NCR 496	S/SE	Approve	12/17/98			13-17 NCR 1381	
17 NCAC 04D, 0401			13:05 NCR 496	S/SE	Approve	12/17/98			13-17 NCR 1381	
17 NCAC 04D .0402			13:05 NCR 496	S/SE	Approve	12/17/98			13:17 NCR 1381	
17 NCAC 04D 0501			13:05 NCR 496	S/SE	Approve	12/17/98			13-17 NCR 1381	
17 NCAC 04D 0505			13:05 NCR 496	S/SE	Approve	12/17/98			13.17 NCR 1381	
17 NCAC 04D .0506			13:05 NCR 496	S/SE	Approve	12/17/98			13.17 NCR 1381	
17 NCAC 04D /0508			13:05 NCR 496	S/SE	Approve	12/17/98			13:17 NCR 1381	
17 NCAC 04D /0610			13:05 NCR 496	S/SE	Approve	12/17/98			13 17 NCR 1381	
17 NCAC 04D 0901			13.05 NCR 496	S/SE	Approve	12/17/98			13-17 NCR 1381	
17 NCAC 04D /0902			13:05 NCR 496	S/SE	Approve	12/17/98			13:17 NCR 1381	
17 NCAC 04D 0903			13:05 NCR 496	S/SE	Approve	12/17/98			13:17 NCR 1381	
17 NCAC 04D .0907			13.05 NCR 496	S/SE	Approve	12/17/98			13:17 NCR 1381	
17 NCAC 04D / 0908			13:05 NCR 496	S/SE	Approve	12/17/98			13.17 NCR 1381	
17 N/2 A/2 0415 1001			12-05 NCD 105	10/0	America	00/21/01				

č	Other																												
-	Approved Kule	13:17 NCR 1381									13:17 NCR 1381	13:17 NCR 1381	13:11 NCR 912			13:17 NCR 1381	13:17 NCR 1381	13:17 NCR 1381	13:17 NCR 1381	13:17 NCR 1381		13:17 NCR 1381		13:17 NCR 1381	13.17 NCR 1381	13:03 NCR 334	13:17 NCR 1381	13:17 NCR 1381	13:17 NCR 1381
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RRC Status	Date	12/17/98									12/17/98	12/17/98	86/11/60			12/17/98	12/17/98	12/17/98	12/17/98	12/17/98		12/17/98	12/17/98	12/17/98	12/17/98	06/18/98	12/17/98	12/17/98	12/17/98
RRC	Action	Approve									Approve	Approve	Approve			Approve	Approve	Approve	Approve	Approve		Approve	Object	Approve	Approve	Approve	Approve	Approve	Approve
Fiscal	Note	S/SE	N/A	V/N	N/A	N/A	N/A	V/N	N/A	N/A	N/A	N/N	N/A	×	*	N/A	V/N	N/A	*	N/A	V/N	N/A							
Notice of	Text	13:05 NCR 496	13:08 NCR 690	13:08 NCR 690	13:08 NCR 690	13:08 NCR 690	13:08 NCR 690	13.08 NCR 690	13:08 NCR 690	13.08 NCR 690	13:09 NCR 760	13:09 NCR 760	N/A	12.14 NCR 1285	12:14 NCR 1285	13:09 NCR 760	13:09 NCR 760	13:09 NCR 760	13:09 NCR 760	13:09 NCR 762	13:08 NCR 694	13:09 NCR 762	13:09 NCR 762	13:09 NCR 762	13:09 NCR 762	12:17 NCR 1610	13:09 NCR 762	V/N	N/A
Temporary	Rule												N/A															N/A	V/V
Rule-making	Proceedings		V/N	V/N	V/V	V/N	N/A	N/A	N/A	V/N	N/A	N/A	V/N			N/A	V/N	N/A	V/N	N/A	N/A	V/N	N/A	N/A	V/N		N/A	N/A	V/N
Agencv/Rule	Citation	17 NCAC 04D -1003	17 NCAC 04E 0102	17 NCAC 04E .0103	17 NCAC 04E .0201	17 NCAC 04E .0202	17 NCAC 04E .0203	17 NCAC 04E .0302	17 NCAC 04E .0703	17 NCAC 04F .0005	17 NCAC 05B .0107	17 NCAC 05B 1105	17 NCAC 05B 1304	17 NCAC 05C 0102	17 NCAC 05C 0703	17 NCAC 05C .0703	17 NCAC 05C 2004	17 NCAC 05C .2101	17 NCAC 05C .2102	17 NCAC 06B .0104	17 NCAC 06B .0105	17 NCAC 06B .0110	17 NCAC 06B .0118	17 NCAC 06B .0606	17 NCAC 06B .3203	17 NCAC 06B .3204	17 NCAC 06B .3206	17 NCAC 06B .3207	17 NCAC 06B .3719

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17 NCAC 06B .3901	V/N		13:09 NCR 762	N/A	Approve	12/17/98			13.17 NCR 1381	
17 NCAC 06B .3904	V/N		13:09 NCR 762	V/N	Approve	12/17/98			13.17 NCR 1381	
17 NCAC 06B 4004	V/N		13:09 NCR 762	V/N	Approve	12/17/98			13:17 NCR 1381	
17 NCAC 06C .0124	V/N		13:09 NCR 762	V/N	Approve	12/17/98			13:17 NCR 1381	
17 NCAC 07B 0104	V/N		13:09 NCR 767	V/N	Αρριονο	12/17/98			13:17 NCR 1381	
17 NCAC 07B .0124	V/N		13:08 NCR 695	V/N						
17 NCAC 07B 0125	V/N		13.08 NCR 695	V/V						
17 NCAC 07B .0206	V/N		13:09 NCR 767	V/N	Approve	12/17/98			13:17 NCR 1381	
17 NCAC 07B 1301	V/N		13:09 NCR 767	V/N	Арргоус	12/17/98			13.17 NCR 1381	
17 NCAC 07B 1303	V/N		13:09 NCR 767	V/N	Approve	12/17/98			13-17 NCR 1381	
17 NCAC 07B 1602	V/N		13:09 NCR 767	V/N	Approve	12/17/98			13-17 NCR 1381	
17 NCAC 07B 1704	V/N	V/V	V/N	V/N	Approve	12/17/98			13.17 NCR 1381	
17 NCAC 07B 1801	V/N	V/V	V/N	V/N	Approve	12/17/98			13-17 NCR 1381	
17 NCAC 07B .1905	V/N		13:09 NCR 767	V/V	Approve	12/17/98			13:17 NCR 1381	
17 NCAC 07B 2101	V/N		13:09 NCR 767	V/N						
17 NCAC 07B .2201	V/N	V/V	V/N	V/V	Approve	12/17/98			13-17 NCR 1381	
17 NCAC 07B 2212	V/N	V/N	V/N	V/N	Αρρτονε	12/17/98			13.17 NCR 1381	
17 NCAC 07B .2802	V/N		13.10 NCR 809	V/V	Approve	12/17/98			13.17 NCR 1381	
17 NCAC 07B .3201	V/N	V/N	V/N	V/N	Approve	12/17/98			13-17 NCR 1381	
17 NCAC 07B .3301	V/N		13.10 NCR 809	V/N	Approve	12/17/98			13.17 NCR 1381	
17 NCAC 07B .3302	V/N		13.10 NCR 809	V/V	Approve	12/17/98			13-17 NCR 1381	
17 NCAC 07B .3702	V/N		13:10 NCR 809	V/N	Approve	12/17/98			13:17 NCR 1381	
17 NCAC 07B .5401	V/V		13-06 NCR 552	V/N	Approve	12/17/98			13-17 NCR 1381	
17 NCAC 07B .5402	V/N		13-06 NCR 552	V/N	Approve	86/11/21			13.17 NCR 1381	
17 NCAC 07B .5403	V/N		13:06 NCR 552	V/N	Approve	12/17/98			13-17 NCR 1381	
17 NCAC 07B .5404	N/N		13:06 NCK 552	V/N	Approve	12/17/98			13:17 NCR 1381	
17 NCAC 07B .5405	V/N		13:06 NCR 552	V/N	Approve	12/17/98			13.17 NCR 1381	
17 NCAC 07B .5406	V/N		13:06 NCR 552	V/N	Approve	12/17/98			13-17 NCR 1381	
17 NCAC 07B .5408	V/V		13/06 NCR 552	V/N	Approve	12/17/98			13 17 NCR 1381	

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	Approved Kule	13.17 NCR 1381	13:17 NCR 1381	13:17 NCR 1381	13:17 NCR 1381	13.17 NCR 1381	13:17 NCR 1381	13:17 NCR 1381	13:17 NCR 1381	13-17 NCR 1381	13.17 NCR 1381	13:17 NCR 1381	13.17 NCR 1381	13:17 NCR 1381	13:17 NCR 1381	13:17 NCR 1381	13-17 NCR 1381	13:17 NCR 1381	13:17 NCR 1381	13:17 NCR 1381	13:17 NCR 1381	13.17 NCR 1381	13-17 NCR 1381	13:17 NCR 1381	13-17 NCR 1381	13:17 NCR 1381				
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RRC Status	Date	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98	12/17/98
RRC	Action	Арргоvе	Approve	Approve	Approve	Approve	Арргоvе	Approve																						
Fiscal	Note	V/N	V/V	V/N	V/N	N/A	V/N	N/A	V/N	N/A	N/A	N/A	V/N	N/A	N/A	V/N														
Notice of	Text	13 06 NCR 552	13:06 NCR 552	13.06 NCR 552	13:06 NCR 552	13:06 NCR 552	13.06 NCR 552	13-06 NCR 552	13:06 NCR 552	13:06 NCR 552	13:06 NCR 552	13.06 NCR 552	13:06 NCR 552	13:06 NCR 552	13:06 NCR 552	13.06 NCR 552	13:06 NCR 552	13.06 NCR 552	13:06 NCR 552											
Temporary	Rule																													
Rule-making	Proceedings	V/N	V/N	V/N	N/A	V/V	N/A	V/N	V/N	N/A	N/A	V/V	N/A	V/N	V/N	V/N	V/N	V/N	N/A	V/N	N/A	N/A	N/A							
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Citation	Proceedings	Rule	Text	Note	Action	Date	from proposal	Governor	Approved Rule	Other
17 NCAC 07B 5448	V/N		13:06 NCR 552	V/N	Approve	12/17/98			13.17 NCR 1381	
17 NCAC 07B 5449	V/N		13:06 NCR 552	V/N	Approve	12/17/98			13:17 NCR 1381	
17 NCAC 07B .5450	V/N		13.06 NCR 552	V/N	Approve	12/17/98			13:17 NCR 1381	
17 NCAC 07B .5451	V/N		13-06 NCR 552	V/N	Approve	12/17/98			13:17 NCR 1381	
17 NCAC 07B .5452	V/N		13.06 NCR 552	V/N	Approve	12/17/98			13.17 NCR 1381	
17 NCAC 07B .5453	V/N		13:06 NCR 552	V/N	Approve	12/17/98			13:17 NCR 1381	
17 NCAC 07B .5454	V/N		13:06 NCR 552	V/N	Approve	12/17/98			13:17 NCR 1381	
17 NCAC 07B .5455	V/N		13:06 NCR 552	V/N	Approve	12/17/98			13:17 NCR 1381	
17 NCAC 07B .5456	V/N		13.06 NCR 552	V/N	Approve	12/17/98			13:17 NCR 1381	
17 NCAC 07B .5457	V/N		13:06 NCR 552	V/N	Approve	12/17/98			13:17 NCR 1381	
17 NCAC 07B .5458	V/N		13.06 NCR 552	V/N	Approve	12/17/98			13,17 NCR 1381	
17 NCAC 07B .5459	N/A		13.06 NCR 552	V/N	Approve	12/17/98			13.17 NCR 1381	
17 NCAC 07B .5460	V/N		13.06 NCR 552	V/N	Approve	12/17/98			13:17 NCR 1381	
17 NCAC 07B .5461	V/N		13.06 NCR 552	V/N	Approve	12/17/98			13:17 NCR 1381	
17 NCAC 07B .5463	V/N		13.06 NCR 552	V/N	Approve	12/17/98			13:17 NCR 1381	
17 NCAC 091-0301	V/N	V/N	V/N	V/N	Approve	12/17/98			13:17 NCR 1381	
17 NCAC 09K .0601	V/N		13.08 NCR 695	V/N						
17 NCAC 09L .0302			12.17 NCR 1610	*	Approve	06/18/98			13.03 NCR 334	
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Tav Review Board										13.14 NCR 1102
SECRETARY OF STATE	ATE									
18 NCAC 06 1212		13:14 NCR 1151								
18 NCAC 06 1304		13:14 NCR 1151								
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18 NCAC 06.1803		12:07 NCR 534	12:14 NCR 1312	*						
18 NCAC 10 .0101	13:09 NCR 759	13:14 NCR 1153 13:18 NCR 1556								
18 NCAC 10-0201	13:09 NCR 759	13:14 NCR 1153								

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(<u>666</u>	RRC Status	Date																											
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CUMULATIVE INDEX (Updated through <u>April 9, 1999</u>)	Fiscal	Note										D OF FVAMINE			*			*		*		*	*	*	*		*	*	
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	Agency/Rule	Citation	18 NCAC 10 0301	18 NCAC 10.0302	18 NCAC 10 0303	18 NCAC 10 .0304	10 INC. NO 10 10202	18 NCAC 10 0306 18 NCAC 10 0307	18 NCAC 10 .0401	18 NCAC 10 .0402	18 NCAC 10 .0501	13.18 NCR 1556 SPEECH AND I ANGLIAGE PATHOLOGISTS AND ATDIOLOGIST BOARD OF EVAMINEDS	21 NCAC 64 0303	STATE PERSONNEL COMMISSION	25 NCAC 01B 0354	25 NCAC 01B .0414	25 NCAC 0113 0434	25 NCAC 01B 0437	25 NCAC 01C 0214	25 NCAC 01D .2516	25 NCAC 0HD .2517	25 NCAC 0111.0602	25 NCAC 0111.0605	25 NCAC 0111.0606	25 NCAC 01J 0503	25 NCAC 01J .0506	25 NCAC 01J .0512	25 NCAC 01J.0603	25 NCAC 01J .0603

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Citation	Proceedings	Rule	Text	Note	Action	Date	from proposal	Governor	Approved Rule	Other
SUBSTANCE ABUSE PROFESSIONAL CERTIFICATION BOARD	PROFESSIONA	L CERTIFICATIO.	N BOARD							
21 NCAC 68 .0305	12:09 NCR 745	12:11 NCR 944	12:15 NCR 1426	S/L	Object Annrove	04/15/98 05/21/98	*		13 07 NCP 240	
TRANSPORTATION						0/11700				
llighways, Division of										
19A NCAC 02D .0406 12.22 NCR 1980	12.22 NCR 1980		13:05 NCR 501	*	Approve	11/19/98			13:16 NCR 1265	
19A NCAC 02D .0415	12:18 NCR 1694		12:24 NCR 2219	*	Approve	86/11/60			13.11 NCR 912	
19A NCAC 02D .0415	13:08 NCR 626		13;14 NCR 1116	*						
19A NCAC 02D .0816 12.19 NCR 1764	12.19 NCR 1764		13:01 NCR 41	*	Ohjeet	86/11/60	4		13:11 NCR 912	
19A NCAC 02E 0221	13.04 NCR 361		13:10 NCR 811	*	Approve Approve	03/18/99	* *		13:14 NCK 1167	
19A NCAC 02E .0222 13:04 NCR 361	13-04 NCR 361		13:10 NCR 811	*	Approve	03/18/99				
Motor Vehicles, Division of	ոն									
19A NCAC 031 .0100	11:19 NCR 1413									
19A NCAC 031.0200	11:19 NCR 1413									
19A NCAC 031.0202	12.18 NCR 1695		12:24 NCR 2220	*	Approve	08/20/98	*		13:10 NCR 817	
19A NCAC 031.0203	12:18 NCR 1695		12:24 NCR 2220	*	Approve	08/20/98	*		13:10 NCR 817	
19A NCAC 031,0207	13-16 NCR 1258									
19A NCAC 031.0300	11.19 NCR 1413									
19A NCAC 031.0301	13:16 NCR 1258									
19A NCAC 031.0302	13:16 NCR 1258									
19A NCAC 031.0307	13:16 NCR 1258									
19A NCAC 031,0400	11.19 NCR 1413									
19A NCAC 031.0401	13:16 NCR 1258									
19A NCAC 031.0402	13.16 NCR 1258									
19A NCAC 031 .0500	11:19 NCR 1413									
19A NCAC 031.0501	12.18 NCR 1695		12:24 NCR 2220	*	Approve	08/20/98	*		13:10 NCR 817	
19A NCAC 031.0501	13:16 NCR 1258									
19A NCAC 031.0502	12:18 NCR 1695		12:24 NCR 2220	*	Approve	08/20/98	*		13.10 NCR 817	
19A NCAC 031.0503	12.18 NCR 1695		12:24 NCR 2220	*	Λρρτονε	08/20/98	*		13:10 NCR 817	

FISCA	RRC Status	Text differs		
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	Note	Action	Action Date	Action Date proposal

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		*					*					
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	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve		
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