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NORTH CAROLINA REGISTER

VOLUME 14 • ISSUE 24 • Pages 2080 - 2147

June 15, 2000

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KATHRINE R. EVERETT

IN THIS ISSUE

Executive Orders
Voting Rights Letters
Commerce
Community Colleges
Cosmetic Arts Examiners
Dental Examiners
Environment and Natural Resources
Health and Human Services
Public Education
Rules Review Commission
Contested Case Decisions

PUBLISHED BY

The Office of Administrative Hearings Rules Division 6714 Mail Service Center Raleigh, NC 27699-6714 Telephone (919) 733-2678 Fax (919) 733-3462 For those persons that have questions or concerns regarding the Administrative Procedure Act or any of its components, consult with the agencies below. The bolded headings are typical issues which the given agency can address, but are not inclusive.

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

Office of Administrative Hearings

Rules Division

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contact: Warren Plonk, Economist III Warren.Plonk@ncmail.net

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Rules Review Commission
1307 Glenwood Ave., Suite 159
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(919) 733-2721
(919) 733-9415 FAX

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

Legislative Process Concerning Rule-making

Joint Legislative Administrative Procedure Oversight Committee

545 Legislative Office Building

 300 North Salisbury Street
 (919) 733-2578

 Raleigh, North Carolina 27611
 (919) 715-5460 FAX

contact: Mary Shuping, Staff Liaison marys@ncleg.net

County and Municipality Government Questions or Notification

NC Association of County Commissioners

215 North Dawson Street (919) 715-2893

Raleigh, North Carolina 27603

contact: Jim Blackburn or Rebecca Troutman

NC League of Municipalities

215 North Dawson Street (919) 715-4000

Raleigh, North Carolina 27603

contact: Paula Thomas

NORTH CAROLINA REGISTER

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June 15, 2000

This issue contains documents officially filed through May 24, 2000.

Office of Administrative Hearings Rules Division 424 North Blount Street (27601) 6714 Mail Service Center Raleigh, NC 27699-6714 (919) 733-2678 FAX (919) 733-3462

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North Carolina Register is published semi-monthly for \$195 per year by the Office of Administrative Hearings, 424 North Blount Street, Raleigh, NC 27601. (ISSN 15200604) to mail at Periodicals Rates is paid at Raleigh, NC. POSTMASTER: Send Address changes to the North Carolina Register, PO Drawer 27447, Raleigh, NC 27611-7447.

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

TITLE/MAJOR DIVISIONS OF THE NORTH CAROLINA ADMINISTRATIVE CODE

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3	Auditor	Athletic Trainer Examiners	2 3
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7	Cultural Resources	Chiropractic Examiners .	10
8	Elections	Employee Assistance Professionals	11
9	Governor	General Contractors	12
10	Health and Human Services	Cosmetic Art Examiners	14
11	Insurance	Dental Examiners	16
12	Justice	Dietetics/Nutrition	1 17
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NORTH CAROLINA REGISTER
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					s-uou	non-substantial economic Impact	nic Impact	ns	substantial economic impact	ie impact	
volume and issue number	issue date	last day for filing	earliest register issue for publication of text	earliest date for public hearing	end of required comment period	deadline to submit to RRC for review at next meeting	first legislative day of the next regular session	end of required comment period	deadline to submit to RRC for review at next meeting	first legislative day of the next regular session	270th day from issue date
14:13	01/04/00	12/09/99	03/15/00	01/19/00	02/03/00	02/21/00	02/06/00	09/90/20	03/20/00	00/60/50	00/38/00
14:14	01/14/00	12/21/99	03/15/00	01/31/00	02/14/00	02/21/00	00/60/50	03/14/00	03/20/00	00/60/50	10/10/00
14:15	00/10/20	01/10/00	04/03/00	02/16/00	03/05/00	03/20/00	00/60/50	04/03/00	04/20/00	10/97/10	10/28/00
14:16	00/1/20	01/25/00	04/17/00	03/01/00	03/16/00	03/20/00	00/60/50	04/17/00	04/20/00	01/26/01	11/11/00
14:17	00/10/£0	05/09/00	09/10/50	03/16/00	03/31/00	04/20/00	01/26/01	02/01/00	05/22/00	10/52/10	11/26/00
14:18	09/1/20	02/23/00	02/12/00	03/30/00	04/14/00	04/20/00	01/56/01	02/12/00	05/22/00	10/97/10	12/10/00
14:19	04/03/00	03/13/00	06/15/00	04/18/00	02/03/00	05/22/00	01/26/01	06/05/00	06/20/00	01/26/01	12/29/00
14:20	04/17/00	03/27/00	02/03/00	05/05/00	05/17/00	05/22/00	01/26/01	06/16/00	06/20/00	01/26/01	01/12/01
14:21	09/10/50	04/01/00	04/03/00	05/16/00	05/31/00	06/20/00	01/56/01	00/08/90	04/20/00	01/26/01	10/97/10
14:22	09/1/50	04/24/00	00/11//00	02/30/00	06/14/00	06/20/00	01/26/01	07/14/00	07/20/00	01/26/01	02.69/01
14:23	00/10/90	05/10/00	08/01/00	06/16/00	04/03/00	04/20/00	01/26/01	02/31/00	08/21/00	01/26/01	02/26/01
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15:01	02/03/00	06/12/00	09/01/00	04/18/00	08/05/00	08/21/00	01/26/01	00/10/60	00/50/00	01/26/01	03/30/01
15:02	07/17/00	06/23/00	00/12/00	08/01/00	08/16/00	08/21/00	10/57/10	00/12/00	00/50/00	01/26/01	04/13/01
15:03	08/01/00	04/11/00	10/02/00	08/16/00	08/31/00	09/50/00	01/26/01	10/02/00	10/20/00	01/26/01	04/28/01
15:04	08/12/00	07/25/00	10/16/00	08/30/00	09/14/00	09/20/00	01/26/01	10/16/00	10/20/00	01/26/01	05/12/01
15:05	00/10/60	08/11/00	11/01/00	09/18/00	10/02/00	10/20/00	01/26/01	10/31/00	11/20/00	01/26/01	05/29/01
15:06	09/12/00	08/24/00	11/15/00	10/05/00	10/16/00	10/20/00	01/26/01	11/14/00	11/20/00	01/26/01	06/12/01
15:07	16/02/00	00/11/60	12/01/00	10/17/00	11/01/00	11/20/00	01/56/01	12/01/00	12/20/00	05/2002	06/29/01
15:08	10/16/00	09/25/00	12/15/00	10/31/00	11/15/00	11/20/00	01/26/01	12/15/00	12/20/00	05/2002	07/13/01
15:09	11/01/00	10/11/00	01/02/01	11/16/00	12/01/00	12/20/00	05/2002	01/02/01	01/22/01	05/2002	07/29/01
15:10	11/15/00	10/24/00	01/16/01	11/30/00	12/15/00	12/20/00	05/2002	10/91/10	01/22/01	05/2002	08/12/01
15:11	12/01/00	11/07/00	02/01/01	12/18/00	01/02/01	01/22/01	05/2002	01/30/01	02/20/01	05/2002	08/28/01
15:12	12/15/00	11/22/00	02/15/01	01/02/01	01/16/01	01/22/01	05/2002	02/13/01	02/20/01	05/2002	09/11/01

EXPLANATION OF THE PUBLICATION SCHEDULE

This Publication Schedulc is prepared by the Office of Administrative Hearings as a public service and the computation of time periods are not to be deemed binding or controlling. Time is computed according to 26 NCAC 2C.0302 and the Rules of Civil Procedure, Rule 6.

GENERAL

FILING DEADLINES

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

- temporary rules;
- notices of rule-making proceedings:
- text of proposed rules;

3

- (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.
- 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

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.

the first and fifteen of each month if the first or fifteenth of the month is not a Saturday, Sunday, or State holiday for employees mandated by the State Personnel Commission. If the first or fifteenth of any month is a Saturday, Sunday, or a holiday for State employees, the North Carolina Register issue for that day will be published on the 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 employees.

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 PROCEEDINGS: This date is 60 days from the issue date. An agency shall accept comments on the notice of rule-making proceeding until the text of the proposed rules is published, and the text of the proposed rules hall not be published until at least 60 days after the notice of rule-making proceedings was published.

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

NOTICE OF TEXT

EARLIEST DATE FOR PUBLIC HEARING: The 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

date of any public hearings held on the

days after the text is published or until the

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

DEADLINE TO SUBMIT TO THE RULES REVIEW COMMISSION: The Commission shall review a rule submitted to it on or before the twentieth of a month by the last day of the next month.

FIRST LEGISLATIVE DAY OF THE NEXT REGULAR SESSION OF THE GENERAL ASSEMBLY: This 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.

EXECUTIVE ORDER NO. <u>170</u> MENDING AND EXTENDING EXECUTIVE ORDER NO. 134

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

ection 1. Amendment

Executive Order No. 134, the Commission on Substance buse Treatment and Prevention, is amended as follows. The ame of the entity created by Executive Order No. 134 is tanged to the Commission on Prevention and Treatment of abstance Abuse and Addiction.

ection 2. Extension

Executive Order No. 134, as amended, hereby is stended for two years from the effective date of this executive rder provided below.

This order is effective immediately.

Done in Raleigh, North Carolina, this the 3rd day of flay, 2000.

James B. Hunt Jr. Governor

ATTEST:

Elaine F. Marshall Secretary of State

EXECUTIVE ORDER NO. <u>171</u> THE NORTH CAROLINA COUNCIL FOR ENTREPRENEURSHIP AND TECHNOLOGY

WHEREAS, North Carolina's modern economy is the eneficiary of a long history of industrial technological and intrepreneurial activity; and

WHEREAS, the economy of 21st century North Carolina is being shaped today by entrepreneurial growth companies developing throughout the state; and

WHEREAS, investments in technology help renew xisting companies, generate opportunities for new companies and new industries and create jobs; and

WHEREAS, the states that make the best investment in echnology are going to be those that prosper in the 21st century; and

WHEREAS, North Carolina has already made a strong start in this direction, and has put in place many of the resources necessary to compete in a global economy; and

WHEREAS, clear and sound strategies are required to harness these resources and direct them where they will do the most good for our industries and our people; and

WHEREAS, the importance of both innovation and entrepreneurship to North Carolina's economic present and future has previously been recognized in the creation of the Entrepreneurial Development Board and the North Carolina Alliance for Competitive Technologies; and

WHEREAS, it is appropriate to now integrate the roles of those entities within the North Carolina Department of Commerce.

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

Section 1. Establishment

The North Carolina Council for Entrepreneurship and Technology (the "Council") is hereby established through the consolidation of the Entrepreneurial Development Board and the Board of Directors of the North Carolina Alliance for Competitive Technologies (NCACTS) which are therefore hereby abolished.

Section 2. Members

The Council shall be composed of at least 15 members appointed by the Governor to serve at his pleasure.

The Secretary of Commerce, or his designee, shall serve as an ex-officio member of the Council.

The Council may include among its membership persons from both the public and private sectors provided that a majority of members shall be from the private sector. Specifically, Council members shall be appointed from entrepreneurial and manufacturing companies, educational institutions, economic development organizations, government (including executive and legislative branches), and non-profit institutions.

All initial members, except the Chair, shall serve a one year term, and until their successors are appointed. Thereafter, terms shall be staggered with one third of the members having one-year terms; one third having two-year terms; and one third having three-year terms. Members appointed or re-appointed thereafter shall serve three-year terms.

Section 3. Chair

The Governor shall appoint the Chair of the Council to serve an initial three-year term. Subsequent Chairs shall be cleeted by the Council members.

Section 4. Meetings

The Council shall meet at the call of its Chair.

Section 5. Duties

The Council shall provide guidance to the North

Carolina Department of Commerce (the "Department") and the Center of Entrepreneurship and Technology (the "Center) which has been established within the Department to apply innovation, technology and technical resources to promote entrepreneurial economic growth in the State. In that capacity, the Council shall recommend to the Department and to the Center policies and actions to:

Implement and evolve the comprehensive long-range strategy and vision developed by the North Carolina Alliance for Competitive Technologies (NCACTS) to guide the use of public resources devoted to economic competitiveness;

Link economic policy and technology policy in order to apply and coordinate innovation, technology, and technical resources to support economic development throughout the State:

Support information gathering and infrastructure building activities that focus on research, technology development, and technology deployment for key industries and that address critical issues facing the state;

Assess industry opportunities for applied research and technology deployment and identify sources of technical assistance and research capabilities to address those opportunities;

Address the critical capital personnel, technology, and infrastructure requirements of North Carolina industries in their modernization and product and process improvement efforts;

Assess entrepreneurial activity across North Carolina to provide timely information for targeted state technology and entrepreneurial development resources;

Increase the availability of equity capital and other form of financing for entrepreneurial companies and to attract additional venture capital to North Carolina; and

Promote the coordination of efforts by the Department of Commerce and others to support entrepreneurial development and to remove administrative barriers and impediments to the creation of new enterprises.

Section 6. Administration

The Center shall provide staff and administrativ support services for the Council.

The Council shall work closely with the North Carolin Economic Development Board and Board of Science and Technology. Council members shall serve withou compensation but, subject to the availability of funds, shall be eligible for per diem, travel, and subsistence as provided by North Carolina policy and law.

This order is effective immediately.

Done in the Capitol City of Raleigh, North Carolina, this the 22nd day of May, 2000.

James B. Hunt Jr. Governor

ATTEST:

Elaine F. Marshall Secretary of State

IN ADDITION

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

U.S. Department of Justice

Civil Rights Division

DR:GLH:DCM:jdh DJ 166-012-3 2000-0727 Voting Section PO. Box 66128 Washington, D.C. 20035-6128

April 21, 2000

Susan K. Nichols, Esq.
Special Deputy Attorney General
P.O. Box 629
Raleigh, NC 27602-0629

Dear Ms. Nichols:

This refers to the amendments to Title 8, Chapter 10 (2000) of the Administrative Code, which require, in those counties whose voting systems permit such rotation, candidate name rotation on primary election ballots and that paper ballots or other roting systems may be replaced only by a method of voting which permits candidate name rotation, for the State of North Carolina, submitted to the Attorney General pursuant to Section 5 of the Voting Rights Act, 42 U.S.C. 1973c. We received your ubmission on February 23, 2000; supplemental information was received on March 30, 2000.

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

We note that, because of the imminence of the May 2, 2000, primary election, these amendments were adopted as emporary rules. If, upon final adoption, the rules are amended such that they include additional changes affecting voting, those hanges would be subject to Section 5 review.

Since the court in Sutherland v. Hunt, No. 1:97CV01223 (M.D.N.C. Nov. 12, 1998) required these changes to be ubmitted to the Attorney General under Section 5, we are providing a copy of this letter to the court and counsel of record in that ase.

Sincerely,

Joseph D. Rich Acting Chief, Voting Section

The Honorable James A. Beaty United States District Judge Robert N. Hunter, Esq. Gregory L. Gorham, Esq. 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 4 - DEPARTMENT OF COMMERCE

CHAPTER 3 - BANKING COMMISSION

Notice of Rule-making Proceedings is hereby given by the Office of the Commissioner of Banks; State Banking Commission in accordance with G.S. 150B-21.2. The agency shall subsequently publish in the Register the text of the rule(s) it proposes to adopt as a result of this notice of rule-making proceedings and any comments received on this notice.

Citation to Existing Rules Affected by this Rule-Making: 4 NCAC 3C .1501-.1502 - Other rules may be proposed in the course of the rule-making process.

Authority for the rule-making: G.S. 53-92, 53-93, 53-288.

Statement of the Subject Matter: "Customer-bank communication terminals" and "limitations" (usually, "ATMs" or "automated teller machines").

Reason for Proposed Action: These rules were promulgated before enactment of the Riegle-Neal Interstate Banking and Branching Act of 1994 (Pub. L. No. 103-328, 108 Stat. 2338). Riegle-Neal pre-empted certain state laws which restricted interstate branching. Market response to this federal law change combined with the tremendous changes in electronic technology and the acceptance by consumers of automated transactions have rendered these two regulations obsolete and impracticable.

Comment Procedures: Any written comments should be forwarded to Otis M. Meacham, Deputy Commissioner, Office of the Commissioner of Banks, 4309 Mail Service Center, Raleigh, NC 27699-4309.

TITLE 21 - OCCUPATIONAL LICENSING BOARDS

CHAPTER 14 - COSMETIC ARTS EXAMINERS

Notice of Rule-making Proceedings is hereby given by the NC State Board of Cosmetic Art Examiners in accordance with G.S. 150B-21.2. The agency shall subsequently publish in the Register the text of the rule(s) it proposes to adopt as a result of this notice of rule-making proceedings and any comments received on this notice.

Citation to Existing Rules Affected by this Rule-Making:

21 NCAC 14G .0103; 14K .0102-.0103, .0107; 14P .0104 Other rules may be proposed in the course of the rule-making process.

Authority for the rule-making: G.S. 88B-4

Statement of the Subject Matter: Rules for teaching cosmetology in an approved beauty school and imposing civil penalties.

Reason for Proposed Action: To update the curriculum for all schools.

Comment Procedures: Written comments concerning this rule-making action must be submitted to Dee Williams, Rule Making Coordinator, NC State Board of Cosmetic Are Examiners, 1201-110 Front St., Raleigh, NC 27609.

CHAPTER 16 - DENTAL EXAMINERS

Notice of Rule-making Proceedings is hereby given by the NC State Board of Dental Examiners in accordance with G.S. 150B-21.2. The agency shall subsequently publish in the Register the text of the rule(s) it proposes to adopt as a result of this notice of rule-making proceedings and any comment. received on this notice.

Citation to Existing Rules Affected by this Rule-Making 21 NCAC 16S .0101-.0102, .0201-.0205 - Other rules may be proposed in the course of the rule-making process.

Authority for the rule-making: G.S. 90-48, 90-48.2, 90-48.

Statement of the Subject Matter: Notice is hereby given in accordance with G.S. 150B-21.2 that the NC State Board of Dental Examiners (Board) will consider adopting rules repealing rules, or amending rules addressing the Caring Dentist Program.

Reason for Proposed Action: To make changes to the Caring Dentist Program, including changing the name of the program.

Comment Procedures: Written comments may be submitted on the subject matter of the proposed rule-making to Christin H. Lockwood, Executive Director of the Board at the Board office. The Board's address is PO Box 32270, Raleigh, NO 27622-2270.

TITLE 23 - DEPARTMENT OF COMMUNITY **COLLEGES**

CHAPTER 2 - COMMUNITY COLLEGES

A Totice of Rule-making Proceedings is hereby given by the NC State Board of Community Colleges in accordance with G.S. 150B-21.2. The agency shall subsequently publish n the Register the text of the rule(s) it proposes to adopt as a esult of this notice of rule-making proceedings and any omments received on this notice.

Citation to Existing Rules Affected by this Rule-Making: 3 NCAC 2C .0308; 2D .0202-.0203 - Other rules may be roposed in the course of the rule-making process.

uthority for the rule-making: G.S. 115D-5, 115D-5(a3), 15D-39, 116-143.1

tatement of the Subject Matter:

3 NCAC 2C .0308 - To regulate the conditions under which 7 and 18 year-old students attending community colleges may receive driver's eligibility certificates.

23 NCAC 2D .0202-.0203 - To regulate tuition and fees for curriculum programs and regulate fees for extension programs.

Reason for Proposed Action:

23 NCAC 2C .0308 - This rule-making proceeding was initiated as a result of legislation enacted by the 1999 General Assembly which required the State Board of Community Colleges to regulate issuance of driver's eligibility certificates at community colleges.

23 NCAC 2D .0202-.0203 - These rule-making proceedings were initiated to regulate tuition and fees for curriculum programs and fees for extension courses for specific students and to regulate tuition and extension fee refunds and program completions for certain military personnel.

Comment Procedures: Written comments may be sent to Clay T. Hines, NC Community College System, 5004 Mail Service Center, Raleigh, NC 27699-5004.

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 15A - DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES

Notice is hereby given in accordance with G.S. 150B-21.2 that the DENR - Environmental Management Commission intends to amend the rule cited as 15A NCAC 2B .0311. Notice of Rule-making Proceedings was published in the Register on April 3, 2000.

Proposed Effective Date: April 1, 2001

A Public Hearing will be conducted at 6:00 p.m. on July 18, 2000 at the Council Chambers, 145 SE Broad Street, Southern Pines, NC 28387.

Reason for Proposed Action: Proposed Reclassification of Mill Creek WS-III and WS-III B to WS-III HQW and WS-III B HQW, respectively - Several property owners living near Mill Creek in Moore County (Cape Fear River Basin) have requested that the stream be reclassified to include the supplemental High Quality Waters (HQW) classification. The Biological Assessment Unit evaluated Mill Creek in 1998 and determined that it did qualify for HQW.

The Mill Creek watershed is currently within a WS-II watershed and flows into the Little River which is currentl classified as HQW. Some lake sections of the watershed requested for reclassification are also currently Class waters. Adding the HOW supplemental classification wil lower the allowable density of development for developmen activities that are within one mile and draining to the HQW and only for those activities that require a Sedimentation and Erosion Control Plan. HQW will also require stricte treatment standards for any new or expanded discharges and will not allow any new single family wastewater discharges The table below compares the existing and proposed classifications. The local ordinances in the affected municipalities (Southern Pines, Vass, and Whispering Pines do not allow High Density development.

Classification	Area Affected	Low Density Development Option	Stream Buffers	Allowable Wastewater Discharges
WS-111 (Existing)	Watershed Outside of Critical Area	1 DU/0.5 acre or 24% BUA	30 foot	Domestic and Non-Process Industrial
Class B (Existing)	Receiving Stream	No Restrictions	None required	Domestic and Industrial
HQW (Proposed Supplemental)	Within 1 Mile and Draining to the Classified Waters	1 DU/1 acre or 12% BUA*	30 foot*	Domestic and Industrial (stricter standards for new or expanded)

*for development activities that require a Sedimentation and Erosion Control Plan DU = Dwelling Unit BUA = Built Upon Area

Comment Procedures: The purpose of this announcement is to encourage those interested in this proposal to provide comments. You may attend the public hearing and make relevant verbal comments. You may attend the public hearing and make relevant verbal comments and/or submit written comments, data or other relevant information by August 1, 2000. It is very important that all interested and potentially affected persons make their views known to the EMC whether in favor or opposed to any and/or all provisions of the proposed reclassifications. Written comments may be

submitted to Jeff Manning, DWQ Planning Branch, 1617 Mai. Service Center, Raleigh, NC 27699. Telephone (919) 733-5083, ext. 579.

Fiscal Impact
State Local Sub. None

CHAPTER 2 - ENVIRONMENTAL MANAGEMENT

SUBCHAPTER 2B - SURFACE WATER AND WETLAND STANDARDS

SECTION .0300 - ASSIGNMENT OF STREAM CLASSIFICATIONS

CAPE FEAR RIVER BASIN

- (a) Places where the schedules may be inspected:
- (1) Clerk of Court:

Alamance County

Bladen County

Brunswick County

Caswell County

Chatham County

Columbus County

Cumberland County

Duplin County

Durham County

Forsyth County

Guilford County

Harnett County

Hoke County

Lee County

Montgomery County

Moore County

New Hanover County

Onslow County

Orange County

Pender County

Randolph County

Rockingham County

Sampson County

Wake County

Wayne County

- (2) North Carolina Department of Environment and Natural Resources:
 - Winston-Salem Regional Office (A) 8025 North Point Boulevard, Suite 100 Winston-Salem, North Carolina
 - (B) Fayetteville Regional Office Wachovia Building Suite 714 Fayetteville, North Carolina
 - Raleigh Regional Office 3800 Barrett Drive Raleigh, North Carolina
 - (D) Washington Regional Office 1424 Carolina Avenue Washington, North Carolina
 - (E) Wilmington Regional Office 127 Cardinal Drive Extension Wilmington, North Carolina
- (b) The Cape Fear River Basin Schedule of Classification nd Water Quality Standards was amended effective:
 - (1) March 1, 1977;
 - (2) December 13, 1979:
 - December 14, 1980; (3)
 - (4) August 9, 1981;

- (5) April 1, 1982;
- December 1, 1983: (6)
- (7) January 1, 1985;
- (8)August 1, 1985;
- (9) December 1, 1985;
- (10)February 1, 1986;
- July 1, 1987; (11)
- (12)October 1, 1987;
- March 1, 1988; (13)
- (14)June 1, 1988;
- (15)July 1, 1988;
- (16)January 1, 1990;
- (17)August 1, 1990;
- August 3, 1992;
- (18)
- (19)September 1, 1994;
- (20)August 1, 1998;
- April 1, 1999. 1999; (21)
- (22)April 1; 2001.
- (c) The Schedule of Classifications and Water Quality Standards for the Cape Fear River Basin has been amended effective June 1, 1988 as follows:
 - Cane Creek [Index No. 16-21-(1)] from source to a point 0.5 mile north of N.C. Hwy. 54 (Cane Reservoir Dam) including the Cane Creek Reservoir and all tributaries has been reclassified from Class WS-III to WS-I.
 - Morgan Creek [Index No. 16-41-1-(1)] to the University Lake dam including University Lake and all tributaries has been reclassified from Class WS-III to WS-I.
- (d) The Schedule of Classifications and Water Quality Standards for the Capc Fear River Basin has been amended effective July 1, 1988 by the reclassification of Crane Creek (Crains Creek) [Index No. 18-23-16-(1)] from source to mouth of Beaver Creek including all tributaries from C to WS-111.
- (e) The Schedule of Classifications and Water Quality Standards for the Cape Fear River Basin has been amended effective January 1, 1990 as follows:
 - Intracoastal Waterway (Index No. 18-87) from southern edge of White Oak River Basin to western end of Permuda Island (a line from Morris Landing to Atlantic Ocean), from the eastern mouth of Old Topsail Creek to the southwestern shore of Howe Creek and from the southwest mouth of Shinn Creek to channel marker No. 153 including all tributaries except the King Creek Restricted Area, Hardison Creek, Old Topsail Creek, Mill Creek, Futch Creek and Pages Creek were reclassified from Class SA to Class SA ORW.
 - (2) Topsail Sound and Middle Sound ORW Area which includes all waters between the Barrier Islands and the Intracoastal Waterway located between a line running from the western most shore of Mason Inlet to the southwestern shore of Howe Creek and a line running from the western shore of New Topsail Inlet to the eastern mouth of Old Topsail Creek was reclassified from Class SA to Class SA ORW.
 - Masonboro Sound ORW Area which includes all

waters between the Barrier Islands and the mainland from a line running from the southwest mouth of Shinn Creek at the Intracoastal Waterway to the southern shore of Masonboro Inlet and a line running from the Intracoastal Waterway Channel marker No. 153 to the southside of the Carolina Beach Inlet was reclassified from Class SA to Class SA ORW.

- (f) The Schedule of Classifications and Water Quality Standards for the Cape Fear River Basin has been amended effective January 1, 1990 as follows: Big Alamance Creek [Index No. 16-19-(1)] from source to Lake Mackintosh Dam including all tributaries has been reclassified from Class WS-III NSW to Class WS-II NSW.
- (g) The Schedule of Classifications and Water Quality Standards for the Cape Fear 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 Cape Fear River Basin was amended effective June 1, 1994 as follows:
 - (1) The Black River from its source to the Cape Fear River [Index Nos. 18-68-(0.5), 18-68-(3.5) and 18-65-(11.5)] was reclassified from Classes C Sw and C Sw HQW to Class C Sw ORW.
 - (2) The South River from Big Swamp to the Black River [Index Nos. 18-68-12-(0.5) and 18-68-12(11.5)] was reclassified from Classes C Sw and C Sw HQW to Class C Sw ORW.
 - (3) Six Runs Creek from Quewhiffle Swamp to the Black River [Index No. 18-68-2] was reclassified from Class C Sw to Class C Sw ORW.
- (i) The Schedule of Classifications and Water Quality Standards for the Cape Fear River Basin was amended effective September 1, 1994 with the reclassification of the Deep River [Index No. 17-(36.5)] from the Town of Gulf-Goldston water supply intake to US highway 421 including associated tributaries from Class C to Classes C, WS-IV and WS-IV CA.
- (j) The Schedule of Classifications and Water Quality Standards for the Cape Fear River Basin was amended effective August 1, 1998 with the revision to the primary classification for portions of the Deep River [Index No. 17-(28.5)] from Class WS-IV to Class WS-V, Deep River [Index No. 17-(41.5)] from Class WS-IV to Class C, and the Cape Fear River [Index 18-(10.5)] from Class WS-IV to Class WS-V.

- (k) The Schedule of Classifications and Water Qualit Standards for the Cape Fear River Basin was amende effective April 1, 1999 with the reclassification of Buckhor Creek (Harris Lake)[Index No. 18-7-(3)] from the backwate of Harris Lake to the Dam at Harris Lake from Class C t Class WS-V.
- (1) The Schedule of Classifications and Water Qualit Standards for the Cape Fear River Basin was amende effective April 1, 1999 with the reclassification of the Dee River [Index No. 17-(4)] from the dam at Oakdale-Cotto Mills, Inc. to the dam at Randleman Reservoir (located I. mile upstream of U.S. Hwy 220 Business), and includin tributaries from Class C and Class B to Class WS-IV an Class WS-IV & B. Streams within the Randleman Reservoir Critical Area have been reclassified to WS-IV CA. The Critical Area for a WS-IV reservoir is defined as 0.5 mile and draining to the normal pool elevation of the reservoir. At waters within the Randleman Reservoir Water Suppl Watershed are within a designated Critical Water Suppl Watershed and are subject to a special management strateg specified in 15A NCAC 2B .0248.
- (m) The Schedule of Classifications and Water Qualit Standards for the Cape Fear River Basin was amende effective April 1, 2001 as follows:
 - (1) Mill Creek [Index Nos. 18-23-11-(1), 18-23-11-(2) 18-23-11-3, 18-23-11-(5)] from its source to the Little River, including all tributaries from Class WS III NSW and Class WS III B NSW to Class WS-III NSW HQW and Class WS-III B NSW HQW.
 - (2) McDeed's Creek [Index Nos. 18-23-11-4, 18-23-1]

 4-1] from its source to Mill Creek, including a tributaries from Class WS III NSW and Class W III B NSW to Class WS-III NSW HOW and Clas WS-III B NSW HOW.

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

Notice is hereby given in accordance with G.S. 150B-21. that the DENR-Environmental Management Commissio intends to amend the rule cited as 15A NCAC 02B .0313 Notice of Rule-making Proceedings was published in the Register on April 3, 2000.

Proposed Effective Date: April 1, 2001

A Public Hearing will be conducted at 6:00 p.m. on July 20 2000 at the Council Chambers of Town Hall, E. Churc Street, Yanceyville, NC 27379.

Reason for Proposed Action: The Town of Yanceyville has requested that Fullers Creek Water Supply Watershed it Yanceyville, Caswell County (Roanoke River Basin) by reclassified from WS-II to WS-III. The Caswell County Boar of Commissioners concurs with the Town's request. No Public Water Supply has confirmed that the Town of

anceyville no longer uses the reservoir on Fullers Creek as heir primary water supply intake. The Town's current water upply intake is upriver on Country Line Creek. The Public Vater Supply regional staff as well as the town administration refer that the Fuller Creek water supply intake be retained or use as an emergency water supply intake rather than emoving the water supply classification altogether.

Reclassification would change the permitted density of development, essentially allowing development of a proposed elementary school in the existing protected area of the watershed. The watershed covers an area of approximately 1000 acres, which is zoned residential and the Town has no plans to change that zoning. The table below compares the requirements of the existing and proposed classifications.

Classification	Area Affected	Low Density	High Density	Allowable
		Development Option	Development Option	Wastewater Discharges
WS-11 (Existing)	½ mile Critical Area	1 DU/2 acre or 6% BUA	6-24% BUA	· General Permits
	Rest of Watershed	1 DU/1 acre or 12% BUA	12-30% BUA	General Permits
WS-III (Proposed)	½ mile Critical Area	1 DU/1 acre or 12% BUA	12-30% BUA	General Permits
	Rest of Watershed ·	1 DU/ 0.5 acre or 24% BUA	24-50% BUA	Domestic and Non-Process Industrial

DU = Dwelling Unit UA = Built Upon Area

Comment Procedures: The purpose of this announcement is a encourage those interested in this proposal to provide omments. You may attend the public hearing and make elevant verbal comments and/or submit written comments, at a or other relevant information by August 3, 2000. It is ery important that all interested and potentially affected ersons make their views known to the EMC whether in favor r opposed to any and/or all provisions of the proposed eclassifications. Written comments may be submitted to Jeff Janning, DWQ Planning Branch, 1617 Mail Service Center, aleigh, NC 27699. Telephone (919) 733-5083, ext. 579.

Fiscal Impact

tate Local

Sub. None

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SUBCHAPTER 2B - SURFACE WATER AND WETLAND STANDARDS

CHAPTER 2 - ENVIRONMENTAL MANAGEMENT

SECTION .0300 - ASSIGNMENT OF STREAM CLASSIFICATIONS

313 ROANOKE RIVER BASIN

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

Bertie County

Caswell County

Forsyth County

Granville County

Guilford County

Halifax County

Martin County

Northampton County

Person County

Rockingham County

Stokes County

Surry County

Vance County

Warren County

Washington County

- (2) North Carolina Department of Environment and Natural Resources:
 - (A) Raleigh Regional Office 3800 Barrett Drive Raleigh, North Carolina
 - (B) Washington Regional Office 1424 Carolina Avenue Washington, North Carolina
 - (C) Winston-Salem Regional Office 8025 North Point Boulevard, Suite 100 Winston-Salem, North Carolina.
- (b) Unnamed Streams. Such streams entering Virginia are elassified "C." Except that all backwaters of John H. Kerr Reservoir and the North Carolina portion of streams tributary thereto not otherwise named or described shall carry the classification "B," and all backwaters of Lake Gaston and the North Carolina portion of streams tributary thereto not otherwise named or described shall carry the classification "C and B".
- (c) The Roanoke River Basin Schedule of Classification and Water Quality Standards was amended effective:
 - (1) May 18, 1977;

- (2) July 9, 1978;
- (3) July 18, 1979;
- (4) July 13, 1980;
- (5) March I, 1983;
- (6) August 1, 1985;
- (7) February 1, 1986;
- (8) July 1, 1991;
- (9) August 3, 1992;
- (10) August 1, 1998;
- (11) April 1, 1999. 1999;
- (12) April 1, 2001.
- (d) The Schedule of Classifications and Water Quality Standards for the Roanoke River Basin was amended effective July I, 1991 with the reclassification of Hyco Lake (Index No. 22-58) from Class C to Class B.
- (e) The Schedule of Classifications and Water Quality Standards for the Roanoke 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.
- (f) The Schedule of Classifications and Water Quality Standards for the Roanoke River Basin was amended effective August 1, 1998 with the reclassification of Cascade Creek (Camp Creek) [Index No. 22-12] and its tributaries from its source to the backwaters at the swimming lake from Class B to Class B ORW, and reclassification of Indian Creek [index No. 22-13] and its tributaries from its source to Window Falls from Class C to Class C ORW.
- (g) The Schedule of Classifications and Water Quality Standards for the Roanoke River Basin was amended effective August 1, 1998 with the reclassification of Dan River and Mayo River WS-IV Protected Areas. The Protected Areas were reduced in size.
- (h) The Schedule of Classifications and Water Quality Standards for the Roanoke River Basin was amended effective April 1, 1999 as follows:
 - (1) Hyco River, including Hyco Lake below elevation 410 [Index No. 22-58-(0.5)] was reclassified from Class B to Class WS-V & B.
 - (2) Mayo Creek (Maho Creek) (Mayo Reservoir) [Index No. 22-58-15] was reclassified from its source to the

dam of Mayo Reservoir from Class C to Class WS V.

- (i) The Schedule of Classifications and Water Quality Standards for the Roanoke River Basin was amended effective April 1, 2001 as follows:
 - (1) Fullers Creek from source to a point 0.8 mile upstream of Yanceyville water supply dam [Index No. 22-56-4-(1)] was reclassified from Class WS-II to Class WS-III.
 - (2) Fullers Creek from a point 0.8 mile upstream of Yanceyville water supply dam to Yanceyville water supply dam to Yanceyville water supply dam [Index No. 22-56-4-(2)] was reclassified from Class WS-II CA to Class WS-III CA.

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

Notice is hereby given in accordance with G.S. 150B-21.2 that the DENR - Environmental Management Commission intends to amend

the rule cited as 15A NCAC 2B .0315. Notice of Rule-making Proceedings was published in the Register on April 3, 2000.

Proposed Effective Date: April 1, 2001

A Public Hearing will be conducted at 6:00 p.m. on July 13 2000 at the Town Hall, Board Room, 401 Elm Avenue, Wake Forest, NC 27587.

Reason for Proposed Action: Proposed Reclassification of Neuse River from Class C NSW to WS-IV NSW

The Town of Wake Forest has requested that a segment of the Neuse River in Wake County (Neuse River Basin) be reclassified to WS-IV with the intention that Wake Forest may meet its demand for a long-term drinking water supply Division of Water Quality (DWQ) collected water samples from the Neuse River in November 1999, and the Public Water Supply Section of the Division of Environmental Health has reviewed the results and confirmed that the water is suitable for treatment for water supply purposes.

The segment of the river requested for reclassification is currently Class C NSW and extends from the Falls Lake Dam to a point on the Neuse River near US-1 (Burlington Mills Plant). Included in the proposed watershed is part of Richland Creek, a Neuse tributary which originates near the Town of Youngsville. A WS-IV Critical Area (CA) would be designated to the area 0.5 mile and draining to the intake The additional regulations that will be required by the reclassification are described in the table below.

Classification	Area Affected	Low Density Development Option	High Density Development Option*	Allowable Wastewater Discharges	DOT BMPs
Class C (Existing)	Receiving Stream	No Res	trictions	Domestic and Industrial (NSW requires additional N&P removal)	Not Required
WS-IV Critical Area (Proposed)	½ mile and Draining to Intake.	1 DU / 0.5 acre or 24% BUA and 30' Buffers	24-50% BUA and 100' Buffers	New Industrial discharges will require additional treatment	Required
WS-IV Protected Area (Proposed)	Rest of Watershed	I DU / 0.5 acre or 24% BUA and 30' Buffers Optional: 3 DU / acre or 36% BUA w/o curb and gutter street system	24-70% BUA and 100' Buffers Optional: 3 DU / acre or 36% BUA w/o curb and gutter street system	Domestic and Industrial	Required

U = Dwelling Unit

UA = Built Upon Area

High Density Option requires control of runoff from first 1" of rainfall by engineered stormwater controls. Local governments ust assume ultimate responsibility for operation/maintenance of these in a WS-IV.

roposed Reclassification of Fantasy Lake from WS-II NSW to VS-II CA NSW

The Town of Rolesville and Mr. Doye Sherrill (lake's owner) ave jointly requested that Fantasy Lake near Rolesville in Vake County (Neuse River Basin) be reclassified as WS-II Tritical Area (CA) NSW. DWQ collected water samples from he lake in November 1999, and the Public Water Supply ection of the Division of Environmental Health has reviewed he results and confirmed that the water is suitable for reatment for water supply purposes.

Fantasy Lake is a quarry, abandoned for mining purposes when it filled with water. The sole source of water, other than rainfall, is believed to be groundwater. The quarry is on a ridge line and has no observable surface water flowing into it. Overland drainage is minimal, and the land around the lake is mainly undeveloped. Fantasy Lake is located within the WS-II NSW Little River watershed. Reclassification will essentially allow a water supply intake for the Town of Rolesville to be placed in the lake. The table below compares the development densities allowed for the existing and proposed classifications.

Classification	Area Affected	Low Density	High Density
		Development	Development
		Option	Option
WS-11	Existing watershed	1 DU/ acre or	12-30% BUA
(Existing)		12% BUA	
WS-II CA	Within 1/2 mile and	I DU/2 acre or	6-24% BUA
(Proposed)	draining to Fantasy	6% BUA	
	Lake		

DU = Dwelling Unit

BUA = Built Upon Area

comment Procedures: The purpose of this announcement is

to encourage those interested in this proposal to provide

comments. You may attend the public hearing and make relevant verbal comments and/or submit written comments, data or other relevant information by July 27, 2000. It is very important that all interested and potentially affected persons make their views known to the EMC whether in favor or opposed to any and/or all provisions of the proposed reclassifications. Written comments may be submitted to Jeff Manning, DWQ Planning Branch, 1617 Mail Service Center, Raleigh, NC 27699. Telephone (919) 733-5083, ext. 579.

Fiscal Impact

State Local

Sub. None

CHAPTER 2 - ENVIRONMENTAL MANAGEMENT

SUBCHAPTER 2B - SURFACE WATER AND WETLAND STANDARDS

SECTION .0300 - ASSIGNMENT OF STREAM CLASSIFICATIONS

.0315 NEUSE RIVER BASIN

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

Beaufort County

Carteret County

Craven County

Durham County

Franklin County

Granville County

Greene County

Johnston County

Jones County

Lenoir County

Nash County

Orange County

Pamlico County

Person County

Pitt County

Pitt County

Wake County

Wayne County

Wilson County

- (2) North Carolina Department of Environment and Natural Resources:
 - (A) Raleigh Regional Office 3800 Barrett Drive Raleigh, North Carolina
 - (B) Washington Regional Office 1424 Carolina Avenue Washington, North Carolina
 - (C) Wilmington Regional Office127 Cardinal DriveWilmington, North Carolina.
- (b) The Neuse River Basin Schedule of Classification and Water Quality Standards was amended effective:
 - (1) March 1, 1977;

- (2) December 13, 1979;
- (3) September 14, 1980;
- (4) August 9, 1981;
- (5) January 1, 1982;
- (6) April 1, 1982;
- (7) December 1, 1983;
- (8) January 1, 1985;
- (9) August 1, 1985;
- (10) February 1, 1986;
- (11) May 1, 1988;
- (12) July 1, 1988:
- (13) October 1, 1988;
- (14) January 1, 1990;
- (15) August 1, 1990;
- (16) December 1, 1990;
- (17) July 1, 1991;
- (18) August 3, 1992;
- (19) April 1, 1994;
- (20) July 1, 1996;
- (21) September 1, 1996;
- (22) April 1, 1997;
- (23) August 1, 1998. 1998;
- (24) April 1, 2001.
- (c) The Schedule of Classifications and Water Quality Standards for the Neuse River Basin has been amended effective July 1, 1988 as follows:
 - (1) Smith Creek [Index No. 27-23-(1)] from source to the dam at Wake Forest Reservoir has been reclassified from Class WS-III to WS-I.
 - (2) Little River [Index No. 27-57-(1)] from source to th N.C. Hwy. 97 Bridge near Zebulon including al tributaries has been reclassified from Class WS-II to WS-I.
 - (3) An unnamed tributary to Buffalo Creek jus upstream of Robertson's Pond in Wake County from source to Buffalo Creek including Leo's Pond has been reclassified from Class C to B.
- (d) The Schedule of Classifications and Water Quality Standards for the Neuse River Basin has been amended effective October 1, 1988 as follows:
 - Walnut Creek (Lake Johnson, Lake Raleigh) [Index No. 27-34-(1)]. Lake Johnson and Lake Raleigh have been reclassified from Class WS-III to Class WS-III & B.
 - (2) Haw Creek (Camp Charles Lake) (Index No 27-86-3-7) from the backwaters of Camp Charles Lake to dam at Camp Charles Lake has beer reclassified from Class C to Class B.
- (e) The Schedule of Classifications and Water Quality Standards for the Neuse River Basin has been amended effective January 1, 1990 as follows:
 - (1) Neuse-Southeast Pamlico Sound ORW Area which includes all waters within a line beginning at the southwest tip of Ocracoke Island, and extending north west along the Tar-Pamlico River Basin and Neuse River Basin boundary line to Lat. 35 degree 06′ 30", thence in a southwest direction to Ship Point and all tributaries, were reclassified from

- Class SA NSW to Class SA NSW ORW.
- (2) Core Sound (Index No. 27-149) from northeastern limit of White Oak River Basin (a line from Hall Point to Drum Inlet) to Pamlico Sound and all tributaries, except Thorofare, John Day Ditch were reclassified from Class SA NSW to Class SA NSW ORW.
- (f) The Schedule of Classifications and Water Quality tandards for the Neuse River Basin was amended effective ecember 1, 1990 with the reclassification of the following aters as described in (1) through (3) of this Paragraph.
 - (1) Northwest Creek from its source to the Neuse River (Index No. 27-105) from Class SC Sw NSW to Class SB Sw NSW;
 - (2) Upper Broad Creek [Index No. 27-106-(7)] from Pamlico County SR 1103 at Lees Landing to the Neuse River from Class SC Sw NSW to Class SB Sw NSW; and
 - (3) Goose Creek [Index No. 27-107-(11)] from Wood Landing to the Neuse River from Class SC Sw NSW to Class SB Sw NSW.
- (g) The Schedule of Classifications and Water Quality tandards for the Neuse River Basin was amended effective aly 1, 1991 with the reclassification of the Bay River [Index o. 27-150-(1)] within a line running from Flea Point to the ammock, east to a line running from Bell Point to Darby bint, including Harper Creek, Tempe Gut, Moore Creek and ewton Creek, and excluding that portion of the Bay River indward of a line running from Poorhouse Point to Darby bint from Classes SC Sw NSW and SC Sw NSW HQW to lass SA NSW.
- (h) The Schedule of Classifications and Water Quality andards for the Neuse River Basin was amended effective ugust 3, 1992 with the reclassification of all water supply aters (waters with a primary classification of WS-I, WS-II or VS-III). These waters were reclassified to WS-I, WS-II, WS-II, WS-IV or WS-V as defined in the revised water supply rotection rules, (15A NCAC 2B .0100, .0200 and .0300) hich became effective on August 3, 1992. In some cases, reams with primary classifications other than WS were classified to a WS classification due to their proximity and nkage to water supply waters. In other cases, waters were classified from a WS classification to an alternate propriate primary classification after being identified as pwnstream of a water supply intake or identified as not being sed for water supply purposes.
- (i) The Schedule of Classifications and Water Quality tandards for the Neuse River Basin was amended effective pril 1, 1994 as follows:
 - (1) Lake Crabtree [Index No. 27-33-(1)] was reclassified from Class C NSW to Class B NSW.
 - (2) The Eno River from Orange County State Road 1561 to Durham County State Road 1003 [Index No. 27-10-(16)] was reclassified from Class WS-IV NSW to Class WS-IV&B NSW.
- (3) Silver Lake (Index No. 27-43-5) was reclassified from Class WS-III NSW to Class WS-III&B NSW.
- (i) The Schedule of Classifications and Water Quality

- Standards for the Neuse River Basin was amended effective July 1, 1996 with the reclassification of Austin Creek [Index Nos. 27-23-3-(1) and 27-23-3-(2)] from its source to Smith Creek from classes WS-III NSW and WS-III NSW CA to class C NSW.
- (k) The Schedule of Classifications and Water Quality Standards for the Neuse River Basin was amended effective September 1, 1996 with the reclassification of an unnamed tributary to Hannah Creek (Tuckers Lake) [Index No. 27-52-6-0.5] from Class C NSW to Class B NSW.
- (I) The Schedule of Classifications and Water Quality Standards for the Neuse River Basin was amended effective April 1, 1997 with the reclassification of the Neuse River (including tributaries) from mouth of Marks Creek to a point 1.3 miles downstream of Johnston County State Road 1908 to class WS-IV NSW and from a point 1.3 miles downstream of Johnston County State Road 1908 to the Johnston County Water Supply intake (located 1.8 miles downstream of Johnston County State Road 1908) to class WS-IV CA NSW [Index Nos. 27-(36) and 27-(38.5)].
- (m) The Schedule of Classifications and Water Quality Standards for the Neuse River Basin was amended effective August 1, 1998 with the revision of the Critical Area and Protected Area boundaries surrounding the Falls Lake water supply reservoir. The revisions to these boundaries is the result of the Corps of Engineers raising the lake's normal pool elevation. The result of these revisions is the Critical and Protected Area boundaries (classifications) may extend further upstream than the current designations. The Critical Area for a WS-IV reservoir is defined as .5 miles and draining to the normal pool elevation. The Protected Area for a WS-IV reservoir is defined as 5 miles and draining to the normal pool elevation. The normal pool elevation of the Falls Lake reservoir has changed from 250.1 feet mean sea level (msl) to 251.5 feet msl.
- (n) The Schedule of Classifications and Water Quality Standards for the Neuse River Basin was amended effective April 1, 2001 with the reclassification of the Neuse River (including tributaries in Wake County) [Index Nos. 27-(20.7), 27-21, 27-21-1] from the dam at Falls Lake to a point 0.5 mile upstream of the Town of Wake Forest Water Supply Intake (former water supply intake for Burlington Mills Wake Finishing Plant) from Class C NSW to Class WS-IV NSW and from a point 0.5 mile upstream of the Town of Wake Forest proposed water supply intake to Town of Wake Forest proposed water supply intake [Index No. 27-(20.1)] from Class C NSW to Class WS-IV NSW CA. Fantasy Lake [Index No. 27-57-3-1-1], a former rock quarry within a WS-II NSW water supply watershed, was reclassified from Class WS-II NSW to Class WS-II NSW CA.

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

TITLE 16 - DEPARTMENT OF PUBLIC EDUCATION

Notice is hereby given in accordance with G.S. 150B-21.2 that the State Board of Education intends to amend the

rule cited as 16 NCAC 6G .0305 and repeal the rule cited as 16 NCAC 6G .0310. Notice of Rule-making Proceedings was not required by G.S. 115C-17(a).

Proposed Effective Date: October 1, 2000

A Public Hearing will be conducted at 9:30 a.m. on June 30, 2000 at the Education Building, Room 224, 301 N. Wilmington St., Raleigh, NC 27601.

Reason for Proposed Action: The State Board of Education proposes to combine its accountability requirements for elementary and high schools into one rule. The formula for high school courses is proposed to be based upon a prediction model, by which the performance of a group of students may be predicted based upon their previous performance on other assessment measures.

Comment Procedures: Comments may be submitted orally or in writing at the hearing, or in writing by mail by July 17, 2000 addressed to the Rule-making Coordinator, email to hwilson@dpi.state.nc.us, or facsimile at (919) 715-0764.

Fiscal Impact

State Local

Sub. None

CHAPTER 6 - ELEMENTARY AND SECONDARY EDUCATION

SUBCHAPTER 6G - EDUCATION AND AGENCY RELATIONS

SECTION .0300 - SCHOOL BASED MANAGEMENT AND ACCOUNTABILITY PROGRAM

.0305 ANNUAL PERFORMANCE STANDARDS, GRADES K-12

- (a) For purposes of this Section, the following definitions shall apply to kindergarten through eighth twelfth grade:
 - (1) "Accountability measures" are SBE-adopted tests designed to gauge student performance and achievement.
 - (2) "b₀" means the state average rate of growth used in the regression formula for the respective grades and subjects. content areas (reading and mathematics) in grades 3 through 8 and grade 10; or the state average performance used in the prediction formula for respective high school end-of-course tests. The values for b₀ shall be as follows:
 - (A) for reading:
 - (i) $6.0 \, 6.2$ for grade 3;
 - (ii) 5.2 for grade 4;
 - (iii) 4.6 for grade 5;
 - (iv) 3.0 for grade 6;
 - (v) 3.3 for grade 7; and
 - (vi) 2.7 for grade 8. 8; and

- (vii) 2.3 for grade 10.
- (B) for mathematics:
 - (i) 11.9 12.8 for grade 3;
 - (ii) 7.3 for grade 4;
 - (iii) 7.4 for grade 5;
 - (iv) 7.1 for grade 6;
 - (v) 6.5 for grade 7; and
 - (vi) 4.9 for grade 8. 8; and
 - (vii) 2.3 for grade 10.
- (C) for EOC courses:
 - (i) 60.4 for Algebra 1;
 - (ii) 55.2 for Biology;
 - (iii) 54.0 for ELPS (Economic, Legal, and Political Systems);
 - (iv) 53.3 for English 1;
 - (v) 56.0 for U.S. History;
 - (vi) 59.3 for Algebra II;
 - (vii) 56.9 for Chemistry;
 - (viii) 58.5 for Geometry;
 - (ix) 53.8 for Physical Science; and
 - (x) 56.1 for Physics.
- (3) "b₁" means the value used to estimate true proficiency in the regression formula. The values for b₁ shall be 0.22 for reading and 0.26 for mathematics. formulas for grades 3 through 8 and grade 10. The values for b₁ shall be as follows:
 - (A) for reading:
 - (i) 0.46 for grade 3;
 - (ii) 0.22 for grades 4 through 8; and
 - (iii) 0.24 for grade 8 to 10.
 - (B) for mathematics:
 - (i) 0.30 for grade 3;
 - (ii) 0.26 for grades 4 through 8; and
 - (iii) 0.28 for grade 8 to 10.
- (4) "b₂" means the value used to estimate regression to the mean in the regression formula. <u>formula for grades 3 through 8 and 10.</u> The values for b₂ shall be -0.60 for reading and -0.58 for mathematics. <u>as follows:</u>
 - (A) for reading:
 - (i) -0.91 for grade 3;
 - (ii) -0.60 for grades 4 through 8; and
 - (iii) -0.52 for grades 8 to 10.
 - (B) for mathematics:
 - (i) -0.47 for grade 3;
 - (ii) -0.58 for grades 4 through 8; and
 - (iii) -0.43 for grades 8 to 10.
- (5) "b_{IRP}" means the value used to estimate the effect of the school's average reading proficiency on the predicted average EOC test score. The values for b_{IRP} shall be as follows:
 - (A) 0.71 for Biology;
 - (B) 0.88 for ELPS;
 - (C) <u>1.01 for English I;</u>
 - (D) <u>0.68 for U.S. History;</u>
 - (E) <u>0.43 for Algebra II;</u>
 - (F) 0.42 for Geometry; and
 - (G) 0.58 for Physical Science.

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- (6) "b_{INIP}" means the value used to estimate the effect of the school's average math proficiency on the predicted average EOC test score. The values for b_{INIP} shall be as follows:
 - (A) 0.88 for Algebra 1;
 - (B) 0.318 for Biology;
 - (C) 0.88 for ELPS;
 - (D) 0.15 for U.S. History;
 - (E) 0.39 for Geometry;
 - (F) 0.34 for Physical Science; and
 - (G) 0.58 for Physics.
- (7) "b_{IAP}" means the value used to estimate the effect of the school's average Algebra I proficiency on the predicted average EOC test score. The values for b_{IAP} shall be as follows:
 - (A) 0.89 for Algebra 11;
 - (B) 0.18 for Chemistry; and
 - (C) 0.43 for Geometry.
- (8) "b_{IBP}" means the value used to estimate the effect of the school's average Biology proficiency on the predicted average EOC test score. The values for b_{IBP} shall be 0.51 for Chemistry and 0.66 for Physics.
- (9) "b_{IEP}" means the value used to estimate the effect of the school's average English 1 proficiency on the predicted average EOC test score. The values for b_{IEP} shall be 0.27 for Chemistry and 0.32 for Physics.
- "Compliance commission" means that group of 20
 22 persons selected by the SBE to advise the SBE on testing and other issues related to school accountability and improvement. The commission shall be composed of two members from each of the eight educational districts: five teachers, five principals, four central office staff representatives, two local school board representatives, representatives; and four five at-large members who represent parents, business, business (two members), and the community.
 - "Composite score" means a summary of student performance in a school in reading, writing, and mathematics. school. A composite score may include reading, writing, and mathematics in grades 3 through 8 and in Algebra 1 & 11, Biology, ELPS, English I, English II (Writing), Geometry, Chemistry, Physics, Physical Science, and U.S. History in a school where one or more of these EOC tests are administered, as well as student <u>performance</u> <u>on the NC High School</u> Comprehensive Test, the NC Computer Skills Test, competency passing rate, dropout rates, and percent diploma recipients who satisfy the requirements for College Prep/College Tech Prep courses of study in grades 9 through 12 to the extent that any apply in a given school.
- (12) "Eligible students" means the total number of students in membership minus the number of students exempted from testing excluded from

- participation in a statewide assessment.
- (8)(13) "Expected growth" means the amount of growth in student performance that is projected through use of the regression formula. formula in grades 3 through 8 and grade 10 in reading and mathematics.
 - "Exemplary growth" means the amount of growth in student performance in grades 3 through 8 and grade 10 in reading and mathematics that is projected through use of the regression formula that includes the state average rate of growth adjusted by an additional 10%.
- (10)(15) "Growth standards" are the benchmarks set annually by the SBE to measure a school's progress by use of the regression formula and the composite score and are equivalent to expected growth. progress.
- (H1)(16) "IRM" is the index for regression to the mean used in the regression formula. The SBE shall compute the IRM for reading by subtracting the North Carolina average reading scale score from the local school average reading scale score. The SBE shall compute the IRM for mathematics by subtracting the North Carolina average reading scale score from the local school average mathematics scale score. The SBE shall base the state average on data from the 1994-95 school year.
- (12)(17) "ITP" is the index for true proficiency used in the regression formula. The SBE shall compute the ITP by adding the North Carolina average scale scores in reading and mathematics and subtracting that sum from the addition of the local school average scale scores in reading and mathematics. The SBE shall base the state average on data from the 1994-95 school year.
 - (18) "IRP" is the index of reading proficiency used in the prediction formula. The SBE shall compute the "IRP" by calculating the average reading scale score for students in the school and subtracting the average reading scale score for North Carolina schools. The SBE shall base the state average for North Carolina schools on data from the 1998-99 school year.
 - (19) "IMP" is the index of mathematics proficiency used in the prediction formula. The SBE shall compute the "IMP" by calculating the average mathematics scale score for students in the school and subtracting the average mathematics scale score for North Carolina schools. The SBE shall base the state average for North Carolina schools on data from the 1998-99 school year.
 - (20) "IAP" is the index of Algebra I proficiency used in the prediction formula. The SBE shall compute the "IAP" by calculating the average Algebra I scale score for students in the school and subtracting the average Algebra I scale score for North Carolina schools. The SBE shall base the state average for North Carolina school ycar.
 - (21) "IBP" is the index of Biology proficiency used in

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the prediction formula. The SBE shall compute the "IBP" by calculating the average Biology scale score for students in the school and subtracting the average Biology scale score for North Carolina schools. The SBE shall base the state average for North Carolina schools on data from the 1998-99 school year.

- "IEP" is the index of English I proficiency used in the prediction formula. The SBE shall compute the "IEP" by calculating the average English I scale score for students in the school and subtracting the average English I scale score for North Carolina schools. The SBE shall base the state average for North Carolina schools on data from the 1998-99 school year.
- "Performance standards"—are <u>Composite</u>" is the percent of <u>scores of</u> students in a school who are at or above grade level as that term is defined by 16 NCAC 6D .0304. <u>Level III or are at a passing level on the Computer Skills Test as specified by 16 NCAC 6D .0503(c)</u>. In determining the number of <u>scores of</u> students who are performing at or above grade level Level III at a school, the SBE shall:
 - (A) determine the number and percentage of students who scores that are at Level III or IV in each content area (reading, mathematics and writing) reading, mathematics, or writing across grades; grades 3 through 8 and 10, or on all EOC tests administered as a part of the statewide testing program; add the number of scores that are at a passing level on the NC Computer Skills Test; and use the total of these numbers as the numerator;
 - (B) total the numerators for the various content areas, total the denominators for the various content areas, and calculate the total percentage (composite) performance standard determine the number of student scores in reading, mathematics, or writing, or Computer Skills in grades 3 through 8 and 10; or determine the number of student scores on all EOC tests administered as part of the statewide testing program; and use this number as the denominator; and
 - (C) total the numerators for each content area and subject, total the denominators for each content area and subject, and divide the denominator into the numerator to compute the performance composite.
 - (24) "Predicted EOC mean" is the average student performance in a school on an EOC test that is projected through the use of the prediction formula.
 - (25) "Predicted EOC exemplary mean" is the average student performance in a school on an EOC test that is projected through the use of the prediction formula that includes the state average adjusted by an additional (5%).
 - (26) "Prediction formula" means a regression formula

- used in predicting a school's EOC test mean for one school year.
- (†4)(27) "Regression formula" means a formula that defines one variable in terms of one or more other variable for the purpose of making a prediction of constructing a model.
- "Standard deviation" is a statistic that indicates how much a set of scores vary. The values used in determining the composite score shall be based or data from the 1993-94 school year. Standard deviation values used for the growth standards are as follow:
 - (A) for reading in grades K-8:
 - (i) 1.7 for grade 3;
 - (ii) 1.3 for grade 4;
 - (iii) 1.2 for grade 5;
 - (iv) <u>1.3 for grade 6;</u>
 - (v) <u>1.1 for grade 7;</u>
 - (vi) 1.2 for grade 8; and
 - (vii) 1.6 for grade 10.
 - (B) for mathematics in grades K-8:
 - (i) 2.6 for grade 3;
 - (ii) 2.1 for grade 4;
 - (iii) 2.0 for grade 5;
 - (iv) 2.1 for grade 6;
 - (v) 2.0 for grade 7;
 - (vi) 1.7 for grade 8; and
 - (vii) 2.0 for grade 10.
 - (C) for courses with an EOC test:
 - (i) 3.3 for Algebra 1;
 - (ii) 2.6 for Biology;
 - (iii) 3.1 for ELPS;
 - (iv) 1.8 for English I;
 - (v) 7.6 for English 11 (expected gain);
 - (vi) 7.5 for English II (exemplary gain);
 - (vii) 2.2 for U.S. History;
 - (viii) 2.9 for Algebra 11;
 - (ix) 2.5 for Chemistry;
 - (x) 2.5 for Geometry;
 - (xi) 2.5 for Physical Science;
 - (xii) 3.3 for Physics;
 - (xiii) 10.0 for College Prep/College Tecl Prep (CP/CTP);
 - (xiv) 12.8 for Competency Passing Rate; and
 - (xv) Dropout Rate will be determined based upon data from the 2000-01 school year.
 - (b) In carrying out its duty under G.S. 115C-105.35 to establish annual performance goals for each school, the SBI shall use both growth standards and performance standards.
 - (1) The SBE shall calculate the expected growth rate fo grades 3 through 8 and grade 10 in an individua school by using the regression formula "Expecte Growth = b0 + (b1 x ITP) + (b2 x IRM)."
 - (2) The SBE shall calculate the predicted EOC expecte mean for courses in which end-of-course tests are administered by using the prediction formulas that follow.

- (A) "Predicted Algebra I Mean Score = $\underline{b}_0 \pm (\underline{b}_{IMP})$ \underline{x} IMP)," where \underline{b}_0 is the North Carolina average of school means and $(\underline{b}_{IMP} \underline{x})$ IMP) is the impact of Mathematics Proficiency.
- (B) "Predicted Biology Mean Score $\equiv \underline{b}_0 \pm (\underline{b}_{IRP} \times \underline{x} \times \underline{IMP}) \pm (\underline{b}_{IMP} \times \underline{x} \times \underline{IMP}) = \underline{b}_0 = \underline{b}_0 = \underline{b}_0 \pm (\underline{b}_{IMP} \times \underline{x} \times \underline{IMP}) = \underline{b}_0 = \underline{b}_0 \pm (\underline{b}_{IMP} \times \underline{x} \times \underline{IMP}) = \underline{b}_0 = \underline{b}_0 \pm (\underline{b}_{IMP} \times \underline{x} \times \underline{IMP}) = \underline{b}_0 = \underline{b}_0 \pm (\underline{b}_{IMP} \times \underline{x} \times \underline{IMP}) = \underline{b}_0 = \underline{b}_0 \pm (\underline{b}_{IMP} \times \underline{x} \times \underline{IMP}) = \underline{b}_0 = \underline{b}_0 \pm (\underline{b}_{IMP} \times \underline{x} \times \underline{IMP}) = \underline{b}_0 = \underline{b}_0 \pm (\underline{b}_{IMP} \times \underline{x} \times \underline{IMP}) = \underline{b}_0 = \underline{b}_0 \pm (\underline{b}_{IMP} \times \underline{x} \times \underline{IMP}) = \underline{b}_0 = \underline{b}_0 \pm (\underline{b}_{IMP} \times \underline{x} \times \underline{IMP}) = \underline{b}_0 =$
- (C) "Predicted ELPS Mean Score = $\underline{b}_0 \pm (\underline{b}_{IRP} \times \underline{IRP})$." where \underline{b}_0 is the North Carolina average of school means and $(\underline{b}_{IRP} \times \underline{IRP})$ is the impact of Reading Proficiency.
- (D) "Predicted English I Mean Score = $\underline{b}_0 \pm (\underline{b}_{IRP} \times \underline{lRP})$," where \underline{b}_0 is the North Carolina average of school means and $(\underline{b}_{IRP} \times \underline{lRP})$ is the impact of Reading Proficiency.
- (E) "Predicted U.S. History Mean Score = b₀ ± (b_{IRP} x IRP) ± (b_{IMP} x IMP) ± (b_{IMP}² x IMP²)," where b₀ is the North Carolina average of school means and (b_{IRP} x IRP) is the impact of Reading Proficiency, (b_{IMP} x IMP) is the impact of Mathematics Proficiency.
- (F) "Predicted Algebra II Mean Score = b₀ + (b_{IRP} x IRP) + (b_{IAP} x IAP)," where b₀ is the North Carolina average of school means and (b_{IRP} x IRP) is the impact of Reading Proficiency, and (b_{IAP} x IAP) is the impact of Algebra Proficiency.
- (G) "Predicted Chemistry Mean Score = b₀ ± (b_{IAP} x IAP) ± (b_{IBP} x IBP) ± (b_{IEP} x IEP)," where b₀ is the North Carolina average of school means and (b_{IAP} x IAP) is the impact of Algebra Proficiency, (b_{IBP} x IBP) is the impact of Biology Proficiency, and (b_{IEP} x IEP) is the impact of English 1 Proficiency.
- (H) "Predicted Geometry Mean Score = b₀ + (b_{IRP} x IRP) + (b_{IMP} x IMP) + (b_{IAP} x IAP)," where b₀ is the North Carolina average of school means and (b_{IRP} x IRP) is the impact of Reading Proficiency, (b_{IMP} x IMP) is the impact of Mathematics Proficiency, and (b_{IAP} x IAP) is the impact of Algebra I Proficiency.
- (1) "Predicted Physical Science Mean Score = b₀
 + (b_{IRP} x IRP) + (b_{IMP} x IMP)," where b₀ is the
 North Carolina average of school means and
 (b_{IRP} x IRP) is the impact of Reading
 Proficiency, (b_{IMP} x IMP) is the impact of
 Mathematics Proficiency.
- (J) "Predicted Physics Mean Score = b₀ + (b_{1MP} x IMP) + (b_{1BP} x 1BP) + (b_{1EP} x IEP)." where b₀ is the North Carolina average of school means and (b_{1MP} x IMP) is the impact of Mathematics Proficiency, (b_{1BP} x 1BP) is the impact of Biology Proficiency, and (b_{1EP} x 1EP) is the impact of English I Proficiency.

- (c) Schools shall be accountable for student performance and achievement. To be included in accountability measures for the growth standard, a student in grade three through grade eight must:
 - (1) have a pre-test score and a post-test score in reading and mathematics. Students in grades four or seven with writing scores shall also be included. To be included in accountability measures for the growth standard, a student in grade three through grade eight must:
 - (A) have a pre-test score and a post-test score in reading and mathematics. Students in grades four or seven with writing scores shall also be included; and
 - (2) (B) have been in membership more than one-half of the instructional period (91 of 180 days for regular schedules or 46 of 90 days for semester or block schedules): days).
- (3)(2) Students in grades 9-12 shall be included in the performance standard composite:
 - (A) if they have reading, mathematics, or writing writing, Computer Skills, or EOC scores without reference to pretest scores or length of membership;
 - (B) if they have been in membership 160 of 180 days; and
 - (C) if they have scores for all tests used in the prediction formula.
- (d) The SBE shall include in the accountability system on the same basis as all other public schools each alternative school with an identification number assigned by the Department. Test scores for students who attend programs or classes in a facility that does not have a separate school number shall be reported to and included in the students' home schools.
- (e) Each <u>K-8</u> school shall test at least 98% of its eligible students. If a school fails to test at least 98% of its eligible students for two consecutive school years, the SBE may designate the school as low-performing and may target the school for assistance and intervention. Each school shall make public the percent of eligible students that the school tests.
- (f) High schools shall test at least 95% of enrolled students who are subject to EOC tests and the NC Comprehensive Test, regardless of exclusions. High schools that test fewer than 95% of enrolled students for two consecutive years may be designated as low-performing by the SBE.
- (f)(g) All students who are following the standard course of study and who are not eligible for exemption as set out in paragraph (g) of this Rule shall take the SBE-adopted tests. Every student, including those students who are exempted from testing, shall complete or have completed an answer document (except in writing). Both the school and the LEA shall maintain records on the exemptions of students from testing. The Department may audit these records.
- (g)(h) Individual students may be exempted excluded from SBE-adopted tests as follows:
 - (1) Limited English proficient students may be exempted excluded for up to two years beginning

with the time of enrollment if the student's English language proficiency has been assessed as novice/low to intermediate/low in listening, reading, and writing. A student whose English language proficiency has been assessed as intermediate/high or advanced may be exempted from tests in which the student writes responses for up to two years. LEAs shall use other assessment methods for exempted students to demonstrate that these students are progressing in English and other subject areas.

- Students with disabilities may be exempted excluded (2)on an individual basis if the exemption exclusion is stated in the student's IEP and if the student is not following the standard course of study. a functional curriculum as defined by 16 NCAC 6D .0501(3). If a student with disabilities is exempted from testing excluded from participation in a statewide assessment in one subject but is included in testing for the remaining subjects, that student shall be included in the school's 98 percent tested requirement. The parent or guardian, or the student if over age 18, shall sign a written consent for test exemption exclusion that certifies that the parent, guardian, or student understands that the exemption exclusion for the eighth grade tests may cause the student not to be eligible to receive a high school diploma.
- (h)(i) LEAs shall administer alternative assessments to students who are exempted excluded from testing participation in a regular statewide assessment to demonstrate mastery of course or specific curriculum content.
- (i)(j) The SBE shall calculate a school's expected growth growth/gain composite in student performance using the following process:
 - (1) Calculate the indices for writing in grades 4 and 7 (separately) for the three most current years for achievement levels as defined by 16 NCAC 6C .0103(a)(1) as follows:
 - (A) Multiply the percent of students at level IV by 3;
 - (B) Multiply the percent of students at level III by 2;
 - (C) Determine the percent of students at level II;
 - (D) Add the three numbers together and divide by three:
 - (E) Determine the difference in scores that is greatest by subtracting the index two years ago from the most recent index and then by subtracting the index for the prior school year from the most recent index. Multiply the resulting difference by one half;
 - (F) Subtract 0.1 from the difference;
 - (G) Divide by the associated standard deviation.
 The result is the standard gain for writing.
 - (2) Review expected and exemplary growth standards for reading and mathematics at each grade level included in the state testing program: all grades and subjects, and review the predicted EOC mean for

- expected standard gain and the exemplary standard gain for EOC courses.
- (3) Determine the actual growth in reading and mathematics at each grade level included in the stat testing program, using data on groups of matched students: students, and determine the actual EOC mean for EOC tests using data on the same groups of students from one point in time to another point in time.
- (4) Subtract the expected growth from the actual growth in reading and mathematics at each grade level included in the state testing program. In writing, one tenth (.1) must be subtracted from the greater of the two writing differences. grades 3 through 8 and grade 10; then subtract the predicted EOC mean from the actual EOC mean for EOC tests.
- (5) Divide the differences for reading, writing, and mathematics by the standard deviations of the respective differences in growth growth/gain at each grade level and for each EOC to determine the standardized standard growth score.
- (6) The SBE shall calculate a school's gain composite in college prep/college tech prep using the following process:
 - (A) Compute the percent of graduates who receive diplomas who completed either course of study in the current accountability year. Students shall be counted only once if they complete more than one course of study:
 - (B) Find the baseline, which is the average of the two prior school years' percent of graduates who received diplomas and who completed a course of study;
 - (C) Subtract the baseline from the current year's percentage;
 - (D) Subtract 0.1, unless the percentages are both 100. If both percentages are 100, the gain is zero;
 - (E) <u>Divide by the associated standard deviation.</u>

 The result is the standard gain for college prep/college tech prep.
- (7) The SBE shall calculate a school's expected gain composite in the competency passing rate by comparing the grade 10 competency passing rate on a matched set of students to the grade 8 passing rate for the same group of students.
 - (A) Subtract the grade 8 rate from the grade 10 rate;
 - (B) Subtract 0.1;
 - (C) Divide by the standard deviation. The result is the standard gain in competency passing rate.
- (8) Determine the composite expected gain in English II for a high school as follows:
 - (A) Compute the English II index for the current year and for the two previous years by multiplying the percentage of students at level IV by 3, the percentage of students at level III by 2, and the percentage of students at level III

- by 1. Add the products and divide by 3 to obtain the EOC index;
- (B) Compute the EOC indices for the same three years;
- (C) Determine the baseline by adding Year One and Year Two and dividing by 2;
- (D) Subtract the baseline from the current year's index;
- (E) Subtract 0.1 from the difference;

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- (F) Divide the result by the associated standard deviation of change. This is the standard expected gain for English 11.
- Add The SBE shall calculate a school's expected growth/gain composite by adding the expected standardized standard growth scores for reading and mathematics at each grade level from grade 3 to 8, and for 8 and 10, EOC gain, writing at grades 4 and 7.7, gain in competency passing rate, gain in college prep/college tech prep, change in dropout rate, and English 11 gain, as they may apply in a given school. If the resulting number is zero or above, the school has met made the expected growth standard.
- (10) The SBE shall compute exemplary growth using the exemplary growth standard (b, x 1.10) in the accountability formula for grades 3 through 8 and 8 to 10 in reading and mathematics, and (b, x 1.05) for predicted EOC means. There is no exemplary standard for writing, competency passing rate, or college prep/college tech prep gain.
- (11) To determine the composite score for exemplary standards:
 - (A) Subtract the exemplary growth growth/gain from the actual growth growth/gain standard in reading and mathematics at each grade level included in the state testing program: grades 3 through 8 and 10; subtract the predicted exemplary EOC mean from the actual EOC mean for each EOC test. In writing, one tenth (.1) must be subtracted from the greater of the two writing differences;
 - (B) Divide the difference in growth growth/gain for reading, writing, and mathematics by the standard deviations of the respective differences in growth growth/gain at each grade level to determine the standardized growth standard growth/gain score;
 - (C) Add the exemplary standardized growth standard growth/gain scores for reading and mathematics at each grade level from grade 3 to 8, and for 8 and 10, EOC gain, expected standard gain in writing at grades 4 and 7. 7, Competency Passing Rate, Dropout Rate, and for College Prep/College Tech Prep. and exemplary standard gain in English II. If the resulting number is zero or above, the school has met the exemplary growth standard.

(j)(k) If school officials believe that the school's growth

standards were unreasonable due to specific, compelling reasons, the school may appeal its growth standards to the SBE. The SBE shall appoint an appeals committee composed of a panel selected from the compliance commission to review written appeals from schools. The school officials must clearly document the circumstances that made the goals unrealistic and must submit its appeal to the SBE within 30 days of receipt of notice from the Department of the school's performance. The appeals committee shall review all appeals and shall make recommendations to the SBE. The SBE shall make the final decision on the reasonableness of the growth goals.

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

.0310 ANNUAL PERFORMANCE STANDARDS, GRADES 9-12

- (a) The definitions contained in Rule .0305 of this Section are incorporated into this Rule by reference thereto. In addition, the following definitions shall apply:
 - (1) "Composite expected gain" is equivalent to "expected growth" as used in 16 NCAC 6G .0305.
 - (2) "Exemplary gain" is equivalent to "exemplary growth" as used in Rule .0305 of this Section.
 - (3) "Exemplary target index" is the score a school must attain to meet its exemplary growth standard.
 - (4) "High school performance composite"—is—the weighted average of the percentages of students in a high school who score at or above level III on the end-of-course (EOC) tests for Algebra I, Biology, Economic Legal and Political Systems (ELPS), English I, English II, and U.S. History for the current school year. It is determined by adding the number of students at or above level III on each of the EOC tests and dividing that sum by the total of students who have valid scores on each of the tests.
 - (5) The "standard deviation of change" for computing composite expected gain is as follows:
 - (A) for Algebra I, 7.4;
 - (B) for Biology, 6.4;
 - (C) for ELPS, 7.9;
 - (D) for English I, 5.6;
 - (E) for English II, 7.6;
 - (F) for U.S. History, 5.7; and
 - (G) for College Prep/College Tech Prep (CP/CTP):
 - (i) Using data for the 1996-97 school year, determine for each high school the number of graduates who satisfied the requirements for College Prep (only) and the number of graduates who satisfied the requirements for College Tech Prep (only). Add these two numbers together and divide by the total number of graduates at the high school: Multiply the result by 100 to obtain the percentage of graduates who satisfied the requirements of CP/CTP;

- (ii) Repeat the first step with data from the 1995=96 school year so that percentages of students who satisfied the CP/CTP requirements are available for these two consecutive years;
- (iii) Subtract the percentage of students who satisfied the CP/CTP requirements in 1995-96 from the percentage of students who satisfied the CP/CTP requirements in 1996-97. This difference is the change (positive or negative) in the percentage of students satisfying the requirements of CP/CTP for the baseline years applicable to the high school accountability model;
- (iv) Average the school change results from step (iii) across all schools;
- (v) Next compute the standard deviation of the school changes by subtracting the average school change computed in step (iv) from each individual school change. Then square each resulting difference. Next add the squared differences across all schools. Finally, divide the sum of squared differences by the number of schools, less one (1.0). The square root of this result is the standard deviation of change.
- (6) The "standard deviation of change" for computing standard exemplary gain is as follows:
 - (A) for Algebra I, 7.3;
 - (B) for Biology, 6.3;
 - (C) for ELPS, 7.8;
 - (D) for English I, 5.5;
 - (E) for English II, 7.5;
 - (F) for U.S. History, 5.6; and
 - (G) for CP/CTP, use the figure computed under Part (a)(5)(G) of this Rule:
- (7) "Standard exemplary gain" is the difference between the exemplary target index (Column I of the worksheet) and the baseline (Column D of the worksheet) divided by a standard deviation so that all components of the composite score shall be equally weighted in the baseline years, which are 1995, 1996, and 1997 for the first six courses and 1997 and 1998 for CP/CTP.
- (b) Using the worksheet in this paragraph, the process to determine the composite expected gain for a high school is as follows:

- (1) Compute the EOC index for the first six courses in Column A for the current year and the two previous years by multiplying the percentage of students at level IV by 3, the percentage of students at level II by 2, and the percentage of students at level II by 1. Add the products and divide by 3 to obtain the EOC index for each course.
- (2) Compute the EOC indices for three years for each of these courses and enter the results in Columns A, B, and C. The school years shown in the worksheet are an example of a current calculation and are not the school years to be used in succeeding annual calculations.
- (3) Determine the baseline by adding Columns B and C and dividing by 2. Enter the quotient in Column D.
- (4) Subtract the baseline (Column D) from the current EOC index (Column A). Enter the difference in Column E.
- (5) Subtract 0.1 from each difference in Column E and enter the result in Column F.
- (6) Divide each recentered difference (Column F) by the associated standard deviation of change (Column G). Enter the quotient in Column H. This is the standard expected gain for a given course.
- (7) Compute the composite expected gain for CP/CTP by comparing the current year's percentage of graduates who complete either of the two courses of study with the previous year's percentage. Students shall be counted only once if they complete both courses of study.
 - (A) Enter the percentage of current graduates who have completed either course of study in Column-A;
 - (B) Enter the percentages of graduates from the previous school year who completed either course of study in Column B:
 - (C) Subtract Column B from Column A and enter the difference in Column E;
 - (D) Subtract 0.1 from the result in Column E to recenter and enter the result in Column F unless the percentages in Columns A and B are both equal to 100. In that event, enter zero in Column F:
 - (E) Divide the result in Column F by the standard deviation of change and enter the result in Column H:
- (8) Compute the total composite gain by adding the numbers in Column H. If the sum is equal to or greater than zero, the school has met the composite expected gain standard.

Column	A	B	ϵ	Ð	Đ	F	6	H
7-Components	97-98	96-97	9 5-96	Baseline	Difference	Recenter	Standard	Standard
of Composite	EOC	EOC	EOC	(B+C)/2	(A-D)	(E-0.1)	Deviation	Gain
Gain	Index	Index	Index				of Change	(Expected)
							(Expected)	(F/G)

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I. Algebra I			7.4	`
2. Biology			6.4	
S. ELPS			7.9	
t. English I			5.6	
5. English II			7.6	
5. US History			5.7	
7. CP/CTP				

Total Composite Gain Met if = or >0

- (c) The process to determine exemplary gain for a high school shall use the data entered in Columns A through F for the first x courses of the worksheet as described in Paragraph (b) of this Rule. The process, which uses the worksheet below, is as thouse
- (1) Calculate the exemplary target index for each course as follows:
 - (A) Subtract the baseline index (Column D) from 100;
 - (B) Multiply this difference by one-twentieth (0.05);
 - (C) Add this product to the baseline index to determine the targeted exemplary index and enter the result in Column I.
- (2) Determine the standard exemplary gain for each course as follows:
 - (A) Subtract the exemplary target index (Column I) from the current year's EOC index (Column A) for each course and enter the difference in Column J;
 - (B) Divide the difference (Column J) by the standard deviation of change for exemplary gain (Column K) and enter the result in Column L;
 - (C) For CP/CTP, enter the number from Column F in the space below Columns I and J for the other courses, enter the number from Column G in Column K, divide Column J by Column K and enter the result in Column L;
 - (D) Add the numbers in Column L. If the sum is equal to or greater than zero, the school has met its exemplary gain standard.

Column:	ł	J	K	Ł
EOC	Exemplary Target Index	Difference	Standard Deviation of	Standard Gain (Exemplary)
1	[(100-D)X.05]+D	(A-I)	Change (Exemplary)	(J/K)
A lgebra I			7.3	
Biology			6.3	
ELPS			7.8	
E nglish I		•	5.5	
English II			7.5	•
JS History			5:6	
CP/CTP	Recentered Difference (Column E)	•		
			Exemplary Gain Met if =>0	

(d) The school's high school performance composite shall be calculated according to the process described in Subparagraph (4) of this Rule:

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

This Section includes temporary rules reviewed by the Codifier of Rules and entered in the North Carolina Administrative Code and includes, from time to time, a listing of temporary rules that have expired. See G.S. 150B-21.1 and 26 NCAC 2C .0500 for adoption and filing requirements. 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 10 - DEPARTMENT OF HEALTH AND HUMAN SERVICES

Rule-making Agency: Commission for Mental Health, Developmental Disabilities and Substance Abuse Services

Rule Citation: 10 NCAC 14V .0802 - .0805

Effective Date: May 30, 2000

Findings Reviewed by Beecher R. Gray: Not approved

Authority for the rule-making: G.S. 112C-3; 122C-27; 143B-147; 20 U.S.C. Sections 1401 et. seq.; 1471 seq.

Reason for Proposed Action: The Division of MH/DD/SAS is designated lead agency for Early Childhood Intervention Services, and as a condition for the receipt of federal funds, the agency shall meet all federal requirements including amendments to rules as necessary for clarification.

Comment Procedures: Anyone wishing to comment should contact Charlotte F. Hall, Rule-Making Coordinator, Commission for MH/DD/SAS, 325 N. Salisbury St., Raleigh, NC 27603, phone (919)733-0596.

CHAPTER 14 - MENTAL HEALTH: GENERAL

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

SECTION .0800 - GENERAL RULES FOR INFANTS AND TODDLERS

.0802 DEFINITIONS

In addition to the definitions contained in G.S. 122C-3 and Rule .0103 of this Subchapter, the following definitions shall also apply:

- (1) "Atypical development" means those from birth to 60 months of age who:
 - (a) have autism:
 - (b) are diagnosed hyperactive;
 - (c) have an attention deficit disorder, severe attachment disorder, or other behavioral disorders; or
 - (d) exhibit evidence of, or are at risk for, atypical patterns of behavior and social-emotional

development in one or more of the following areas:

- (i) delays or abnormalities in achieving emotional milestones;
- (ii) difficulties with:
 - (A) attachment and interactions with parents, other adults, peers materials and objects;
 - (B) ability to communicate emotional needs;
 - (C) motor or sensory development;
 - (D) ability to tolerate frustration and control behavior; or
 - (E) ability to inhibit aggression;
- (iii) fearfulness, withdrawal, or other distress that does not respond to the comforting of caregivers;
- (iv) indiscriminate sociability; for example, excessive familiarity with relative strangers;
- (v) self-injurious or other aggressive behavior;
- (vi) substantiated evidence that raises concern for the child's emotional well-being regarding:
 - (A) physical abuse;
 - (B) sexual abuse; or
 - (C) other environmental circumstances indicating an abused or neglected juvenile as defined in G.S. 7A-517(1) and (21).
- (2) "Developmentally delayed children" means those whose development is delayed in one or more of the following areas: cognitive development; physical development, including vision and hearing; communication, social and emotional; and adaptive skills. The specific level of delay must be:
 - (a) for children from birth to 36 months of age documented by scores one and one-half standard deviations below the mean or standardized tests in at least one of the above areas of development. Or, it may be documented by a 20 percent delay or assessment instruments that yield scores in months; and
 - (b) for children from 36 to 60 months of age documented by test performance two standard deviations below the mean on standardized tests in one area of development or by

- performance that is one standard deviation below the norm in two areas of development. Or, it may be documented by a 25 percent delay in two areas on assessment instruments that yield scores in months.
- (3) "Early Intervention Services" means those services provided for infants and toddlers specified in Section 303.12 of Subpart A of Part 303 of Title 34 of the Code of Federal Regulations, published January 1, 1992 and incorporated by reference.
 - (a) For the purposes of these services, "transportation" means assistance in the travel to and from the multidisciplinary evaluation; specified early intervention services provided by certified developmental day centers or other center-based services designed specifically for children with or at risk for disabilities; and speech, physical or occupational therapy, or other early intervention services if provided in a specialized setting away from the child's residence.
 - (b) Transportation assistance may be provided by staff, existing public or private services, or by the family, who shall be reimbursed for their expenses, in accordance with applicable fee provisions.
 - (c) For the purposes of these services, "special instruction" means individually designed education and training in the strengths and needs of the child and family as identified in the multidisciplinary evaluation, in which the focus is on the major developmental areas and individual family needs. It occurs in two primary types of settings; home and mainstreamed center-based:
 - (i) The mainstreamed inclusive center-based settings may be those designed primarily for children with or at risk for disabilities, such as developmental day centers or therapeutic preschools, if they allow for planned and ongoing contact with children without disabilities.
 - (ii) Mainstreamed Inclusive center-based settings also include those established primarily for children without disabilities, such as preschools, family day care homes, licensed child care centers:
 - (A) when provided in these programs, special instruction also includes consultation and training for staff on curriculum design, teaching and behavior management strategies, and approaches to modification of the environment to promote

- learning;
- (B) service coordination activities, including assistance to the family in identifying such programs must be provided with special instruction, if requested by the family.
- (C) All types of early intervention services shall be provided in natural environments to the maximum extent possible. The provision of early intervention services in a setting other than a natural environment shall occur only when early intervention cannot be achieved satisfactorily in a natural environment.
- (4) "Health Services" means those services provided for infants and toddlers specified in Section 303.13 of Subpart A of Part 303 of Title 34 of the Code of Federal Regulations, published June 22, 1989 and incorporated by reference.
- (5) "High risk children" means those from birth to 36 months of age for whom there is clinical evidence of conditions which have a high probability of resulting in developmental delay or atypical development and for whom there is clinical evidence that developmental or therapeutic intervention may be necessary. There are two categories of high risk children. These are:
 - (a) High Risk-Established: Diagnosed or documented physical or mental conditions which are known to result in developmental delay or atypical development as the child matures. Such conditions include, but need not be limited to the following:
 - (i) chromosomal anomaly or genetic disorders associated with developmental deficits;
 - (ii) metabolic disorders associated with developmental deficits;
 - (iii) infectious diseases associated with developmental deficits;
 - (iv) neurologic disorders;
 - (v) congenital malformations;
 - (vi) sensory disorders; or
 - (vii) toxic exposure.
 - (b) High Risk-Potential: Documented presence of indicators which are associated with patterns of development and which have a high probability of meeting the criteria for developmental delay or atypical development as the child matures. There shall be documentation of at least three of the parental or family, neonatal, or postneonatal risk conditions. These conditions are as follows:
 - (i) maternal age less than 15 years;
 - (ii) maternal PKU;

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- (iii) mother HIV positive;
- (iv) maternal use of anticonvulsant, antineoplastic or anticoagulant drugs;
- (v) parental blindness;
- (vi) parental substance abuse:
- (vii) parental mental retardation;
- (viii) parental mental illness;
- (ix) difficulty in parent-infant bonding;
- (x) difficulty in providing basic parenting;
- (xi) lack of stable housing;
- (xii) lack of familial and social support;
- (xiii) family history of childhood deafness;
- (xiv) maternal hepatitis B;
- (xv) birth weight less than 1500 grams;
- (xvi) gestational age less than 32 weeks;
- (xvii) respiratory distress (mechanical ventilator greater than six hours);
- (xviii) asphyxia;
- (xix) hypoglycemia (less than 25 mg/dl);
- (xx) hyperbilirubinemia (greater than 20 mg/dl);
- (xxi) intracranial hemorrhage;
- (xxii) neonatal seizures;
- (xxiii) suspected visual impairment;
- (xxiv) suspected hearing impairment;
- (xxv) no well child care by age six months;
- (xxvi) failure on standard developmental or sensory screening test;
- (xxvii) significant parental concern;
- (xxviii) chronic lung disease;
- (xxix) parent history of suspected abuse or neglect; and
- (xxx) mothers who are seen by a Maternal Outreach Worker from the local health department.
- (6) "Natural environments" means settings that are natural or normal for the child's age peers who have no disabilities.
- (6)(7) Incorporation by reference in any of the rules in this Section of portions of the Code of Federal Regulations includes subsequent amendments and editions of the referenced material, which may be obtained at no cost from the Branch Head, Child and Adolescent Services, Developmental Disabilities Section, Division of MH/DD/SAS, 325 N. Salisbury Street, Raleigh, NC 27603.

History Note: Authority G.S. 122C-3; 122C-26; 143B-147; Eff. May 1, 1996;

Temporary Amendment Eff. May 21, 1999;

Temporary Amendment Expired February 8, 2000;

Codifier determined that findings did not meet criteria for temporary rule on May 22, 2000;

Temporary Amendment Eff. May 30, 2000.

.0803 GENERAL REQUIREMENTS FOR INFANTS AND TODDLERS

For all facilities serving infants and toddlers with or at risk

for developmental disabilities, delays or atypical development, except for respite, there shall be:

- (1) an assessment which includes:
 - (a) physical (including vision and hearing) communication, cognitive, social and emotional and adaptive skills development, and the requirements set forth in 34 C.F.R. Part 303.344 (a)(2), incorporated by reference;
 - (b) a determination of the child's unique strengths and needs in terms of these areas of development and identification of services
 appropriate to meet those needs;
 - (c) if requested by the family, a determination of the resources, priorities and concerns of the family, and the supports and services necessary to enhance the family's capacity to meet the developmental needs of their infant or toddler with or at risk for a disability. The family-focused and directed assessment shall be based on information provided through a personal interview and incorporate the family's description of these resources, priorities, and concerns in this area;
 - (d) procedures developed and implemented to ensure participation by the client's family or the legally responsible person;
 - (e) no single procedure used as the sole criterion for determining a child's eligibility;
 - (f) an integrated assessment process which involves at least two persons, each representing a different discipline or profession, with the specific number and types of disciplines based on the particular needs of the child. The assessment shall include current medical information provided by a physician, physician's assistant, nurse practitioner, or a registered nurse who has completed the "Child Health Training Program for Registered Nurses" taught under the Division of Maternal and Child Health Guidelines; however, a physician, physician's assistant, or nurse practitioner is not required as one of the disciplines involved in the assessment:

Note: Further information regarding the assessment may be found in the document "North Carolina Infant-Toddler Program Manual," available from the Developmental Disabilities Section of DMH/DD/SAS at no cost upon request.

- (g) an evaluation process based on informed clinical opinion;
- (h) an assessment process completed within 45 calendar days from the date of referral. The referral shall be initiated by a request for these services made to any one of the public agencies participating in the Part H of the

Individuals with Disabilities Education Act Interagency Agreement. The request shall become a referral when the area program determines that all of the following is available:

- sufficient background information to enable the agency receiving the referral to establish communication through a telephone call or home visit;
- (ii) reason for referral, date of referral and agency or individual making referral;
- (iii) child and family identifying information such as names, child's birthdate and primary physician; and
- (iv) summary of any pre-existing child and family screening or assessment information;
- (i) a 45 calendar day completion requirement which may be extended in exceptional circumstances, such as, the child's health assessment is being completed out-of-state, or family desires make it impossible to complete the assessment within the time period. The specific nature and duration of these circumstances which prevent completion within 45 days and the attempts made by the provider to complete the assessment shall be documented and an interim Individualized Family Service Plan (IFSP) shall be developed and implemented; and
- (j) the child's family or legally responsible person shall be fully informed of the results of the assessment process.
- (2) There shall be a habilitation plan which is referred to as the Individualized Family Service Plan (IFSP) which shall include:
 - (a) a · description of the child's present health status and levels of physical (including vision and hearing), communication, cognitive, social and emotional, and adaptive development;
 - (b) with the concurrence of the family, a description of the resources, priorities and concerns of the family and the supports and services necessary to enhance the family's capacity to meet the developmental needs of their infant and toddler with or at risk for a disability;
 - (c) outcomes for the child, and, if requested, outcomes for the child's family;
 - (d) criteria and time frames to be used to determine progress towards outcomes;
 - (e) planned habilitation procedures related to the outcomes;
 - (f) a statement of the specific early intervention services to be provided to meet the identified child and family needs, the initiation dates, frequency and method, duration, intensity and

- location (including the most natural environment and a justification of the extent, if any, to which the services are not provided in a natural environment) of service delivery, and the persons or agencies responsible;
- (g) the name of the service coordinator from the profession most immediately relevant to the needs of the child or family; and who is otherwise qualified to carry out all applicable responsibilities for coordinating with other agencies and individuals the implementation of the IFSP;
- (h) the plans for transition into services which are the responsibility of the NC Department of Public Instruction, or other available services, when applicable;
- (i) the payment arrangements for the specific services delineated in Sub-Item (2)(f) of this Rule:
- (j) a description of medical and other services needed by the child, but which are not required under Part H of the Individuals with Disabilities Education Act, and the strategies to be pursued to secure those services through public or private resources. The requirement regarding medical services does not apply to routine medical services, such as immunization and well-baby care, unless the child needs these services and they are not otherwise available.
- (3) The following requirements apply to the IFSP:
 - (a) it shall be reviewed on at least a semi-annual basis or more frequently upon the family's request;
 - (b) it shall be revised as appropriate, but at least annually; and
 - (c) the initial development and annual revision process for the IFSP for infants and toddlers, shall include participation by:
 - (i) the parent or parents of the child;
 - (ii) other family members, as requested by the parent;
 - (iii) an advocate or person outside of the family if the parent requests participation;
 - (iv) the provider of the early intervention services;
 - (v) the service coordinator designated for the family, if different from the provider of the early intervention services; and
 - (vi) the provider of the assessment service, if different from the provider of the early intervention services.
 - (d) The initial IFSP meeting and annual reviews shall be arranged and written notice provided to families early enough to promote maximum opportunities for attendance. The

semi-annual review process shall include participation by persons identified in Subitems (3)(c)(i) through (v) of this Rule. If any of these assessment and intervention providers are unable to attend one of the development or review meetings, arrangements may be made for the person's involvement through other means such as participation in a telephone conference call, having a knowledgeable authorized representative attend the meeting or making pertinent records available at the meeting. The facility shall attempt to obtain approval for such arrangements from all participants, however, it may proceed without such approval if necessary to complete the IFSP.

- (e) The IFSP for infants and toddlers shall be based upon the results of the assessment referenced in Item (1) of this Rule and upon information from any ongoing assessment of the child and family. However, early intervention services may commence before completion of this assessment if:
 - (i) parental consent is obtained; and
 - (ii) the assessment is completed within the 45-day time period referenced in Paragraph (a) of this Rule.
- (f) In the event that exceptional circumstances, such as child illness, residence change of family, or any other similar emergency, make it impossible to complete the assessment within the 45-day time period referenced in Item (1) of this Rule, the circumstances shall be documented and an interim IFSP developed with parent permission. The interim IFSP shall include:
 - the name of the service coordinator who will be responsible for the implementation of the IFSP and coordination with other agencies and individuals;
 - (ii) outcomes for the child and family when recommended;
 - (iii) those early intervention services that are needed immediately; and
 - (iv) suggested activities that may be carried out by the family members.
- (g) Each facility or individual who has a direct role in the provision of early intervention services specified in the IFSP is responsible for making a good faith effort to assist each eligible child in achieving the outcomes set forth in the IFSP.
- (h) The IFSP shall be developed within 45 days of referral for those children determined to be eligible. The referral shall be as defined in Sub-item (1)(h) of this Rule.
- (i) The contents of the IFSP shall be fully

explained to the parents, and informed written consent from the parents shall be obtained prior to the provision of early intervention services described in the plan. If the parent do not provide consent with respect to a particular early intervention service, or withdraw consent after first providing it, that service shall not be provided. The early intervention services for which parental consent is obtained must be provided.

(j) IFSP meetings shall be conducted in settings convenient to and in the natural language of the family.

History Note: Authority G.S. 122C-26; 143B-147; Eff. May 1, 1996;

Temporary Amendment Eff. May 21, 1999;

Temporary Amendment Expired February 8, 2000;

Codifier determined that findings did not meet criteria for temporary rule on May 22, 2000;

Temporary Amendment Eff. May 30, 2000.

.0804 SURROGATE PARENTS

- (a) Circumstances Requiring Surrogate Parents. The area program shall assure the availability of a surrogate parent for infants and toddlers eligible for early intervention services when:
 - (1) a biological parent or guardian cannot be identified;
 - (2) efforts to locate the parent are unsuccessful; or
 - (3) the child is involved in a voluntary placement agreement or is placed in protective custody through the local Department of Social Services.
- (b) Identifying Need For And Selection Of A Surrogate Parent:
 - (1) The child service coordinator shall be responsible for identifying the need for a surrogate parent.
 - (2) Identification shall be based on any pertinent information and input from:
 - (A) the local Department of Social Services; and
 - (B) anyone serving on the Infant-Toddler Consortium.
 - (3) The area program Director, or a designee, serving the county of the child's legal residence shall select the surrogate parent.
- (c) Responsibilities Of A Surrogate Parent. A surrogate parent shall have the responsibility of being an active spokesperson for a child in matters related to the:
 - (1) evaluation and assessment of the child;
 - development, signing, and implementation of the child's IFSP, including annual evaluations and periodic reviews; and
 - (3) ongoing provision of early intervention services to the child.
 - (d) Priorities For Selection Of A Surrogate Parent:
 - (1) The area program shall make every effort to select surrogate parent who has close ties to the child.
 - (2) In instances when children are placed in foster care or in the care of another individual, the biological

arents or guardian shall be given first consideration to act as e surrogate parent.

- (3) The following order of priority shall then be considered when selecting the surrogate parent:
 - (A) person "acting as a parent" a grandparent, governess, neighbor, friend, or private individual who is caring for the child;
 - (B) interested relative;
 - (C) foster parent;
 - (D) friend of the child's family; or
 - (E) other individuals.
- (4) The biological parent or guardian, if known, shall be informed regarding the selection of the surrogate parent.
- (e) Criteria For Selection Process. Anyone who serves as a rrogate parent shall:
 - (1) not have conflicting interests with those of the child who is represented;
- (2) have knowledge and skills that ensure the best possible representation of the child;
- (3) not have any prior history of committing abuse or neglect; or
- (4) not be an employee of the agency involved in the provision of early intervention or other services for the child or be a provider of early intervention services to the child or the child's family. However, a person who otherwise qualifies to be a surrogate parent is not considered an employee based on being paid by a public agency to serve as a surrogate or foster parent.
- (5) not be an employee of the state.
- (f) Training Requirements For A Surrogate Parent:
- (1) Anyone who serves as a surrogate parent, and is not related to the child, shall have participated in training provided by or approved by the area mental health, developmental disabilities and substance abuse program.
- (2) Training shall include, but not be limited to, the following topics:
 - (A) Part H of the Individuals with Disabilities Education Act, regarding parents' rights, entitlements for children, and services offered:
 - (B) developmental and emotional needs of eligible infants and toddlers;
 - (C) available advocacy services; and
 - (D) relevant cultural issues if the child's culture is different from that of the surrogate parent.
- (3) The level of training approach shall be based on needs of the surrogate parent, as determined by the surrogate parent in conjunction with the area program.

istory Note: Authority G.S. 143B-147; 20 U.S.C. Sections 101 et. seg., 1471 et. seg;

ff. Mav 1, 1996;

emporary Amendment Eff. May 21, 1999.

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Temporary Amendment Eff. May 30, 2000.

.0805 PROCEDURAL REQUIREMENTS

- (a) General Area Program Requirements. Area programs and contract agencies shall comply with Section 303.402 of Subpart E of Part 303 of Title 34 of the Code of Federal Regulations, incorporated by reference, relating to:
 - (1) the right of the parents of an eligible child to examine records:
 - (2) the requirement of prior notice to parents of an eligible child in the parents' native language;
 - (3) the requirement of parental consent [The period of reasonable time referenced in 303.403(a) shall be construed to be no less than two weeks.];
 - (4) early intervention services [infants and toddlers referred for services shall be assessed in accordance with the provisions of Rule .0803 of this Section, admitted in accordance with the provisions of Subparagraphs (a)(3) and (4) of Rule .0201 of this Subchapter, and receive services in accordance with the provisions of Rule .0803 of this Section]; and
 - (5) surrogate parents.

As used in this Section, the following terms shall have the meanings specified in Section 303.401 of Subpart E of Part 303 of Title 34 of the Code of Federal Regulations: "Consent", "Native Language", "Personally identifiable".

- (b) Complaint Resolution/Mediation:
- (1) Parents of an eligible child shall have the right to a timely administrative resolution of any complaints concerning an area program's or contract agency's proposal or refusal to initiate or change the identification, evaluation or placement of the child, or concerning the provision of appropriate early intervention services to the child and the child's family. The parents of an eligible child shall also have the right to mediation of such complaints.
- (2) Whenever an area program or contract agency becomes aware that the parents of an eligible child disagree with any decision regarding early intervention services for their child, the area program or contract agency, whichever is appropriate, shall immediately advise the parents regarding the availability of, and procedure for, requesting complaint resolution under this Section.
- (3) A request by parents of an eligible child for administrative resolution or mediation of a complaint shall be in writing and sent to the Director of the area program in which the eligible child is receiving services.
- (4) A request by parents of an eligible child for administrative resolution or mediation of a complaint shall contain the following:
 - (A) name and address of the child;
 - (B) name and address of the parent;
 - (C) name and address of the area program or contract agency against whom the complaint

is made:

- (D) a statement of facts describing in sufficient detail the nature of the complaint;
- (E) the signature of the complaining parent and the date of signing; and
- (F) whether the parent desires mediation prior to the administrative resolution of his complaint.
- (5) Parents of an eligible child may request mediation to resolve a complaint as an intervening step prior to the administrative proceeding. If mediation is requested, the mediation shall take place prior to the administrative proceeding.
- (6) If mediation or administrative proceeding is requested, an impartial person shall be:
 - (A) subject to qualifications of an impartial person as specified in Section 303.421 of Subpart E of Part 303 of Title 34 of the Code of Federal Regulations and incorporated by reference.
 - (B) selected from a list of mediators and administrative hearing officers approved by the Chief of the Developmental Disabilities Section of DMH/DD/SAS; and
 - (C) appointed by the area director to serve as a mediator.
- (7) DMH/DD/SAS shall provide a training program for the mediators and the administrative hearing officers.
- (8) Mediation may not be used to deny or delay a parent's right to speedy complaint resolution. The mediation, administrative proceeding and written decision must be completed within the 30-day timeline set forth in Paragraph (f) of this Rule.
- (9) Parents may not be assessed fees for the mediation or any other costs related to the mediation services.
- (10) Each mediation session shall be scheduled in a timely manner and held in a location that is convenient to the parties involved.
- (11) Agreements reached by the parties involved in the mediation process shall be set forth in a mediation agreement.
- (12) Discussions that occur during the mediation process shall be confidential and may not be used as evidence in any subsequent due process or civil hearings and the parties involved may be required to sign a confidentiality pledge prior to the commencement of the process.
- (c) Scheduling Administrative Proceedings. Upon receipt of written request for administrative complaint resolution, the Director of the area program in which the eligible child is receiving services shall schedule an administrative proceeding in accordance with the requirements of this Section. The parents shall be notified in writing of the date, time and location of the proceeding no later than seven calendar days prior to the hearing by the area director. The hearings must be scheduled at a time and place that is reasonably convenient to the parents. "Reasonably convenient" means the same as in Section 303.423 of Subpart E of Part 303 of the Code of

Federal Regulations and is incorporated by reference.

- (d) Authority And Responsibilities Of Impartial Person:
 - (1) The hearing officer shall have the powers listed in G.S. 150B-33, and in addition shall have the following authority:
 - (A) to establish reasonable time limitations on the parties' presentations;
 - (B) to disallow irrelevant, immaterial or repetitive cvidence;
 - (C) to direct that additional evaluations of the child be performed;
 - (D) to make findings of fact and conclusions of law relevant to the issues involved in the hearing;
 - (E) to issue subpoenas for the attendance of witnesses or the production of documents and
 - (F) to specify the type and scope of the early intervention services to be offered the child where the proposed services are found to be inappropriate.
 - (2) The hearing officer does not have the authority to:
 - (A) determine that only a specific program specific early intervention staff person o specific service provider is appropriate for th pupil; or
 - (B) determine noncompliance with state law an regulations.
 - (3) The decision of the hearing officer shall be in writing and shall contain findings of fad conclusions of law and the reasons for the decision. The hearing officer shall mail a copy of the decision to each party by certified mail, return receip requested.
 - (4) The hearing officer shall inform the parent that the parent may obtain a transcript of the hearing at n cost.
- (e) Parent Rights In Administrative Proceedings. Parents of an eligible child shall have the rights set forth in Section 303.422 of Subpart E of Part 303 of Title 34 of the Code of Federal Regulations, incorporated by reference.
- (f) Timelines. The administrative proceeding shall be completed, and a written decision mailed to each of the partie within 30 days after the receipt of a parent's complaint a described in Paragraph (b) of this Rule.
- (g) Civil Action. Section 303.424 of Subpart E of Part 30 of Title 34 of the Code of Federal Regulations relating to the availability of a civil action for any party aggrieved by the findings and decision in an administrative proceeding incorporated by reference.
- (h) Status Of Child During Proceedings. Section 303.42 of Subpart E of Part 303 of Title 34 of the Code of Feder Regulations relating to the status of a child during a administrative proceeding is incorporated by reference.
- (i) Confidentiality. Personally identifiable informatic concerning an eligible child or family member of an eligib child is confidential and may not be disclosed or acquire except as provided by in Paragraphs (j) and (k) of this Rule.

- (j) Disclosure Of Confidential Information To Employees. In area program or contract agency may disclose confidential information to its employees who have a legitimate need for ceess to the information.
- (k) Written Consent Required. Except as provided in aragraph (b) of this Rule, all disclosures of confidential information, including disclosures between an area program and contract agency, may be made only with the written onsent of the parents. Client information may be disclosed etween agencies participating in the provision of early intervention services in accordance with G.S. 122C-53(a), 22C-55(c), 122C-55(f), or 122C-55(h), as appropriate. However, the extent of information disclosed shall be limited to that information which is necessary to carry out the purpose of the disclosure. Parents shall be informed of their right to efuse to consent to the release of confidential information. The content of written consent forms shall comply with the Confidentiality Rules, 10 NCAC 18D.
- (1) Consent To Receive Services. The parents of a child, ligible to receive early intervention services, may determine whether they, their child, or other family members will accept r decline any type of early intervention service without copardizing the right to receive other early intervention ervices.

tistory Note: Authority G.S. 143B-147; 150B-1(d); 20 J.S.C. Sections 1401 et. seq., 1471 et. seq; ff. May 1, 1996;

emporary Amendment Eff. May 21, 1999;

emporary Amendment Expired February 8, 2000;

Codifier determined that findings did not meet criteria for emporary rule on May 22, 2000;

Emporary Amendment Eff. May 30, 2000.

Rule-making Agency: Commission for Mental Health, Developmental Disabilities and Substance Abuse Services

Rule Citation: 10 NCAC 45G .0410

Effective Date: May 30, 2000

findings Reviewed by Beecher R. Gray: Not approved

Authority for the rule-making: G.S. 90-100;143B-147

Reason for Proposed Action: This rule refers to the use of controlled substances in emergency kits" in long-term care tursing facilities. There is broad recognition among linicians who have studied the pathophysiology and nanagement of pain that clinicians often seriously undertreat pain. A request was presented to the Commission for Mental Health, Developmental Disabilities and Substance Abuse Services to approve the proposed amendment to the above tule. The acuity level of nursing facility residents has recreased markedly over the past few years. However, the tules governing controlled substances for residents have not

been modified in more than 20 years. The requested changes will greatly enhance the ability to meet emergency medical needs of residents, yet maintain adequate safeguards, accountability, and security of emergency medications.

Comment Procedures: Anyone wishing to comment should contact Charlotte F. Hall, Rule-making Coordinator, Commission for MH/DD/SAS, 325 N. Salisbury St., Raleigh, NC 27603, phone 919/733-0596.

CHAPTER 45 - COMMISSION FOR MENTAL HEALTH, DEVELOPMENTAL DISABILITIES AND SUBSTANCE ABUSE SERVICES

SUBCHAPTER 45G - MANUFACTURERS: DISTRIBUTORS: DISPENSERS AND RESEARCHERS OF CONTROLLED SUBSTANCES

SECTION .0400 - MISCELLANEOUS

.0410 SPECIAL CONTROLLED SUBSTANCES EMERGENCY KIT

A (special) controlled substances emergency kit shall be permitted in those skilled nursing facilities, intermediate care facilities and combination facilities which are licensed with the Department of Health and Human Services:

- (1) The controlled substances emergency kit shall contain not more than seven controlled drug entities (Schedules II-V) as determined by the medical staff of the facility with the approval of the pharmaceutical services committee.
- (2) Controlled substances for emergency use shall be obtained through purchase orders from the licensed pharmacist who regularly provides medications to the facility and its patients. When Schedule II drugs are purchased, federal Drug Enforcement Administration order forms must be used.
- (3) Controlled substances for emergency use shall be provided in a single unit-dose form.
- (4) A facility shall be permitted to possess not more than three <u>five</u> doses of each controlled drug entity for each 50 licensed beds or fraction thereof. The three <u>five</u> doses of each drug entity may be of the same or differing concentrations.
- (5) The controlled emergency drug supply shall be used only for a bona fide medical emergency; to meet the urgent needs of patients, consistent with good medical practice practice. The need for such use shall be documented in the patient's medical record consistent with applicable state and federal statutes and regulations, and shall not serve as a routine source of medication for facility patients:
- (6) The attending physician shall substantiate in writing in the patient record the necessity for the use of any controlled substance contained in the emergency kit.
- (7)(6) The controlled substance emergency kit shall be securely locked and stored with access limited to authorized personnel. stored in a securely locked,

- substantially constructed cabinet governing the storage of controlled substances.
- (8)(7) Only those persons designated by the director of the facility shall have access to the controlled substances emergency kit.
- (9)(8) The pharmacist-supplier of the controlled drugs for emergency use shall have primary responsibility for the proper control and accountability of such drugs in the facility.
- (10)(9) No person, individual, practitioner or facility shall be permitted to perform by virtue of these regulations any act otherwise prohibited by law.
- (11)(10) Nothing in these regulations shall compel any licensed pharmacist to provide controlled drugs for emergency use to any facility against his professional judgment.
- (12)(11) All pertinent provisions of Article 3, Section 8, of the North Carolina Board of Pharmacy rules and regulations relating to emergency kits generally shall apply.
- (13)(12) Exceptions to these regulations shall not be made unless otherwise provided by law.
- (14)(13) Each registrant desiring to maintain a controlled substance emergency kit must be registered with the Federal Drug Enforcement Administration or receive an exemption from registration by that agency.

History Note: Authority G.S. 90-100; 143B-147;

Eff. June 30, 1978;

Amended Eff. September 30, 1978;

Temporary Amendment Eff. June 15, 1999;

Temporary Amendment Expired February 28, 2000;

Codifier determined that findings did not meet criteria for temporary rule on May 22, 2000;

Temporary Amendment Eff. May 30, 2000.

TITLE 15A - DEPARTMENT OF ENVIRONMENT AND NATURAL RESOURCES

Rule-making Agency: Commission for Health Services

Rule Citation: 15A NCAC 18A .0164

Effective Date: July 1, 2000

Findings Reviewed by Julian Mann: Approved

Authority for the rule-making: G.S. 130A-230

Reason for Proposed Action: Rule .0164 requires cooked crustacea be picked in the facility where the crustacea was cooked; however, mechanical picking of claws may be approved under written authority from the Division if it complies with these rules. The crustacea industry has requested that cooked crustacea, other than claws, be allowed

to be transported between facilities for picking or processing. This temporary rule amendment will allow cooked crustaced to be picked or processed in other facilities which have a written plan meeting these rules. Existing rules and the proposed temporary rule amendment will insure that the public health of consumers of crustacea and crustacea meanwill not be compromised.

Comment Procedures: Written comments are encouraged and may be submitted to David Clawson, P.O. Box 769 Morehead City, NC 28557. A copy of the proposed rule may be obtained by contacting the Shellfish Sanitation Section a (252) 726-6827.

CHAPTER 18 - ENVIRONMENTAL HEALTH

SUBCHAPTER 18A - SANITATION

SECTION .0100 - HANDLING: PACKING: AND SHIPPING OF CRUSTACEA MEAT

.0164 COOKED CRUSTACEA PICKING

- (a) The picking operation shall be conducted in a manner to prevent contamination.
- (b) All cooked crustacea shall be picked before a new supply is delivered to the picking table.
- (c) Picked crustacea meat shall be delivered to the packing room at least every 90 minutes or upon the accumulation of five pounds per picker whichever is sooner.
- (d) Paper towels used at the picking table shall be discarde after initial use.
- (e) If provided, bactericidal solutions at picking tables shall be maintained at 100 ppm chlorine solution or an equivalen bactericidal solution. A suitable testing method or equipmen shall be available and used to test chemical sanitizers to insurminimum prescribed strengths.
- (f) Handles of picking knives shall not be covered with an material.
- (g) Picking of crustacea cooked at any facility, other that the original cooking facility, is prohibited. Mechanical picking of claws may be approved under written authority from the Division if it complies with these Rules. Crustacea shall be cooked and picked in the same permitted facility unless written plan for interfacility shipment has been approved be the Division. The plan shall address the following:
 - (1) time-temperature;
 - (2) shipping-destination;
 - (3) handling;
 - (4) labeling;
 - (5) records;
 - (6) processing;
 - (7) sanitation; and
 - (8) HACCP plan.

History Note: Authority G.S. 130A-230;

Eff. October 1, 1992;

Temporary Amendment Eff. July 1, 2000.

This Section contains the agenda for the next meeting of the Rules Review Commission on <u>Thursday, June 15, 2000, 10:00 a.m.</u>, 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 <u>Friday, June 9, 2000, at 5:00 p.m.</u> 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, Chairman John Arrowood Laura Devan Jim Funderburke David Twiddy

Appointed by House

R. Palmer Sugg, 1st Vice Chairman Jennie J. Hayman, 2nd Vice Chairman Walter Futch Paul Powell George Robinson

RULES REVIEW COMMISSION MEETING DATES

June 15, 2000 July 20, 2000 August 17, 2000 September 21, 2000 October 19, 2000

LOG OF FILINGS RULES SUBMITTED: April 20, 2000 through May 20, 2000

AGENCY/DIVISIO	- RULE NAME	RULE CITATION	ACTION
HHS/DIVISION	OF MEDICAL ASSISTANCE		
	NC Medicaid Criteria10	10 NCAC 26B .0113	Amend
	Rate Setting Method for Non-State Facilities	10 NCAC 26H .0304	Amend
	Program Definition and Definition of Terms	10 NCAC 26M .0301	Repeal
	Access to Care	10 NCAC 26M .0302	Repeal
	Enrollee Education	10 NCAC 26M .0303	Repeal
	Relationship with Subcontractors	10 NCAC 26M .0304	Repeal
	Enrollee and Subcontractor Appeals	10 NCAC 26M .0305	Repeal
	Discipline and Behavior Management	10 NCAC 41S .0613	Amend
	Certification Requirement	10 NCAC 42E .0704	Amend
	Corrective Action	10 NCAC 42E .0705	Amend
	Procedure	10 NCAC 42E .1207	Amend
	Changes in Personnel	10 NCAC 42E .1208	Amend
	The Certificate	10 NCAC 42E .1401	Amend
	Provisional Certificate	10 NCAC 42E .1402	Amend
	Termination of Certification	10 NCAC 42E .1403	Amend
	Denial or Revocation of Certificate	10 NCAC 42E .1404	Amend
	Penalty	10 NCAC 42E .1405	Amend
	Procedure for Appeal	10 NCAC 42E .1406	Amend
	Allocation	10 NCAC 42Q .0016	Amend
	Limitations	10 NCAC 42S .0301	Amend
	State Division of Aging's Responsibilities	10 NCAC 42S .0501	Amend
	Introductory Statement	10 NCAC 42Z .0501	Amend
	Procedure	10 NCAC 42Z .0901	Amend
DUCATION, STA	ATE BOARD OF		
	End-of-Course Tests	16 NCAC 6D .0305	Amend
	Testing Code of Ethics	16 NCAC 6D .0306	Amend
RANSPORTATION	ON, DEPARTMENT OF/DIVISION OF MOT	OR VEHICLES	

Hazardous Materials

19 NCAC 3D .0802

Amend

RULES REVIEW COMMISSION

May 18, 2000 MINUTES

The Rules Review Commission met on May 18. 2000, in the Veterinary Board Conference Room of the Methodist Building, 1307 Glenwood Avenue, Raleigh, North Carolina. Commissioners in attendance were Chairman Teresa Smallwood, Palmer Sugg, Jennie J. Hayman, Jim Funderburk, Paul Powell, Laura Devan, David R. Twiddy, Walter Futch, and George Robinson.

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

The following people attended:

Lou B. Wilson N C Association for Long Term Care Facilities

Andy Ellen N C Retail Merchants Association

Sharnese Ransome DHHS/SSC

Jean Stanley Midwifery Joint Committee

Dedra Alston DENR

Tom West Poyner and Spruill
Emily Lee Transportation
Scott Templeton Secretary of State
Peter Goolsby Secretary of State

Howard Kramer Midwifery Joint Committee
David Jarman DENR/Forest Resources
Karen Patterson DENR/Forest Resources
Valerie Chaffin Hunton & Williams

APPROVAL OF MINUTES

The meeting was called to order at 10:05 a.m. with Vice Chairman Sugg presiding. The Vice Chairman asked for any discussion comments, or corrections concerning the minutes of the April 13, 2000 meeting. There being none, the minutes were approved. Chairman Smallwood arrived and began presiding during the first follow-up matter.

FOLLOW-UP MATTERS

10 NCAC 42A .0801 - .0810: DHHS/Social Services Commission - The Office of State Budget reported that these rules carried no substantial economic impact. They were approved with the exception of .0807. This rule was objected to due to lack of statutory authority and ambiguity. It is not clear that the Department of Health and Human Services requirements referenced in this rule have been appropriately adopted as rules. If not, there is no authority to require compliance with them.

10 NCAC 42C .2506: DHHS/Medical Care Commission – The agency requested that this rule remain on the agenda until next month. No action was necessary.

13 NCAC 7F .0601, .0602, .0603, .0604, .0605, and .0606: DEPARTMENT OF LABOR – These rules were returned to the agency pursuant to G.S. 150B-21.12(d).

19A NCAC 3D .0801: TRANSPORTATION/Division of Motor Vehicles - The rewritten rule submitted by the agency was approved by the Commission.

21 NCAC 56 .0503, .0603, .0804, and .0901: N C Board of Examiners of Engineers and Surveyors – The agency responded that they are pursuing legislation to give these rules statutory authority. No action was necessary.

21 NCAC 63 .0101, .0104, .0105, .0204, .0210, .0301, .0401, .0503, .0508, .0601, and .0707: N C Social Work Certification and Licensing Board - The repeals and rewritten rules submitted by the agency were approved by the Commission.

RULES REVIEW COMMISSION

OG OF FILINGS

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

NCAC 52B .0206: AGRICULTURE/Board of Agriculture – The Commission objected to this rule due to ambiguity. In (a). it is of clear what period of time is envisioned by the term "recently." It is also not clear what is meant by a "negative official test." ecause of ambiguities in .0410. it is not clear what standards will be used in approving livestock markets or equine sales to rovide EIA testing. This objection applies to existing language in the rule.

NCAC 52B .0401: AGRICULTURE/Board of Agriculture – The Commission objected to this rule due to lack of statutory athority and ambiguity. The definition of "approved test" in (3) implies that the State Veterinarian can approve tests without ping through the rulemaking process or without the standards for approval being set out in the rules. There is no authority for bing so. In (6), it is not clear if an "official test" is the same as "approved test." This objection applies to existing language in e rule.

NCAC 52B .0406: AGRICULTURE/Board of Agriculture – The Commission objected to this rule due to ambiguity. In (b) and this rule due to ambiguity is a commission objected to this rule due to ambiguity. In (b) and the commission objected to this rule due to ambiguity. In (b) and the commission objected to this rule due to ambiguity. In (b) and the commission objected to this rule due to ambiguity. In (b) and the commission objected to this rule due to ambiguity. In (b) and the commission objected to this rule due to ambiguity. In (b) and the commission objected to this rule due to ambiguity. In (b) and the commission objected to this rule due to ambiguity. In (b) and the commission objected to this rule due to ambiguity. In (b) and the commission objected to this rule due to ambiguity. In (b) and the commission objected to this rule due to ambiguity.

NCAC 52B .0407: AGRICULTURE/Board of Agriculture – The Commission objected to this rule due to ambiguity. In (d), it not clear who must approve or what the standards for approval are of a laboratory in North Carolina. In (e), it is not clear what meant by "official negative test."

NCAC 52B .0409: AGRICULTURE/Board of Agriculture – The Commission objected to this rule due to ambiguity. It is not lear what is meant by "officially" tested.

NCAC 52B .0410: AGRICULTURE/Board of Agriculture – The Commission objected to this rule due to lack of statutory athority and ambiguity. In (a), it is not clear what standards the State Veterinarian will use in approving sales. In (b) and (c), it not clear what standards he will use in approving veterinarians. In (c), it is not clear what the standards are for approval of ermanent facilities and staff. There also is no authority for setting staff qualifications.

NCAC 52B .0411: AGRICULTURE/Board of Agriculture – The Commission objected to this rule due to lack of statutory athority and ambiguity. In (a)(1), it is not clear what tubes are approved. In (b), there is no authority for the State Veterinarian approve veterinarians.

NCAC 52B .0412: AGRICULTURE/Board of Agriculture – The Commission objected to this rule due to lack of statutory uthority and ambiguity. It is not clear what standards the State Veterinarian is to use in granting prior approval for sales of quine only for slaughter. It is also not clear what terms an operator has to agree to comply with. There are none in the rule, here is no authority for the State Veterinarian to set terms outside rulemaking unless there are the standards he will use in the ales.

8 NCAC 10 .0201: SECRETARY OF STATE – The Commission objected to this rule due to ambiguity. In (18), it is not clear that is meant by "an internationally recognized standards organization." In (19), the use of the word "typically" makes unclear then the operational period begins and ends. In (35)(a), it is not clear what is meant by "reasonably secure." In (b), it is not clear what is a "reasonable level." In (c), it is not clear what is "reasonably suited." In (d), it is not clear what is meant by generally accepted security procedures."

8 NCAC 10 .0303: SECRETARY OF STATE – The Commission objected to this rule due to lack of statutory authority and mbiguity. In (b), it is not clear what is meant by "reasonable steps." There is the same problem in (b)(3). In (e)(1), it is not clear that is meant by "reasonable precaution." In (g)(3), it is not clear what is meant by "trusted third parties." It is also not clear that is meant by "reasonable efforts" and "reasonably determined." There does not appear to be authority for the Secretary of tate to limit parties' rights in dispute resolution. In (i)(1)(vi), it is not clear what other information would be considered elevant. In (j), it is not clear how much maintenance is "reasonable." In (k), it is not clear what security audit firms are nationally recognized" or what standards the Section will use in approving them. It is not clear how to determine if a security udit firm is qualified to perform a security audit. It is not clear what is meant by "significant" knowledge or experience.

8 NCAC 10 .0304: SECRETARY OF STATE – The Commission objected to this rule due to ambiguity. In (e), it is not clear

RULES REVIEW COMMISSION

what secure protocols are "appropriate." $\ln(f)(3)$, it is not clear who would be a "reputable third party vendor." $\ln(g)$, it is not clear when a "Strong" and a "Basic" certificate is appropriate and not the other. It is also not clear what is meant by an application's "sensitivity." $\ln(g)(4)$, it is not clear what is meant by "trusted commercial or governmental data source." $\ln(g)(5)(ii)$, it is not clear what is meant by a "trustworthy manner." $\ln(h)(1)(i)$ and (ii), it is not clear what is meant by a "trustworthy procedure." $\ln(h)(2)$, it is not clear what is meant by a "trustworthy out of hand communication." $\ln(h)(3)(i)$, it is not clear what is meant by an "appropriate agreement." $\ln(h)(3)(ii)$, it is not clear what is meant by an "appropriate business site."

18 NCAC 10 .0305: SECRETARY OF STATE – The Commission objected to this rule due to ambiguity. In (k). it is not clear what is meant by "significant security events." In (n)(1)(i), it is not clear what is meant by an "appropriate disaster recovery/business resumption plan." It is also not clear what is meant by "other appropriate documentation."

18 NCAC 10 .0306: SECRETARY OF STATE – The Commission objected to this rule due to ambiguity. In (a)(1), it is not clear what is meant by "appropriate physical security controls." In (c)(1), it is not clear what would constitute a "reasonable assurance of trustworthiness and competence." In (c)(2)(i), it is not clear what constitutes an "appropriate background investigation." It is also not clear when it is necessary after initial employment. In (c)(2)(iii), it is not clear what is meant by "the principle of full disclosure." In (c)(3), it is not clear what is meant by "proper training."

18 NCAC 10 .0307: SECRETARY OF STATE - The Commission objected to this rule due to ambiguity. In (d), it is not clear what is meant by "another appropriate mechanism."

18 NCAC 10 .0701: SECRETARY OF STATE – The Commission objected to this rule due to lack of statutory authority. There is no authority for (b). The agency may not act pursuant to rules which are not only not yet effective, they may not even be adopted. This flies in the face of the Administrative Procedure Act.

18 NCAC 10 .0801: SECRETARY OF STATE – The Commission objected to this rule due to lack of statutory authority. The provision in (e)(3) is contrary to G.S. 150B-23(f) which gives a person 60 days to file a petition for contested case hearing. There is the same problem in (f) and (g)(3) and (4).

18 NCAC 10 .0802: SECRETARY OF STATE - The Commission objected to this rule due to lack of necessity. This rule merely repeats the statutes and adds nothing to what is already in the law.

18 NCAC 10 .0901: SECRETARY OF STATE – The Commission objected to this rule due to lack of statutory authority and ambiguity. In (b)(6), it is not clear what additional information is required by the Electronic Commerce Section. There is no authority to require information outside of rulemaking.

21 NCAC 33 .0106: Midwifery Joint Committee - The Commission objected to this rule due to lack of statutory authority. There is no authority for this Committee to grant limited privileges to applicants who have not yet qualified for approval. The statutes prohibit the practice by anyone not approved. This objection applies to existing language in the rule.

COMMISSION PROCEDURES AND OTHER BUSINESS

Mr. DeLuca passed out the term expirations of Commissioners for their information. A motion was made to go into closed session to discuss the lawsuits pending against the Rules Review Commission.

The next meeting will be on Thursday, June 15, 2000.

The meeting adjourned at 11:59 a.m.

Respectfully submitted, Sandy Webster **T**his Section contains the full text of some of the more significant Administrative Law Judge decisions along with an index to all recent contested cases decisions which are filed under North Carolina's Administrative Procedure Act. Copies of the decisions listed in the index and not published are available upon request for a minimal charge by contacting the Office of Administrative Hearings, (919) 733-2698. 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 Lassiter James L. Conner, II Robert Roosevelt Reilly Jr. Beryl E. Wade

<u>AGENCY</u>	CASE NUMBER	ALJ	DATE OF DECISION	PUBLISHED DECISION REGISTER CITATION
DMINISTRATION				
ritthaven, Inc. v. Department of Administration	98 DOA 0811	Chess	06/10/99	
riva-Trends, Inc.				
aidlaw Transit Sves, Inc. v. Katie G. Dorsett, Sec'y/Dept/Administration	99 DOA 0102	Morrison	06/11/99	14:02 NCR 115
merican Safety Products, Warren H. Arrington, Jr. v. Buncombe	00 DOA 0291	Chess	05/10/00	
Co. Purchasing Dept., Wayne Jacklin, Purchasing Agent				
FFICE OF ADMINISTRATIVE HEARINGS				
ed Murrell, Zarn, Inc. v. Office of Administrative Hearings	99 OAH 0665	Chess	07/14/99	
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ı	arvin Seals, III v. DENR, Div. of Water Quality & Highlands Cove, L.L.C.	99 EHR 1084	Gray	04/05/00	14:23 NCR 2071
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ı	erry Leon Jones v. Criminal Justice Education & Training Stds. Comm. oel Benjamin Rice v. Criminal Justice Ed. & Training Stds. Comm.	99 DOJ 1054 99 DOJ 1058	Wade Chess	10/21/99 03/02/00	
ı	averne Artis v. Sheriffs' Ed. & Training Standards Commission	99 DOJ 1137	Morrison	01/31/00	
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ic Arden Hurley v. North Carolina School for the Deaf	99 OSP 0087	Reilly	06/24/99	
nployment Security Commission ussell J. Suga v. Employment Security Commission	96 OSP 1122	Reilly	05/26/99	
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aren Hodges v. Caldwell County Department of Social Services, Sammy	98 OSP 1174	Chess	04/25/00	
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orman Kinnett v. DHHS, Caswell Center	98 OSP 1477	Wade	02/29/00	
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anny Jacob v. Onslow County Board of Health	99 OSP 0129	Gray	10/12/99	14:11 NCR 936
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ennis W. Retzlaff v. Warren County Board of Health	99 OSP 1157	Morrison	02/22/00	14:19 NCR 1800
ora P. Pettiford v. DHHS, Division of Mental Health	99 OSP 1279	Lassiter	04/04/00	
an J. Herrick v Rutherford-Polk MH/DD/SAS	99 OSP 1357	Chess	01/21/00	
ncy Abrams v. Department of Health & Human Services	99 OSP 1382	Mann	02/04/00	
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99 UNC 0747*5	Reilly	08/09/99	
99 UNC 0943	Chess	10/15/99	
99 UNC 1117	Morrison	12/22/99	
99 UNC 1411	Mann	03/21/00	
	NUMBER 99 UNC 0746*5 99 UNC 0747*5 99 UNC 0943 99 UNC 1117	NUMBER ALJ 99 UNC 0746*5 Reilly 99 UNC 0747*6 Reilly 99 UNC 0943 Chess 99 UNC 1117 Morrison	NUMBER ALJ DECISION 99 UNC 0746*5 Reilly 08/09/99 99 UNC 0747*5 Reilly 08/09/99 99 UNC 0943 Chess 10/15/99 99 UNC 1117 Morrison 12/22/99

COUNTY OF JOHNSTON	IN THE OFFICE OF ADMINISTRATIVE HEARINGS 99 DHR 0055 99 DHR 0078
THERESA LOUISE HARRIS, Petitioner,) v. NORTH CAROLINA DEPARTMENT OF HEALTH AND HUMAN SERVICES, DIVISION OF FACILITY SERVICES	RECOMMENDED DECISION
Respondent.)	

This matter was heard before Beryl E. Wade, Administrative Law Judge, on November 22 and 23, 1999, in Raleigh, North Carolina.

APPEARANCES

For Petitioner:

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For Respondent:

Jane L. Oliver, Assistant Attorney General

North Carolina Department of Justice

Post Office Box 629

Raleigh, North Carolina 27602-0629

ISSUES

Whether Respondent erred when it determined that:

- 1. On or about November 17, 1997, Petitioner, a nurse aide, neglected a patient, T.P., at Rex Healthcare in Raleigh North Carolina by replacing an IV bag on the patient without consulting a nurse;
- 2. On or about June 6, 1998, Petitioner, a nurse aide, abused a resident, H.A., of Integrated Heath Services in Raleigh, North Carolina by threatening to make the resident sit up in a wheelchair all night; and
- 3. On or about July 14, 1998, Petitioner, a nurse aide, abused and neglected a resident, T.J., by not waiting for direction from a nurse while the resident was having a seizure and by disconnecting the ventilator of the resident, who was ventilator-dependent.

APPLICABLE STATUTES AND RULES

N.C. Gen. Stat. § 131E-255 and § 131E-256 N.C. Gen. Stat. § 150B-23 42 CFR § 483.156 42 CFR § 488.335(d)(1) 10 NCAC 3B.1001

EXHIBITS

The following exhibits were admitted into evidence without objection: Respondent's Exhibits 1, 2, 3, 6, 7, 8, 9, 11, 12 14, 16, 17, 18, 19, 20, 21, 22, 24, pages 1 and ½ of page 2 of Respondent's Exhibit 25 (with redaction of excluded portions), 20 and 29. Petitioner's Exhibits 1A and 1B.

The following exhibits were admitted over objection: Respondent's Exhibit 5 into Respondent's Exhibits 13 for proborative purposes with the exception of the observations of the author of the document and portions admitted through cross-tamination; 15 for corroborative purposes only; and Respondent's Exhibit 27 (with excluded portions redacted).

FINDINGS OF FACT

Based upon the documents filed in this matter, the exhibits admitted into evidence and the sworn testimony of the itnesses, the undersigned makes the following:

- 1. Petitioner is a nurse aide and received her initial nurse aide training in high school in Massachusetts. She began orking as a nurse aide in 1983. (T p 11) She moved to North Carolina in approximately 1988 and was tested by a State-proved training program in North Carolina in 1991. She has been listed on North Carolina's Nurse Aide Registry since that me. (T p 249; Resp Exh 16). This listing means that she can be hired as a nurse aide by nursing homes in North Carolina. (T p 50)
- 2. From August 31, 1997 to November 17, 1997, Petitioner was employed as a nurse aide on 5 East, the Oncology nit, at Rex Health care ("Rex") in Raleigh, North Carolina. (T pp 9-10, 96)
- 3. While at Rex, Petitioner received in-service training, which essentially covered what she had learned in her itial training. (T p 12) Petitioner received additional training at Rex on how to prepare (assemble and flush with fluid that britains no medication) an intravenous drug administration system ("IV") before use on a patient and how to discontinue a pripheral IV (through the arm) that is connected to a patient when therapy is to be discontinued. (T pp 23, 127-28; Resp Exh 1). etitioner was aware that these were the only two functions which nurse aides were authorized to perform at Rex. (T pp 23, 121; esp Exh 9). In performing both functions, nurse aides are required, as a first step, to obtain directions from a nurse. (T p 23; esp Exh 1). Petitioner had received no specific training in how to prime an IV system which is connected to a patient and etitioner was not authorized to perform such function even under the direction of a nurse. (T pp 12; 238).
- 4. Petitioner's job responsibilities at Rex included providing personal care to patients, such as feeding, turning, anging, and ambulating. (T p 13) As a nurse aide, Petitioner worked under the supervision of a nurse. Working under the pervision of a nurse meant, in Petitioner's words, that the nurse is "ultimately responsible" and that the nurse aide was supposed o report off to them anything that we find wrong with the patients, anything abnormal, whether it's their behavior, if they have llen, vital signs." (T p 13) Nurse aides are required to take direction from a nurse if they perform any task outside the regular signment. (T p 14).
- 5. On November 17, 1997, Petitioner worked the 7 p.m. to 7 a.m. shift along with nurses Becky Ermolovich, R.N., lizabeth Hughes, R.N., and Tim Dion. (T pp 14-15) Ms. Ermolovich was the primary nurse for T.P., a cancer patient on the hit. T.P. had terminal cancer and congestive heart failure. (T pp 254-55) He was on numerous cancer medications and was nunected to an IV system which was inserted into a major vein in his chest through a Groshong catheter. (T p 99) (Petitioner stified that T.P. had a peripheral IV in his arm.). His medical record noted that he had a drug allergy. (T p 255).
- 6. There were two bags hanging on the IV system that was connected to T.P.: a primary and a secondary bag. The imary bag contained a maintenance solution made up of 5% dextrose half normal saline with potassium chloride added and the condary bag contained Flagyl, an antibiotic. (T pp 14-15, 97; Resp Exh 8).
- 7. Ms. Ermolovich checked T.P.'s IV and noticed that the maintenance bag was nearly empty. She discontinued e maintenance bag and started the antibiotic which was to run for an hour. She adjusted the flow rate so that the antibiotic ould be administered at a rate of 100 cc's per hour. "Flow rate" means the delivery rate or number of cc's per hour that an IV uid is to be administered. Different medications have different flow rates. The flow rate for the Flagyl is set by the pharmacy cording to the strength of the antibiotic solution. The flow rate for maintenance fluid is determined by the physician and is sed upon the patient's condition. (T pp 102-03).
- 8. After setting T.P.'s IV, Ms. Ermolovich left the patient's room to look for another bag of maintenance fluid and und that there was none on the floor. She ordered a new bag from the pharmacy and went on with other duties. (T p 97).
- 9. An IV bag containing maintenance solution arrived on the floor via the pneumatic tube system. (T pp 14, 98) etitioner examined the bag and saw that the label had T.P.'s name on it. She checked T.P.'s IV system and thought that the amary bag looked dry. Petitioner testified that the IV alarm was beeping to indicate that the bag needed to be changed but the

secondary bag was running. (T p 14, 97) Petitioner looked for one of the nurses to tell them that the bag needed to be changed. There is a nurse on the unit at all times. (T p 105) Petitioner waited approximately five minutes. She then took the bag that had been sent up and hung it and spiked it in place of the primary bag. Petitioner never spoke to a nurse before changing the bag Petitioner testifies she was trying to be helpful although she realizes she should have waited for a nurse. It took approximately forty-five seconds to change the IV bag and it is not known whether Petitioner used a sterile technique. (T pp 19, 100; Resp Ext 8).

- 10. Petitioner did not know the exact contents of the solution in the bag but she believes that "there was some potassium in it." (T p 16) Petitioner did not know what medications the patient was receiving at the time. (T pp 14-15) Petitioner did not know whether T.P. had any medication allergies. She did not check the T.P.'s medical record to see what medication the physician had ordered to be administered next. She should not have assumed that just because the new bag had arrived on the floor that it was supposed to be administered next. (T pp 108-09) She did not know the proper flow rate for the medication which she had set up and did not check the medical record to determine the proper flow rate. (T pp 18-19) She was not sure why T.P. was receiving potassium. She believed there was an antibiotic in the secondary bag but did not know at the time what kind of antibiotic. (T p 17) At the time of the hearing, Petitioner could not recall whether or not the secondary bag was running. (T p 18).
- 11. Approximately fifteen minutes after leaving T.P.'s room, Ms. Ermolovich saw Petitioner in the nurses' station (Resp Exh 8) Petitioner was holding a white card from the maintenance bag and pointing at it. Petitioner said to Ms. Ermolovich "Your bag was empty so I hung it. It's running at the wrong rate so you better go fix it." (T pp 98-99; Resp Exh 8) Petitioner did not realize that the flow rate set on the IV pump was for the antibiotic and that the antibiotic was running at the correct flow rate Petitioner thought that the maintenance bag was running and that it was running at the wrong rate. (T pp 100, 112).
- Ms. Ermolovich ran to T.P.'s room to check on him. The new maintenance bag had been hung and spiked meaning that it was connected to the IV system and set to flow. The flow rate had not been changed. (T pp 98-99; Resp Exh 8)
- 13. Ms. Ermolovich was the only person on the unit who was in a position to know whether T.P.'s labs had been taken and whether T.P. had a critically high potassium level.
- 14. Nurse aides are not allowed to hang IV fluids on IV's connected to patients because they do not have th knowledge base to understand the potential risks. Hanging an IV for the purpose of giving medication is an activity that ha potentially adverse effects on the patient. (T pp 129, 238). The risks include infection, incompatibility and crystallizing in th line, causing a negative reaction between medications or a negative result in the patient. Hanging potassium without knowledge of the patient's condition or the patient's potassium level can be lethal. (T pp 99-100, 129; 297-98; Resp Exh 8). Only license health care professionals are authorized to perform IV drug administration in North Carolina. (T p 238).
- 15. Ms. Ermolovich reported the incident, and Marilyn Manfred Morgan, R.N., the nurse manager on 5 East investigated the incident. Ms. Morgan talked with the charge nurse, Elizabeth Hughes, Ms. Ermolovich and Petitioner. Durin her conversation with Ms. Morgan, Petitioner admitted to having changed the IV bag because it was empty. She also admitted that she was aware that, as a nurse aide, she was not authorized to hang and spike an IV bag on a system that was connected to patient. Ms. Morgan had already counseled Petitioner about her role as a nurse aide on at least three prior occasions. Ms. Morga had informed Petitioner that her role was to collect information and to alert a nurse about any information that she thought was abnormal. Ms. Morgan had specifically instructed Petitioner that she was not to act on her own on the basis of her observations (T pp 120-22, 128; Resp Exh 9). As a result of the facility investigation, Ms. Morgan terminated Petitioner's employment at Res (T p 122; Resp Exh 9).
- During her testimony, Petitioner acknowledged that potassium is a medication and that nurse aides are no authorized to administer medications to patients. (T pp 20, 102) She also conceded that no one authorized Petitioner to change the IV bag and that she was not acting under the supervision of a nurse. (T pp 18, 20) Petitioner further testified that she shoul have waited for a nurse when she found that the IV bag needed to be changed. She testified that the situation was not a emergency. (T pp 28-29).
- 17. Rex Healthcare reported the incident to the Nurse Aide Registry. Debra Hockaday, R.N., was assigned to investigate the incident for possible abuse or neglect. (T p 253-54) As part of her investigation, Ms. Hockaday went to the facility reviewed T.P.'s medical records, interviewed Elizabeth Hughes, R.N., Marilyn Morgan, R.N., Beck Ermolovich, R.N., and Petitioner. (T p 254).

18. During the investigation, when asked about the contents of the IV bag, Petitioner told Ms. Hockaday:

I don't remember what it was. It did not have any narcotics. It had to do with potassium. I think they had changed the amount of potassium that they were using on that patient. This was the second bag of the changed dose of the drug. I'm not really sure what it was. (Resp Exh 18).

- 19. As a result of her investigation, Ms. Hockaday concluded that Petitioner's actions and inactions constituted gleet. (T p 257; Resp Exh 12).
- 20. "Neglect" is defined to mean: "failure to provide goods and services necessary to avoid physical harm, mental guish, or mental illness." 10 NCAC 3B.1001(10).
- 21. Ms. Hockaday specifically concluded that, by hanging the IV bag containing medication on T.P.'s IV system, hich was connected and running into a major vein by way of chest catheter, without being trained or authorized to do so, and thout the direction or supervision of a nurse, Petitioner failed to do what she had been trained to do and was authorized to do as nurse aide. In acting on her own, Petitioner specifically failed to report the pertinent information, i.e., that T.P.'s maintenance g appeared to be empty, to a licensed nurse. Petitioner's failure to alert appropriate staff and her decision to hang and spike the edication placed T.P. at risk for potential harm.
- 22. In January, 1998, Petitioner was hired as a nurse aide at Integrated Health Services of Raleigh (IHS). She orked at IHS from January though July of 1998. (T p 30) IHS is a skilled nursing facility and as such is a health care facility as fined in N.C. Gen. Stat. § 131E-256 (b)(6). (T p 133).
- 23. Petitioner's basic job responsibility as a nurse aide at IHS was to provide routine care as directed by a ofessional nurse. One of her duties was to report observations and pertinent information concerning residents to the nursing aff. She was also required to answer call lights promptly and to provide appropriate responses to resident requests. (Resp Exh
- 24. On May 6, 1998, Petitioner worked the 11:00 p.m. to 7:00 a.m. shift at IHS. (T p 32) During the shift, most of e residents were sleeping but four or five residents, including H.A., were awake. (T pp 344-345).
- 25. H.A., who was approximately seventy-six years old, was mentally alert and competent, but she had suffered a roke which left her paralyzed on her left side. (T p 33; H.A.'s Deposition Transcript, p 10; Resp Exh 13) H.A was not able to tout of bed on her own and Petitioner had never seen H.A. out of bed. (T p 33) H.A had a catheter inserted for urination and ed a bedpan for bowel movements. (T pp 35-36; Deposition Transcript, pp 8, 12).
- 26. During the shift, between 12:00 a.m. and 2:00 a.m., H.A. used her call light to get a bedpan and Petitioner came to her room. Petitioner was mad because H.A. had already called her several times. Petitioner said in a mean way, "All you do call. You stop calling so much and go to sleep, or I'm going to put you in a Hoyer lift and make you sit up in the chair all night. already have one resident sitting up all night." (Deposition Transcript pp 13-14, Resp Exh's 13 and 15).
 - 27. H.A. could not believe that Petitioner would threaten her like this. (Deposition Transcript p13; Resp Exh 15).
- 28. H.A. did not tell anyone about the incident that night because Petitioner seemed to be very close to Donna Tripp, e nurse on duty that night. H.A. had previously reported to Ms. Tripp that Petitioner did not wear gloves like she was supposed and Ms. Tripp had done nothing about it. H.A. assumed that Ms. Tripp would not do anything about Petitioner's threat to get rup with the Hoyer lift because she had not done anything about Petitioner's not wearing gloves. (Deposition transcript pp 14, 6, 21-22; Resp Exh 15).
- 29. H.A. told staff about the incident the next day and she was questioned about the incident by Paul Vitale, the ministrator for IHS of Raleigh. (T p 132; Resp Exh 13) H.A. told Mr. Vitale that Petitioner was mean to her and had told her at if she did not go to sleep, Petitioner would put her in a wheelchair all night. (Resp Exh 13) Petitioner also told Mr. Vitale at one of the housekeepers had come in and helped her with the bedpan later. (T pp 142-43).
- 30. On May 8, 1998, Petitioner was given a written warning for having made a verbal threat against a resident (T pp 37-138; Resp Exh 14).

- Petitioner responded to the diseiplinary action by writing a letter to Mr. Vitale on May 8, 1998. In the letter, Petitioner stated that H.A. had been "on the light all night long" and that H.A. have been "verbally abusive to her." She wrote that she was "tired of all the accusations that have been getting spread around here about me. They need to stop!!!!" Petitioner further stated that her "attitude is just fine; there's no need for adjustment." (Resp Exh 7).
- 32. H.A. is certain that Petitioner was not merely making a suggestion to her because she was having difficulty sleeping. H.A. is certain that Petitioner was being mean to her. H.A. believes that, if Petitioner threatened her, she would likely threaten other people. (Deposition Transcript pp 20-21, 24).
- 33. H.A. testified that Petitioner spoke to her in a mean tone and that she had spoken out of anger. As a result of Petitioner's threat, H.A. did not use her call bell for the rest of the night and someone from the housekeeping staff ended up helping her with her bedpan later that night. (T pp 142-43; Resp Exh 15; Deposition Transcript p 13).
- 34. Debra Hockady, R.N., investigated the incident involving H.A. on behalf of the Nurse Aide Registry as possible abuse. Ms. Hockaday visited the facility to review H.A.'s record and interviewed H.A., Paula Talley, Suzanne Schroeder, Sue Nosworthy, and Petitioner. (T p 259; see also Resp Exh's 15, 18, and 19).
- 35. "Abuse" is defined to mean: "the willful infliction of injury, unreasonable confinement, intimidation, or punishment with resulting physical harm, pain or mental anguish." 10 NCAC 3B.1001(1).
- 36. As a result of her investigation, Ms. Hockaday concluded that, on May 6, 1998, Petitioner verbally abused H.A by threatening to make her sit up all night if H.A. did not stop using her call light. (Resp Exh 19) Ms. Hockaday concluded that the threat constituted intimidation, punishment and unreasonable confinement. Ms. Hockaday further concluded that Petitioner's threat caused H.A. mental anguish as evidenced by H.A.'s statement that she did not want to have to call Petitioner for the rest of the night and her belief that, if she reported it that night, no one would act on it. (T p 309-311) Residents have the right to use a call bell or light. (T pp 329-30).
- 37. Petitioner testified that H.A. was using her call bell "excessively." Petitioner explained that by that she mean that H.A. was using her call bell more than three or four times in an eight hour shift. Petitioner testified that, on May 1998, H.A used her call bell approximately seven times during her eight hour shift. (T pp 31-32) The assignment sheet for the night of May 6, 1998 indicates that H.A. used her call light seven times. (Pet Exh 1B).
- 38. Petitioner testified that she was not frustrated with H.A. on the evening of May 6, 1998. (T p 343) However Petitioner stated during the investigation conducted by the Nurse Aide Registry that "everybody was getting a bit frustrated with H.A." and that it was H.A. who was "abusive," and obsessed with her bedpan. (Resp Exh 18).
- 39. Joan Scarborough, a nurse aide and witness for Petitioner, testified that residents have a right to use a call be and that nurse aides should answer the call. She also testified that if a resident uses a call bell excessively, the nurse aide should notify the nurse. (T pp 329-30).
- 40. On July 13, 1998, Petitioner was working third shift at 1HS on the Medical Specialty Unit. The Medical Specialty Unit is for residents who require intensive nursing care, including patients who are on ventillators. (T p 147).
- 41. At approximately 5:30 a.m. on July 14, Petitioner and Donna Tripp, R.N., went into a resident's room to tur and reposition the resident. (Resp Exh 17) The resident, T.J., had been injured in a motor vehicle accident in which his first cervical vertebrae had been dislocated. He was completely paralyzed below, that vertebrae which meant that he was a quadriplegiand was unable to breathe on his own. His respiratory muscles were totally paralyzed. He was, therefore, ventilator-dependent T.J. could move his head a little and could mouth words but was unable to make noises or to verbalize anything. (T pp 147-48 171).
- 42. T.J. indicated that he was having difficulty breathing so the two women repositioned him by raising him up i bed to help him breathe. Ms. Tripp then left to get the respiratory therapist. Another nurse, Debbie Brown, L.P.N., came into th room. Petitioner testified that T.J. started having a seizure. Petitioner had never seen T.J. have a seizure before even though sh was aware that he had seizures. Petitioner thought T.J. was going to die. (Resp Exh 17).
 - 43. Petitioner told Ms. Brown that she should use the Ambu bag on T.J. The Ambu bag is used to provide manual

entilation for a patient. (T p 168) Petitioner then unfastened the velcro which holds the ventilator circuit ("vent circuit") in ace at the tracheostomy tube ("trach"). The vent circuit connects the ventilator tubing tothe tracheostomy tube, which is placed the resident's tracheostomy or throat. (Resp Exh 17) Petitioner said that she knew how to disconnect the vent and trach by atching "other nurses." (Resp Exh 18) Ms. Brown grabbed the Ambu bag and Petitioner then removed the vent piece from the ach so that T.J. could be "bagged." (Resp Exh 17).

- 44. Gary Mascucci, a registered respiratory therapist who was on duty, was approximately thirty feet away from J.'s room when he heard that T.J. was having a breathing problem. It took him approximately ten seconds to get to T.J's room. pp 149, 159, 160, 166) Upon his arrival, he saw Petitioner in the process of removing the vent circuit. The ventilator alarms ere alarming because the vent had been disconnected. (T pp 164-65) Mr. Masucci walked over to the side of the bed that the entilator was on. When he got to the side of the bed, the nurse had the Ambu bag and Petitioner had the ventilator circuit in her approximately twelve inches from the trach. The ventilator was not connected to the resident at all. Mr. Masucci mediately replaced the vent circuit and connected the resident to the ventilator and silenced the alarms. It took about ten conds for him to reconnect T.J. to the ventilator. (T p 149; 174, 177, 180; Resp Exh 20 and 21).
- 45. At that point, Petitioner told Mr. Masucci that T.J. was having breathing problems. (Resp Exh 20) Several arses were in the room by that time. Petitioner stated that T.J. should be "bagged." (T p 172) Mr. Masucci checked the entilator and did not find any problem. (T pp 150-51) The alarm which signifies that there is an electronic problem with the entilator itself and had not been activated. (T pp 170-71) The alarms which had been activated were in response to the patient ring disconnected from the ventilator. Mr. Masucci increased the oxygen level to a level of 100% and listened to make sure ere were breathing sounds in T.J.'s lungs. Based on the sounds in the lungs, Mr. Masucci determined that T.J. just needed to be actioned. He also decided to give T.J. a breathing treatment. (T p 169-70, 177-78, 180; Resp Exh 20) Mr. Masucci suctioned J., without removing the vent circuit, to clear out any secretions and gave T.J. an Albuterol breathing treatment through the entilator circuit. After the treatment, T.J. indicated that he felt better. According to Mr. Masucci's testimony and the ventilator ow sheet for T.J., Mr. Masucci did not use the Ambu bag on T.J. that day. (T pp 155-57, 163-64; Resp Exh 21) (Petitioner stified and told the Nurse Aide Registry investigator that Mr. Masucci bagged T.J. after giving him increased oxygen. (Resp Exh 7).
- 46. Mr. Masucci testified that, if T.J. was having a seizure, then he should have been left on the ventilator so that the entilator could continue to move air into and out of his lungs. Removing the ventilator from T.J. would only cause his condition deteriorate, perhaps to the point of physical death, because he was not getting any air. [Petitioner testified that the respiratory erapist had determined that T.J. should come off the ventilator. She further testified that she was correct in concluding that the sident needed to be manually bagged. (T pp 53-54, 58)] Only respiratory therapists and licensed nurses are authorized to move a ventilator circuit from a patient's trach. (T pp 151, 178, 198-99, 207) Joan Scarborough, a nurse aide and witness for entitioner, testified that T.J became very anxious and fearful when he was disconnected from the ventilator because he could not eathe and thought he would die.
- 47. Nurse aides do not do any respiratory care except for suctioning around a resident's mouth. (Resp Exh 21, 24) etitioner should not have tried to determine on her own what was wrong with T.J. and she should not have disconnected him om the ventilator. Petitioner should have called for help from the professional staff and informed the respiratory therapist of any oblems. (T p 195, Resp Exh 25 and 27).
- 48. Several staff members reported the incident to management because they believed that Petitioner had endangered J.'s life. (Resp Exh 27) Suzanne Schroeder, R.N., was the unit manager of the Medical Specialty Unit at the time. (T p 190) he handled the facility investigation with the assistance of Sue Nosworthy, R.N., director of nursing at IHS. As part of the vestigation, Ms. Schroeder interviewed Petitioner on July 15, 1998 in the presence of Ms. Nosworthy. During the interview, etitioner admitted to disconnecting the ventilator but said that she did it because the nurse was too slow in responding. (T pp 194, D5, 221; Resp Exh 25 and 26) Ms. Schroeder asked Petitioner how she knew how to disconnect the ventilator. Petitioner sponded:

Well, I've seen it done enough from working as a CNA and I just felt like that was what needed to be done. (Resp Exh 25).

- 49. Petitioner's employment at IHS was terminated on July 15, 1998 because she had disconnected a ventilator from patient who was ventilator-dependent and had endangered the resident. (Resp Exh 24).
 - 50. During the hearing, Petitioner testified that she did not actually disconnect or remove the vent tubing from the

trachcostomy tube but that she only unfastened the veloro. She testified that, while the veloro was unfastened, she held the trach eircuit to the trach. (T pp 52, 333-335) However, during the investigation by the Nurse Aide Registry, Petitioner told the investigator that she "never disconnected anybody from the vent until this." Petitioner also told the investigator, "CNA's are no allowed to do trach suctioning or to take the vent piece from the trach." (Resp Exh 17, p 2) Petitioner also told Ms. Hockaday:

It was because I was trying to save somebody's life; they couldn't breathe. I was going to use the Ambu bag but the nurse took over and was doing it all wrong. (Resp Exh 16).

Petitioner further stated:

I know CNAs are not supposed to tell nurses what to do, but I'm not going to stand around and watch someone dic. The Ambu bag was behind the vent, hanging on the wall in reachable distance. I couldn't get the stuff. She eventually got the bag and pulled the Ambu bag out of the bag it was in. Then she looked at it like she didn't know what to do. I told her she needed to turn his oxygen on, meaning the wall oxygen that was not connected to the vent. By that time, Gary had come in, and I had undid the velcro that secures the vent piece to the trach. I started to remove the piece from the trach so Debbie could put the Ambu bag on. When Gary came in he connected the vent piece back to the trach. (Resp Exh 17).

Finally, Petitioner told the investigator:

I was just upset that Debbie had not done anything. It was about 15 to 20 seconds from the time the seizure began until Gary got in there. T.J. didn't breathe until he got back on the vent and Gary made the changes on the vent. (Resp Exh 18 p 4).

- Petitioner conceded at the hearing that when a ventilator-dependent patient is not breathing, a nurse aide should call for help and wait for trained staff to arrive to direct care. (T p 341).
- 52. Debra Hockaday, R.N., investigated the incident involving T.J. to determine whether Petitioner had committed abuse or neglect in this incident. Ms. Hockaday interviewed Petitioner, T.J., Gary Masucci, R.T., Debbie Brown, L.P.N., Linda Carlson, LPN., Donna Tripp, R.N., Suzanne Schroeder, R.N. and Sue Nosworthy, R.N. (T p 266).
- As a result of her investigation, Ms. Hockaday concluded that Petitioner had abused and neglected T.J. by no waiting for direction from a nurse when T.J. was having a seizure and then disconnecting T.J.'s ventilator on her own. (RespExt 29) Petitioner failed to wait for appropriate professional staff, including the nurses and respiratory therapists on the unit, and to allow them to make the appropriate decision regarding treatment.
- Ms. Scarborough, a nurse aide at IHS who testified for Petitioner, stated that if she found a ventilator-dependent patient who was having difficulty breathing, she "would get a respiratory therapist involved immediately and let a nurse know what was going on." (T p 331).

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

CONCLUSIONS OF LAW

- The Office of Administrative Hearings has jurisdiction over the parties and the subject matter pursuant to Chapters 131E and 150B of the North Carolina General Statutes.
 - 2. All parties have been correctly designated and there is no question as to misjoinder or nonjoinder.
- The North Carolina Department of Health and Human Services, Division of Facility Services, Nurse Aid Registry and the Health Care Personnel Registry Section are required by N.C. Gen. Stat. §131E-255 and § 131E-256 to maintain Registry that contains the names of nurse aides and health care personnel working in health care facilities who have committe abuse or neglect against a resident in a health care facility.
- As a nurse aide and health care worker, Petitioner is subject to the provisions of N.C. Gen. Stat. §131E-255 an § 131E-256.

- 5. Respondent conducted an extensive investigation into whether Petitioner abused or neglected the patient, T.P., at Rex Healthcare on November 17, 1997; whether Petitioner abused the resident, H.A., at IHS of Raleigh on May 6, 1998; and whether Petitioner abused or neglected the resident, T.J., at IHS of Raleigh on July 14, 1998.
- 6. On November 17, 1997, Petitioner failed to perform necessary services to prevent harm to T.P. when she failed o notify nursing staff that one of T.P.'s 1.V. bags was nearly empty. Instead, Petitioner elected to change the IV bag herself even hough she was neither trained nor authorized to hang and spike an IV bag on an IV system that is connected to a patient. Petitioner should have reported to a nurse that the IV bag was empty or nearly empty and she should not have acted on this information on her own. She not only failed to perform a service that is intended to prevent harm to the patient, her actions placed T.P. at risk for potential harm.
- 7. Petitioner had not been trained in the proper technique for hanging and administering medication on a connected V. She was not authorized to administer medication. She did not know what medications T.P. was receiving, what his potassium evels were or whether the bag she hung was the next medication that had been ordered by the physician. The potential harm to T.P. included possible infection, incompatibility between medications, and adverse impact on the patient, including a risk of death f T.P.'s potassium levels had been too high.
- 8. Respondent did not err in substantiating the finding of neglect committed by Petitioner against T.P. on November 17, 1997.
- 9. On May 6, 1998, Petitioner abused a resident, H.A., at IHS by threatening to make the resident sit up in a wheelchair if the resident did not stop using her call bell. Petitioner communicated the threat to the resident in a mean, angry way. Petitioner's threat was a form of intimidation and punishment against the resident. Residents in nursing homes have the right to se call bells or lights. As a result of Petitioner's threat, H.A. did not feel she could use her call bell again that night. The threat gainst H.A. caused her mental anguish.
- 10. Respondent did not err in substantiating the finding of abuse committed by Petitioner against H.A. on May 6, 998.
- 11. On July 14, 1998, Petitioner neglected T.J., a ventilator-dependent resident of IHS, by failing to wait for ppropriate professional health-care staff when it appeared that the resident was having difficulty breathing and by failing to act nder the direction of a nurse. Instead, Petitioner took it upon herself to disconnect the resident from the ventilator thereby reventing him from breathing at all. As stated by Petitioner, her responsibility as a nurse aide is to report her observations and ny abnormal conditions to appropriate staff and to take direction from a nurse. Her failure to act in accordance with her training nd job responsibilities and her decision to disconnect the paralyzed ventilator-dependent patient was inappropriate treatment and laced the resident at risk of physical deterioration and possible death.
- 12. Respondent did not err in substantiating the finding of neglect committed by Petitioner against T.J. on July 14, 998.
- 13. The evidence does not support Respondent's finding that Petitioner abused T.J., by refusing to wait for direction f a nurse and by disconnecting T.J. from the ventilator.
 - 14. Petitioner was not a credible witness. Her testimony was inconsistent with many of her prior statements.

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

RECOMMENDED DECISION

That the North Carolina Department of Health and Human Services adopt the Findings of Fact and Conclusions of Law et forth above and that the decision to enter substantiated findings of resident abuse and neglect in the Nurse Aide Registry and lealth Carc Personnel Registry under Petitioner's named is AFFIRMED as set forth in this Recommended Decision.

ORDER

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

NOTICE

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

The Agency is required by N.C. Gen. Stat. § 150B-36(b) to serve a copy of the final decision on all parties and to furnis a copy to the parties' attorney of record and to the Office of Administrative Hearings.

The agency that will make the final decision in this contested case is the North Carolina Department of Health an Human Services, Division of Facility Services.

This the 26th day of April, 2000.

Beryl E. Wade Administrative Law Judge

STATE OF NORTH CAROLINA IN THE OFFICE OF ADMINISTRATIVE HEARINGS 99 OSP 0122 CLAUDE ALEXANDER MCCASKILL, JR. Petitioner, V. RECOMMENDED DECISION NORTH CAROLINA DEPARTMENT OF CORRECTIONS Respondent.

This contested case was heard before Chief Administrative Law Judge Julian Mann, III, on Wednesday, September 1, 1999, through Friday, September 3, 1999, in the New County Courthouse, High Point, Guilford County, North Carolina.

APPEARANCES

For Petitioner:

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WITNESSES

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Cary Streater
Abby Haywood
Gaston Sides
Sharon Reynolds
James Carpenter
Neil Clark
Gwen Saunders

Claude Alexander McCaskill, Petitioner

For Respondent:

Pam Barbee Melvin Dunn Neil Clark Gwen Saunders Monroe Porter John Stewart Henry Nordan Jay Clark

Robyne Kelly

ISSUE BY STIPULATION

Did the Department of Correction have just cause to demote Petitioner for unacceptable personal conduct?

STIPULATIONS

The parties entered a Joint Pre-Trial Order containing stipulations, filed with the undersigned on September 1, 1999. The complete recital of stipulations are contained in the record of this contested case, but the following are noted for purposes of this order:

- 1. It is stipulated that all parties are properly before the Office of Administrative Hearings, and that the Office of Administrative Hearings has jurisdiction of the parties and of the subject matter.
- It is stipulated that all parties have been correctly designated, and there is no question as to misjoinder of parties.
 - 3. Petitioner McCaskill's exhibits are listed on the attached Exhibit A (to the Joint Pre-trial Order).
- 4. It is stipulated and agreed that opposing counsel has been furnished a copy of each exhibit identified above by Petitioner McCaskill.
- 5. It is stipulated and agreed that each of the Exhibits identified by Petitioner McCaskill is genuine and, if relevant and material, may be received in evidence without a further identification or proof.
 - 6. The Department of Correction's exhibits are listed on the attached Exhibit C (to the Pre-trial Order).
- 7. It is stipulated and agreed that opposing counsel has been furnished a copy of each exhibit identified by the Department of Correction.
- 8. It is stipulated and agreed that each of the exhibits identified by the Department of Correction is genuine, and, relevant and material, may be received in evidence without further identification or proof.
- 9. A list of Petitioner McCaskill's potential witnesses, along with a summary of their testimony, is attached a Exhibit B (to the Pre-trial Order).
- 10. A list of the Department of Correction's potential witnesses, along with a summary of their testimony, is attache as Exhibit D (to the Pre-trial Order).
- 12. Additional consideration has been given to a separation of the triable issues, and counsel for all parties are of th opinion that a separation of issues in this particular case would not be feasible.
- 13. Petitioner McCaskill and the Department of Correction agree that the contested case issue to be tried by th court is as follows: Whether the demotion of Petitioner McCaskill from Correctional Captain to Correctional Officer by th Department of Correction was with just cause.
- 14. Counsel for the parties represent to the court that, in advance of the preparation of this order, there was a fu and frank discussion of settlement possibilities. Counsel for Petitioner McCaskill will immediately notify the Administrative Lay Judge in the event of a material change in settlement prospects.

Based upon the Stipulations of record, including the post-hearing Stipulations as to the admissibility of exhibits, and be the greater weight of the admissible evidence, the undersigned makes the following:

FINDINGS OF FACT

1. The Office of Administrative Hearings has personal and subject matter jurisdiction of this contested cas pursuant to Chapters 126 and 150B of the North Carolina General Statutes.

- 2. Petitioner is a permanent State employee subject to Chapter 126 (the State Personnel Act) and is a citizen and esident of Biscoc, Montgomery County, North Carolina.
- 3. Respondent is an agency of the State of North Carolina subject to Chapter 126 (the State Personnel Act) and is he Petitioner's employer.
- 4. On October 1, 1998, the Petitioner was demoted from Correctional Captain at Southern Correctional Center hereinafter "Southern") to the position of Correctional Officer with a ten percent (10%) reduction in pay. In conjunction with this lemotion, Petitioner was transferred to Morrison Youth Institution.
- 5. At the time of his demotion, the Petitioner was one of five Captains at Southern. The Captains are next in line in uthority at Southern after Superintendent Jay Clark and two Assistant Superintendents.
- 6. Petitioner's demotion and transfer were made as a result of Respondent's allegations against Petitioner for acts of ersonal misconduct. The misconduct consisted of alleged acts of sexual harassment and using offensive language in the work lace consisting of the word "nigger" and other epithets of a nature that are derogatory toward African Americans.
- 7. Petitioner was employed by Respondent for approximately nineteen and one-half (19½) years. Petitioner has not reviously been subject to disciplinary action during his career.
- 8. The North Carolina State Personnel Manual contains a policy prohibiting sexual harassment of State employees. The North Carolina State Personnel Manual's Sexual Harassment Policy defines "Sexual Harassment" in the following way:

Sexual harassment is defined as deliberate, unsolicited, and unwelcome verbal and/or physical conduct of a sexual nature or with sexual implications by a supervisor or co-worker which (1) has or may have direct employment consequences resulting from the acceptance or rejection of such conduct; (2) creates an intimidating, hostile or offensive work environment, or (3) interferes with an individual's work performance.

Sexual harassment does not include personal compliments welcomed by the recipient or social interaction or relationships freely entered into by State employees or prospective employees. (Petitioner's Exhibit #1)

9. The Department of Correction's Policies and Procedures Manual, Section IV, "You: The Correctional Officer," neludes a subsection governing "Relations Between Employees." This subsection establishes the following policy:

Employees should be discouraged from entering into personal relationships with other staff members. If, however, a personal relationship does develop, supervisory staff must be notified and appropriate action to include transfer of one employee to another shift or facility will be considered. (Respondent's Exhibit #13)

- 10. Petitioner was first employed by the Respondent in February of 1980 beginning work in Carthage, Moore County, North Carolina. Later, he transferred to Hoke County where he was a Correctional Officer. Petitioner later returned to Moore County.
- 11. In 1983, Petitioner was promoted to Sergeant and began employment at Southern. Thereafter, Petitioner was romoted to Lieutenant in 1985 and to Captain in April of 1995. Petitioner, in 1999, was demoted to Correctional Officer and ansferred which gives rise to this contested case.
- 12. Upon demotion, Petitioner was first transferred to Randolph Correctional Institution and, thereafter, assigned to Morrison Youth Institution in Hoffman, North Carolina.
- During his tenure at Southern, Petitioner was given very good and outstanding evaluations. In his entire career with the Respondent, Petitioner was not subject to any disciplinary actions other than the one presently contested.
- 14. Petitioner was an administrative Captain where his primary responsibility was for transportation of inmates, upervising loading dock personnel, maintaining security on the loading dock as well as mail room security, and performing safety espections including fire, health and OSHA inspections. Petitioner was not in charge of the day-to-day supervision of inmates or the correctional officers except when both the Captains and Lieutenants on these shifts were out for leave or vacation.

- 15. Robyne Kelly was employed by Respondent as a Correctional Officer on the second shift and was within the Petitioner's chain of command.
- 16. Petitioner sometimes referred to others within his employment by such nicknames as "shoog", "baby doll" "honey", "pal", "sugar booger", "friend", "buddy", and "old buddy".
- 17. Petitioner would sometimes touch male and female Southern employees by patting them on the back, touchin them on the arm, or giving them a quick hug. Petitioner touched other employees in this manner as a show of support, respect an affection and did not initiate contact in a sexual way. Petitioner is a friendly person and shows his emotions to those to whom h talks. It was his way of showing Southern employees that he appreciated them. Other Southern employees used similar gesture to fellow male and female Southern employees. There is no evidence that anyone was offended by these friendly gestures.
- 18. Petitioner grew blackberries, apples and peaches and sometimes he would bring in these products for hi employees or would make pastries and desserts from them. He also brought doughnuts and biscuits which he purchased Occasionally, Petitioner would make biscuits himself for his employees. Occasionally, the Petitioner would purchase coffee from the vending machines for his employees.
- 19. When Petitioner provided coffee or biscuits, he would place them in the staff dining area for Souther employees, both male and female. Other Southern employees have done the same for Petitioner, as well as for other Southern employees. Petitioner brought biscuits to the staff dining area that were consumed by Robyne Kelly as well as many othe Southern employees. Petitioner performed these acts as a show of kindness to his fellow employees.
- 20. Occasionally, Petitioner would loan money to his employees and he loaned money to Robyne Kelly and other. The amount of the loans were normally in the range of five to fifteen dollars.
- 21. When Petitioner loaned money to Robyne Kelly, she would ask for the loan for purposes of purchasing gasoline medication for her children or for other unstated reasons. These loans were made without charging interest. Sometimes they were repaid and sometimes they were not. After a memorandum was issued by Superintendent Jerry Jay Clarke forbidding Souther employees from loaning money to fellow Southern employees, Petitioner ceased loaning money to Southern employees, includin Robyne Kelly.
- 22. Petitioner also kept candy and suckers on his person and would distribute these free of charge to his employee (including chewing gum). Petitioner would also distribute certain medications to his employees such as Goody's Headach Powders or Alka-Seltzer.
 - 23. Robyne Kelly is no longer employed by Respondent and presently resides in Lexington, Kentucky.
- 24. Robyne Kelly wore earring jewelry which she identified as signaling her lesbian sexual preference. She discussed her sexual preferences with inmates and with other members of the staff at Southern. She discussed her sexual orientation with Petitioner and was admonished on one occasion by Petitioner not to discuss matters of a sexual nature with inmates.
- 25. Robyne Kelly has openly discussed her sexual preferences in front of Sergeant Wyatt in the Master Control Room in the presence of other Southern employees and she was very open about her sexual preference for women. She discusse this openly both in front of men and women.
- 26. Gaston Ray Sides was previously employed by Respondent at Southern as a Transportation Officer. On sever occasions he had an opportunity to travel with Robyne Kelly by motor vehicle for the purposes of prison transportation. It was apparent to Mr. Sides, based upon conversations that Robyne Kelly had with him and others, that her sexual preference was fewomen or that she was "interested in women" and that her reputation at Southern was that she was a lesbian.
- 27. Robyne Kelly brought a gay publication into the unit at Southern to share with openly gay inmates. The newspaper (or magazine) was clearly identified on the cover of the publication as one concerning and depicting gay relationship. The magazine was brought on premises by Robyne Kelly at some point in 1996. She brought it to share with openly gay inmate knowing it was wrong to do so, and one of the Correctional Officers had taken the material from the inmate. Officer Richard Bri communicated this incident to the Petitioner. Robyne Kelly admitted to Petitioner that she did not see any problem with this typof material. In her testimony Robyne Kelly admitted that it was wrong to bring the publication on premises to share with open

gay inmates but "I did it anyways." Also, in her testimony she referred to the publication as "just a newspaper," "distributed all over town." Petitioner turned the publication over to Robyne Kelly's supervisor. Robyne Kelly was not disciplined for this neident. (Tr. Vol. II p. 31)

- 28. Robyne Kelly has expressed on occasion to Neil Richard Clark, Correctional Officer at Southern, that she was aving a bad day and needed a big hug from a strong man. She said this on several different occasions. On prior occasions, she had hugged Petitioner at her request.
- 29. On or about the last week of June 1998, Petitioner spoke with Sergeant Diane Wyatt and asked her to send Robyne Kelley to his office. Robyne Kelly was working under the supervision of Sergeant Wyatt. Sergeant Wyatt sent Robyne Kelly according to the Petitioner's directive. On the return, Robyne Kelly had a conversation with Sergeant Wyatt concerning Petitioner. Sergeant Wyatt's testimony on this point is quoted as follows and found as fact:
 - ANSWER: Yes, sir. She came in the office where 1 was, and she sat down and began to smoke a eigarette, and we got to talking about the unit in general, and she said that, you know, she enjoyed working on the unit that day and that possibly she would like to work for me on the Denmark unit. And, the more we talked, she said that Captain McCaskill, that he was a nice man and that he was understanding and that we needed more Captains like that. And, she just went on and on about he was such a good person and he was willing to listen. (Tr. Vol. II, p. 33)
- 30. The reason Petitioner talked with Robyne Kelly was to discuss an incident between Lieutenant Dunn, Sergeant Norden and her. Later, the Petitioner informed Sergeant Wyatt that the meeting had taken place between Robyne Kelly and him and that everything was worked out.
- 31. Petitioner owns a bass fishing boat and from time to time he would take employees of the Department fishing putside of work hours. This was common knowledge among the employees. Petitioner has taken the following people fishing: Captain Roy Harvil, Officer James Carpenter, Sergeant Neil Clark, Officer John Paul Stewart, Officer Sammie Jackson and Officer Ronald Harris. In total he has taken as many as 15 or 20 employees with him on private fishing outings. He never invited, or did he ever take any other female employees with him fishing.
- 32. James Carpenter (black male), has on occasion, fished with Petitioner at Lake Tillery, Badin Lake and Sheron Harris Lake. James Carpenter has also visited Petitioner and his wife in their home a few times when Petitioner's wife was ill. Petitioner assisted Mr. Carpenter at a point in time when his house was burned.
- 33. Petitioner's wife at all times relevant was suffering from a cancerous medical condition and subsequently died from this condition.
- 34. Petitioner's office space, which was a cubicle, was in a room approximately 40 feet by 40 feet. Petitioner's ffice was one of four cubicles in that space. The cubicle next to the Petitioner's was used as a break room. Another one was used or storage. The third one was used as a meeting room, which contained a long table which could seat 16 or 20 people.
- 35. The break room contained drink and vending machines. On June 24, 1998 Robyne Kelly, Petitioner and certain ther persons were present in the break room at Southern. Robyne Kelly issued the following invitation to the Petitioner: "Hey, Captain Mac. How about taking me on one of your fishing trips." (Tr. Vol. II, p. 102) "Everybody else goes." (Respondent's Exhibit R7-84)
- 36. James Osborne is the lead Correctional Officer at Southern. Officer Osborne was present in the break room on une 24, 1998 and at the time that the Petitioner and Robyne Kelly engaged in an exchange about an invitation to go fishing. Officer Osborne was drinking a cup of coffee with the Petitioner at the time. Officer Osborne observed and heard the Petitioner's eply.
- 37. The undersigned finds as a fact that the exchange between Petitioner and Ms. Kelly was, as testified by Officer Dsborne, as follows:

Question: What did they say? What do you recall she said to Captain McCaskill?

Answer: Other than the fact she asked him when they was going fishing, and, you know, I think Mac basically said he didn't know, and she said, "Well, why don't you take me fishing?" And, Mac said to her, as I recall, he says, "Well, you know what people is going to say if you and I go out in the boat fishing together." ...

Question: After this exchange, do you recall anything else being said between Captain McCaskill and Ms. Kelly.

Answer: Well, I sat there, and Mac had made the remark, you know, what are people going to say? She says, "Well, don't worry about it. Nobody is going to say nothing."

[Tr. Vol. II, pp. 25-26] See also [Tr. Vol II, pp 29-30]

- 38. Later that day, Petitioner admitted in his testimony that he had further telephone conversations with Robyn Kelly. Petitioner wanted to know why Robyne Kelly approached Petitioner suggesting a private fishing invitation.
- 39. There were several conversations taking place between Petitioner and Robyne Kelly as to a location for rendezvous and ultimately several suggestions were rejected but there was a focus on one in particular location, the Lilly's Bridg Boat Landing. A rendezvous was suggested for July 3, 1998. Subsequently, Robyne Kelly called and had to cancel that dat because her former husband had a death in the family and she had responsibility for her children that weekend. These conversations took place over the phone at the initiation of the Petitioner and some face to face.
- 40. Every call made after the exchange between the Petitioner and Robyne Kelly in the breakroom was initiated by the Petitioner.
- 41. Between June 24th and June 29th, 1998, Petitioner called Robyne Kelly at her work station at least two times day. The follow up telephone conversations between Petitioner and Robyne Kelly occurred between June 25th and June 29th 1998.
- 42. According to Robyne Kelly, the innuendo of the conversations and the suggestions were clearly of a sexual implication.
- 43. Robyne Kelly completed an Employee/ Witness Statement Form on 7/2/98. Her admissions in a statement give within a few days of the alleged incident reveal that Robyne Kelly neither refused Petitioner's overtures nor even discourage Petitioner's overtures. Her statement is quoted, in part, as follows:

Throughout the shift while I was working in Central Control, Capt. McCaskill called me on the telephone, approximately six or eight times. He was talking to me about he and I "getting together," and he was talking about different places we could secretly meet. Since it was obvious to me that he was not joking, I tried to make excuses why he could not come to my house, and I couldn't meet him other places and times because people would see his truck, and my children were home, etc. I knew that I should have told him "no" right off the bat, but he was very pushy, and he took my silence for assent, I think. Although I didn't encourage him, I did not discourage him. During that day, I would make excuses that I couldn't talk to him, because I was very busy, which was the truth. ... He said " You're not going to get me on sexual harassment when we get together are you?" I answered, "No, Captain Mac." He said, "Well, we have to be careful. We can have a good time together and take care of both our sexual needs but we just have to be quiet about it." ... He said "I know or thought you only liked women. Are you thinking of switching to the other side?" I told him "Capt. Mac, I'll always like women; can you blame me? But everyone knows I'm not a man hater." Captain McCaskill then asked, "Well, that's what I thought, so why did you approach me yesterday?" I replied "All I said was 'when are you going to take me fishing? I thought you were a nice guy." He said "Well, I'm glad that you approached me. We'll have a good time together, we just have to keep quiet about it. Don't talk to anyone about it." I answered "Sure Capt. - no problem." (emphasis added) (Respondent's Exhibit R7 83-86)

44. Officer Kelly never withdrew her unilateral invitation to accompany Petitioner on a fishing trip outside of the work place or asked Petitioner to stop talking about meeting outside of work, or to stop calling her.

- 45. Robyne Kelly never told Petitioner that the conversations made her feel uncomfortable.
- 46. Robyne Kelly continued to work every day that she was supposed to during this time and was not absent from work. Officer Kelly's job performance was not affected by her conversations with Petitioner.
- 47. Robyne Kelly did not reject nor could she recall her response to Petitioner's direct request to meet him in a motel room:

Question: What arrangement did he suggest as far as meeting that day?

Answer: He said he knew a number of motels that we could go to and no one would see us there or recognize us there; places like that.

Question: What did you say when he suggested that?

Answer: I don't remember what I said. (Tr. Vol. II, p. 107)

- 48. At no time did Robyne Kelly, according to her own testimony, ever tell the Petitioner, "no", other than to attempt to make excuses or to discourage him. Her testimony was that she never specifically told him "no."
- 49. In the modular offices where the Petitioner had his office the walls were approximately 5 feet 6 inches and an dult person standing could see over the top of the cubicle. This area at Southern is frequently used and contains a conference oom and the break area as well as the supply cabinets. Outside the front door are both the men's and women's restrooms.
- 50. Petitioner's office remains open for most of the time. It is not difficult for a passerby to see Petitioner sitting at his desk.
- 51. Debra Waltser overheard a conversation between Petitioner and Robyne Kelly where he offered to purchase a off drink for her and he also offered to purchase Ms. Waltser a soft drink. On 7-21-98, Debra Waltser gave the following tatement (in part):
 - "Approximately 8:00 a.m. (date not recalled) I entered my work area and noticed Ofc. Kelly and Capt. McCaskill's office. At approximately 9:00 to 9:15 a.m. I entered Capt. McCaskill's office again to do inventory on supplies. Ms. Kelly was still in his office. I went to the supply cabinet to do inventory. I could hear Ofc. Kelly and Capt. McCaskill talking. Nothing out of the way. Really didn't pay that much attention to their conversation. Ofc. Kelly told Capt. McCaskill that she was hungry and was going to the canteen. She ask him if he would like something from the canteen. He said, "Yes, a drink." Capt. McCaskill walked over toward me and ask if I wanted anything from the canteen. I saw him give Ofc. Kelly money to buy his drink. She left and returned shortly with their items. She sat in front of Capt. McCaskill's desk and he was sitting at his desk. He said that he needed to go and do inventory and Ofc. Kelly offered to help him. I heard her say "I had rather do that than go back to the unit," or wherever she was working. At that time Ofc. Kelly, Capt. McCaskill and myself left out of his office. 1 went to the front office and they went to the staff work area. 1 returned approximately 5 to 8 mins. later, and Capt. McCaskill met me going in the classification. I inquired about inventory and he advised he didn't have to do it. He said, he didn't have to do supplies. In no way did I witness Ofc. Kelly upset or crying the entire time she was in the classification area. (Respondent's Exhibit 7, P. 47, 48).
- 52. Robyne Kelly went to Petitioner's office on June 29, 1998 and was informed that she was to do some updating n his safety manual.
- 53. According to Robyne Kelly's testimony, during this visit Petitioner approached her and gave her a big hug and ttempted to kiss her. She pulled away, broke off and left the room. This was the only incidence or complaint of an unwelcomed mbrace.
- 54. Robyne Kelly was upset on that day after this conversation. She appeared to havehad tears in her eyes. On this coasion, Robyne Kelly reported that Petitioner asked her to give him a big bear hug for the work that she had just completed and

she had stated "No." He then took her by the arm and turned her around and kissed her and she became upset. She further stated that Petitioner had called her on the phone several times a day. She also reported that she had not attempted to stop the calls as the Petitioner was a Captain.

- 55. Robyne Kelly first reported this incident to Sergeant Clark and thereafter to Sergeant Dennis and Lt. Dunn.
- 56. Pamela Barbee was working as a correctional officer at Southern on June 29, 1998. She was assigned to Central Control where she operated the mechanical doors. Ms. Barbee observed Robyne Kelly going to the Petitioner's office at around 8:00 a.m. that day. Robyne Kelly remained in Petitioner's office for approximately two hours and 45 minutes. Ms. Barbee observed Robyne Kelly when she returned and described her as upset.
- 57. Melvin Leon Dunn is a Correctional Lieutenant at Southern. On or about June 29, 1998, Lt. Dunn had a conversation with Robyne Kelly. He also observed her as having moisture in her eyes and her voice was nervous. Robyne Kelly indicated that the Petitioner had been calling her on the phone; making plans for a fishing trip on Friday of that week; and he had hugged and attempted to kiss her.
- 58. Lt. Dunn reported this to Captain Rape. Lt. Dunn requested that Robyne Kelly complete a statement as to this incident. (Respondent's Exhibit 7)
- 59. Gary Dennis is Correctional Sergeant at Southern. On June 29, 1998, Sergeant Dennis observed Robyne Kelly in master control and she sounded "upset," "crying." Robyne Kelly told Sergeant Dennis that Petitioner had made sexua comments to her. Later after her interview with Lt. Dunn, Sergeant Dennis believed that Robyne Kelly was too upset to continue her job and he relieved her for the day.
- 60. In a memorandum from Respondent directed to the staff at Southern dated November 14, 1996 from Jay J. Clark as follows:

Employees of this facility shall not under any circumstances, discriminate against other employees with regard to race, sex, religion, national origin, marital status, age or disability. Harassment includes, but is not limited to: slurs, epithets, threats, obscenities, gestures, derogatory comments, off color jokes, race bating, teasing, or inappropriate verbal or physical conduct (bumping, touching, stroking, cornering, grabbing, hugging, kissing and inappropriate suggestive objects or pictures). Harassment is considered to be deliberate, unsolicited and unwelcomed verbal or physical conduct which creates an intimidating and harmful or offensive environment. Employees shall not direct profanity toward other employees, inmates, probationers, parolees, members of the public, and any other individual they may come in contact with during the course of their employment period. Comments of a sexually suggestive or racially derogatory nature are inappropriate and are considered to be unacceptable personal conduct. Employees shall not intentionally insult others or make derogatory comments to others with total disregard for their feelings. (Respondent's Exhibit No. 2)

- 61. Before Jay J. Clark was made superintendent of Southern, Petitioner said in the presence of Sergeant Dennis the "When Clark gets here, he will hire so many niggers that we will need a flashlight to see around here". (Respondent's Exhibit 7, F 25)
- 62. Petitioner denied at the hearing, in his written statements, and in his pre-disciplinary conference that he used th term "nigger" in the work place at Southern. This testimony is not credible.
- 63. After he achieved the rank of Captain, Petitioner frequently referred to black people using the terms of "blu gums, brush monkeys," and "nigger," in the presence of Sergeant Dennis while on duty at Southern.
- 64. Petitioner admitted during his pre-disciplinary conference that although he did not recall making any "racic comments" that he "might have slipped."
 - 65. Correctional Officer Darlene Hamilton overheard Petitioner while on duty at Southern talking about an inmate

tay as: " Now, isn't that like a damn nigger."

- 66. Petitioner while on duty at Southern and in the presence of Correctional Sergeant Monroe Porter, referred to black people as "niggers" and "blue gums."
 - 67. Part of Petitioner's duties as a Captain were to make certain that other employees did not use racial slurs.

Based upon the foregoing Stipulations and Findings of Fact, the undersigned makes the following:

CONCLUSIONS OF LAW

- 1. The Office of Administrative Hearings has personal and subject matter jurisdiction over this contested case pursuant to Chapters 126 and 150B of the North Carolina General Statutes.
- 2. At the time of his demotion, Petitioner was a "Career State Employee subject to the State Personnel Act" within the neaning of G.S. 126-5.
- 3. Petitioner has the burden of showing by the greater weight of the evidence that Respondent did not have just cause to lemote him. In order to disprove Respondent's allegations of misconduct, each allegation must be clearly articulated as to time, lace and event so that Petitioner will have the ability to present evidence specific to that allegation. Allegations, not clearly rticulated, make Petitioner's burden of proof too onerous to disprove events not clearly asserted or pled. Fundamental fairness equires clear and specific allegations of misconduct because the Petitioner has the burden of disproving them.
- 4. In using friendly slang terms, such as "shug, honey, baby doll, buddy, pal, etc. to refer to fellow Southern employees, neluding Robyne Kelly, Petitioner did not commit unacceptable personal conduct.
- In purchasing coffee or bringing in biscuits for breakfast and placing them in the staff dining area for fellow Southern imployees, including Robyne Kelly, Petitioner did not commit unacceptable personal conduct.
- 6. In lending money to fellow Southern employees, including Officer Kelly, before a memorandum prohibiting the practice vas issued, Petitioner McCaskill did not commit unacceptable personal conduct.
- 7. In giving male and female Southern employees, including Robyne Kelly friendly hugs, pats on the back, etc., Petitioner lid not commit unacceptable personal conduct.
- 8. Petitioner did not commit unacceptable personal conduct in his conversation and action toward Robyne Kelly and did not iolate a Department of Correction or Southern Correctional Center policy. His conduct did not arise to the level of sexual arassment which is the gravamen of the misconduct alleged against him by Respondent and Robyne Kelly.
- 9. The North Carolina State Personnel Manual on Sexual Harassment Policy (Petitioner's Exhibit No. 1) states that: Sexual Harassment does not include personal compliments welcomed by the recipient or social interaction or relationships freely ntered into by State employees or perspective employees." This policy does not prohibit social interaction, such as requests to fishing outside work hours, or personal (sexual or otherwise) relationships freely entered into between employees outside work lours.
- 0. Robyne Kelly, when making the admitted invitation, "Hey, Captain Mac. How about taking me on one of your fishing rips," clearly requested of Petitioner a welcomed social interaction. It was welcomed by Robyne Kelly because she herself ersonally communicated to Petitioner the invitation to go fishing. "Fishing" is found to be a type of social interaction. Robyne Kelly freely articulated a request for a social interaction with Petitioner while on State time. If this request was not serious or was therwise intended as a joke, it was not apparent to the Petitioner.
- 1. The Department of Correction Policies and Procedures Manual (Respondent's Exhibit No. 13) Section IV, You: the Correctional Officer includes a subsection governing "relations between employees." This subsection establishes the following ules: "Employees should be discouraged from entering into personal relationships with other staff members. If, however, a ersonal relationship does develop, a supervisor staff must be notified and appropriate actions to include transfer of one employee another shift or facility will be considered." This policy does not prohibit personal relationships or attempts to enter into ersonal relationships between co-workers in the Department of Correction but merely discourages them. This policy does not

dictate that if a personal relationship exists, either party will be disciplined. It merely states that a supervisor may consider shifting one of the parties to another shift or facility but does not go as far as to mandate such an action.

- Officer Osborne, an independent witness who has no substantiated or established motive or bias as a witness as to hi 12. credibility, added a significant sentence to the exchange between Petitioner and Robyne Kelly in the break room. Officer Osborn testified that immediately following Robyne Kelly's invitation to go fishing, Petitioner replied in Officer Osborne's hearing as to what would people think if the two of them were to go fishing. What could otherwise be asserted as a mere invitation for a social interaction, i.e., to go fishing, took on sexual implications and connotations at that point. According to Officer Osborne's observation and recollection, Robyne Kelly then replied: "Well, don't worry about it. Nobody is going to say nothing". reasonable person could interpret this remark as an invitation or solicitation to enter into a personal relationship with sexua implications even if this was not intended by the one extending the invitation. Thereafter, according to Robyne Kelly's own testimony, she never indicated that the Petitioner's understanding of her request for a romantic encounter was unwelcomed. Sh was at best equivocal. According to her own written statements recorded recently after the events at issue, it was reasonable for Petitioner to interpret her responses as potentially consensual and welcomed. It was on or about June 30, 1998, that Robyne Kell filed a grievance and when this grievance was made known to the Petitioner, it became demonstrably clear to him that his pursui was unwelcomed. Thereafter, Respondent's management stepped in and this attempted relationship ended. In Petitioner's minhe assumed things that may never have existed, but his assumptions werenot ever rebuffed, rejected or sufficiently discouraged to make it understood to the Petitioner that his pursuit was unwelcomed. It was Robyne Kelly who initiated the invitation for a social interaction, and it was not the affirmative act of the Petitioner. She was aware that Petitioner took other employees fishing outsid work hours; and she used a familiar name, "Capt. Mac," when addressing Petitioner. She may not have been serious but her ow request for a social interaction outside of the work environment was sufficiently serious for Petitioner to request a clarification Robyne Kelly's response to the clarification: "Well, don't worry about it. Nobody is going to say nothing." Robyne Kelly' unilateral act created the confusion in Petitioner's mind. It was incumbent upon her to affirmatively act so as to clearly dispe Petitioner's misinterpretation. Although Petitioner's subsequent conduct was boorish, it did not give rise to sexual harassmen because he was never informed or knew that his conduct was unwelcomed in response to Robyne Kelly's invitation for a privat outing with him on a lake.
- 13. The Respondent's personnel manual does not prohibit romantic relationships and liaisons between employees, although they are discouraged. In fact, romantic, promiscuous and even adulterous relationships are not prohibited outside the work plad between employees. Arguably, all romantic relationships, particularly adulterous ones, between employees should be absolute prohibited, but they are not made so by policy. Until such time as they are absolutely prohibited, conduct of a romantic nature wi occur or be attempted within the work place. Conduct which gives rise to charges of sexual harassment becomes actionable largely on the basis as to whether or not it is welcomed or unwelcomed. If the conduct is welcomed (even if adulterous), it is no prohibited in the work place. However, amorous invitations for relationships can become sexual harassment if they a unwelcomed. If the relationship between Petitioner and Robyne Kelly had been consensual, likely nothing would have arisen i this contested case. Robyne Kelly's public invitation for a social engagement outside the work place may have provoke something she did not intend, but she did make her intentions sufficiently clear to Petitioner. She could have made her intention clear to Petitioner in a number of ways, not the least was to clearly withdraw her invitation. At the point that Petitioner was clear shown that his overtures were unwelcomed, the attempted relationship ended. Petitioner was entitled to draw the inference the Robyne Kelly's public invitation contained sexual implications or a solicitation by her response, "Don't worry about it. Nobody going to say nothing," taken together with her failure to ever affirmatively withdraw her unilateral invitation to go fishing wi Petitioner, her continuing reticence to rebuff Petitioner, and her subsequent statements: "I should have told him 'no' right off the bat." "Although, I didn't encourage him, I did not discourage him." "You're not going to get me on sexual harassment when w get together are you?" "No." "We'll have a good time together, we just have to keep quiet about it. Don't talk to anyone about it." (McCaskill) "I answered "Sure Capt. - no problem." (Kelly) Stating to the Petitioner that there's "no problem" with havir a good time together and keeping it quiet when she understood the sexual implications of his overtures were all but an assent the part of Robyne Kelly, instead of an unqualified rejection. However, continuing a pattern of conduct with sexual implication after explicitly knowing them to be unwelcomed is an entirely different pattern and often is a basis of a finding of sexu harassment.
- 14. Petitioner's attempt to embrace and kiss Ms. Kelly were his final attempts to enter into an admitted sexual relationsh with Robyne Kelly. In his mind there was a justifiable and reasonable belief that his overtures were welcomed. At that point, hovertures became clearly unwelcomed and subsequently his overtures terminated.
- 15. Petitioner's conduct towards Robyne Kelly did not create a prohibitively hostile work environment for Robyne Kelly. she wanted Petitioner's conduct to cease she should have made it clearly known to Petitioner or at least withdrawn her invitation

CONTESTED CASE DECISIONS

r immediately reported him to management. She took none of these simple courses of action.

- 6. Interaction between custodial staff and inmates are described in Respondent's Policy Manual for Southern:
 - "Employees will maintain a quiet but firm demeanor in their dealings with inmates. They will not indulge in undue familiarity with them. ... no employee will discuss his/her personal affairs with an inmate." (Respondent's Exhibit No. 14-4)
- Robyne Kelly's characterization of the events of June 29th are found by the undersigned as truthful in substance. etitioner did attempt to embrace and kiss Ms. Kelly which she found unwelcomed at that point. On or about this date (and for the rst time), she clearly made Petitioner aware that they were unwelcomed. However, her credibility as to the characterization of er innocent intent or joking manner in making the original statement was seriously undermined by her bringing sexually oriented naterial onto Southern's premises in violation of Respondent's prohibition against undue familiarity with inmates with the pecific and expressed purpose to share or give to (openly) gay inmates. She was not disciplined for this, but in spite of her wareness that this act was "wrong," she made the conscious decision to distribute the material anyway. Not only did this act onstitute a direct violation of personnel policy but demonstrated her willingness to openly discuss and encourage her views of exuality, not just with staff, but with inmates who could have used this otherwise private information to gain advantage in pteractions with custodial officials or even to use it for leverage or extortion purposes (inmates are aware when custodial staff iolate staff/inmate interaction rules). This act, taken in connection with her open discussion of her sexuality with almost anyone ho would listen, tarnishes her credibility when she blatantly violated Respondent's policy prohibiting such familiarity with mates, and then she asserts that somehow Petitioner, with knowledge of the foregoing, should not have misinterpreted her tention for a social engagement as a potentially sexual solicitation on her part, while isolated with him on a fishing pond. urthermore, her assertions that she was reticent to rebuff Petitioner's subsequent sexual overtures "rings hollow" and lacks redibility because of the ease in which she discussed sexual issues in the work place.
- 8. Petitioner's hugging and kissing of Robyne Kelly on June 29, 1998 was not so offensive as to constitute personal nisconduct to justify demotion because Robyne Kelly had herself requested and consented to hugs from Petitioner previously and etitioner's conduct was not impermissible until Robyne Kelly specifically informed Petitioner that this type of conduct was not onger acceptable.
- 9. As it applies to Robyne Kelly, Respondent's other allegations as to telephone ealls, physical contact, and conversations ontaining sexual innuendo all fall within the purview of the allegations of sexual harassment and to the extend that these llegations, the proof and disproof of the same, are alleged grounds for just cause to discipline Petitioner, they too must fail. hey cannot justify disciplinary action until Petitioner knew or should have known that his overtures were unwelcomed. Robyne celly extended an invitation to Petitioner in the work place for a social interaction. Petitioner's conduct and follow up onversations must be viewed in the context of whether or not they were welcomed. On or about June 29, 1998, he knew they were unwelcomed. His actions from June 27-29 toward Robyne Kelly were his attempts to clarify her invitation made to him in the work place. This pattern occurred for no longer than four days (not weeks or months).
- O. Petitioner has failed to show by the greater weight of the evidence that Respondent did not have just cause to demote him or his repeated use of the word "nigger" and other divisive racial slurs while employed at Southern in a supervisor's position.
- 1. Petitioner's denial of these statements in light of the overwhelming evidence to the contrary is found not to be credible.
- 2. Because there is conduct on the part of the Petitioner utilizing this language in the work place, there is just cause to emote the Petitioner as Petitioner failed to carry his burden of proof in disproving this allegation and Petitioner's conduct meets ne definition of conduct justifying disciplinary action. However, the undersigned finds that this is the only basis for his demotion nd transfer. As a consequence, Petitioner's reduction in pay should only be reduced to five (5%) percent as presumptively the ten 10%) percent reduction was based on both grounds. The transfer is appropriate. No harsher punishment was recommended by espondent based upon his exemplary record of 19 ½ years and none is recommended herein.
- 3. Petitioner is entitled to reimbursement of his reasonable attorney fees for the portion of legal services rendered in the ecovery of back pay.

RECOMMENDED DECISION

The State Personnel Commission should not re-instate Petitioner to the rank of Correctional Captain because the Petitioner failed to prove there was not just cause to demote him when he used the word "nigger" and other racial slurs in the word place at Southern Correctional Center; however, the Petitioner has carried his burden of proof by showing that Petitioner overtures and actions toward Robyne Kelly did not rise to the level of sexual harassment as there was sufficient evidence in the record to show that his conduct was not unwelcomed at the time and the conduct of Robyne Kelly in creating the invitation for social interaction, never withdrawn, coupled with her subsequent inadequate responses to Petitioner to clearly demonstrate to Petitioner that his conduct was unwelcomed, does not constitute probable cause to discipline Petitioner. Petitioner should be demoted with a five (5%) percent reduction in pay and continue at his present work station but allowed to receive a reasonable attorney's fee for the recovery of five (5%) percent back pay.

ORDER

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

NOTICE

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

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

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

This the 28th day of April, 2000.

Julian Mann, III Chief Administrative Law Judge

CUMULATIVE INDEX

(Updated through June 12, 2000)

:	Other
	Approved Rule
Effective by	Governor
Text differs	trom proposal
RRC Status	Date
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Rule-making	Proceedings
Agency/Rule	Citation

This index provides information related to notices, rules and other documents published in the Register. It includes information about rules for which Notice of Rule-Making Proceedings or Notice of Text have been published, rules submitted to the Rules Review Commission and rules codified since the last session of the General Assembly. For assistance contact the Rules Division at 919/733-2678. Fiscal Note: S = Rule affects the expenditure or distribution of state funds. L = Rule affects the expenditure or distribution of local government funds. SE = Rule has a substantial economic impact of at least \$5,000,000 in a 12-month period. * = Rule-making agency has determined that the rule does not impact state or local funds and does not have a substantial economic impact. See G.S. 150B-21.4.

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1 NCAC 17	13:19 NCR 1606					
Environmental Policy Act	let					
1 NCAC 25,1001	14:22 NCR 1994	14:22 NCR 1994				
1 NCAC 25 .1002	14:22 NCR 1994	14:22 NCR 1994				
Indian Affairs, Commission of	sion of					
1 NCAC 15.0201	13:02 NCR 175					
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1 NCAC 15.0213	13:02 NCR 175					
Non-Public Education						
1 NCAC 40.0101		13:05 NCR 521	Temp Expired 05/29/99			
1 NCAC 40 .0102		13:05 NCR 521	Temp Expired 05/29/99			
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Agency/Rule	Cltation		1 NCAC 40 .0203		1 NCAC 40 .0204	Purchase and Contract Division	1 NCAC 05C	1 NCAC 05C .0224	1 NCAC 05D	State Employees Combined Campaign	1 NCAC 35.0101	1 NCAC 35 .0103	1 NCAC 35 .0202	1 NCAC 35 .0304	1 NCAC 35.0308	ADMINISTRATIVE HEARINGS, OFFICE OF	26 NCAC 01.0101	26 NCAC 01 .0101	26 NCAC 01.0103	26 NCAC 01.0104	26 NCAC 02C .0103	26 NCAC 02C .0105	26 NCAC 02C .0108	26 NCAC 02C .0303	26 NCAC 02C .0303	26 NCAC 02C .0306

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14:08 NCR 579 14:12 NCR 1033	14:12 NCR 1033	14:12 NCR 1033		*	Approve	05/11/00	*			
14:08 NCR 579 14:12 NCR 1033	14:12 NCR 1033	14:12 NCR 1033		*	Approve	02/17/00				
N/A N/A	N/A	N/A		N/A	Approve	10/04/99			14:10 NCR 839	
N/A N/A	N/A	N/A		N/A	Approve	10/04/99			14:10 NCR 839	
N/A N/A	N/A	N/A		N/A	Approve	10/04/99			14:10 NCR 839	
N/A N/A	N/A	N/A		N/A	Approve	11/11/99			14:15 NCR 1354	
N/A N/A				N/A	Approve	10/04/66			14:10 NCR 839	
13:13 NCR 1040 13:18 NCR 1503	13:18 NCR 1503	13:18 NCR 1503		*	Object Approve	07/15/99	*		14:09 NCR 708	
14:18 NCR 1597					a condition					
14:18 NCR 1597										
13:14 NCR 1109 13:20 NCR 1718	13:20 NCR 1718	13:20 NCR 1718	*	_	Object Approve	07/15/99 08/19/99	*	٠	14:09 NCR 708	
13:14 NCR 1119 13:14 NCR 1119 13:20 NCR 1718		13:20 NCR 1718		*	Approve	66/51/20			14:06 NCR 490	
13:14 NCR 1119 13:14 NCR 1119 13:20 NCR 1718		13:20 NCR 1718		*	Approve	07/15/99			14:06 NCR 490	
13:14 NCR 1119 13:14 NCR 1119 13:20 NCR 1718 Temp Expired 10/12/99	13:14 NCR 1119 13:20 NCR 1718 Temp Expired 10/12/99	13:20 NCR 1718 /99		*	Agcy Withdrew	96/51/15/ wa				`
13:14 NCR 1119 13:14 NCR 1119 13:20 NCR 1718 *	13:14 NCR 1119 13:20 NCR 1718 *	13:20 NCR 1718 *	*		Approve	02/12/99	*		14:06 NCR 490	
13:14 NCR 1119 13:14 NCR 1119 13:20 NCR 1718 Temp Expired 10/12/99	12/9	13:20 NCR 1718 /99	*		Agcy Withdre	Agcy Withdrew 07/15/99				
14:17 NCR 1512 14:23 NCR 2032		14:23 NCR 2032		*						
14:17 NCR 1512 14:23 NCR 2032		14:23 NCR 2032		*						
14:17 NCR 1512 14:23 NCR 2032		14:23 NCR 2032		*						
14:17 NCR 1512 14:23 NCR 2032		14:23 NCR 2032		*						
14:17 NCR 1512 14:23 NCR 2032		14:23 NCR 2032		*						
14:17 NCR 1512 14:23 NCR 2032		14:23 NCR 2032		*						

	Ę		-	RRC	RRC Status	Text differs			
	l'emporary Rule	Notice of Text	Fiscal Note	Action	Date	from proposal	Effective by Governar	Approved Rule	Other
1									
	14:17 NCR 1512	14:23 NCR 2032	*						
	14:17 NCR 1512	14:23 NCR 2032	*						
	14:17 NCR 1512	14:23 NCR 2032	*						
	14:17 NCR 1512	14:23 NCR 2032	*						
	14:17 NCR 1512	14:23 NCR 2032	*						
	14:17 NCR 1512	14:23 NCR 2032	*						
	14:17 NCR 1512	14:23 NCR 2032	*						
	14:17 NCR 1512	14;23 NCR 2032	*						
	14:17 NCR 1512	14:23 NCR 2032	*						
	14:17 NCR 1512	14:23 NCR 2032	*						
13:14 NCR 1109		13:20 NCR 1717	*	Approve	07/15/99	*		14:06 NCR 490	
14:01 NCR 4		14:05 NCR 374	*						
14:01 NCR 4		14:05 NCR 374	*						
14:09 NCR 655		14:13 NCR 1093	*	Approve	04/13/00	*			
14:09 NCR 687	14:09 NCR 687	14:13 NCR 1093	*	Approve	04/13/00	*			
14:19 NCR 1684		14:23 NCR 2030	*						
14:19 NCR 1684		14:23 NCR 2030	*						
14:09 NCR 687		14:13 NCR 1093	*	Approve	04/13/00	*			
empor	Notice of Public Hearing on Proposed Temporary Rules								14:05 NCR 368
14:14 NCR 1223		14:18 NCR 1599	*		-				
14:08 NCR 582	14:08 NCR 582	14:13 NCR 1097	*						
13:23 NCR 1946	13:23 NCR 1946	14:03 NCR 128	*	Object	11/17/99	*		SOLI GON OFFE	
	14:18 NCR 1605			Approve	01/20/00	-		14:19 NCK 1703	
14:21 NCR 1871	14:21 NCR 1871								

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Agency/Rule	Rule-making	Temporary	Notice of	Fiscal		Status	from	Effective by	Approved Rule	Other
Citation	Proceedings	Kule	lext	Note	Action	Date	propnsal	Covernor		
2 NCAC 52B .0208	14:19 NCR 1684		14:23 NCR 2031	*						
2 NCAC 52B .0209	14:19 NCR 1684		14:23 NCR 2031	*						
2 NCAC 52B .0302	13:23 NCR 1901		14:03 NCR 128	*	Object	11/17/99	•		Sopie active of Art	
2 NCAC 52B .0401	14:08 NCR 582	14:08 NCR 582	14:13 NCR 1097	*	Approve	00/20/00			14:19 INC K 1705	
2 NCAC 52B .0402	14:08 NCR 582	14:08 NCR 582	14:13 NCR 1097	*						
2 NCAC 52B .0403	14:08 NCR 582	14:08 NCR 582	14:13 NCR 1097	*						
2 NCAC 52B .0404	14:08 NCR 582	14:08 NCR 582	14:13 NCR 1097	*						
2 NCAC 52B .0405	14:08 NCR 582	14:08 NCR 582	14:13 NCR 1097	*						
2 NCAC 52B .0406	14:08 NCR 582	14:08 NCR 582	14:13 NCR 1097	*					•	
2 NCAC 52B .0407	14:08 NCR 582	14:08 NCR 582	14:13 NCR 1097	*						
2 NCAC 52B .0408	14:08 NCR 582	14:08 NCR 582	14:13 NCR 1097	*						
2 NCAC 52B .0409	14:08 NCR 582	14:08 NCR 582	14:13 NCR 1097	*						
2 NCAC 52B .0410	14:08 NCR 582	14:08 NCR 582	14:13 NCR 1097	*						
2 NCAC 52B .0411	14:08 NCR 582	14:08 NCR 582	14:13 NCR 1097	*						
2 NCAC 52B .0412	14:08 NCR 582	14:08 NCR 582	14:13 NCR 1097	*						
2 NCAC 52E .0209	13:23 NCR 1901		14:03 NCR 128	*	Approve	01/20/00	*		14:19 NCR 1705	
APPRAISAL BOARD	a									
21 NCAC 57A .0305	13:01 NCR 3		13:05 NCR 513	*	Object	11/19/98	*		14-61 NCB 38	
ARCHITECTURE, BOARD OF	3OARD OF				Approve	03/10/99			14.01 INCR 40	
21 NCAC 02 .0206	14:08 NCR 578									
21 NCAC 02 .0302	14:08 NCR 578		14:13 NCR 1148	*	Approve	03/16/00				
21 NCAC 02 .0303	14:08 NCR 578		14:13 NCR 1148	*	Approve	03/16/00				
AUCTIONEERS COMMISSION	MMISSION									
21 NCAC 04B .0103	14:13 NCR 1192		14:23 NCR 2040	*						
21 NCAC 04B .0201		14:13 NCR 1192	14:23 NCR 2040	*						
21 NCAC 04B .0202		14:13 NCR 1192	14:23 NCR 2040	*						

	Rule-making	Temporary	Notice of	Fiscal	RRC Status	atus	Text differs	Effeetive by	Annual Bulo	Other
Proeecdings		Rufe	Text	Note	Action	Date	proposal	Governor	Approved Ruic	Officer
		14:13 NCR 1192	14:23 NCR 2040	*						
14:13 NCR 1192			14:23 NCR 2040	*						
14:13 NCR 1192			14:23 NCR 2040	*						
14:13 NCR 1192			14:23 NCR 2040	*						
		14:13 NCR 1192	, 14:23 NCR 2040	ı						
14:13 NCR 1192			14:23 NCR 2040	*						
14:13 NCR 1192			14:23 NCR 2040	*						
14:13 NCR 1192			14:23 NCR 2040	*						
		14:13 NCR 1192	14:23 NCR 2040	*						
14:13 NCR 1192	7		14:23 NCR 2040	*						
14:13 NCR 1192	C 1		14:23 NCR 2040	*						
		14:13 NCR 1192	14:23 NCR 2040	*						
		14:13 NCR 1192	14:23 NCR 2040	*						
		14:13 NCR 1192	14:23 NCR 2040	*						
		14:13 NCR 1192	14:23 NCR 2040	*						
		14:13 NCR 1192	14:23 NCR 2040	*	•					
		14:13 NCR 1192	14;23 NCR 2040	*						
		14:13 NCR 1192	14:23 NCR 2040	*				•		
		14:13 NCR 1192	14:23 NCR 2040	*						
		14:13 NCR 1192	14:23 NCR 2040	*						
		14:13 NCR 1192	14:23 NCR 2040	*						
		14:13 NCR 1192	14:23 NCR 2040	*						
		14:13 NCR 1192	14:23 NCR 2040	*						
		14:13 NCR 1192	14:23 NCR 2040	*						
		14:13 NCR 1192	14:23 NCR 2040	*						
		14:13 NCR 1192	14:23 NCR 2040	*						
		14:13 NCR 1192	14:23 NCR 2040	*						

	Other			4												٠																						
	Approved Rule					14:02 NCR 84			13:22 NCR 1868														•															
Effective by	Governor																																					
Text differs	from proposal					*			*					*							*						*											
tus	Date					04/12/99		12/17/98	01/21/99	12/17/98	08/19/99	02/11/00	08/11/10	02/17/00	12/17/98	66/61/80	02/17/00	12/17/98	66/61/80	02/17/00	03/16/00	12/17/98	66/61/80	02/17/00	12/17/98	66/61/80	02/17/00	12/17/98	08/19/99	02/17/00	12/17/98	66/61/80	02/17/00	12/17/98	66/61/80	02/17/00	12/17/98	08/16/60
RRC Status	Action					Approve		Object	Approve	Agey withdrew	Ketum to Agey	Approve	Agey willingew	Approve	Agev withdrew	Return to Agev	Approve	Agey withdrew	Return to Agcy	Object	Approve	Agey withdrew	Return to Agcy	Approve	Agcy withdrew	Return to Agcy	Approve	Agcy withdrew	Return to Agcy	Approve	Agcy withdrew	Return to Agcy	Approve	Agcy withdrew	Return to Agey	Approve	Agcy withdrew	Return to Agcy
Fiscal	Note	*	퓻	*		*		*		* [2/3/1	L/S/SE *	*	L/S/SE	*	*	L/S/SE	*	S/T	L/S/SE		*	*	L/S/SE	*	S/T	L/S/SE	*	*	L/S/SE	*	*	L/S/SE	*	*	L/S/SE	*	S/7
Notice of	Text	14:23 NCR 2040	14:23 NCR 2040	14:23 NCR 2040		13:14 NCR 1117		13:08 NCR 652		13:08 NCR 652	13:20 NCK 1719	13:08 NCR 585		14:08 NCR 585	13:08 NCR 652	9 13:20 NCR 1719	14:08 NCR 585	13:08 NCR 652	9 13:20 NCR 1719	14:08 NCR 585		13:08 NCR 652	0 13:20 NCR 1719	14:08 NCR 585	13:08 NCR 652	9 13:20 NCR 1719	14:08 NCR 585			14:08 NCR 585			14:08 NCR 585	13:08 NCR 652	9 13:20 NCR 1719	14:08 NCR 585	13:08 NCR 652	9 13:20 NCR 1719
Temporary	Rule	14:13 NCR 1192	14:13 NCR 1192	14:13 NCR 1192		12:23 NCR 2098				13:15 NCR 1224	14.00 MOB 606 14.00 MOB 606	14:08 INCR 585	Temp Expired 10/20/00	14:08 NCR 585	13:15 NCR 1224	Temp. Expired 10/29/99 13:20 NCR 1719	14:08 NCR 585	13:15 NCR 1224	Temp. Expired 10/29/99 13:20 NCR 1719	14:08 NCR 585		13:15 NCR 1224	Temp. Expired 10/29/99 13:20 NCR 1719	14:08 NCR 585	13:15 NCR 1224	Temp. Expired 10/29/99 13:20 NCR 1719	14:08 NCR 585	13:15 NCR 1224	Temp. Expired 10/29/99	14:08 NCR 585	13:15 NCR 1224	Temp. Expired 10/29/99	14:08 NCR 585	13:15 NCR 1224	Temp. Expired 10/29/99 13:20 NCR 1719	14:08 NCR 585	13:15 NCR 1224	Temp. Expired 10/29/99 13:20 NCR 1719
Rule-maklng	Proceedings							11:09 NCR 569		11:09 NCR 569		11.00 NCD 560	11.09 INC N 309		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			11:09 NCR 569	
Agency/Rule	Citation	21 NCAC 04B .0817	21 NCAC 04B .0818	21 NCAC 04B .0819	CHIROPRACTIC	21 NCAC 10 .0203	COMMERCE	4 NCAC 01E .0104		4 NCAC 011.0101	4 INCAC 0111.0101	4 NC & C 011 0102	4 NCAC 011 .0102	4 INCAR 0111.0102	4 NCAC 011.0201	4 NCAC 011.0201		4 NCAC 011.0202	4 NCAC 011.0202			4 NCAC 011,0301	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

Temporary Rule		Notice of Text	Fiscal Note	. RRC Status Action	atus Date	Text differs from proposal	Effective by Governor	Approved Rule
14:08 NCR 585 14:08 NCR 585 L	I	_	/S/SE	Approve	02/11/00	*		
			*	Agcy withdrew	12/17/98			
Temp. Expired 10/29/99 13:20 NCR 1719			*	Return to Agcy	08/19/99			
_	_	٦	/S/SE	Approve	02/17/00			
13:15 NCR 1224 13:08 NCR 652			*	Agcy withdrew	12/17/98			
Temp, Expired 10/29/99 13:20 NCR 1719	13:20 NCR 1719		*	Return to Agcy	66/61/80			
14:08 NCR 585 14:08 NCR 585	14:08 NCR 585		L/S/SE	Approve	02/17/00			
13:15 NCR 1224 13:08 NCR 652			*	Agey withdrew	12/17/98			
Temp. Expired 10/29/99 13:20 NCR 1719			*	Return to Agcy	66/61/80			
		1	L/S/SE	Approve	02/17/00			
4 13:08 NCR 652			*	Agey withdrew	12/17/98			
6			S	Return to Agcy	08/16/6			
14:08 NCR 585 14:08 NCR 585 L/S/SE		/S/1	SE	Approve	02/17/00			
t 13:08 NCR 652	NCR 652	*		Agey withdrew				
04/99 13:20		5/1	-	Return to Agev	_			
		3/S/T	II.	Approve	_			
13:08 NCB 652		*	!	Apev withdrew				
66/6	13:20 NCR 1719			Return to Agey	66/61/80			
14:08 NCR 585	14:08 NCR 585	/S/	E.	Approve	02/11/00			
4 13:08 NCR 652	'	*	ļ	Agev withdrew				
9/99 13:20 NCR 1719		*		Return to Agey	08/19/99			
14:08 NCR 585 14:08 NCR 585 L/S/SE	_	Γ/S	SE	Approve	02/17/00			
13:15 NCR 1224 13:08 NCR 652 *		*	_	Agey withdrew				
Temp. Expired 10/29/99 13:20 NCR 1719	13:20 NCR 1719 *	*		Return to Agcy	66/61/80			
14:08 NCR 585 14:08 NCR 585 L/S	-	S/T	/S/SE	Object	02/17/00			
				Approve		*		
13:15 NCR 1224 13:20 NCR 1719 * Term Expred 10/20/09 13:20 NCR 1719	13:20 NCR 1719 **	*		Return to Agey	08/16/99			
		T/S	L/S/SE	Approve	02/17/00			
13:08 NCR 652 **	13:08 NCR 652 **	*		Object	12/17/98			
				Approve	01/21/99	*		13:22 NCR 1868
13:08 NCR 652: *	13:08 NCR 652" *	*		Object	12/17/98			
				Approve	01/21/99	*		13:22 NCR 1868
13:08 NCR 652 *	13:08 NCR 652 *	*		Object	12/17/98			
				Approve	01/21/99	*		13:22 NCR 1868
13:08 NCR 652 *	13:08 NCR 652 *	*		Object	12/11/98			
				Approve	01/21/99	*		13:22 NCR 1868
14:18 NCR 1606								
14:18 NCR 1606								
14:18 NCR 1606								

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Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	KKC Status		ext drifers	Effective by	A	110
Citation	Proceedings	Rule	Text	Note	Action .	Date	proposal	Governor	Approved Kille	Other
4 NCAC 01L .0104		14:18 NCR 1606						•		
4 NCAC 01L.0105		14:18 NCR 1606								
4 NCAC 01L .0106		14:18 NCR 1606								
4 NCAC 01M .0101		14:17 NCR 1513								
4 NCAC 01M .0102		14:17 NCR 1513								
4 NCAC 01M .0103		14:17 NCR 1513								
4 NCAC 01M .0104		14:17 NCR 1513								
4 NCAC 01M .0105		14:17 NCR 1513								
4 NCAC 01M .0106		14:17 NCR 1513								
4 NCAC 01M .0107		14:17 NCR 1513								
Banking Commission										
4 NCAC 03B .0101	N/A		N/A	N/A	Object	10/22/98			01 GO 10-11	
4 NCAC 03B .0102	N/A		N/A	N/A	Object	10/22/98			14.01 NC K 40	
4 NCAC 03B .0103	N/A		N/A	N/A	Approve Object	03/18/99			14:01 NCR 48	
4 NCAC 03C .1501	14:24 NCR 2083				Approve	03/18/99			14:01 NCR 48	
4 NCAC 03C .1502	14:24 NCR 2083									
4 NCAC 0311 .0102	N/A		N/A	N/A	Object	10/22/98			14.01 NICE 40	
4 NCAC 03L .0101	13:24 NCR 1997		14:04 NCR 274	*	Approve	11/17/99	*		14:15 NCR 1354	
4 NCAC 03L .0102	13:24 NCR 1997		14:04 NCR 274	*	Approve	11/11/99			14:15 NCR 1354	
4 NCAC 03L.0201	13:24 NCR 1997		14:04 NCR 274	*	Approve	11/17/99			14:15 NCR 1354	
4 NCAC 031, 0202	13:24 NCR 1997		14:04 NCR 274	*	Approve	11/17/99			14·15 NCR 1354	
4 NCAC 03L.0301	13:24 NCR 1997		14:04 NCR 274	*	Approve	11/17/99			14:15 NCR 1354	
4 NCAC 03L.0302	13:24 NCR 1997		14:04 NCR 274	*	Approve	11/17/99	*		14:15 NCR 1354	
4 NCAC 03L.0303	13:24 NCR 1997		14:04 NCR 274	*	Approve	11/17/99			14:15 NCR 1354	
4 NCAC 03L .0401	13:24 NCR 1997		14:04 NCR 274	*	Approve	11/17/99			14:15 NCR 1354	
4 NCAC 031, .0402	13;24 NCR 1997		14:04 NCR 274	*	Approve	11/17/99			14:15 NCR 1354	

	Approved Rule Other	14:15 NCR 1354	14:15 NCR 1354	14:15 NCR 1354	14:15 NCR 1354	14:15 NCR 1354	14/15 NCR 1354	14:15 NCR 1354	14:15 NCR 1354	14:15 NCR 1354		14:17 NCR 1525					14:01 NCR 2	14:11 NCR 903									
Text differs Effective by	from Governor proposal		*		*							*			*						*						*
RRC Status	Date	11/17/99	11/17/99	66/11/11	11/11/99	11/11/99	11/17/99	11/17/99	11/11/99	11/17/99		12/16/99		_	01/20/00 02/17/00					03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	00/91/20
RR	Action	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve		Approve	Object	Return to agey Object	Object Approve	-				Approve	Amprove						
Fiscal	Note	*	*	*	*	*	*	*	*	*		*	*	*						s	s	S	S	s	s	s	ø
Notice of	Text	14:04 NCR 274	14:04 NCR 274	14:04 NCR 274	14:04 NCR 274	14:04 NCR 274	14:04 NCR 274	14:04 NCR 274	14:04 NCR 274	14:04 NCR 274		14:07 NCR 522	14:07 NCR 522	14:07 NCR 522				,		14:14 NCR 1264	14·14 NCP 1264						
Temporary	Rule										mmission						Compensation Cases	Compensation Cases		14:14 NCR 1264	14-14 NCR 1264						
Rufe-making	Proceedings	13:24 NCR 1997	13:24 NCR 1997	13:24 NCR 1997	13:24 NCR 1997	13:24 NCR 1997	13:24 NCR 1997	13:24 NCR 1997	13:24 NCR 1997	13:24 NCR 1997	ion and Pilotage Cor	14:03 NCR 125	14:03 NCR 125	14:03 NCR 125			al Fees for Workers' C	al Fees for Workers' C	/ITS	14:08 NCR 577	1.4.08 NCP 577						
Agency/Rule	Citation	4 NCAC 03L .0403	4 NCAC 03L,0404	4 NCAC 03L .0405	4 NCAC 03L .0501	4 NCAC 03L .0502	4 NCAC 03L .0601	4 NCAC 03L .0602	4 NCAC 03L.0603	4 NCAC 03L,0604	Cape Fear River Naviation and Pilotage Commission	4 NCAC 15.0119	4 NCAC 15.0120	4 NCAC 15 .0121		Industrial Commission	Public Notice - Hospital Fees for Workers' Compensation Cases	Public Notice - Hospital Fees for Workers' Compensation Cases	Secretary of Commerce/ITS	4 NCAC 21A .0101	4 NCAC 21A .0102	4 NCAC 21A .0103	4 NCAC 21B .0101	4 NCAC 21B .0102	4 NCAC 21B .0103	4 NCAC 21B .0201	4 NCAC 21B 0202

	Other																											
	Approved Rule																											
Effective by	Governor																											
Text differs	from proposal	*	*			*	*					*		*			*	*	*		*		*				*	
RRC Status	Date	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00
RRC	Actinn	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve																			
Fiscal	Note	s .	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S
Notice of	Text	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264																			
Temporary	Rufe	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264																			
Rule-making	Proceedings	14:08 NCR 577	14:08 NCR 577	14:08 NCR 577	14:08 NCR 577	14:08 NCR 577	14:08 NCR 577	14:08 NCR 577	14:08 NCR 577																			
Agency/Rule	Citation	4 NCAC 21B .0204	4 NCAC 21B ,0205	4 NCAC 21B .0206	4 NCAC 21B .0207	4 NCAC 21B .0301	4 NCAC 21B .0302	4 NCAC 21B .0303	4 NCAC 21B .0304	4 NCAC 21B .0305	4 NCAC 21B .0306	4 NCAC 21B .0307	4 NCAC 21B .0308	4 NCAC 21B .0309	4 NCAC 21B .0310	4 NCAC 21B .0311	4 NCAC 21B .0312	4 NCAC 21B .0313	4 NCAC 21B .0314	4 NCAC 21B .0315	4 NCAC 2113 .0401	4 NCAC 21B .0402	4 NCAC 21B .0403	4 NCAC 21B .0501	4 NCAC 21B .0502	4 NCAC 21B .0503	4 NCAC 21B .0504	4 NCAC 21B .0505

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Status	Date		03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00
RRC Status	Action	·	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve							
Fiscal	Note	•	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	S	s	S	S	s	S	S	x	s	S	S	S
Notice of	Text		14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264							
Temporary	Rule		14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14;14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264	14:14 NCR 1264
Rufe-making	Proceedings		14:08 NCR 577	14:08 NCR 577	14:08 NCR 577	14:08 NCR 577	14:08 NCR 577	14:08 NCR 577	14:08 NCR 577	, 14:08 NCR 577	14:08 NCR 577	14:08 NCR 577	14:08 NCR 577	14:08 NCR 577	14:08 NCR 577	14:08 NCR 577	14:08 NCR 577	14:08 NCR 577	14:08 NCR 577	14:08 NCR 577	14:08 NCR 577	14:08 NCR 577							
Agency/Rufe	Citation		4 NCAC 21B .0601	4 NCAC 21B .0602	4 NCAC 21B .0603	4 NCAC 21B .0701	4 NCAC 21B .0702	4 NCAC 21B .0703	4 NCAC 21B .0801	4 NCAC 211B .0901	4 NCAC 21B .0902	4 NCAC 2113 .1001	4 NCAC 2113 .1002	4 NCAC 21B .1003	4 NCAC 21B .1004	4 NCAC 21B .1005	4 NCAC 2113 .1006	4 NCAC 21B .1008	4 NCAC 21B .1009	4 NCAC 21B .1010	4 NCAC 21B .1011	4 NCAC 21B .1012	4 NCAC 21B .1013	4 NCAC 2113 .1014	4 NCAC 21B .1015	4 NCAC 21B .1016	4 NCAC 21B .1017	4 NCAC 21B .1018	4 NCAC 21B .1019

Ageocy/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		100	1
Citation	Proceedings	Rule	Text	Note	Action	Date	rrom proposal	Governor	Approved Kule	Other	
					-						
4 NCAC 21B .1020	14:08 NCR 577	14:14 NCR 1264	14:14 NCR 1264	S	Approve	03/16/00	*				
4 NCAC 21B .1021	14:08 NCR 577	14:14 NCR 1264	14:14 NCR 1264	S	Approve	03/16/00					
4 NCAC 21B .1022	14:08 NCR 577	14:14 NCR 1264	14:14 NCR 1264	S	Approve	03/16/00					
4 NCAC 21B .1023	14:08 NCR 577	14:14 NCR 1264	14:14 NCR 1264	s	Approve	03/16/00	*				
4 NCAC 21B .1024	14:08 NCR 577	14:14 NCR 1264	14:14 NCR 1264	S	Approve	03/16/00					
4 NCAC 21B .1025	14:08 NCR 577	14:14 NCR 1264	14:14 NCR 1264	S	Approve	03/16/00					
4 NCAC 21B .1026	14:08 NCR 577	14:14 NCR 1264	14:14 NCR 1264	S	Approve	03/16/00					
4 NCAC 21B .1027	14:08 NCR 577	14:14 NCR 1264	14:14 NCR 1264	S	Approve	03/16/00					
4 NCAC 21B .1028	14:08 NCR 577	14:14 NCR 1264	14:14 NCR 1264	S	Approve	03/16/00					
4 NCAC 21B .1029	14:08 NCR 577	14:14 NCR 1264	14:14 NCR 1264	S	Approve	03/16/00					
4 NCAC 21B .1030	14:08 NCR 577	14:14 NCR 1264	14:14 NCR 1264	S	Approve	03/16/00					
4 NCAC 21B .1031	14:08 NCR 577	14;14 NCR 1264	14:14 NCR 1264	S	Approve	03/16/00					
4 NCAC 21B .1101	14:08 NCR 577	14:14 NCR 1264	14:14 NCR 1264	S	Approve	03/16/00	*				
4 NCAC 21B .1102	14:08 NCR 577	14:14 NCR 1264	14:14 NCR 1264	S	Approve	03/16/00					
4 NCAC 21B,1103	14:08 NCR 577	14:14 NCR 1264	14:14 NCR 1264	S	Approve	03/16/00	*				
4 NCAC 21B ,1104	14:08 NCR 577	14:14 NCR 1264	14:14 NCR 1264	S	Approve	03/16/00					
4 NCAC 21B .1105	14:08 NCR 577	14:14 NCR 1264	14;14 NCR 1264	S	Approve	03/16/00					
4 NCAC 21B .1201	14:08 NCR 577	. 14:14 NCR 1264	14:14 NCR 1264	S	Approve	03/16/00					
4 NCAC 21B .1202	14:08 NCR 577	14:14 NCR 1264	14:14 NCR 1264	S	Approve	03/16/00					
COMMUNITY COLLEGES	LEGES										
23 NCAC 02B .0104	13:10 NCR 804		13:22 NCR 1849	*	Approve	01/20/00			14:19 NCR 1705		
23 NCAC 02C	14:24 NCR 2084										
23 NCAC 02C .0307		13:05 NCR 524	Temp Expired 05/29/99								
23 NCAC 02C .0503		13:10 NCR 815	13:22 NCR 1849	*	Approve	01/20/00	*		14:19 NCR 1705		
23 NCAC 02C .0504		13:10 NCR 815	13:22 NCR 1849	*	Approve	01/20/00	*		14:19 NCR 1705		
23 NCAC 02C .0505		Expired 08/13/99 13:10 NCR 815 Expired 08/12/00	13:22 NCR 1849	¥	Арргоче	01/20/00	*		14:19 NCR 1705		
		Explica 06/13/99									

	Other																											
	Approved Rule							14:05 NCR 402		14:05 NCR 402		14:05 NCR 402	14:05 NCR 402	14:05 NCR 402	14:05 NCR 402	14:05 NCR 402	14:01 NCR 48		14:06 NCR 490	14:06 NCR 490	OVE GOIN GOT	14:09 INCK 708			14:09 NCR 708 14:05 NCR 402			14:05 NCR 402
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RRC Status	Date			04/13/00	04/13/00			66/11/90		66/11/90		66/11/90	66/11/90	66/11/90	66/11/90	66/11/90	03/18/66		66/51/20	66/51/20	06/11/99	08/19/99		06/11/90	08/19/99			66/11/90
RRC	Action			Approve	Approve			Approve		Approve		Approve	Approve	Approve	Approve	Approve	Approve		Approve	Approve	Object	Approve		Object	Approve Approve			Approve
Fiscal	Note			*	*			*	*	*		*	*	*	*	*	N/A		*	*	*	*	*	*	*	*		*
Notice of	Text			14:04 NCR 304	14:04 NCR 304			13:19 NCR 1652	14:22 NCR 1982	13:19 NCR 1652		13:19.NCR 1652	13:19 NCR 1652	13:19 NCR 1652	13:19 NCR 1652	13:19 NCR 1652	N/A		13:21 NCR 1794	13:21 NCR 1794	13:19 NCR 1652	14:22 NCR 1982	14:22 NCR 1982	13:19 NCR 1652	13:19 NCR 1652	14:22 NCR 1982		13:19 NCR 1652
Temporary	Rule					14:13 NCR 1201		13:14 NCR 1157				13:14 NCR 1157				13:14 NCR 1157			13:16 NCR 1263	13:16 NCR 1263		14:17 NCR 1523	14:17 NCR 1523					13:14 NCR 1157
Rule-makino	Proceedings	14:24 NCR 2084	14:24 NCR 2084	13:19 NCR 1609	13:19 NCR 1609		AMINERS	13:14 NCR 1114	14:16 NCR 1401	13:14 NCR 1114	13:14 NCR 1114		13:14 NCR 1114	13:14 NCR 1114	13:14 NCR 1114		N/A	14:24 NCR 2083			13:14 NCR 1114			13:14 NCR 1114	13:14 NCR 1114	14:16 NCR 1401	14:19 NCR 1688	
Agency/Rule	Citation	23 NCAC 02D .0202	23 NCAC 02D .0203	23 NCAC 02D .0323	23 NCAC 02D .0324	23 NCAC 02E .0205	COSMETIC ART EXAMINERS	21 NCAC 14A .0101	21 NCAC 14A .0101	21 NCAC 14A .0103	21 NCAC 14A ,0104	21 NCAC 14A .0105	21 NCAC 14C .0202	21 NCAC 14F.0101	21 NCAC 14F .0105	21 NCAC 14G .0103	21 NCAC 14G.0113	21 NCAC 14G .0103	21 NCAC 14H,0112	21 NCAC 14H .0118	21 NCAC 141.0104	21 NCAC 141.0104	21 NCAC 141 .0106	21 NCAC 141.0107	21 NCAC 141.0109	21 NCAC 141.0401	21 NCAC 141 .0401	21 NCAC 14J.0103

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		
Citation	Proceedings	Rule	Text	Note	Action	Date	from proposal	Governor	Approved Rule	Other
21 NCAC 14J .0208	13:14 NCR 1114		13:19 NCR 1652	*	Object	66/11/90	4			
21 NCAC 14J .0501	13:14 NCR 1114		13:19 NCR 1652	*	Approve Object	08/19/99	*		14:09 NCR 708	
21 NCAC 14K 0102		13:14 NCR 1157	13:19 NCR 1652	*	Approve Approve	08/19/99	* *		14:09 NCR 708 14:05 NCR 402	
21 NCAC 14K 0102	14.74 NCD 2083									
21 NCAC 14K 0103	14:24 INCR 2083									
21 NCAC 14K .0107	14:24 NCR 2083									
21 NCAC 14K .0107		13:14 NCR 1157	13:19 NCR 1652	*	Approve	06/11/90	*		14:05 NCR 402	
21 NCAC 14L .0101	13:14 NCR 1114		13:19 NCR 1652	*	Object	66/11/90	4			
21 NCAC 14L .0105	13:14 NCR 1114	13:14 NCR 1157	13:19 NCR 1652	*	Approve Approve	08/18/0 66/11/90	*		14:09 NCR 708 14:05 NCR 402	
21 NCAC 14L .0109		13:14 NCR 1157								
21 NCAC 14L .0210	N/A	Expired 10/12/99	N/A .	N/A	Approve	03/18/99			14:01 NCR 48	
21 NCAC 14L .0214	N/A		N/A	N/A	Approve	03/18/99			14:01 NCR 48	
21 NCAC 14L .0216		13:14 NCR 1157	13:19 NCR 1652	*	Approve	66/11/90	*		14:05 NCR 402	
21 NCAC 14L .0303	13:14 NCR 1114		13:19 NCR 1652	*	Agcy Withdrew 06/17/99	w 06/11/99		٠		
21 NCAC 14N .0101	13:14 NCR 1114		13:19 NCR 1652	*	Approve	66/11/90	*		14:05 NCR 402	
21 NCAC 14N .0102	13:14 NCR 1114		13:19 NCR 1652	*	Approve	06/11/90	*		14:05 NCR 402	
21 NCAC 14N .0103	13:14 NCR 1114	13:14 NCR 1157	13:19 NCR 1652	*	Approve	66/11/90	*		14:05 NCR 402	
21 NCAC 14N .0104		13:14 NCR 1157	13:19 NCR 1652	*	Approve	06/11/90	*		14:05 NCR 402	
21 NCAC 14N .0105	13:14 NCR 1114		13:19 NCR 1652	*	Approve	66/11/90	*		14:05 NCR 402	
21 NCAC 14N .0108	13:14 NCR 1114		13:19 NCR 1652	*	Approve	06/11/90			14:05 NCR 402	
21 NCAC 14N .0110		13:14 NCR 1157	13:19 NCR 1652	*	Approve	06/11/90	*		14:05 NCR 402	
21 NCAC 14N .0112	13:14 NCR 1114		13:19 NCR 1652	*	Approve	06/11/90	*		14:05 NCR 402	
21 NCAC 14N .0113	13:14 NCR 1114	13:14 NCR 1157	13:19 NCR 1652	*	Object	06/11/90	*		14.00 MCB 700	
21 NCAC 14N .0601		13:14 NCR 1157	13:19 NCR 1652	*	Approve	06/17/99			14:05 NCR 402	
21 NCAC 14N .0602		13:14 NCR 1157	13:19 NCR 1652	*	Approve	66/11/90			14:05 NCR 402	
21 NCAC 14N .0701		13:14 NCR 1157	13:19 NCR 1652	*	Approve	66/11/90			14:05 NCR 402	

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		13:14 NCR 1157	13:19 NCR 1652	*	Approve	66/11/90	*		14:05 NCR 402	
		13:14 NCR 1157	13:19 NCR 1652	*	Object	06/11/99	*		1.1-00 NCD 708	
		13:14 NCR 1157	13:19 NCR 1652	*	Approve	06/11/90	*		14:05 NCR 402	
		13:14 NCR 1157	13:19 NCR 1652	*	Approve	66/11/90	*		14:05 NCR 402	
		13:14 NCR 1157	13:19 NCR 1652	*	Object	06/11/99	*		1.1-00 NCP 708	
		13:14 NCR 1157 13 Temp Expired 10/12/99	13:19 NCR 1652 2/99	*	Agey Withdrew				14:07 INCIN 700	
		14:17 NCR 1523	14:22 NCR 1982	*						
		13:14 NCR 1157	13:19 NCR 1652	*	Approve	06/11/90	*		14:05 NCR 402	
		13:14 NCR 1157	13:19 NCR 1652	*	Approve	66/11/90			14:05 NCR 402	
		13:14 NCR 1157	13:19 NCR 1652	*	Approve	06/11/90	*		14:05 NCR 402	
		13:14 NCR 1157	13:19 NCR 1652	7	Approve	66/11/90	*		14:05 NCR 402	
4:16	14:16 NCR 1401		14:22 NCR 1982	Γ						
		13:14 NCR 1157	13:19 NCR 1652		Approve	66/11/90	*		14:05 NCR 402	
		13:14 NCR 1157	13:19 NCR 1652	.1	Approve	66/11/90	*		14:05 NCR 402	
4:24	14:24 NCR 2083									
1 :16	14:16 NCR 1401		14:22 NCR 1982	Γ			٠			
		13:14 NCR 1157	13:19 NCR 1652	Γ	Object	06/11/99	*		11:00 NCB 708	
		13:14 NCR 1157	13:19 NCR 1652	L	Approve	06/11/90			14:05 NCR 402	
4:16	14:16 NCR 1401		14:22 NCR 1982	7						
		13:14 NCR 1157	13:19 NCR 1652	Γ	Approve	66/11/90			14:05 NCR 402	
		13:14 NCR 1157	13:19 NCR 1652	L	Approve	66/11/90			14:05 NCR 402	
4:16	14:16 NCR 1401		14:22 NCR 1982							
		13:14 NCR 1157	13:19 NCR 1652	Γ	Approve	06/11/90			14:05 NCR 402	
		13:14 NCR 1157	13:19 NCR 1652	٦	Approve	06/11/90	*		14:05 NCR 402	
		13:14 NCR 1157	13:19 NCR 1652	7	Object Approve	06/17/99	*		14:09 NCR 708	

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC Status	status	Text differs	Effective by		
Citation	Proceedings	Rule	Text	Note	Action	Date	rrom proposal	Governor	Approved Rule	Other
21 NCAC 14P .0112		13:14 NCR 1157	13:19 NCR 1652		Object	06/11/90				
21 NCAC 14P 0113		13-14 NCR 1157	13-19 NCB 1652		Approve Object	08/16/99	*		14:09 NCR 708	
C110: 141 2012117				2	Approve	66/61/80			14:09 NCR 708	
21 NCAC 14P .0114		13:14 NCR 1157	13:19 NCR 1652	L	Object	06/11/90	*		207 GOIN 00.1	
21 NCAC 14P 0115	14:16 NCR 1401		14:22 NCR 1982		Approve	08/19/99	,		14:09 INC R 708	
21 NCAC 14P .0115		13:14 NCR 1157	13:19 NCR 1652		Approve	66/11/90	*		14:05 NCR 402	
21 NCAC 14P,0116		13:14 NCR 1157	13:19 NCR 1652	٦	Object	06/11/99	,		OVE SICINOS FI	
CULTURAL RESOURCES	RCES				Approve	08/19/99			14.09 INC K 706	
7 NCAC 04S .0101	14:05 NCR 370		14:09 NCR 657	*	Agey Withdrew 01/20/00	» 01/20/00				
7 NCAC 04S .0102	14:05 NCR 370		14:09 NCR 657	*	Agey Withdrew 01/20/00	w 01/20/00				
7 NCAC 04S .0103	14:05 NCR 370		14:09 NCR 657	*	Approve	01/20/00			14:19 NCR 1705	
7 NCAC 04S .0104	14:05 NCR 370		14:09 NCR 657	*	Agey Withdrew	w 01/20/00				
7 NCAC 04S .0105	14:05 NCR 370		14:09 NCR 657	*	Agcy Withdrew	w 01/20/00				
7 NCAC 04S .0106	14:05 NCR 370		14:09 NCR 657	*	Agcy Withdrew 01/20/00	w 01/20/00				
7 NCAC 04S .0107	14:05 NCR 370		14:09 NCR 657	*	Agey Withdrew 01/20/00	w 01/20/00				
7 NCAC 04S .0108	14:05 NCR 370		14:09 NCR 657	*	Agcy Withdrew 01/20/00	w 01/20/00				
7 NCAC 04S .0109	14:05 NCR 370		14:09 NCR 657	*	Agey Withdrew 01/20/00	w 01/20/00				
7 NCAC 04S .0110	14:05 NCR 370		14:09 NCR 657	*	Agcy Withdrew 01/20/00	w 01/20/00				
DENTAL EXAMINERS	RS									
21 NCAC 16B .0306	14:23 NCR 2028									
21 NCAC 16G .0101	13:10 NCR 804		13:15 NCR 1218	*	Approve	01/20/00	*		14:19 NCR 1705	
21 NCAC 16G .0102	13:10 NCR 804		13:15 NCR 1218	*	Approve	01/20/00			14:19 NCR 1705	
21 NCAC 16G .0103	13:10 NCR 804		13:15 NCR 1218	*	Approve	01/20/00	*		14:19 NCR 1705	
21 NCAC 16H .0103	12:24 NCR 2203		13:15 NCR 1218	*	Approve	01/20/00	*		14:19 NCR 1705	
21 NCAC 16H .0104	12:24 NCR 2203		13:15 NCR 1218	*	Approve	01/20/00	*		14:19 NCR 1705	
21 NCAC 16H .0201	12:24 NCR 2203		13:15 NCR 1218	*	Approve	01/20/00	*		14:19 NCR 1705	
21 NCAC 16H .0202	12:24 NCR 2203		13:15 NCR 1218	*	Approve	01/20/00	*		14:19 NCR 1705	

	Other																					,						
	Approved Rule	14·19 NCR 1705	14·19 NCR 1705	14:19 NCR 1705														14-66 NICD 400	14,00 INC N 470		14:19 NCR 1705		14:19 NCR 1705					14:19 NCR 1705
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RRC	Action	Approve	Approve	Approve														Object	Shower		Approve		Approve					Approve
Fiscal	Note	*	¥	¥		*		*		*		*						*	*		*		*					*
Notice of	Text	13:15 NCR 1218	13:15 NCR 1218	13:15 NCR 1218	,	14:19 NCR 1697	•	14:19 NCR 1697		14:19 NCR 1697		14:19 NCR 1697						13;15 NCR 1218	14:19 NCR 1697		13:15 NCR 1218		13:15 NCR 1218					13:15 NCR 1218
Temporary	Rule																	13:11 NCR 910	14:06 NCR 487									
Rule-making	Proceedings	12:24 NCR 2203	12:24 NCR 2203	12:24 NCR 2203	14:23 NCR 2028	14:15 NCR 1346	14:23 NCR 2028	14:15 NCR 1346	14:23 NCR 2028	14:15 NCR 1346	14:23 NCR 2028	14:15 NCR 1346	14:23 NCR 2028	14:23 NCR 2028	14:23 NCR 2028	, 14:23 NCR 2028	14:23 NCR 2028		14:06 NCR 487	14:23 NCR 2028	12:24 NCR 2203	14:23 NCR 2028	12:24 NCR 2203	14:23 NCR 2028	14:23 NCR 2028	14:23 NCR 2028	14:23 NCR 2028	12:24 NCR 2203
Agency/Rule	Citation	21 NCAC 16H .0203	21 NCAC 1611.0204	21 NCAC 16H .0205	21 NCAC 16I .0101	21 NCAC 16F.0102	21 NCAC 161.0102	21 NCAC 161.0103	21 NCAC 161.0103	21 NCAC 161.0104	21 NCAC 16I .0104	21 NCAC 161.0105	21 NCAC 161.0105	21 NCAC 161.0106	21 NCAC 161.0107	21 NCAC 161.0108	21 NCAC 161.0109	21 NCAC 16M .0101	21 NCAC 16M .0102	21 NCAC 16Q .0101	21 NCAC 16Q .0201	21 NCAC 16Q .0201	21 NCAC 16Q .0202	21 NCAC 16Q .0202	21 NCAC 16Q .0203	21 NCAC 16Q .0204	21 NCAC 16Q .0205	21 NCAC 16Q .0301

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		
Citation	Proceedings	Rule	Text	Note	Action	Date	rom proposal	Governor	Approved Kule	Other
21 NCAC 16Q.0301	14:23 NCR 2028									
21 NCAC 16Q .0302	12:24 NCR 2203		13:15 NCR 1218	*	Approve	01/20/00	*		14:19 NCR 1705	
21 NCAC 16Q .0302	14:23 NCR 2028									,
21 NCAC 16Q .0303	14:23 NCR 2028									
21 NCAC 16Q .0401	14:23 NCR 2028									
21 NCAC 16Q .0402	14:23 NCR 2028									
21 NCAC 16Q .0403	14:23 NCR 2028									
21 NCAC 16Q .0501	14:23 NCR 2028									
21 NCAC 16Q .0502	14:23 NCR 2028									
21 NCAC 16Q .0601	14:23 NCR 2028									
21 NCAC 16R .0101	14:23 NCR 2028									
21 NCAC 16R .0102	14:15 NCR 1346		14:19 NCR 1697	*						
21 NCAC 16R .0102	14:23 NCR 2028									•
21 NCAC 16R .0103	14:15 NCR 1346	,	14:19 NCR 1697	*						
21 NCAC 16R .0103	14:23 NCR 2028									
21 NCAC 16R,0104	14:15 NCR 1346		14:19 NCR 1697	*						
21 NCAC 16R .0104	14:23 NCR 2028									
21 NCAC 16R .0105	14:15 NCR 1346		14:19 NCR 1697	*					٠	
21 NCAC 16R .0105	14:23 NCR 2028									
21 NCAC 16S .0101	14:24 NCR 2083									
21 NCAC 16S .0101	14:06 NCR 487	14:06 NCR 487	14:19 NCR 1697	*						
21 NCAC 16S .0102	14:06 NCR 487	14:06 NCR 487	14;19 NCR 1697	*						
21 NCAC 16S .0102	14:24 NCR 2083									
21 NCAC 16S .0201	14:24 NCR 2083									
21 NCAC 16S .0201	14:06 NCR 487	14:06 NCR 487	14:19 NCR 1697	*						
21 NCAC 16S .0202	14:24 NCR 2083									
21 NCAC 16S .0203	14:06 NCR 487	14:06 NCR 487	14:19 NCR 1697	*						

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		Š
Citation	Proceedings	Rule	Text	Note	Action	Date	trom proposal	Governor	Approved Kule	Other
21 NCAC 16S .0203	14:24 NCR 2083									
21 NCAC 16S .0204	14:24 NCR 2083									
21 NCAC 16S .0205	14:24 NCR 2083									
21 NCAC 16S .0205	13:10 NCR 804		13:15 NCR 1218	*						
21 NCAC 16S .0205	14:06 NCR 487	14:06 NCR 487	14:19 NCR 1697	*						
21 NCAC 16V .0101	13:10 NCR 804		13:15 NCR 1218	*	Approve	01/20/00	*		14:19 NCR 1705	
21 NCAC 16V .0102	13:10 NCR 804		13:15 NCR 1218	*	Approve	01/20/00	*		14:19 NCR 1705	
21 NCAC 16W .0101	14:08 NCR 647	14:08 NCR 647	14:19 NCR 1697	*						
21 NCAC 16W .0102	14:08 NCR 647	14:08 NCR 647	14:19 NCR 1697	*						
21 NCAC 16W .0103		14:15 NCR 1353	14:19 NCR 1697	*						
ELECTIONS, BOARD OF	D OF									
State Board of Elections Written Opinion	ns Written Opinion									14 19 NCR 1665
8 NCAC 10.0101		14:18 NCR 1608								
8 NCAC 10.0102		14:18 NCR 1608								
8 NCAC 10.0103		14:18 NCR 1608								•
8 NCAC 10.0104		14:23 NCR 2054 14:18 NCR 1608								
8 NCAC 10.0105		14:18 NCR 1608								
8 NCAC 10.0106		14:18 NCR 1608								
8 NCAC 11.0101		14:18 NCR 1609								
8 NCAC 11 .0102		14:18 NCR 1609								
8 NCAC 11 .0103		14:18 NCR 1609								
8 NCAC 11.0104		14:18 NCR 1609								
8 NCAC 11.0105		14:18 NCR 1609								
8 NCAC 11.0106		14:18 NCR 1609								
ELECTRICAL CONTRACTORS, BOARD OF EXAMINERS	TRACTORS, BOA	ARD OF EXAMINE	IRS							
21 NCAC 18B .0208	N/A		N/A	N/A	Object	06/11/90			1 4.40% NICD 4000	

14:06 NCR 490

06/11/90

Object Approve

	Other																										
	Approved Rule		13:22 NCR 1868			13:22 NCR 1868	13:22 NCR 1868	13:22 NCR 1868	13:22 NCR 1868	13:22 NCR 1868		13:24 NCR 2037 13:22 NCR 1868	13:22 NCR 1868	13:22 NCR 1868													
Effective by	Governor																										
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itatus	Date		01/21/99	*	*	01/21/99	01/21/6	01/21/6	01/21/6	01/21/99	01/21/99	02/18/99 01/21/99	01/21/99	01/21/99		04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00
RRC Status	Aetion		Approve	Agcy. withdrew	Agcy. withdrew	Approve	Approve	Approve	Approve	Approve	Object	Approve Approve	Approve	Approve		Approve	Approve	Approve	Approve	Approve	Approve	Object	Approve	Approve	Approve	Object	Approve
Fiscal	Note		S/L	S/L	S/L	S/L	S/L	S/L	S/L	S/L	S/L	S/L	S/L	S/L		*	*	*	*	*	*	*	*	*	*	*	*
Notice of	Text	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	RS FOR	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154
Temperary	Rule	IONALS, BOARD	12:21 NCR 1884	12:21 NCR 1884	Expired 04/30/99 12:21 NCR 1884 Expired 04/20/00	12:21 NCR 1884	12:21 NCR 1884	12:21 NCR 1884	12:21 NCR 1884	12:21 NCR 1884	12:21 NCR 1884	12:21 NCR 1884	12:21 NCR 1884	12:21 NCR 1884	RD OF EXAMINE												
Rule-making	Proceedings	ANCE PROFESSI	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	URVEYORS, BOA	14:08 NCR 579	14:08 NCR 579	14:08 NCR 579	14:08 NCR 579	14:08 NCR 579	14:08 NCR 579	14:08 NCR 579	14:08 NCR 579	14:08 NCR 579	14:08 NCR 579	14:08 NCR 579	14:08 NCR 579
Agency/Rule	Citation	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	ENGINEERS AND SURVEYORS, BOARD OF EXAMINERS FOR	21 NCAC 56.0101	21 NCAC 56.0103	21 NCAC 56.0104	21 NCAC 56 .0402	21 NCAC 56.0501	21 NCAC 56 .0502	21 NCAC 56.0503	21 NCAC 56.0505	21 NCAC 56.0601	21 NCAC 56.0602	21 NCAC 56.0603	21 NCAC 56.0606

	Other						•										•											
	Approved Rule																				•							
Fffeetive by	Governor																											
Text differs	from proposal	*		*							*					*			*			*	*	*	*	*		*
RRC Status	Date	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00		04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00
RRC	Action	Approve	Approve	Approve	Object	Object	Approve	Approve		Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve
Fiscal	Note	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	÷	*	*	*	*	*	*	*
Notice of	Text	14:13 NCR 1154	14;13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14;13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154	14:13 NCR 1154
Temporary	Rule																٠.											
Rule-makioo	Proceedings	14:08 NCR 579	14:08 NCR 579	14:08 NCR 579	14:08 NCR 579	14:08 NCR 579	14:08 NCR 579	14:08 NCR 579	14:08 NCR 579	14:08 NCR 579	14:08 NCR 579	, 14:08 NCR 579	14:08 NCR 579	14:08 NCR 579	14:08 NCR 579	14:08 NCR 579	14:08 NCR 579	14:08 NCR 579	14:08 NCR 579	14:08 NCR 579	14:08 NCR 579	14:08 NCR 579	14:08 NCR 579	14:08 NCR 579				
Agency/Rule	Citation	21 NCAC 56.0701	21 NCAC 56.0702	21 NCAC 56.0802	21 NCAC 56.0804	21 NCAC 56 .0901	21 NCAC 56.0902	21 NCAC 56 .1001	21 NCAC 56 .1002	21 NCAC 56 .1003	21 NCAC 56.1101	21 NCAC 56.1102	21 NCAC 56.1103	21 NCAC 56.1104	21 NCAC 56.1105	21 NCAC 56 .1106	21 NCAC 56.1201	21 NCAC 56.1203	21 NCAC 56.1301	21 NCAC 56.1302	21 NCAC 56.1409	21 NCAC 56.1501	21 NCAC 56.1601	21 NCAC 56.1602	21 NCAC 56.1603	21 NCAC 56.1604	21 NCAC 56 .1605	21 NCAC 56 .1606

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		
Citation	Proceedings	Rule	Text	Note	Aetion	Date	proposal	Governor	Approved Kule	Other
21 NCAC 56 ,1607	14:08 NCR 579		14:13 NCR 1154	*	Approve	04/13/00	*			
21 NCAC 56 .1608	14:08 NCR 579		14:13 NCR 1154	*	Approve	04/13/00	*			
21 NCAC 56.1609	14:08 NCR 579		14:13 NCR 1154	*	Approve	04/13/00	*			
21 NCAC 56 .1701	14:08 NCR 579		14:13 NCR 1154	*	Approve	04/13/00				
21 NCAC 56 .1702	14:08 NCR 579		14:13 NCR 1154	*	Approve	04/13/00	*			
21 NCAC 56 .1703	14:08 NCR 579		14:13 NCR 1154	*	Approve	04/13/00	*			
21 NCAC 56 .1704	14:08 NCR 579		14:13 NCR 1154	*	Approve	04/13/00				
21 NCAC 56 .1705	14:08 NCR 579		14:13 NCR 1154	*	Approve	04/13/00				
21 NCAC 56 .1706	14:08 NCR 579		14;13 NCR 1154	*	Approve	04/13/00	*			
21 NCAC 56 .1707	14:08 NCR 579		14:13 NCR 1154	*	Approve	04/13/00				
21 NCAC 56 .1708	14:08 NCR 579		14:13 NCR 1154	*	Approve	04/13/00				
21 NCAC 56 .1709	14:08 NCR 579		14:13 NCR 1154	*	Approve	04/13/00				
ENVIRONMENT AND NATURAL RESOURCES	ND NATURAL RE	SOURCES								
ENR - Notice of Intent to Redevelop a Brownfields Property	t to Redevelop a Brown	nfields Property								14.18 NCR 1593
ENR - Corrected Sum	mary of Notice of Inter	ENR - Corrected Summary of Notice of Intent to redevelop a Brownfields Property	afields Property							14:19 NCR 1664
ENR - Notice of Intent to Redevelop a Brownfields Property	t to Redevelop a Brow	nfields Property								14:21 NCR 1862
15A NCAC 01C .0505	16	14:17 NCR 1515								
15A NCAC 01J.0101		13:18 NCR 1528	13:22 NCR 1827	*	Approve	12/16/99			14:17 NCR 1525	
15A NCAC 01J.0102		13:18 NCR 1528	13:22 NCR 1827	S/L	Approve	12/16/99	*		14/17 NCR 1525	
15A NCAC 01J .0202		13:18 NCR 1528	13:22 NCR 1827	S/L	Approve	12/16/99	*		14:17 NCR 1525	
15A NCAC 01J.0301	14:08 NCR 644	14:08 NCR 644								
15A NCAC 01J.0303		13:18 NCR 1528	13:22 NCR 1827	S/L	Approve	12/16/99	*		14:17 NCR 1525	
15A NCAC 01J .0402		13:18 NCR 1528	13:22 NCR 1827	S/L	Object	12/16/99	*		9000 0014 0004	
15A NCAC 01J .0502		13:18 NCR 1528	13:22 NCR 1827	S/L	Approve Approve	12/16/99			14:17 NCR 1525	
15A NCAC 01J.0504		13:18 NCR 1528	13:22 NCR 1827	*	Óbject	12/16/99				
15A NCAC 01J.0601		13:18 NCR 1528	13:22 NCR 1827	*	Approve Approve	01/20/00 12/16/99	* *		14:19 NCR 1705 14:17 NCR 1525	
15A NCAC 01J .0604		13:18 NCR 1528	13:22 NCR 1827	*	Object	12/16/99				

	Other																									
	Approved Rule	14:19 NCR 1705	14:19 NCR 1705	14:17 NCR 1525		14:19 NCR 1705 14:17 NCR 1525		14:17 NCR 1525	14:17 NCR 1525	14:17 NCR 1525		14:17 NCR 1525	14:17 NCR 1525	11.10 NOB 1705	14:17 NCR 1525		14:19 NCR 1705	14:19 NCR 1705 14:17 NCR 1525	14:17 NCR 1525		14:19 NCR 1705 14:17 NCR 1525					
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RRC Status	Date	01/20/00	01/20/00	12/16/99	12/16/99	01/20/00 12/16/99		12/16/99	12/16/99	12/16/99		12/16/99	12/16/99	12/16/99	12/16/99	12/16/99	01/20/00 12/16/99	01/20/00	12/16/99	12/16/99	01/20/00 12/16/99					
RRC	Action	Approve .	Approve	Approve	Object	Approve Approve		Approve	Approve	Approve		Approve	Approve	Object	Approve	Object	Approve Object	Approve Approve	Approve	Object	Approve Approve					
Flscal	Note		5	Z/S	S/L	*		*	S/L	*		*	S/L	*	*	*	*	S/L	S/L	*	*					
Notice of	Text	13.22 NCR 1827	13:22 NCB 1827	13:22 NCR 1827	13:22 NCR 1827	13:22 NCR 1827		13:22 NCR 1827	13:22 NCR 1827	13:22 NCR 1827		13:22 NCR 1827	13:22 NCR 1827	13:22 NCR 1827	13:22 NCR 1827	13:22 NCR 1827	13:22 NCR 1827	13:22 NCR 1827	13:22 NCR 1827	13:22 NCR 1827	13:22 NCR 1827					
Temporary	Rule	13-18 NCR 1528	13:18 NCB 1528	13:18 NCR 1528	13:18 NCR 1528	13:18 NCR 1528		13:18 NCR 1528	13:18 NCR 1528	13:18 NCR 1528	14:08 NCR 644	13:18 NCR 1528	13:18 NCR 1528	13:18 NCR 1528	13:18 NCR 1528	13:18 NCR 1528	13:18 NCR 1528	13:18 NCR 1528	13:18 NCR 1528	13:18 NCR 1528	13:18 NCR 1528	14:17 NCR 1515	14:17 NCR 1515	.14:17 NCR 1515	14:17 NCR 1515	14:17 NCR 1515
Rule-making	Proceedings						10:19 NCR 2506				14:08 NCR 644				-											
Ageney/Rule	Citation	15a NCAC 011 0701	15A NCAC 011 0703	15A NCAC 01J .0803	15A NCAC 01J .0903	15A NCAC 01J.0904	15A NCAC 01K	15A NCAC 01L .0101	15A NCAC 01L .0102	15A NCAC 01L .0203	15A NCAC 01L .0301	15A NCAC 01L,0303	15A NCAC 01L .0501	15A NCAC 01L.0503	15A NCAC 01L .0601	15A NCAC 01L .0604	15A NCAC 01L .0701	15A NCAC 01L .0801	15A NCAC 01L .0902	15A NCAC 01L .1003	15A NCAC 01L .1004	15A NCAC 01P.0101	15A NCAC 01P .0102	15A NCAC 01P .0103	15A NCAC 01P.0104	15A NCAC 01P .0105

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		
Citation	Proceedings	Rule	Text	Note	Action	Date	from proposal	Governor	Approved Rule	Other
15A NCAC 01Q .0101		14:17 NCR 1515								
Coastal Resources Commission	ission									
15A NCAC 07	11:04 NCR 183									
15A NCAC 0711.0200	13:22 NCR 1818									
15A NCAC 07H .0201	12:21 NCR 1873		13:23 NCR 1937	*	Approve	12/16/99	*		14:17 NCR 1525	14:02 NCR 74
15A NCAC 07H .0203	12:21 NCR 1873		13:23 NCR 1937	*	Approve	12/16/99			14:17 NCR 1525	14:02 NCR 74
15A NCAC 0711.0208	11:19 NCR 1408		11:27 NCR 2058	*						
15A NCAC 0711.0208	12:21 NCR 1873									
15A NCAC 07H .0209	12:21 NCR 1873		13:23 NCR 1937	S/L	Object	12/16/99	*		ACT OF WALL	14:02 NCR 74
15A NCAC 07H .0209 15A NCAC 07H .0210	13:22 NCR 1818 12:02 NCR 52		14:16 NCR 1421	J	Approve	01/20/00			14:19 NCK 1705	
15A NCAC 0711.0300	13:05 NCR 436									
15A NCAC 0711.0306	11:04 NCR 183		11:11 NCR 907	*						
15A NCAC 0711.0306	12:19 NCR 1763									
15A NCAC 0711.0308	14:22 NCR 1999	14:22 NCR 1999								
15A NCAC 0711 .0309	13:05 NCR 436		13:13 NCR 1044	S	Object	04/170	*		14.00 NICB 200	
15A NCAC 07H.1100	12:21 NCR 1873				Approve	08/19/99	٠		14:09 NCK /US	
15A NCAC 07H.1103	14:06 NCR 428		14:09 NCR 662	S/L	Approve	01/20/00			14:19 NCR 1705	
15A NCAC 0711.1200	12:21 NCR 1873									
15A NCAC 07II.1203	14:06 NCR 428		14:09 NCR 662	S/E	Approve	01/20/00			14:19 NCR 1705	
15A NCAC 07H.1300	14:06 NCR 428									
15A NCAC 07H .1301	12:21 NCR 1873		13:23 NCR 1937	*	Approve	12/16/99	*		14:17 NCR 1525	14:02 NCR 74
15A NCAC 07II.1303	14:06 NCR 428		14:09 NCR 662	S/L	Approve	01/20/00			14:19 NCR 1705	
15A NCAC 07H .1400	12:21 NCR 1873									
15A NCAC 07H .1403	14:06 NCR 428		14:09 NCR 662	S/L	Approve	01/20/00			14:19 NCR 1705	
15A NCAC 07H .1500	12:21 NCR 1873									
15A NCAC 0711.1503	14:06 NCR 428		14:09 NCR 662	S/L	Approve	01/20/00			14:19 NCR 1705	

	Approved Rule Other				14-17 NCR 1525 14-02 NCR 74	14:19 NCR 1705			14:19 NCR 1705		14.10 NCR 839	14:17 NCR 1525 14:02 NCR 74	14:19 NCR 1705	14:19 NCR 1705		14:06 NCR 490	14:06 NCR 490	14:19 NCR 1705		14:09 NCR 708 14:19 NCR 1705		14:17 NCR 1525 14:02 NCR 74	14.19 NCR 1705	14:04 NCR 330	14:04 NCR 330	14:04 NCR 330		
Effective by					14.171	14:191			14:19 }		14.10	14:171	14:101	14:191		14:06 }	14:06	14:19 1		14:09		14:17]	14.191	14:04 1	14:04 1	14:04 1		
Text differs	from proposal				*						*	×				*	*			*				*	*			
RRC Status	Date				12/16/99	01/20/00			01/20/00	07/15/99	10/04/99	12/16/99	01/20/00	01/20/00		04/112/60	04/112/99	01/20/00	07/15/99	08/19/99 01/20/00		12/16/99	01/20/00	05/20/66	05/20/66	05/20/66	06/07/50	55/07/60
RRC	Action				Approve	Approve			Approve	Object	Object	Approve	Approve	Approve		Approve	Approve	Approve	Object	Approve Approve		Approve	Approve	Approve	Approve	Approve	Object	nafac
Fiscal	Note				*	S/L			S/L	*		*	S/L	S/L		s	S	S/L	s	S/L		*	S/L	S	S	S	v	3
Notice of	Text				13:23 NCR 1937	14:09 NCR 662			14:09 NCR 662	13;16 NCR 1259		13:23 NCR 1937	14:09 NCR 662	14:09 NCR 662		13:13 NCR 1044	13:13 NCR 1044	14:09 NCR 662	13:13 NCR 1044	14:09 NCR 662		13:23 NCR 1937	14:09 NCR 662	13:13 NCR 1044	13:13 NCR 1044	13:13 NCR 1044	13-13 NCP 1044	13:13 INCIV 1044
Temporary	Rule							14:22 NCR 1999		13:07 NCR 593																		
Rule-making	Proceedings		11-15 NCP 1200	14:06 NCR 428	12:21 NCR 1873	14:06 NCR 428		14:22 NCR 1999	14:06 NCR 428			12:21 NCR 1873	14:06 NCR 428	14:06 NCR 428	14:06 NCR 428	13:05 NCR 436	, 13:05 NCR 436	14:06 NCR 428	13:05 NCR 436	14:06 NCR 428	14:06 NCR 428	12:21 NCR 1873	14:06 NCR 428	13:05 NCR 436	13:05 NCR 436	13:05 NCR 436	13.05 NCP 436	
Agency/Rule	Citation		154 NGAC 07H 1600 11:15 NGB 1200	15A NCAC 07H .1600	15A NCAC 07H1601	15A NCAC 0711.1603	15A NCAC 07H.1700	15A NCAC 07H .1705	15A NCAC 07H .1803	15A NCAC 07H .1805		15A NCAC 07H.1901	15A NCAC 0711.1903	15A NCAC 07H .2003	15A NCAC 07H .2100	15A NCAC 07H .2101	15A NCAC 07H .2102, 13:05 NCR 436	15A NCAC 07H .2103	15A NCAC 07H .2105	15A NCAC 0711.2203	15A NCAC 07H .2300	15A NCAC 0711.2301	15A NCAC 07H, 2303	15A NCAC 07II .2401	15A NCAC 07H ,2402	15A NCAC 07H .2403	15 NCAC 0711 2404	+0+7: 11/0 OUON UCI

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Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC Status	atus	Text differs	Effective hy		, i
Citation	Proceedings	Rule	Text	Note	Action	Date	proposal	Governor	Approved Kule	Oiner
15A NCAC 07H .2502	14:09 NCR 693	14:09 NCR 693								
15A NCAC 0711,2503	14:09 NCR 693	14:09 NCR 693								
15A NCAC 07H .2504	14:09 NCR 693	14:09 NCR 693								
15A NCAC 07H .2505	14:09 NCR 693	14:09 NCR 693								
15A NCAC 07J .0200	12:24 NCR 2202									
15A NCAC 07J .0204		13:07 NCR 593	Temp Expired 06/28/99							
15A NCAC 07J .0204	14:06 NCR 428		14:09 NCR 662	S/L	Approve	01/20/00	*		14:19 NCR 1705	¢
15A NCAC 07J .0404	14:06 NCR 428		14:09 NCR 662	T/S	Approve	01/20/00	*		14:19 NCR 1705	
15A NCAC 07J .0405	12:24 NCR 2202									
15A NCAC 07J .0405	14:06 NCR 428		14:09 NCR 662	S/L	Approve	01/20/00	*		14:19 NCR 1705	
15A NCAC 07J .0406	14:06 NCR 428		14:09 NCR 662	S/L	Object	01/20/00	,			
15A NCAC 07K .0203	12:21 NCR 1873		13:23 NCR 1937	*	Approve Approve	12/16/99	÷ *		14-17 NCR 1525	14:02 NCR 74
15A NCAC 07K .0203	14:06 NCR 428									
15A NCAC 07K .0208	12:21 NCR 1873									
15A NCAC 07K,0208	14:06 NCR 428						*			
15A NCAC 07K .0209	12:21 NCR 1873		13:23 NCR 1937	*	Approve		*		14:17 NCR 1525	14:02 NCR 74
15A NCAC 07L .0202	12:21 NCR 1874									
15A NCAC 07L .0203	12:21 NCR 1874									
15A NCAC 07L .0206	12:21 NCR 1874									
15A NCAC 07L .0302	12:21 NCR 1874									
15A NCAC 07L .0304	12:21 NCR 1874									
15A NCAC 07L, 0401	12:21 NCR 1874									
15A NCAC 07L .0405	12:21 NCR 1874									
15A NCAC 07M .0300 12:24 NCR 2202	12:24 NCR 2202									
15A NCAC 07M .0307 13:22 NCR 1818	13:22 NCR 1818		14:09 NCR 666	S/L	Object	01/20/00	*			
15A NCAC 07M .0401 13:04 NCR 361	13:04 NCR 361	13:12 NCR 976	13:16 NCR 1259	* 1	asolde .	00/00/00				
			14:09 NCR 666	۴	Approve	01/20/00			14:19 NCR 1705	

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by	9	5	
Citation	Proceedings	Rufe	Text	Note	Action	Date	rrom proposal	Governor	Approved Kule	Other	
15A NCAC 07M .0401 14:01 NCR 44	1 14:01 NCR 44	14:01 NCR 44	14:09 NCR 666	*	Approve	01/20/00			14:19 NCR 1705		
15A NCAC 07M .0402 13:04 NCR 361	2 13:04 NCR 361	13:12 NCR 976	13:16 NCR 1259	*							
			14:09 NCR 666	*	Approve	01/20/00			14:19 NCR 1705		
15A NCAC 07M .0402	2 14:01 NCR 44	14:01 NCR 44	14:09 NCR 666	*	Approve	01/20/00			14:19 NCR 1705		
15A NCAC 07M .040	3 13:04 NCR 361	13:12 NCR 976	13:16 NCR 1259	*							
			14:09 NCR 666	×	Object Approve	01/20/00	*				
15A NCAC 07M .0403 14:01 NCR 44	3 14:01 NCR 44	14:01 NCR 44	14:09 NCR 666	*	Approve	04/13/00	*				
Environmental Management Commission	ment Commission										
NPDES Permit										14:16 NCR 1400	
NPDES Permit										14:22 NCR 1904	
Notice of Intent to Adopt Temporary Rules (Tar-Pamlico River Basin)	Temporary Rules (Tai	r-Pamlico River Basin)								14:05 NCR 369	
Notice of Intent to Adopt Temporary Rules (Implementation Plan for Use of Hurricane Floyd Relief Funds)	Temporary Rules (Im	plementation Plan for U	Use of Hurricane Floyd F	(elief Funds)						14:14 NCR 1218	
15A NCAC 02	10:24 NCR 3045										
15A NCAC 02	11:04 NCR 183										
15A NCAC 02	11:19 NCR 1408						•				
15A NCAC 02B .0100 13:08 NCR 621	13:08 NCR 621										
15A NCAC 02B .0101 11:24 NCR 1818	. 11:24 NCR 1818		11:30 NCR 2303	*							
15A NCAC 02B .0110	13:08 NCR 621		14:06 NCR 434	*	Approve	02/17/00					
15A NCAC 02B .0200	13:08 NCR 621										
15A NCAC 02B .0202	11:24 NCR 1818		11:30 NCR 2303	*							
15A NCAC 02B .0211	13:08 NCR 621		14:06 NCR 434	*	Object	02/17/00					
15A NCAC 02B .0220	13:08 NCR 621		14:06 NCR 434	*	Approve Object	03/16/00 02/17/00	*				
15A NCAC 07B 023	11:02 NCR 75				Approve	03/16/00	*				
15 A NCAC 02B 0223											
15A INCAC 02B :0223											
15A NCAC 02B .0223	13:08 NCR 621		14:06 NCR 434	*	Object	02/17/00	,				
15A NCAC 02B .0225	13:08 NCR 621		14:06 NCR 434	*	Approve Object	03/16/00	ŧ				
15A NCAC 02B .0225	13:19 NCR 1606		13:23 NCR 1929	*	Object Approve	01/20/00	*				
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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	Irom	Governor	Approved Kule	Other
15A NCAC 02B .0227	10:18 NCR 2400		11:12 NCR 973	*						
15A NCAC 02B .0230	14:10 NCR 823	14:10 NCR 823	· 14:21 NCR 1867	*						Corr Notice 14 22 NCR 1913
15A NCAC 02B ,0231	11:02 NCR 75		11:10 NCR 824 11:14 NCR 1136	1/SE						
15A NCAC 02B .0233	11:02 NCR 75		11:10 NCR 824	_	Object Approve	01/15/98	*		12-22 NCR 2012	Disapproved (HR 1462)
		12:02 NCR 77 12:14 NCR 1348 12:20 NCB 1836	11:14 NCR 1136							(FALL GIL) providence
A CONTRACT OF A CONTRACT	14.11 M/CB 000	13:24 NCR 2017	14:04 NCR 287 12:06 NCR 462	L/SE S/L/SE	Approve	01/20/00	*		14·19 NCR 1705	
	14:11 NCK 900	14:18 NCK 1609								
15A NCAC 02B .0241	14:03 NCR 125		14:09 NCR 660	*	Object Approve	01/20/00	*			
15A NCAC 02B .0242		13:24 NCR 2017	14:04 NCR 287	*	Object	01/20/00	*			
15A NCAC 02B .0245	12:23 NCR 2088		13:04 NCR 368	*						
15A NCAC 02B .0246	12:23 NCR 2088		13:04 NCR 368	*						
15A NCAC 02B .0247	12:23 NCR 2088		13:04 NCR 368	L/SE						
15A NCAC 02B .0255	13:23 NCR 1901		14:03 NCR 162	SE						
15A NCAC 02B .0256	13:23 NCR 1901		14:03 NCR 162	SE						
15A NCAC 02B .0257	13:23 NCR 1901		14:03 NCR 162	SE						
15A NCAC 02B .0258	13:23 NCR 1901		14:03 NCR 162	L/SE						
15A NCAC 02B .0259	13:23 NCR 1901	14:13 NCR 1177	14:03 NCR 162	L/SE	Approve	01/20/00	*		14:19 NCR 1705	
15A NCAC 02B .0260	13:23 NCR 1901	14:13 NCR 1177	14:03 NCR 162	SE	Object	01/20/00	,			
15A NCAC 02B .0261	13:23 NCR 1901	14:13 NCR 1177	14:03 NCR 162	SE	Approve Object	01/20/00	· *			
15A NCAC 02B .0262	13:23 NCR 1901				assidde	05/11/00				
15A NCAC 02B .0303	13:14 NCR 1111		13:20 NCR 1727	*	Approve	01/20/00			14:19 NCR 1705	
15A NCAC 02B .0304	13:14 NCR 1111		13:20 NCR 1727	*	Approve	01/20/00			14:19 NCR 1705	
15A NCAC 02B .0306	13:14 NCR 1111		13:20 NCR 1727	*	Approve	01/20/00			14:19 NCR 1705	14.02 NCR 73
15A NCAC 02B .0306	13:14 NCR 1111		13:20 NCR 1727	*	Арргоче	03/16/00	*			

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Citation	Proceedings	Rule	Text	Note	Aetion	Date	trom proposal	Governor	Approved Rule	Other
15A NCAC 02B .0306 13:19 NCR 1606	13:19 NCR 1606		13:23 NCR 1929	*	Approve	01/20/00			14:19 NCR 1705	
15A NCAC 02B .0308	12:16 NCR 1489									
15A NCAC 02B .0308	13:14 NCR 1111		13:20 NCR 1727	*	Approve	01/20/00			14:19 NCR 1705	
15A NCAC 02B .0310	13:19 NCR 1606		13:23 NCR 1929	*	Approve	01/20/00			14:19 NCR 1705	
15A NCAC 02B .0311 14:19 NCR 1686	14:19 NCR 1686		14:24 NCR 2085	*						
15A NCAC 02B .0313	14:19 NCR 1686		14:24 NCR 2085	*						
15A NCAC 02B .0315	14:19 NCR 1686		14:24 NCR 2085	*						
15A NCAC 02B .0315	14:19 NCR 1686		14:24 NCR 2085	*						
15A NCAC 02B .0316	11:26 NCR 1976		12:01 NCR 6	*	Approve	01/15/98	*		12:21 NCR 1886	Disapproved (HB 1402)
15A NCAC 02B .0317 13:19 NCR 1606	13:19 NCR 1606		13:23 NCR 1929	*	Approve	01/20/00			14:19 NCR 1705	
15A NCAC 02C .0100 14:10 NCR 743	14:10 NCR 743									
15A NCAC 02C .0102	14:10 NCR 743									
15A NCAC 02C,0103	14:10 NCR 743									
15A NCAC 02C .0105 14:10 NCR 743	14:10 NCR 743									
15A NCAC 02C .0107 - 14:10 NCR 743	. 14:10 NCR 743									
15A NCAC 02C .0108 14:10 NCR 743	14:10 NCR 743									
15A NCAC 02C .0110 14:10 NCR 743	14:10 NCR 743									
15A NCAC 02C .0111	14:10 NCR 743									
15A NCAC 02C.0112	14:10 NCR 743									
15A NCAC 02C,0113	14:10 NCR 743									
15A NCAC 02C,0114	14:10 NCR 743									
15A NCAC 02C .0117	14:10 NCR 743									
15A NCAC 02C.0118	14:10 NCR 743									
15A NCAC 02D	13:12 NCR 943									
15A NCAC 02D	14:21 NCR 1863									
15A NCAC 02D,0101	12:02 NCR 52									
15A NCAC 02D .0101 12:16 NCR 1482	12:16 NCR 1482									

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC Status	Status	Text differs	Effective by	Approved Rule	Orber
Citation	Proceedings	Rule	Text	Note	Action	Date	proposal	Governor		
15A NCAC 02D .0108	11:15 NCR 1200									
15A NCAC 02D .0307	11:15 NCR 1200									
15A NCAC 02D .0501	11:15 NCR 1200									
15A NCAC 02D .0501	11:04 NCR 183									
15A NCAC 02D .0501	13:16 NCR 1252									
15A NCAC 02D .0506	14:04 NCR 265									
15A NCAC 02D .0518	11:19 NCR 1408		14:07 NCR 524	*	Approve	04/13/00				
15A NCAC 02D .0521	14:04 NCR 265		14:22 NCR 1970	*						
15A NCAC 02D .0521	14:16 NCR 1401		14:22 NCR 1970	*						
15A NCAC 02D .0521	14:21 NCR 1863									
15A NCAC 02D .0523	13:12 NCR 943		14:03 NCR 162	*	Approve	01/20/00			14:19 NCR 1705	
15A NCAC 02D .0524	11:15 NCR 1200									
15A NCAC 02D .0524	13:08 NCR 621		14:03 NCR 162	*	Approve	11/17/99	*		14:15 NCR 1354	•
15A NCAC 02D .0525	11:15 NCR 1200	.,								
15A NCAC 02D .0535	14:16 NCR 1401		14:22 NCR 1970	*						
15A NCAC 02D .0536	14:21 NCR 1863									
15A NCAC 02D .0540	13:04 NCR 356									
15A NCAC 02D .0541	13:08 NCR 621									
15A NCAC 02D .0541	13:16 NCR 1252		14:03 NCR 162	*	Object	11/17/99	*		2021 GOM 21.2.1	
15A NCAC 02D .0542	13:24 NCR 1994				Approve	66/01/71			HILLINGE BOSS	
15A NCAC 02D .0610 11:15 NCR 1200	11:15 NCR 1200									
15A NCAC 02D .0611	11:15 NCR 1200									
15A NCAC 02D .0612	11:15 NCR 1200									
15A NCAC 02D .0613	11:15 NCR 1200									
15A NCAC 02D .0614	11:15 NCR 1200									
15A NCAC 02D .0615	11:15 NCR 1200									
15A NCAC 02D .0800 14:21 NCR 1863	14:21 NCR 1863									

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Citation	Proceedings	Rule	Text	Note	Action	Date	from proposal	Gnvernor	Approved Rute	Other
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15A NCAC 02D .0806 11:26 NCR 1976	11:26 NCR 1976									
15A NCAC 02D .0902	11:19 NCR 1408		14:07 NCR 524	*	Approve	04/13/00				
15A NCAC 02D .0903 11:15 NCR 1200	11:15 NCR 1200									
15A NCAC 02D .0909	11:19 NCR 1408		14:07 NCR 524	*	Approve	04/13/00				
15A NCAC 02D .0912	11:15 NCR 1200									
15A NCAC 02D .0917	11:19 NCR 1408									
15A NCAC 02D,0918	11:19 NCR 1408									
15A NCAC 02D .0919	11:19 NCR 1408									
15A NCAC 02D .0920	11:19 NCR 1408									
15A NCAC 02D .0921	11:19 NCR 1408									
15A NCAC 02D .0922	11:19 NCR 1408									
15A NCAC 02D .0923	11:19 NCR 1408									
15A NCAC 02D .0924 11:19 NCR 1408	. 11:19 NCR 1408									
15A NCAC 02D .0926	13:16 NCR 1252									٠
15A NCAC 02D .0927, 13:16 NCR 1252	, 13:16 NCR 1252									
15A NCAC 02D .0932 13:16 NCR 1252	: 13:16 NCR 1252									
15A NCAC 02D .0934	. 11:19 NCR 1408									
15A NCAC 02D .0948 11:19 NCR 1408	11:19 NCR 1408		14:07 NCR 524	*	Approve	04/13/00				
15A NCAC 02D .0949	11:19 NCR 1408		14:07 NCR 524	*	Approve	04/13/00				
15A NCAC 02D .0950	11:19 NCR 1408		14:07 NCR 524	*	Approve	04/13/00				
15A NCAC 02D .0951	11:19 NCR 1408		14:07 NCR 524	*	Approve	04/13/00	*			
15A NCAC 02D .0952	12:16 NCR 1482									
15A NCAC 02D .0954	. 11:15 NCR 1200									
15A NCAC 02D .0958	: 11:19 NCR 1408		14:07 NCR 524	×	Approve	04/13/00	*			
15A NCAC 02D .1005	14:04 NCR 265									
15A NCAC 02D .1100 11:08 NCR 442	11:08 NCR 442									
15A NCAC 02D .1103 13:04 NCR 356	13:04 NCR 356									

	Other																														
	Approved Rule	any namidde										14:19 NCR 1705	14:19 NCR 1705	14:19 NCR 1705	14:19 NCR 1705	14 19 NCR 1705		14.19 NCR 1705	14:19 NCR 1705		14:19 NCR 1705	14:19 NCR 1705	14:19 NCR 1705	14:19 NCR 1705	14.19 NCR 1705		14:19 NCR 1705	14:19 INC K 1702	14:19 NCR 1705		
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33.6	from	proposal									*	*	*	*	*	*		* *			*	*	*	*	*		* *				
	Status	Date									04/13/00	01/20/00	01/20/00	01/20/00	01/20/00	01/20/00	01/20/00	02/17/00 01/20/00	01/20/00		01/20/00	01/20/00	01/20/00	01/20/00	01/20/00	01/20/00	02/17/00	01/25/00	01/20/00		
	KKC Status	Action									Approve	Approve	Approve	Approve	Approve	Approve	Object	Approve Approve	Approve		Approve	Approve	Approve	Approve	Approve	Object	Approve	Approve	Approve		
	Fiscal	Note									* 1	* *	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*		*		*
	Notice of	Text									14:03 NCR 162	14:14 NCR 1237 14:03 NCR 162	14:03 NCR 162	14:03 NCR 162	14:03 NCR 162	14:03 NCR 162	14:03 NCR 162	14:03 NCR 162	14:03 NCR 162	14:03 NCR 162	14:03 NCR 162	14:03 NCR 162	14:03 NCR 162	14:03 NCR 162	14:03 NCR 162	14:03 NCR 162	14:03 NCP 162	14:03 INCR 102	14:03 NCR 162		14:22 NCR 1970
	Temporary	Rule																													
	Rule-making	Proceedings		570 8013 70 75	14:04 INUK 263	13:04 NCR 356	13:16 NCR 1252	11:15 NCR 1200	11:26 NCR 1976	14:04 NCR 265	13:12 NCR 943	13:12 NCR 943	13:12 NCR 943	13:12 NCR 943	13:12 NCR 943	13:12 NCR 943	13:12 NCR 943	13:12 NCR 943	13:12 NCR 943	13:16 NCR 1252	13:16 NCR 1252	13.10 INCIN 1434	13:16 NCR 1252	13:24 NCR 1994	13:24 NCR 1994						
	Agency/Rule	Citation			15A NCAC 02D .1103 14:04 NCK 263	15A NCAC 02D .1104 13:04 NCR 356	15A NCAC 02D .1104	15A NCAC 02D .1105	15A NCAC 02D .1106 11:26 NCR 1976	15A NCAC 02D .1200 14:04 NCR 265	15A NCAC 02D .1201	15A NCAC 02D .1202	15A NCAC 02D .1203	15A NCAC 02D .1204	15A NCAC 02D .1205	15A NCAC 02D .1206	15A NCAC 02D .1207	15A NCAC 02D .1208	15A NCAC 02D .1209	15A NCAC 02D .1201	15A NCAC 02D .1202	15A NCAC 02D .1203	15A NCAC 02D .1204	15A NCAC 02D .1205	15A NCAC 02D .1206	15A NCAC 02D .1207	15A NCAC 02D 1208	13M INCAC 04L .1400	15A NCAC 02D .1209 13:16 NCR 1252	15A NCAC 02D .1400	15A NCAC 02D .1402

Temporary Notice of Fiscal Action Date From Page Proposal		Ę			RRC	RRC Status	Text differs	1 4. 00 kg		
1422 NCR 1970 1	on so	Temporary Rule	Notice of Text	Fiscal Note	Action	Date	from proposal	Effective by Governor	Approved Rule	Other
1422 NCR 1970 1	1									
1422 NCR 1970 3 3 3 3 3 3 3 3 3	94		14:22 NCR 1970	*						
14.22 NCR 1970 S.E	94		14:22 NCR 1970	*						
1422 NCR 1970 SE Approve G316:00 H-97 NCR 524 * Approve G316:00 H-97 NCR 524 H-98 NCR 1626 SE Object H17799 H-97 NCR 1525 H-98 NCR 1626 SE Approve H17799 H-97 NCR 1524 H-98 NCR 162 SE Approve H17799 H-97 NCR 524 H-98 NCR 162 SE Approve H17799 H-97 NCR 524 H-98 NCR 162 H-97 NCR 524 H-98 NCR 1	994		14:22 NCR 1970	*						
1422 NCR 1970 SE Approve 03/16/00 1437 NCR 524	994		14:22 NCR 1970	SE						
H-67 NCR 524	994		14:22 NCR 1970	SE						
H407 NCR 524	12:02 NCR 52									
14.07 NCR 524	13:16 NCR 1252		14:07 NCR 524	*	Approve	03/16/00				
13-18 NCR 1545 14-03 NCR 162 1970 SE Object 11/17/99 14-17 NCR 1525 14-03 NCR 162 18-17 NCR 1525 14-03 NCR 162 SE Object 11/17/99 Total 17/17/99 Total	13:16 NCR 1252		14:07 NCR 524	*	Approve	03/16/00				
13:18 NCR 1545 14:03 NCR 162 1970 SE Object 11/17/99 14:17 NCR 1525 13:22 NCR 1860 14:03 NCR 162 SE Object 11/17/99 * 14:17 NCR 1525 13:18 NCR 1545 14:03 NCR 162 SE Object 11/17/99 * 14:17 NCR 1525 13:18 NCR 1545 14:03 NCR 162 SE Approve 11/17/99 * 14:17 NCR 1354 13:18 NCR 1545 14:03 NCR 162 SE Approve 11/17/99 * 14:17 NCR 1354 13:18 NCR 1545 14:03 NCR 162 SE Approve 11/17/99 * 14:15 NCR 1354 13:18 NCR 1545 14:03 NCR 524 L Approve 03/16/00 * * 14:07 NCR 524 L Approve 03/16/00 * * * 13:24 NCR 1998 * Approve 03/16/00 * * * 13:24 NCR 1998 * Approve 03/16/00 * * * 13:24 NCR 1998 * Approve 03/16/00	13:16 NCR 1252		14:07 NCR 524	*	Approve	03/16/00				
13.22 NCR 1860		13:18 NCR 1545	14:03 NCR 162 1970	SE	Object	11/17/99				
13.18 NCR 1545 14.03 NCR 162 SE Object 11/17/99 * 14.17 NCR 1525 13.22 NCR 1860 14.03 NCR 162 SE Object 11/17/99 * 14.17 NCR 1525 13.18 NCR 1545 14.03 NCR 162 SE Approve 11/17/99 * 14.15 NCR 1344 13.18 NCR 1545 14.03 NCR 162 SE Approve 11/17/99 * 14.15 NCR 1354 13.18 NCR 1545 14.03 NCR 162 SE Approve 11/17/99 * 14.15 NCR 1354 13.24 NCR 2017 14.07 NCR 524 L Approve 03/16/00 * * 14.07 NCR 524 L Approve 03/16/00 * * 14.07 NCR 524 L Approve 03/16/00 * 14.07 NCR 524 L Approve 03/16/00 * 13.24 NCR 1998 * * Approve 03/16/00 * 13.24 NCR 1998 * * * * 13.24 NCR 1998 * * *		13:22 NCR 1860	14:03 NCR 162	SE	Object	11/17/99	*		14.17 NCB 1525	
13.22 NCR 1860 14.03 NCR 162 SE		13:18 NCR 1545	14:03 NCR 162	SE	Object	11/17/99			14.17 INC N 1323	
13.18 NCR 1545		13:22 NCR 1860	14:03 NCR 162	SE	Object	11/17/99				
13.18 NCR 1545 14.03 NCR 162 SE Approve 11/7/99 * 14.15 NCR 1554 14.03 NCR 162 SE Approve 11/7/99 * 14.15 NCR 1554 14.03 NCR 162 SE Approve 11/7/99 * 14.15 NCR 1554 14.03 NCR 1545 14.07 NCR 524 L Approve 03/16/00 * 14.07 NCR 524 L Approve 13.24 NCR 1998 *				į	Approve	12/16/99	* •		14:17 NCR 1525	
13.24 NCR 1545		13:18 NCR 1545 13:22 NCP 1860	14:03 NCR 162 14:03 NCP 162	SE	Approve	11/17/99	* *		14:15 NCR 1354	
13:18 NCR 1545 13:24 NCR 2017 14:07 NCR 524 L Approve 03/16/00 * 13:24 NCR 1998 * Approve 03/16/00 * 13:24 NCR 1998 * * *		13:18 NCR 1545	14:03 NCR 162	SE	Approve	11/17/99			14:15 NCR 1354	
14:07 NCR 524 L Approve 03/16/00 * 14:07 NCR 524 L Approve 03/16/00 * 14:07 NCR 524 L Approve 03/16/00 * 13:24 NCR 1998 * 13:24 NCR 1998 * 13:24 NCR 1998 *		13:18 NCR 1545								
14:07 NCR 524 L Approve 03/16/00 * 13:24 NCR 1998 * * 13:24 NCR 1998 * * 13:24 NCR 1998 * *	482	13.24 INCIN 2017								
14:07 NCR 524 L Approve 03/16/00 * 14:07 NCR 524 L Approve 03/16/00 * 14:07 NCR 524 L Approve 03/16/00 * 13:24 NCR 1998 * Approve 03/16/00 * 13:24 NCR 1998 * * 13:24 NCR 1998 *	13:12 NCR 943									
14:07 NCR 524 L Approve 03/16/00 * 13:24 NCR 1998 * * * 13:24 NCR 1998 * * 13:24 NCR 1998 * *	12:16 NCR 1482									
14:07 NCR 524 L Approve 03/16/00 * 14:07 NCR 524 L Approve 03/16/00 * 13:24 NCR 1998 * Approve 03/16/00 * 13:24 NCR 1998 * * * 13:24 NCR 1998 * *	13:04 NCR 356		14:07 NCR 524	Г	Approve	03/16/00	*		•	
14:07 NCR 524 L Approve 03/16/00 * 14:07 NCR 524 L Approve 03/16/00 * 13:24 NCR 1998 * * * 13:24 NCR 1998 * * 13:24 NCR 1998 * *	13:04 NCR 356		14:07 NCR 524	Γ	Approve	03/16/00	*			
14:07 NCR 524	13:04 NCR 356		14:07 NCR 524	L	Approve	03/16/00	*			
13:24 NCR 1998 * 13:24 NCR 1998 * 13:24 NCR 1998 *	13:04 NCR 356		14:07 NCR 524	Г	Approve	03/16/00	*			
13:24 NCR 1998 * 13:24 NCR 1998 * * 13:24 NCR 1998 * *	11:26 NCR 1976									
13:24 NCR 1998 * 13:24 NCR 1998 *	13:20 NCR 1715		13:24 NCR 1998	*						14:01 NCR 3
13:24 NCR 1998 *	13:20 NCR 1715		13:24 NCR 1998	*						14:01 NCR 3
	13:20 NCR 1715		13:24 NCR 1998	*						14:01 NCR 3

A oency/Rule	Rule-makino	Temporary	Notice of	Fiscal	RRC Status	tatus	Text differs	Effective by		
Citation	Proceedings	Rule	Text	Nate	Action	Date	from proposal	Governor	Approved Rule	Other
15A NCAC 02E .0107	13:20 NCR 1715		13:24 NCR 1998	*						14:01 NCR 3
15A NCAC 02E .0201	13:20 NCR 1715		13:24 NCR 1998	*						14.01 NCR 3
15A NCAC 02E .0202	13:20 NCR 1715		13:24 NCR 1998	*						14:01 NCR 3
15A NCAC 02E .0205	13:20 NCR 1715		13:24 NCR 1998	*						14:01 NCR 3
15A NCAC 02E .0501	13:20 NCR 1715		13:24 NCR 1998	*						14.01 NCR 3
15A NCAC 02E .0502	13:20 NCR 1715		13:24 NCR 1998	S/L/SE						14:01 NCR 3
15A NCAC 02E .0503	13:20 NCR 1715		13:24 NCR 1998	*						14.01 NCR 3
15A NCAC 02E .0504	13:20 NCR 1715		13:24 NCR 1998	*						14:01 NCR 3
15A NCAC 02H .0200	14:18 NCR 1597									
15A NCAC 02H .0226	12:20 NCR 1817	13:04 NCR 426	13:05 NCR 491	*						
15A NCAC 02H .0227	14:17 NCR 1496	Temp Expired 05/11/99 14:18 NCR 1609 14	/99 14:22 NCR 1970	Τ						
15A NCAC 02H .0806	13:04 NCR 356		14:02 NCR 80	J						
15A NCAC 02H .0800	13:08 NCR 621									
15A NCAC 02H .1202	11:15 NCR 1200									
15A NCAC 02H .1203	11:15 NCR 1200									
15A NCAC 02H .1204	11:15 NCR 1200									
15A NCAC 02H .1205	11:15 NCR 1200									
15A NCAC 02L .0202	13:04 NCR 356									
15A NCAC 02L .0202	14:10 NCR 743									
15A NCAC 02N	11:15 NCR 1200									
15A NCAC 02N .0304	14:20 NCR 1808	14:22 NCR 1998								
15A NCAC 02N	11:15 NCR 1204									
15A NCAC 02P	11:15 NCR 1200									
15A NCAC 02P.0402	13:24 NCR 1994	14:07 NCR 550	14:11 NCR 908	S/L	Approve	03/16/00				
15A NCAC 02Q	14:21 NCR 1863									
15A NCAC 02Q .0102	12:16 NCR 1482									
15A NCAC 02Q .0102	13:08 NCR 621		14:03 NCR 162	*	Арргоче	11/17/99			14:15 NCR 1354	

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Citation	Proceedings	Rule	Text	Note	Action	Date	proposal	Governor	Approved Kule	Other
15A NCAC 02Q .0102	13:12 NCR 943		14:03 NCR 162	*	Approve	11/17/99			14.15 NCR 1354	
15A NCAC 02Q .0102		13:18 NCR 1545	14:03 NCR 162	*	Approve	01/20/00	*		14:19 NCR 1705	
15A NCAC 02Q .0102	13:24 NCR 1994	14:10 NCR 823	14:07 NCR 524	*	Approve	01/20/00	*		14:19 NCR 1705	
15A NCAC 02Q .0102	14:04 NCR 265									
15A NCAC 02Q .0103	13:24 NCR 1994	14:10 NCR 823	14:07 NCR 524	*	Object	01/20/00	×			
15A NCAC 02Q .0109	14:04 NCR 265				Approve	07/11/00				
15A NCAC 02Q .0202	13:24 NCR 1994	14:10 NCR 823	14:07 NCR 524	*	Approve	01/20/00			14:19 NCR 1705	
15A NCAC 02Q .0203	14:21 NCR 1863									
15A NCAC 02Q .0304	14:04 NCR 265									
15A NCAC 02Q .0305	14:04 NCR 265									
15A NCAC 02Q .0306	13:12 NCR 943		14:03 NCR 162	*	Approve	01/20/00			14:19 NCR 1705	
15A NCAC 02Q .0315	14:21 NCR 1863						,			
15A NCAC 02Q .0401	14:04 NCR 265									
15A NCAC 02Q .0502	13:24 NCR 1994	14:10 NCR 823	14:07 NCR 524	S	Approve	01/20/00			14:19 NCR 1705	
15A NCAC 02Q ,0503 * 13;24 NCR 1994	· 13:24 NCR 1994	14:10 NCR 823	14:07 NCR 524	*	Approve	01/20/00			14:19 NCR 1705	
15A NCAC 02Q .0507	13:24 NCR 1994	14:10 NCR 823	14:07 NCR 524	*	Approve	01/20/00			14:19 NCR 1705	
15A NCAC 02Q,0508	13:08 NCR 621	14:10 NCR 823	14:07 NCR 524	*	Object 'Angress	01/20/00	*			
15A NCAC 02Q .0508	14:04 NCR 265				asoulde	02/11/00				
15A NCAC 02Q .0600 14:21 NCR 1863	14:21 NCR 1863									
15A NCAC 02Q .0700	11:08 NCR 442									
15A NCAC 02Q .0702	13:12 NCR 943		13:20 NCR 1727 14:03 NCR 162	* *	Approve Object	10/04/99 01/20/00	*		14:10 NCR 839	
15A NCAC 02Q .0703	13:04 NCR 356				Approve	02/17/00	*			
15A NCAC 02Q .0703	14:04 NCR 265									
15A NCAC 02Q .0711	13:04 NCR 356									
15A NCAC 02Q .0711	13:16 NCR 1252									
15A NCAC 02Q .0800 14:04 NCR 265	14:04 NCR 265									

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Citation	Proeeedings	Rule	Text	Nnte	Aetion	Date	trom propasal	Governar	Approved Rufe	Other
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15A NCAC 02R .0204 12:02 NCR 52	12:02 NCR 52		12:14 NCR 1267	s						
15A NCAC 02R .0205	12:02 NCR 52		12:14 NCR 1267	S						
15A NCAC 02R .0600	12:02 NCR 52									
15A NCAC 02S .0101	14:04 NCR 272		14:10 NCR 755	*	Approve	03/16/00	*			
15A NCAC 02S .0102	14:04 NCR 272		14:10 NCR 755	¥	Approve	03/16/00	*			
15A NCAC 02S .0201	14.04 NCR 272		14:10 NCR 755	*	Approve	03/16/00	*			
15A NCAC 02S .0202	14:04 NCR 272		14:10 NCR 755	*	Approve	03/16/00	*			
Forest Resources, Division of	n of									
15A NCAC 09C .0200 14:13 NCR 1092	14:13 NCR 1092									
15A NCAC 09C .0400	14:13 NCR 1092									
15A NCAC 09C .1101		14:14 NCR 1316								
15A NCAC 09C .1102		14:14 NCR 1316	14:18 NCR 1603	*						
15A NCAC 09C .1103		14:14 NCR 1316	14:18 NCR 1603	*						
15A NCAC 09C,1104		14:14 NCR 1316	14:18 NCR 1603	*						
Health Services, Commission for	ion for									
15A NCAC 13A .0101	14:04 NCR 265		14:10 NCR 757	ss (Approve	03/16/00				
15A NCAC 13A .0102	14:05 NCR 370 14:04 NCR 265		14:10 NCR 757 14:10 NCR 757	v *	Approve · Approve	03/16/00 03/16/00				
	14:05 NCR 370		14:10 NCR 757	*	Approve	03/16/00				
15A NCAC 13A .0103	14:04 NCR 265		14:10 NCR 757	* -	Approve	03/16/00	*			
15A NCAC 13A :0104	14:05 NCR 3/0 14:04 NCR 265		14:10 NCR 757	* *	Approve Approve	03/16/00	*			
	14:05 NCR 370		14:10 NCR 757	*	Approve	03/16/00				
15A NCAC 13A .0106	14:04 NCR 265		14:10 NCR 757	*	Approve	03/16/00				
	14:05 NCR 370		14:10 NCR 757	*	Approve	03/16/00				
15A NCAC 13A .0108	14:04 NCR 265		14:10 NCR 757	* 1	Approve	03/16/00				
16 A NCAC 12A 0110	14:05 NCR 370		14:10 NCR 757	# -X	Approve	03/16/00				
13A INCAC 13A .0110	14:04 NCR 263 14:05 NCR 370		14:10 NCR 757	· *	Approve	03/16/00				
15A NCAC 13A .0112	14:04 NCR 265		14:10 NCR 757	*	Approve	03/16/00				
	14:05 NCR 370		14:10 NCR 757	*	Approve	03/16/00				
15A NCAC 13A .0113	14:04 NCR 265		14:10 NCR 757	*	Approve	03/16/00	*			
	14:05 NCR 370		14:10 NCR 757	*	Approve	03/16/00	*			

Rule-making	Temporary	Notice of	Fiscal	RRC Status	tatus	Text differs	Effective by		
Rule	Text		Note	Action	Date	rrom proposal	Governor	Approved Rule	Other
15A NCAC 18A .1700 13:16 NCR 1252									
15A NCAC 18A .1720 12:16 NCR 1482 12:18 NCR 1713 Temp Expired 12/11/98 12:21 NCR 1882 Temp Expired 01/26/99 12:24 NCR 2228 Temp Expired 03/12/99	Temp Expired 1 Temp Expired 0 Temp Expired 0	2/11/98 11/26/99 3/12/99							
	13:13 NCR 10	47	*	Approve	04/15/99	*		14:02 NCR 84	
15A NCAC 18A .1809 14:11 NCR 906 14:12 NCR 1041 14:19 NCR 1692	14:19 NCR 16	92	*						
12:24 NCR 2228 13:13 NCR 1047 13:20 NCR 1740	13:13 NCR 10	47	*	Approve	04/12/99			14:02 NCR 84	
14:11 NCR 906 14:12 NCR 1041 14:19 NCR 1692	14:19 NCR 16	92	*						
13:08 NCR 621 13:13 NCR 1047	13:13 NCR 10	47	*	Approve	04/15/99	*		14:02 NCR 84	
14:11 NCR 906 14:12 NCR 1041 14:19 NCR 1692	14:19 NCR 169	5	*						
N/A	N/A		N/A	Approve	10/04/99			14:10 NCR 839	
13:12 NCR 979 14:03 NCR 234	14:03 NCR 23.	4	*	Approve	10/04/99	*		14:10 NCR 839	
13:12 NCR 979 14:03 NCR 234	14:03 NCR 234		*	Approve	10/04/99			14:10 NCR 839	
13:12 NCR 979 14:03 NCR 234	14:03 NCR 234		*	Approve	10/04/99	*		14:10 NCR 839	
13:12 NCR 979 14:03 NCR 234	14:03 NCR 234		*	Approve	10/04/99	*		14:10 NCR 839	
N/A	N/A		N/A	Approve	10/04/99			14:10 NCR 839	
15A NCAC 18A .2400 13:16 NCR 1252									
14:04 NCR 265 14:11 NCR 909	14:11 NCR 909		*	Approve	03/16/00				
14:06 NCR 428 14:11 NCR 909	14:11 NCR 909		*						
15A NCAC 18A .2600 12:04 NCR 240									
14:21 NCR 1863									
N/A N/A	N/A		N/A	Approve	66/61/80			14:09 NCR 708	
14:21 NCR 1863									
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12:16 NCR 1482									
15A NCAC 18A .2806 12:16 NCR 1482									
14:11 NCR 907 14:12 NCR 1041 14:19 NCR 1692	14:19 NCR 1692	2	*						
12:16 NCR 1482									

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Fiscal	Nate		*		*		*				*						S/L	S/L	S/L	S/L	S/L	*	S/L	. S/L	S/L		*	*
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Temporary	Rule		14:12 NCR 1041		14:12 NCR 1041		14:12 NCR 1041				14:12 NCR 1041						14:03 NCR 247	14:03 NCR 247	14:03 NCR 247	14:03 NCR 247	14:03 NCR 247	14:03 NCR 247	14:03 NCR 247	14:03 NCR 247	14:03 NCR 247		14:03 NCR 247	
Rule-making	Proceedings	12:16 NCR 1482	14:11 NCR 907	12:16 NCR 1482	14:11 NCR 907	12:16 NCR 1482	14:11 NCR 907	12:16 NCR 1482	12:16 NCR 1482	12:16 NCR 1482	14:11 NCR 907	12:16 NCR 1482	12:16 NCR 1482	12:16 NCR 1482	14:20 NCR 1808	, 14:21 NCR 1863	13:04 NCR 356	13:04 NCR 356	13:04 NCR 356	13:04 NCR 356	13:04 NCR 356	13:04 NCR 356	13:04 NCR 356	13:04 NCR 356	13:04 NCR 356	14:19 NCR 1688	13:04 NCR 356	14:05 NCR 370
Agency/Rule	Citation	15A NCAC 18A .2809	15A NCAC 18A .2810	15A NCAC 18A .2811	15A NCAC 18A .2812	15A NCAC 18A .2814	15A NCAC 18A .2815	15A NCAC 18A .2816	15A NCAC 18A .2818	15A NCAC 18A .2821	15A NCAC 18A .2825	15A NCAC 18A .2826	15A NCAC 18A .2835	15A NCAC 18A .2836	15A NCAC 18A .3300 14:20 NCR 1808	15A NCAC 18A .3400 , 14:21 NCR 1863	15A NCAC 18C .0301	15A NCAC 18C .0302	15A NCAC 18C .0303	15A NCAC 18C.0304	15A NCAC 18C .0305	15A NCAC 18C .0306	15A NCAC 18C .0307	15A NCAC 18C .0308	15A NCAC 18C .0309	15A NCAC 18C.1211	15A NCAC 18C .1304	15A NCAC 18C .1513

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RRC Status	Date	03/16/00	03/16/00	03/16/00	02/17/00	02/17/00	03/16/00 02/17/00	02/17/00	02/17/00	02/17/00	02/17/00	02/17/00	02/17/00	, 02/17/00	03/16/00 02/17/00									08/16/60	08/16/60	02/17/00	08/19/99
RRC	Action	Approve	Approve	Approve	Approve	Object	Approve Approve	Approve	Approve	Approve	Approve	Approve	Approve	Object	Approve Approve									Approve	Approve	Approve	Approve
Fiscal	Note	S/L	S/L/SE	S/L	S/L	S/L	S/L	S/L	S/L	*	S/L	S/L	S/L	S/L	S/L									*	*	S/L	*
Notice of	Text	14:10 NCR 757	14:10 NCR 757	14:10 NCR 757	14:06 NCR 468	14:06 NCR 468	14:06 NCR 468	14:06 NCR 468	14:06 NCR 468	14:06 NCR 468	14:06 NCR 468	14:06 NCR 468	14:06 NCR 468	14:06 NCR 468	14:06 NCR 468								_	13:09 NCR 760	13:09 NCR 760	14:12 NCR 962	13:09 NCR 760
Teniporary	Rule																						Control Commission				
Rule-making	Proceedings	14:05 NCR 370	14:05 NCR 370	14:05 NCR 370	13:23 NCR 1928	13:23 NCR 1928	13:23 NCR 1928	13:23 NCR 1928	13:23 NCR 1928	13:23 NCR 1928	13:23 NCR 1928	13:23 NCR 1928	13:23 NCR 1928	13:23 NCR 1928	13:23 NCR 1928	11:19 NCR 1408	11:19 NCR 1408	ality/Sedimentation	12:20 NCAC 1817	12:20 NCAC 1817	14:07 NCR 520	12:20 NCAC 1817					
Agency/Rule	Citation	15A NCAC 18C .1538 14:05 NCR 370	15A NCAC 18C .2007 14:05 NCR 370	15A NCAC 18C .2008 14:05 NCR 370	15A NCAC 18D .0201	15A NCAC 18D .0203	15A NCAC 18D .0205	15A NCAC 18D .0206 13:23 NCR 1928	15A NCAC 18D .0304	15A NCAC 18D .0305 13:23 NCR 1928	15A NCAC 18D .0307 13:23 NCR 1928	15A NCAC 18D .0308	15A NCAC 18D .0309 13:23 NCR 1928	15A NCAC 18D .0403	15A NCAC 18D .0701 13:23 NCR 1928	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 .0126 14:07 NCR 520	15A NCAC 04B .0127 12:20 NCAC 1817

3	Other																											
-	Approved Rule	14:10 NCR 839								14:17 NCR 1525	14:17 NCR 1525	14:17 NCR 1525	14:17 NCR 1525		14:19 NCR 1/05 14:05 NCR 402		14:17 NCR 1525	14:17 NOP 1525	14:17 NCR 1525			14:17 NCR 1525	14:17 NCR 1525			14:17 NCR 1525	14:17 NCR 1525	
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RRC Status	Action	Approve								Approve	Approve	Approve	Арргоvе	Object	Approve Approve		Approve	Extend Review	Approve			Approve	Approve			Approve	Approve	
Fiscal	Note	*								*	*	* 1	* *	*	N/A	*	*	N/A	*		* *	*	*	*	*	*	*	
Notice of	Text	13:19 NCR 1651								14:06 NCR 443	14:06 NCR 443	14:06 NCR 443	14:20 NCR 1830 14:06 NCR 443	14:06 NCR 443	Z/A	14:20 NCR 1830	14:06 NCR 443	N/A	14:06 NCR 443		14:20 NCR 443	14:06 NCR 443	14:06 NCR 443	11:11 NCR 888	14:20 NCR 1830	14:06 NCR 443	14:06 NCR 443	
Temporary	Rule		14:21 NCR 1873							14:01 NCR 18	14:01 NCR 18	14:04 NCR 323	14:20 NCR 1830 14:01 NCR 18	14:01 NCR 18		14:20 NCR 1830	14:01 NCR 18		14:01 NCR 18	13:08 NCR 739	14:01 NCR 18 14:09 NCR 688	14:01 NCR 18	14:01 NCR 18		14:20 NCR 1830	14:01 NCR 18	14:01 NCR 18	
Rule-making	Proceedings	13:12 NCR 943	14:21 NCR 1873	sion	11:11 NCR 881	11:20 NCR 1537	11:26 NCR 1985	13:14 NCR 1113	13:17 NCR 1377	13:14 NCR 1113	12:23 NCR 2089 13:14 NCR 1113	15.14 MON 11.13	13:14 NCR 1113	13:14 NCR 1113	N/A	13:14 NCR 1113	13:14 NCR 1113	N/A	13:14 NCR 1113		13:14 NCR 1113 14:09 NCR 688	13:14 NCR 1113	13:14 NCR 1113	11:07 NCR 407	13:14 NCR 1113	13:14 NCR 1113	13:14 NCR 1113	
Agency/Rule	Citation	15A NCAC 04C .0107 13:12 NCR 943	15A NCAC 04C .0107 14:21 NCR 1873	Marine Fisheries Commission	15A NCAC 03	15A NCAC 03	15A NCAC 03	15A NCAC 03	15A NCAC 03	15A NCAC 03H .0101	15A NCAC 03H .0103	154 14545 051 .0101	15A NCAC 031.0105	15A NCAC 031.0106	15A NCAC 031.0107	15A NCAC 031.0112	15A NCAC 031.0114	15A NCAC 031.0117	15A NCAC 031.0120	15A NCAC 03J .0103	15A NCAC 03J .0103 15A NCAC 03J .0103	15A NCAC 03J .0104	15A NCAC 03J .0110	15A NCAC 03J .0202	15A NCAC 03J .0209	15A NCAC 03J .0301	15A NCAC 03J .0302	

Agenev/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		
Citation	Proceedings	Rufe	Text	Note	Action	Date	from proposal	Governor	Approved Kule	Other
15A NCAC 03J .0305	13:14 NCR 1113	14:01 NCR 18	14:06 NCR 443	*	Approve	12/16/99	*		14:17 NCR 1525	
15A NCAC 03J .0402	14:09 NCR 655									
15A NCAC 03K .0101	13:14 NCR 1113	14:01 NCR 18	14:06 NCR 443	*	Approve	12/16/99	*		14:17 NCR 1525	
15A NCAC 03K .0105	13:14 NCR 1113	14:01 NCR 18	14:06 NCR 443	*	Approve	12/16/99	*		14:17 NCR 1525	
15A NCAC 03K .0106	13:14 NCR 1113	14:01 NCR 18	14:06 NCR 443	*	Approve	12/16/99	*		14:17 NCR 1525	
15A NCAC 03K .0202	13:14 NCR 1113	14:01 NCR 18	14:06 NCR 443	*	Approve	12/16/99	*		14:17 NCR 1525	
15A NCAC 03K .0502	13:14 NCR 1113	14:01 NCR 18	14:06 NCR 443	*	Approve	12/16/99			14:17 NCR 1525	
15A NCAC 03L .0102	11:07 NCR 407		11:11 NCR 888	*						
15A NCAC 03L .0201	13:14 NCR 1113	14:01 NCR 18	14:06 NCR 443	*	Approve	66/91/71	*		14:17 NCR 1525	
15A NCAC 03L .0205	14:09 NCR 688	14:09 NCR 688	14:20 NCR 1810	*						
15A NCAC 03L .0206	13:14 NCR 1113	14:01 NCR 18	14:06 NCR 443	*	Approve	12/16/99			14:17 NCR 1525	
15A NCAC 03M .0201 13:14 NCR 1113	13:14 NCR 1113	14:20 NCR 1830	14:20 NCR 1830	*						
15A NCAC 03M .0202 13:14 NCR 1113	13:14 NCR 1113	14:01 NCR 18	14:06 NCR 443	*	Approve	12/16/99	*		14:17 NCR 1525	
15A NCAC 03M .0301 13:14 NCR 1113	13:14 NCR 1113	14:01 NCR 18	14:06 NCR 443	*						
15A NCAC 03M .0301 14:12 NCR 958	14:12 NCR 958	14:12 NCR 1038	14:20 NCR 1810	*						
15A NCAC 03M .0501	13:14 NCR 1113	13:08 NCR 739 14:01 NCR 18	14:06 NCR 443	*						
15A NCAC 03M .0501 15A NCAC 03M .0503 13:14 NCR 1113	13:14 NCR 1113	14:21 NCK 1872 14:01 NCR 18	14:06 NCR 443	*	Approve	12/16/99			14:17 NCR 1525	
15A NCAC 03M .0503 13:14 NCR 1113	13:14 NCR 1113	14:20 NCR 1830	14:20 NCR 1830	*						
15A NCAC 03M .0504 13:14 NCR 1113	13:14 NCR 1113	14:01 NCR 18	14:06 NCR 443	*	Approve	12/16/99			14:17 NCR 1525	
15A NCAC 03M .0506		13:22 NCR 1865								
15A NCAC 03M .0506		14:12 NCR 1038	14:20 NCR 1810	*						
15A NCAC 03M .0507 13:10 NCR 803	7 13:10 NCR 803									
15A NCAC 03M .0507 13:14 NCR 1113	7 13:14 NCR 1113	14:01 NCR 18	14:06 NCR 443	*	Approve	12/16/99			14.17 NCR 1525	
15A NCAC 03M .0511 13:14 NCR 1113	13:14 NCR 1113	14:01 NCR 18	14:06 NCR 443	*	Approve	12/16/99			14:17 NCR 1525	
15A NCAC 03M .0513 11:26 NCR 1976	11:26 NCR 1976		12:05 NCR 418	*						
15A NCAC 03M .0513 13:14 NCR 1113	13:14 NCR 1113	14:01 NCR 18	14:20 NCR 1810	*						

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Citation	Proceedings	Rule	Text	Note	Action	Date	from proposai	Governor	Approved Rule	Other
15A NCAC 03O .0305 13:14 NCR 1113	13:14 NCR 1113	14:01:NCR 18	14:06 NCR 443	*	Approve	12/16/99			14:17 NCR 1525	
15A NCAC 03O .0306 13:14 NCR 1113	13:14 NCR 1113	14:01 NCR 18	14:06 NCR 443	*	Approve	12/16/99			14:17 NCR 1525	
15A NCAC 03O .0307 13:14 NCR 1113	13:14 NCR 1113	14:01 NCR 18	14:06 NCR 443	*	Approve	12/16/99			14·17 NCR 1525	
15A NCAC 03O .0308	13:14 NCR 1113	14:01 NCR 18	14:06 NCR 443	*	Approve	12/16/99			14:17 NCR 1525	
15A NCAC 03O,0309	13:14 NCR 1113	14:01 NCR 18	14:06 NCR 443	*	Approve	12/16/99			14:17 NCR 1525	
15A NCAC 03O .0310 13:14 NCR 1113	13:14 NCR 1113	14:01 NCR 18	14:06 NCR 443	*	Approve	12/16/99			14:17 NCR 1525	
15A NCAC 03O .0401	13:14 NCR 1113	13:18 NCR 1553	14:06 NCR 443	*	Approve	12/16/99	*		14:17 NCR 1525	
15A NCAC 03O .0402 13:14 NCR 1113	13:14 NCR 1113	13:18 NCR 1553	14:06 NCR 443	*	Approve	12/16/99	*		14:17 NCR 1525	
15A NCAC 03O .0403	13:14 NCR 1113	13:18 NCR 1553	14:06 NCR 443	*	Approve	12/16/99	*		14:17 NCR 1525	
15A NCAC 03O .0404 13:14 NCR 1113	13:14 NCR 1113	13:18 NCR 1553	14:06 NCR 443	*	Object	12/16/99	*		AND MOIN OFFE	
15A NCAC 03O ,0405 13:14 NCR 1113	13:14 NCR 1113	13:18 NCR 1553	14:06 NCR 443	*	Approve Approve	12/16/99			14:17 NCR 1525	
15A NCAC 03O .0406 13:14 NCR 1113	13:14 NCR 1113	13:18 NCR 1553	14:06 NCR 443	*	Approve	12/16/99	*		14:17 NCR 1525	٠
15A NCAC 03O ,0501	13:14 NCR 1113	14:20 NCR 1830	14:20 NCR 1830	*						
15A NCAC 03O .0502	13:14 NCR 1113	14:20 NCR 1830	14:20 NCR 1830	*						
15A NCAC 03O ,0503	13:14 NCR 1113	14:20 NCR 1830	14:20 NCR 1830	*						
15A NCAC 03O .0504	13:14 NCR 1113	14:20 NCR 1830	14:20 NCR 1830	*						
15A NCAC 030 .0505	13:14 NCR 1113	14:20 NCR 1830	14:20 NCR 1830	*						
15A NCAC 03O .0506	13:14 NCR 1113	14:20 NCR 1830	14:20 NCR 1830	*						
15A NCAC 03P,0101	N/A		N/A	N/A	Approve	07/15/99			14:06 NCR 490	
15A NCAC 03P .0102	N/A		N/A	N/A	Approve	66/\$1/20			14:06 NCR 490	
15A NCAC 03Q .0106	N/A		N/A	N/A	Approve	66/11/90			14:05 NCR 402	
15A NCAC 03Q .0107 11:26 NCR 1985	11:26 NCR 1985		13:13 NCR 1043	*	Approve	05/20/99			14:04 NCR 330	
15A NCAC 03Q .0107 14:12 NCR 958	14:12 NCR 958	14;20 NCR 1830	14:20 NCR 1830	*						
Parks and Recreation Commission	ımmission									

15A NCAC 12A .0004 12:13 NCR 1097 15A NCAC 12A .0001 12:13 NCR 1097

15A NCAC 12A .0005 12:13 NCR 1097

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							14:21 NCR 1873		15A NCAC 12K .0106
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								12:13 NCR 1097	15A NCAC 12B .1004 12:13 NCR 1097
								12:13 NCR 1097	15A NCAC 12B .1001 12:13 NCR 1097
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								12:13 NCR 1097	15A NCAC 12B .0203 12:13 NCR 1097
								12:13 NCR 1097	15A NCAC 12B .0106 12:13 NCR 1097
								12:13 NCR 1097	15A NCAC 12B .0104 12:13 NCR 1097
								12:13 NCR 1097	15A NCAC 12B .0101 12:13 NCR 1097
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15A NCAC 08E	15A NCAC 08F	15A NCAC 08F .0406 13:16 NCR 1252	15A NCAC 08F .0407

· Waste Management

Public Notice - Seaboard Chemical Corporation

		14:10 NCR 839	14:09 NCR 708	
		*	*	
	08/16/6	10/04/99	08/19/99	66/11/80
	Object	Approve	Approve	Object
	*		*	*
	13:21 NCR 1788		13:21 NCR 1788	13:21 NCR 1788
	13:12 NCR 988		13:12 NCR 988	13:12 NCR 988
cation Commission	13:10 NCR 803		13:10 NCR 803	13:10 NCR 803
Well Contractors Certification Commission	15A NCAC 27,0101 13;10 NCR 803		15A NCAC 27.0110	15A NCAC 27 .0201

14:01 NCR 3

Text Note Actina Date Property Governor Approver 10 04.99 14.10 NCR 839 14	. 7	Rule-making	Temporary	Notice of	Fiscal	RRC Status	atus	Text differs	Effective by		
13.21 NCR 1788		~	Rule	Text	Note	Aetinn	Date	rrom proposal	Governor	Approved Kute	Other
13-21 NCR 1788											
Apriove 1004/99 ** 13.21 NCR 1788 ** Object 08119.99 ** 13.21 NCR 1788 ** Object 08119.99 ** 13.21 NCR 1788 ** Object 08119.99 ** 13.21 NCR 1788 ** Apriove 08119.99 ** 13.21 NCR 1788 ** Apriove 08119.99 ** 13.21 NCR 1788 ** Object 08119.99 ** 13.21 NCR 1788 ** Apriove 08119.99 ** 13.21 NCR 1788 ** Object 08119.99 ** 13.21 NCR 1788 ** Object 08119.99 ** 13.21 NCR 1788 ** Object 08119.99 ** 13.21 NCR 1788 ** Apriove 1004.99 ** 13.21 NCR 1788 ** Apriove 1004.99 ** 13.21 NCR 1788 ** Apriove 08119.99 ** 13.21 N	13-10 NCR 803 13-12 NCR 988	13·12 N	CR 988	13:21 NCR 1788	*	Approve Object	10/04/99	*		14:10 NCR 839	
13.21 NCR 1788						Approve	10/04/99	*		14:10 NCR 839	
13.21 NCR 1788	13:10 NCR 803 13:12 NCR 988	13:12 NC	JR 988	13:21 NCR 1788	*	Approve	66/61/80	*		14:09 NCR 708	
13.21 NCR 1788	13:10 NCR 803 13:12 NCR 988	13:12 NC	3R 988	13:21 NCR 1788	*	Object	66/61/80				
321 NCR 1788	13-10 NCR 803 13-12 NCR 988	13·12 NC	R 988	13-21 NCR 1788	*	Approve Object	10/04/99	*		14:10 NCR 839	
3.21 NCR 1788						Approve	10/04/99	*		14 10 NCR 839	
13.21 NCR 1788	13:10 NCR 803 13:12 NCR 988	13:12 NC	R 988	13:21 NCR 1788	*	Object	66/61/80				
13.21 NCR 1788 * Approve 08/19/99 * 13.21 NCR 1788 * Approve 08/19/99 * 13.21 NCR 1788 * Approve 08/19/99 * 13.21 NCR 1788 * Object 08/19/99 * 9/30/99 * Approve 08/19/99 * 13.21 NCR 1788 * Object 08/19/99 * 13.21 NCR 1788 * Approve 10/04/99 * 13.21 NCR 1788 * Approve 08/19/99 * 13.21 NCR 1788 * Approve	13:10 NCR 803 13:12 NCR 988	13:12 NC	R 988	13:21 NCR 1788	*	Approve Approve	10/04/99 08/19/99	* *		14:10 NCR 839 14:09 NCR 708	
13:21 NCR 1788 * Approve 08/19/99 * 13:21 NCR 1788 * Approve 08/19/99 * 13:21 NCR 1788 * Object 08/19/99 * 13:21 NCR 1788 * Approve 08/19/99 * 13:21 NCR 948 * Approve 08/19/99 *	13:10 NCR 803 13:12 NCR 988	13:12 NCI	886 >	13:21 NCR 1788	*	Approve	66/61/80			14:09 NCR 708	
13:21 NCR 1788 * Approve 08/19/99 * 13:21 NCR 1788 * Approve 08/19/99 * 13:21 NCR 1788 * Object 08/19/99 * 13:21 NCR 1788 * Object 08/19/99 * 13:21 NCR 1788 * Object 08/19/99 * 13:21 NCR 1788 * Approve 10/04/99 * 13:21 NCR 1788 * Object 08/19/99 * 13:21 NCR 1788 * Approve 08/19/99 * 13:21 NCR 948 * Approve 08/19/99 *	13:10 NCR 803 13:12 NCR 988	13:12 NCR	886	13:21 NCR 1788	*	Approve	66/61/80	*		14:09 NCR 708	
13.21 NCR 1788 * Approve (8/19/99 13.21 NCR 1788 * Object (8/19/99) 13.21 NCR 1788 * Object (8/19/99) 13.21 NCR 1788 * Object (10/04/99) 13.21 NCR 1788 * Approve (10/04/99)	13:10 NCR 803 13:12 NCR 988	13:12 NCR	886	13:21 NCR 1788	*	Approvc	66/61/80			14:09 NCR 708	
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13:21 NCR 1788 * Object 10/04/99 * * * * * * * * * * * * * * * * * *	13:10 NCR 803 13:12 NCR 988	13:12 NCR	988	0/99 13:21 NCR 1788	*	Agey withdrew Approve	08/19/99			14:09 NCR 708	
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13:21 NCR 1788	13:10 NCR 803 13:12 NCR 988	13:12 NCR 9	88	13:21 NCR 1788	*	Approve Object	10/04/99 08/19/99	*		14,10 NCR 839	
13:21 NCR 1788 * Object 08/19/99 ** 13:21 NCR 1788 * Approve 08/19/99 ** 13:12 NCR 948 * Object 05/20/99 **	13:10 NCR 803 13:12 NCR 988	13:12 NCR	886	13:21 NCR 1788	*	Approve Approve	10/04/99 [.] 08/19/99	* *		14:10 NCR 839 14:09 NCR 708	
13:21 NCR 1788	13:10 NCR 803 13:12 NCR 988	13:12 NCR	886	13:21 NCR 1788	*	Object	66/61/80				
13:21 NCR 1788 * Approve 08/19/99 * 13:21 NCR 1788 * Approve 08/19/99 * 13:21 NCR 1788 * Approve 08/19/99 * 13:12 NCR 948 * Object 04/15/99 *	13:10 NCR 803 13:12 NCR 988	13:12 NCR	886	13:21 NCR 1788	*	Approve Approve	10/04/99 08/19/99	* *		14:10 NCR 839 14:09 NCR 708	
13:21 NCR 1788 * Approve 08/19/99 * 13:21 NCR 1788 * Approve 08/19/99 . 13:12 NCR 948 * Object 04/15/99 * Approve 05/20/99 *	13:10 NCR 803 13:12 NCR 988	13:12 NCR	886	13:21 NCR 1788	*	Approve	66/61/80	#		14:09 NCR 708	
13:21 NCR 1788 * Approve 08/19/99 13:12 NCR 948 * Object 04/15/99 * Approve 05/20/99 *	13:10 NCR 803 13:12 NCR 988	13:12 NCR	886	13:21 NCR 1788	*	Approve	66/61/80	*		14:09 NCR 708	
13:12 NCR 948 * Object 04/15/99 * Approve 05/20/99 *	13:10 NCR 803 13:12 NCR 988	13:12 NCF	886 2	13:21 NCR 1788	*	Approve	66/61/80			14:09 NCR 708	
. 13:12 NCR 948 * Object 04/15/99 * Approve 05/20/99 *	Wildlife Resources Commission										
13:12 NCR 948 * Object 04/15/99 * Approve 05/20/99 *	15A NCAC 10B .0100 14:08 NCR 577										
	ISA NCAC 10B .0105 13:07 NCR 595 13:07 NCR 595	13:07 NCR	565	13:12 NCR 948	*	Object Approve	04/15/99 05/20/99	*		14:04 NCR 330	

	Other																												
	Approved Rule		14:05 NCR 402	14.02 NCR 84					14:02 NCR 84	14:02 NCR 84		14:05 NCR 402	14.02 NCR 84	14:02 NCR 84		14.64 NCB 336	14:04 INCK 350	14:02 NCR 84			14:02 NCR 84				14:02 NCR 84				14:02 NCR 84
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RRC Status	Date		06/11/90	04/15/99		04/13/00			04/15/99	04/12/99	04/13/00	66/11/90	04/12/99	04/15/99	04/13/00	04/15/99	03/20/99	04/12/99			04/12/66			04/13/00	04/15/99			04/13/00	04/15/99
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Notice of	Text		N/A	13:12 NCR 948	13:22 NCR 1842	14:12 NCR 963	14:12 NCR 963		13:12 NCR 948	13:12 NCR 948	14:12 NCR 963	N/A	13:12 NCR 948	13:12 NCR 948	14:12 NCR 963	13:12 NCR 948		13:12 NCR 948	14:12 NCR 963		13:12 NCR 948	14:20 NCR 1814		14:12 NCR 963	13:12 NCR 948	14:12 NCR 963		14:12 NCR 963	13:12 NCR 948
Temporary	Rule			13:19 NCR 1666					13:19 NCR 1666	13:19 NCR 1666			13:19 NCR 1666	13:19 NCR 1666		13:19 NCR 1666		13:19 NCR 1666							13:19 NCR 1666				13:19 NCR 1666
Rule-making	Proceedings		N/A	13:08 NCR 625	13:18 NCR 1502	14:08 NCR 577	14:08 NCR 577	14:08 NCR 577	13:08 NCR 625	13:08 NCR 625	14:08 NCR 577	N/A	13:08 NCR 625	13:08 NCR 625	14:08 NCR 577	13:08 NCR 625	14:21 NCR1866	13:08 NCR 625	13:23 NCR 1928	14:21 NCR1866	13:08 NCR 625	14:09 NCR 655	14:08 NCR 577	14:08 NCR 577	13:08 NCR 625	14:08 NCR 577	14:08 NCR 577	14:08 NCR 577	13:08 NCR 625
Anonew/Rule	Citation		15A NCAC 10B .0109	15A NCAC 10B .0113	15A NCAC 10B .0115	15A NCAC 10B .0116	15A NCAC 10B .0119	15A NCAC 10B .0200	15A NCAC 10B .0202	15A NCAC 10B .0203	15A NCAC 10B .0203	15A NCAC 10B .0204	15A NCAC 10B .0205	15A NCAC 10B .0209	15A NCAC 10B .0209	15A NCAC 10B .0212	15A NCAC 10B .0212	15A NCAC 10B .0302	15A NCAC 10B .0403	15A NCAC 10B .0403	15A NCAC 10C .0107	15A NCAC 10C .0107	15A NCAC 10C .0200	15A NCAC 10C .0205	15A NCAC 10C .0205	15A NCAC 10C .0206	15A NCAC 10C .0300	15A NCAC 10C,0305	15A NCAC 10C,0305

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by	-	
Citation	Proceedings	Rule	Text	Nate	Actinn	Date	trom proposal	Governor	Approved Kule	Other
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15A NCAC 10C .0400 14:08 NCR 577	14:08 NCR 577									
15A NCAC 10C .0401	14:08 NCR 577		14:12 NCR 963	*	Approve	04/13/00	*			
15A NCAC 10C .0401	13:08 NCR 625	13:19 NCR 1666	13:12 NCR 948	*	Approve	04/12/66			14:02 NCR 84	
15A NCAC 10C .0402	14:08 NCR 577		14:12 NCR 963	*	Approve	04/13/00				
15A NCAC 10C .0407	14:08 NCR 577		14:12 NCR 963	*	Approve	04/13/00				
15A NCAC 10C .0500	14:08 NCR 577									
15A NCAC 10C,0501	13:14 NCR 1113		13:20 NCR 1737	*	Approve	66/61/80	*		14:09 NCR 708	
15A NCAC 10C .0502	13:14 NCR 1113		13:20 NCR 1737	*	Approve	66/61/80	*		14:09 NCR 708	
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15A NCAC 10D .0102	14:08 NCR 577		14:12 NCR 963	*	Approve	04/13/00	*			
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15A NCAC 10D .0102	13:19 NCR 1609									
15A NCAC 10D .0103	13:08 NCR 625	13:19 NCR 1666	13:12 NCR 948	*	Approve	04/12/99	*		14:02 NCR 84	
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15A NCAC 10D,0103	14:08 NCR 577		14:12 NCR 963	*	Approve	04/13/00	*			
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15A NCAC 10F.0201	N/A		N/A	N/A	Approve	03/18/99			14:01 NCR 48	
15A NCAC 10F.0202	N/A		N/A	V/N .	Approve	10/04/99			14:10 NCR 839	
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15A NCAC 10F.0310	13:07 NCR 595	13:15 NCR 1231	13:11 NCR 905	L	Approve	05/18/99	*		13:24 NCR 2037	
15A NCAC 10F.0311	14:13 NCR 1092									
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15A NCAC 10F .0330 13:03 NCR 269	13:03 NCR 269	13:07 NCR 595	13:07 NCR 595	S/L	Approve	04/15/99			14:02 NCR 84	
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Agency/Rule	Citation	10 NCAC 03R .3002	10 NCAC 03R .3010	10 NCAC 03R .3020	10 NCAC 03R .3030	10 NCAC 03R .3032	10 NCAC 03R ,3040	10 NCAC 03R .3050	10 NCAC 03R .3051	10 NCAC 03R .3052	10 NCAC 03R .3053	10 NCAC 03R .3054	10 NCAC 03R .3055	10 NCAC 03R .3056	10 NCAC 03R ,3057	10 NCAC 03R,3058	10 NCAC 03R .3059	10 NCAC 03R .3060	10 NCAC 03R .3061	10 NCAC 03R .3062	10 NCAC 03R ,3063	10 NCAC 03R .3064	10 NCAC 03R .3065	10 NCAC 03R .3066	10 NCAC 03R .3067	10 NCAC 03R, 3068	10 NCAC 03R .3069	10 NCAC 03R .3070

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	Ruse																			13:14 NCR 1119 Expired 10/12/00	14:14 NCR 1282							
D. C.	Proceedings	14:18 NCR 1597	14:18 NCR 1597	14:18 NCR 1597	14:18 NCR 1597	14:18 NCR 1597	14:18 NCR 1597	14:18 NCR 1597	14:18 NCR 1597	14:18 NCR 1597	14:18 NCR 1597	14:18 NCR 1597	14:18 NCR 1597	14:18 NCR 1597	14:18 NCR 1597	14:18 NCR 1597	14:18 NCR 1597	14:18 NCR 1597	14:18 NCR 1597			11:22 NCR 1704	14:18 NCR 1597					
A	Citation	 10 NCAC 03R .3071	10 NCAC 03R .3072	10 NCAC 03R .3073	10 NCAC 03R .3074	10 NCAC 03R .3075	10 NCAC 03R .3076	10 NCAC 03R .3077	10 NCAC 03R .3078	10 NCAC 03R .3079	10 NCAC 03R .3080	10 NCAC 03R .3081	10 NCAC 03R .3082	10 NCAC 03R .3083	10 NCAC 03R .3084	10 NCAC 03R .3085	10 NCAC 03R, 3086	10 NCAC 03R ,3087	10 NCAC 03R .3088	10 NCAC 03R .4203	10 NCAC 03R .4203	10 NCAC 03R .6001	10 NCAC 03R .6101	10 NCAC 03R .6102	10 NCAC 03R .6103	10 NCAC 03R .6104	10 NCAC 03R .6105	10 NCAC 03R .6106

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Agency/Rule	Citation		10 NCAC 03R .6107	10 NCAC 03R .6108	10 NCAC 03R .6109	10 NCAC 03R .6110	10 NCAC 03R .6111	10 NCAC 03R .6112	10 NCAC 03R .6112	10 NCAC 03R .6113	10 NCAC 03R .6114	10 NCAC 03R .6115	10 NCAC 03R .6116	10 NCAC 03R .6117	10 NCAC 03R .6118	10 NCAC 03R .6119	10 NCAC 03R .6120	10 NCAC 03R .6121	10 NCAC 03R .6122	10 NCAC 03R .6123	10 NCAC 03R .6124	10 NCAC 03R .6125	10 NCAC 03R .6126	10 NCAC 03R .6127	10 NCAC 03R .6128	10 NCAC 03R .6129	10 NCAC 03R .6130	10 NCAC 03R .6131

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10 NCAC 03R .6132	14:18 NCR 1597		14:22 NCR 1907	*				ì		
10 NCAC 03R .6133	14:18 NCR 1597		14:22 NCR 1907	*						
10 NCAC 03R .6134	14:18 NCR 1597		14:22 NCR 1907	*						
10 NCAC 03R .6135	14:18 NCR 1597		14:22 NCR 1907	*						
10 NCAC 03R .6136	14:18 NCR 1597		14:22 NCR 1907	*						
10 NCAC 03R .6137	14:18 NCR 1597		14:22 NCR 1907	*			•			
10 NCAC 03R .6138	14:18 NCR 1597		14:22 NCR 1907	*						
10 NCAC 03R .6139	14:18 NCR 1597		14:22 NCR 1907	*						
10 NCAC 03R .6140	14:18 NCR 1597		14:22 NCR 1907	*						
10 NCAC 03R .6141	14:18 NCR 1597		14:22 NCR 1907	*						
10 NCAC 03R .6201		13:14 NCR 1119	14:03 NCR 130	*	Approve	11/17/99	*		14:15 NCR 1354	
10 NCAC 03R .6202		Expired 10/12/99 13:14 NCR 1119	14:03 NCR 130	*	Approve	11/17/99	*		14:15 NCR 1354	
10 NCAC 03R .6203		Expired 10/12/99 13:14 NCR 1119	14:03 NCR 130	*	Approve	11/17/99	*		14 15 NCR 1354	
		14:04 NCR 314 Expired 10/12/99								
10 NCAC 03R .6204		13:14 NCR 1119	14:03 NCR 130	*	Approve	11/17/99	*		14:15 NCR 1354	
10 NCAC 03R .6205		Expired 10/12/99 13:14 NCR 1119	14:03 NCR 130	*	Approve	11/17/99			14:15 NCR 1354	
10 NCAC 03R .6206		Expired 10/12/99 13;14 NCR 1119	14:03 NCR 130	*	Approve	11/17/99			14:15 NCR 1354	
10 NCAC 03R .6207		Expired 10/12/99 13:14 NCR 1119	14:03 NCR 130	*	Approve	11/11/99			14:J5 NCR 1354	
10 NCAC 03R .6208		Expired 10/12/99 13:14 NCR 1119	14:03 NCR 130	S/L/SE	Approve	66/21/11			14:15 NCR 1354	
10 NCAC 03R .6209		Expired 10/12/99 13:14 NCR 1119	14:03 NCR 130	S/L/SE	Approve	11/17/99	*		14:15 NCR 1354	
10 NCAC 03R .6210		14:04 NCR 314 Expired 10/12/99 13:14 NCR 1119	14:03 NCR 130	S/L/SE	Approve	11/17/99			14:15 NCR 1354	
10 NCAC 03R .6211		Expired 10/12/99 13:14 NCR 1119	14:03 NCR 130	S/1/SE	Approve	11/11/99			14:15 NCR 1354	
10 NCAC 03R .6212		Expired 10/12/99 13:14 NCR 1119	14:03 NCR 130	S/L/SE	Approve	11/17/99			14:15 NCR 1354	
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9	Agency/Rule Citation	10 NCAC 03R .6213	10 NCAC 03R .6214	10 NCAC 03B 6215	C170: WC0 OVOV.	10 NCAC 03R .6216	10 NCAC 03R .6217	10 NCAC 03R 6218		10 NCAC 03R .6219	10 NCAC 03R .6220	10 NO 40 0 10 10 10 10 10 10 10 10 10 10 10 10	10 NCAC 03K .6221		10 NCAC 03R .6222	10 NCAC 03R .6223	10 NOVO 03B 6224	10 INCAC 03R :0224	10 NCAC 03R .6225	10 NCAC 03R .6226	10 NCAC 03B 6227		10 NCAC 03R .6228	10 NCAC 03R .6229	10 NCAC 03P 6230	0070: 1100 01001 01	10 NCAC 03R .6231	10 NCAC 03R .6232	

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10 NCAC 03R .6233		13:14 NCR 1119	14:03 NCR 130	S/L/SE	Approve	11/11/99	*		14:15 NCR 1354	
10 NCAC 03R .6234		13:14 NCR 1119	14:03 NCR 130	S/L/SE	Object	11/1799				
10 NCAC 03D 6735		Expired 10/12/99	14:03 NCP 130	*	Approve	12/16/99	*		14:17 NCR 1525 14:15 NCB 1354	
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10 NCAC 03R .6236		13:14 NCR 1119	14:03 NCR 130	*	Approve	66/11/11			14:15 NCR 1354	
10 NCAC 03R .6237		Expired 10/12/99 13:14 NCR 1119	14:03 NCR 130	*	Approve	11/17/99			14:15 NCR 1354	
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10 NCAC 03R .6238		13:14 NCR 1119 Exnired 10/12/99	14:03 NCR 130	*	Approve	11/11/99			14:15 NCR 1354	
10 NCAC 03R .6239		13:14 NCR 1119 Expired 10/12/99	14:03 NCR 130	*	Approve	11/17/99			14:15 NCR 1354	
10 NCAC 03R .6240		13:14 NCR 1119 Expired 10/12/99	14:03 NCR 130	*	Approve	66/21/11			14:15 NCR 1354	
10 NCAC 03R .6241		13:14 NCR 1119 Expired 10/17/99	14:03 NCR 130	*	Approve	11/11/9			14:15 NCR 1354	
10 NCAC 03R .6242	14:12 NCR 1035	Explica 10/12/99 14:12 NCR 1035								
10 NCAC 03R .6243	14:12 NCR 1035	14:12 NCR 1035								
10 NCAC 03R .6250		14:14 NCR 1282								
10 NCAC 03R .6252		14:14 NCR 1282								
10 NCAC 03R .6253		14:14 NCR 1282								
10 NCAC 03R .6254		14:14 NCR 1282								
10 NCAC 03R .6255		14:14 NCR 1282								
10 NCAC 03R .6256		14:14 NCR 1282								
10 NCAC 03R .6257		14:14 NCR 1282								
10 NCAC 03R .6258		14:14 NCR 1282								
10 NCAC 03R .6259		14:14 NCR 1282								
10 NCAC 03R .6260		14:14 NCR 1282								
10 NCAC 03R .6261		14:14 NCR 1282								
10 NCAC 03R .6263		14:14 NCR 1282								
10 NCAC 03R .6264		14:14 NCR 1282								

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Citation	Proceedings	Rule	Text	Note	Action	Date	from proposal	Governor	Approved Rule
10 NCAC 03R .6265		14:14 NCR 1282							
10 NCAC 03R, 6266		14:14 NCR 1282							
10 NCAC 03R .6267		14:14 NCR 1282							
10 NCAC 03R .6268		14:14 NCR 1282							
10 NCAC 03R .6269		14:14 NCR 1282							
10 NCAC 03R .6270		14:14 NCR 1282							
10 NCAC 03R .6271		14:14 NCR 1282							
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10 NCAC 03R .6279		14:14 NCR 1282							
10 NCAC 03R .6280		14:14 NCR 1282							
 10 NCAC 03R .6281		14:14 NCR 1282							
10 NCAC 03R .6282		14:14 NCR 1282							
10 NCAC 03R .6283		14:14 NCR 1282							
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10 NCAC 03R .6286		14:14 NCR 1282							
10 NCAC 03R .6287		14:14 NCR 1282							
10 NCAC 03R .6288		14:14 NCR 1282							
10 NCAC 03R .6289		14:14 NCR 1282							
10 NCAC 03R .6290		14:14 NCR 1282							
10 NCAC 03R .6291		14:14 NCR 1282							

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10 NCAC 03S .1401	12:24 NCR 2194		. 14:05 NCR 374	¥	Approve	11/17/99	*		14:17 NCR 1525	
10 NCAC 03S .1501	12:24 NCR 2194		14:05 NCR 374	*	Approve	11/17/99			14:17 NCR 1525	
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10 NCAC 03S .1701	12:24 NCR 2194		14:05 NCR 374	*	Approve	12/16/99			14:17 NCR 1525	
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10 NCAC 03S .1804	12:24 NCR 2194		14:05 NCR 374	*	Approve	11/17/99			14:17 NCR 1525	
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10 NCAC 03S .1901	12:24 NCR 2194		14:05 NCR 374	*	Approve	, 11/17/99			14:17 NCR 1525	
10 NCAC 03S .1902	12:24 NCR 2194		14:05 NCR 374	*	Approve	11/11/99			14:17 NCR 1525	
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10 NCAC 03S .2002	12:24 NCR 2194		14:05 NCR 374	*	Approve	11/17/99			14:17 NCR 1525	
10 NCAC 03S .2101	12:24 NCR 2194		14:05 NCR 374	*	Approve	11/17/99			14:17 NCR 1525	,
10 NCAC 03S .2102	12:24 NCR 2194		14:05 NCR 374	*	Approve	11/17/99	*		14:17 NCR 1525	
10 NCAC 03S .2103	12:24 NCR 2194		14:05 NCR 374	*	Approve	11/17/99			14:17 NCR 1525	
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15A NCAC 16A .1302 14;15 NCR 1344	14:15 NCR 1344	14:17 NCR 1522								
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15A NCAC 16A .1307	14:15 NCR 1344	14:17 NCR 1522								
15A NCAC 19A .0401	13:11 NCR 855	13:24 NCR 2034	13:24 NCR 2004	*	Approve	10/04/66	*		14:10 NCR 839	
15A NCAC 19A .0401	13:22 NCR 1818	13:24 NCR 2034	13:24 NCR 2004	*	Approve	10/04/99	*		14:10 NCR 839	
15A NCAC 19A .0401	14:06 NCR 483	14:06 NCR 483	14:10 NCR 767	*	Agency With	Agency Withdrew Rule-Making 02/16/00	g 02/16/00			1
15A NCAC 19A .0401		14:18 NCR 1616								
15A NCAC 19A .0404 13:11 NCR 855	13:11 NCR 855		13:24 NCR 2004	*	Approve	10/04/99			14:10 NCR 839	
15A NCAC 19A .0404	13:22 NCR 1818		13:24 NCR 2004	*	Approve	10/04/99			14:10 NCR 839	
15A NCAC 19A .0406 13:11 NCR 855	13:11 NCR 855		13:24 NCR 2004	*	Approve	66/40/01			14:10 NCR 839	
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15A NCAC 19A .0502 13:11 NCR 855	13:11 NCR 855	13:13 NCR 1059	13:24 NCR 2004	*	Approve	10/04/99	*		14:10 NCR 839	
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15A NCAC 19B .0321 14:15 NCR 1345	14:15 NCR 1345		14:20 NCR 1815	*						

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15A NCAC 19B .0502	14:15 NCR 1345		14:20 NCR 1815	*						
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15A NCAC 21D .0202	14:15 NCR 1345	14:21 NCR 1874								
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15A NCAC 21F,1201	14:03 NCR 126	14:06 NCR 483	14:10 NCR 767	*	Approve	03/16/00				
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15A NCAC 21F.1203	14:03 NCR 126	14:06 NCR 483	14:10 NCR 767	*	Object	03/16/00	,			
15A NCAC 21F .1204	14:03 NCR 126	14:06 NCR 483	14:10 NCR 767	*	Approve Object	03/16/00	€ -1			
15A NCAC 21H .0110	12:20 NCR 1822		13:07 NCR 591	s	Approve Extended Rev.		+			
15A NCAC 21H .0111	12:20 NCR 1822		13:07 NCR 591.	S	Agey withdrew Approve		*		13:22 NCR 1868	
15A NCAC 21H .0113	12:20 NCR 1822		13:07 NCR 591	*	Approve	01/21/99			13:22 NCR 1868	
15A NCAC 21H .0314	14:03 NCR 126	14:06 NCR 483	14:10 NCR 767	*	Approve	03/16/00				
15A NCAC 21 1.0102	14:04 NCR 272									
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15A NCAC 21JI.0102	14:04 NCR 272									
15A NCAC 21 J.0103	14:04 NCR 272					*				
15A NCAC 23.0201	13:22 NCR 1820		14:02 NCR 80	*	Approve	10/04/99			14:10 NCR 839	
15A NCAC 23,0202	13;22 NCR 1820	13:18 NCR 1555	14:02 NCR 80	S/L	Approve	10/04/99			14:10 NCR 839	

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Citation	Proceedings	Rule	Text	Note	Action	Date	proposal	Governor	ana parauldo	allico .
15A NCAC 23 .0204	13:22 NCR 1820		14:02 NCR 80	*	Approve	10/04/99			14:10 NCR 839	
15A NCAC 23.0501	13:22 NCR 1820		14:02 NCR 80	*	Approve	10/04/99			14:10 NCR 839	
15A NCAC 24A .0402	14:03 NCR 126	14:06 NCR 483	14:10 NCR 767	*	Approve	03/16/00				
15A NCAC 24A .0403	14:03 NCR 126	14:06 NCR 483	14:10 NCR 767	*	Approve	03/16/00				
15A NCAC 26B .0101 14:15 NCR 1346	14:15 NCR 1346		14:20 NCR 1815	*						
15A NCAC 26B .0102	14;15 NCR 1346		14:20 NCR 1815	*						
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15A NCAC 26C .0102 13:22 NCR 1820	13:22 NCR 1820		14:01 NCR 12	¥	Approve	11/17/99	*		14,15 NCR 1354	
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15A NCAC 26C .0105	13:22 NCR 1820		14:01 NCR 12	*	Approve	11/17/99	*		14:15 NCR 1354	
15A NCAC 26C .0106 13:22 NCR 1820	13:22 NCR 1820		14:01 NCR 12	*	Approve	11/17/99	*		14:15 NCR 1354	
15A NCAC 26C .0107	13:22 NCR 1820		14:01 NCR 12	*						
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RRC	Action	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve		Approve	Approve			Approve	Approve	Approve
Fiseal	Note	*	*	*	s	S	S/SE	*	*	S/SE	3/V *	*	*	S/SE	S/SE	ss o	n *	*	*	*	*		*	*			*	*	*
Notiee of	Text	14:13 NCR 1106	14:13 NCR 1106	14:13 NCR 1106	14:13 NCR 1106	14:13 NCR 1106	14:13 NCR 1106	14:13 NCR 1106	14:13 NCR 1106	14:13 NCR 1106	14:13 NCR 1106 14:13 NCR 1106	14:13 NCR 1106	14:13 NCR 1106	14:13 NCR 1106	14:13 NCR 1106	14:13 NCR 1106	14:13 NCR 1106	14:13 NCR 1106	14:13 NCR 1106	14:13 NCR 1106	14:13 NCR 1106		14:13 NCR 1106	14:13 NCR 1106			14:13 NCR 1106	14:13 NCR 1106	14;13 NCR 1106
Temporary	Rule	14:08 NCR 606	14:10 NCR 799	14:08 NCR 606	14:10 NCR 799	14:08 NCR 606	14:10 NCR 799	14:08 NCR 606	14:08 NCR 606	14:08 NCR 606	14:10 NCR /99 14:08 NCR 606	14:08 NCR 606	14:08 NCR 606	14:08 NCR 606	14:10 NCR 799	14:08 NCR 606	14:08 NCR 606	14:10 NCR 799	14:08 NCR 606	14:08 NCR 606	14:08 NCR 606		14:08 NCR 606	14:10 NCR 799			14:08 NCR 606	14:08 NCR 606	14:08 NCR 606
Rule-making	Proceedings	14:05 NCR 370		14:05 NCR 370		14:05 NCR 370		14:05 NCR 370	14:05 NCR 370	14:05 NCR 370	14:05 NCR 370	14:05 NCR 370	14:05 NCR 370	14:05 NCR 370		14:05 NCR 370		14:05 NCR 370											
Agenev/Rule	Citation	10 NCAC 42D .1301		10 NCAC 42D .1302	10 NCAC 42D .1303	10 NCAC 42D .1303	10 NCAC 42D .1304	10 NCAC 42D .1401	10 NCAC 42D 1402	10 NCAC 42D ,1407	10 NCAC 42D .1410	10 NCAC 42D .1411	10 NCAC 42D .1412	10 NCAC 42D .1413		10 NCAC 42D .1414	10 NCAC 42D .1415	10 NCAC 42D .1416	10 NCAC 42D .1503	10 NCAC 42D .1605	10 NCAC 42D .1804	10 NCAC 42D .1813	10 NCAC 42D .1821	10 NCAC 42D.1831	10 NCAC 42D .1832	10 NCAC 42D .1833	10 NCAC 42D .1901	10 NCAC 42D .1902	10 NCAC 42D .1903

Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by	-	
Citation	Proceedings	Rule	Text	Note	Action	Date	from proposal	Gavernor	Approved Rule	Other
10 NCAC 42D ,1904	14:05 NCR 370	14:08 NCR 606	14:13 NCR 1106	*	Approve	04/13/00				
10 NCAC 42D .1905	14:05 NCR 370	14:08 NCR 606	14:13 NCR 1106	*	Approve	04/13/00				
10 NCAC 42D .1906	14:05 NCR 370	14:08 NCR 606	14:13 NCR 1106	*	Approve	04/13/00	*			
10 NCAC 42D .1907	14:05 NCR 370	14:08 NCR 606	14:13 NCR 1106	*	Approve	04/13/00				
10 NCAC 42D .1908	14:05 NCR 370	14:08 NCR 606	14:13 NCR 1106	*	Approve	04/13/00	*			
10 NCAC 42D .1909	14:05 NCR 370	14:08 NCR 606	14:13 NCR 1106	*	Approve	04/13/00				
10 NCAC 42D .1910	14:05 NCR 370	14:08 NCR 606	14:13 NCR 1106	*	Approve	04/13/00				
10 NCAC 42D .2001	14:05 NCR 370	14:08 NCR 606	14:13 NCR 1106	*	Approve	04/13/00	*			
10 NCAC 42D .2002	14:05 NCR 370	14:08 NCR 606	14:13 NCR 1106	*	Approve	04/13/00	*			
10 NCAC 42D .2003	14:05 NCR 370	14:08 NCR 606	14:13 NCR 1106	*	Approve	04/13/00				
10 NCAC 42D .2004	14:05 NCR 370	14:08 NCR 606	14:13 NCR 1106	*	Approve	04/13/00	*			
10 NCAC 42D .2005	14:05 NCR 370	14:08 NCR 606	14:13 NCR 1106	*	Approve	04/13/00				
10 NCAC 42D .2006	14:05 NCR 370	14:08 NCR 606	14:13 NCR 1106	*	Approve	04/13/00	*			
10 NCAC 42D .2007	14:05 NCR 370	14:08 NCR 606	14:13 NCR 1106	*	Approve	04/13/00				
10 NCAC 42D .2008	14:05 NCR 370	14:08 NCR 606	14:13 NCR 1106	*	Approve	04/13/00				
10 NCAC 42D .2009	14:05 NCR 370	14:08 NCR 606	14:13 NCR 1106	*	Approve	04/13/00				
10 NCAC 42D .2010	14:05 NCR 370	14:08 NCR 606	14:13 NCR 1106	*	Approve	04/13/00				
10 NCAC 42D .2011	14:05 NCR 370	14:08 NCR 606	14:13 NCR 1106	*	Approve	04/13/00				
10 NCAC 42D .2101	14:05 NCR 370	14:08 NCR 606	14:13 NCR 1106	*						
10 NCAC 42D .2102	14:05 NCR 370	14:08 NCR 606	14:13 NCR 1106	*						
10 NCAC 42D .2201	14:05 NCR 370	14:08 NCR 606	14:13 NCR 1106	*	Approve	04/13/00				
10 NCAC 42D .2202	14:05 NCR 370	14:08 NCR 606	14:13 NCR 1106	*	Approve	04/13/00				
10 NCAC 42D .2203	14:05 NCR 370	14:08 NCR 606	14:13 NCR 1106	*	Approve	04/13/00				
10 NCAC 42D .2301		14:10 NCR 799	14;13 NCR 1106	*						
Mental Health, Developmental Disabilities and Substance Abuse Services	mental Disabilities an	nd Substance Abuse S	ervices							
10 NCAC 14V	14:22 NCR 1905									
10 NCAC 14V .0802	12:20 NCR 1820	13:22 NCR 1853 14:24 NCR 2101	13:22 NCR 1853	*						

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Agency/Rule Citation	Rute-making Proceedings	Temporary Rule	Notice of Text	Fiscal Note	Action	Date	from	Effective by Governor	Appraved Rule	Other
10 NCAC 14V .0803	12:20 NCR 1820	13:22 NCR 1853	13:22 NCR 1853	*						
10 NCAC 14V .0804	12:20 NCR 1820	13:22 NCR 1853	13:22 NCR 1853	*						
10 NCAC 14V .0805	12;20 NCR 1820	13:22 NCR 1853	13:22 NCR 1853	*						
10 NCAC 14V .3602	14:07 NCR 518	14:24 NCR 2101 14:16 NCR 1465	14:16 NCR 1465	*						
10 NCAC 14V .3604	14:07 NCR 518	14:16 NCR 1465	14:16 NCR 1465	*						
10 NCAC 14V .3800	12:20 NCR 1820									
10 NCAC 14V .4000	12:20 NCR 1820									
10 NCAC 14V .4301	12:19 NCR 1762		13:07 NCR 586	*	Approve	01/21/99	*		13:22 NCR 1868	
10 NCAC 14V .4302	12:19 NCR 1762		13:07 NCR 586	*	Object	01/21/99	*		7500 BOW 10.51	
10 NCAC 14V ,4303	12:19 NCR 1762		13:07 NCR 586	*	Approve Approve	02/18/99	+		13:22 NCR 1868	
10 NCAC 14V .4304	12:19 NCR 1762		13:07 NCR 586	*	Approve	01/21/99	*		13:22 NCR 1868	
10 NCAC 14V .4305	12:19 NCR 1762		13:07 NCR 586	*	Approve	01/21/99			13:22 NCR 1868	
10 NCAC 14V .4306	12:19 NCR 1762		13:07 NCR 586	*	Approve	01/21/99			13:22 NCR 1868	
10 NCAC 14V .5000	, 12:20 NCR 1820									
10 NCAC 45G .0410	13:23 NCR 1947	13:23 NCR 1947	14:09 NCR 659	*						
10 NCAC 45H .0205	11:19 NCR 1762	14:24 NCR 2101 12:24 NCR 2223 13 Tenn Expired 03/12/99	13:05 NCR 487	*	Approve	11/17/99			14:15 NCR 1354	
Secretary of Health and Human Services	d Human Services									
10 NCAC 14V .7000	14:07 NCR 518									
10 NCAC 14V .7006		12:01 NCR 31 12:01 Temp Expired 03/28/98	12:07 NCR 511 /98	*						
10 NCAC 14V .7201	13:05 NCR 436		13:13 NCR 1042	*						
10 NCAC 14V .7202	13:05 NCR 436		13:13 NCR 1042	*						
10 NCAC 14V .7203	13:05 NCR 436		13:13 NCR 1042	*						
10 NCAC 14V .7204	13:05 NCR 436		13:13 NCR 1042	*						
10 NCAC 14V .7205	13:05 NCR 436	ı	13:13 NCR 1042	*						
Social Services Commission	ssion									

Agoney/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		
Citation	Proceedings	Rule	Text	Note	Action	Date	from proposal	Governor	Approved Rule	Other
10 NCAC 24	14:06 NCR 427									
10 NCAC 29C .0102		14:19 NCR 1702								
10 NCAC 29C .0103		14:19 NCR 1702								
10 NCAC 29C .0103		13:06 NCR 566	13:19 NCR 1611	*	Approve	07/15/99			14:06 NCR 490	
10 NCAC 29C .0201	14:10 NCR 798	14:10 NCR 798								
10 NCAC 29C .0201	14:12 NCR 1036	14:12 NCR 1036								
10 NCAC 29C .0202	14:10 NCR 798	14:10 NCR 798								
10 NCAC 29C .0202	14:12 NCR 1036	14:12 NCR 1036								
10 NCAC 29C .0203	14:10 NCR 798	14:10 NCR 798								
10 NCAC 29C .0203		14:19 NCR 1702								
10 NCAC 29C .0204	14:10 NCR 798	14:10 NCR 798								
10 NCAC 29C .0204		14:19 NCR 1702								
10 NCAC 29C .0205	14:10 NCR 798	14;10 NCR 798								
10 NCAC 29C .0206	14:10 NCR 798	14:10 NCR 798								
10 NCAC 29C .0207	14:22 NCR 1996	14:22 NCR 1996								
10 NCAC 41H .0304	14:10 NCR 742		14:16 NCR 1406	*	Approve	04/13/00				
10 NCAC 41P .0106	14:10 NCR 742		14:16 NCR 1406	*	Approve	04/13/00	*			
10 NCAC 41S .0613		. 14:04 NCR 321	14:18 NCR 1600	*						
10 NCAC 42A .0801	14:06 NCR 427	14:08 NCR 602	14:13 NCR 1100	T/S	Object	03/16/00				
10 NCAC 42A .0802	14:06 NCR 427	14:08 NCR 602	14:13 NCR 1100	T/S	Object	03/16/00				
10 NCAC 42A .0803	14:06 NCR 427	14:08 NCR 602	14:13 NCR 1100	T/S	Ohject	03/16/00				
10 NCAC 42A .0804	14:06 NCR 427	14:08 NCR 602	14:13 NCR 1100	T/S	Object	03/16/00				
10 NCAC 42A .0805	14:06 NCR 427	14:08 NCR 602	14:13 NCR 1100	S/L	Ohject	03/16/00				
10 NCAC 42A .0806	14:06 NCR 427	14:08 NCR 602	14:13 NCR 1100	S/L	Object	03/16/00				
10 NCAC 42A .0807	14:06 NCR 427	14:08 NCR 602	14:13 NCR 1100	S/L	Object	03/16/00				
10 NCAC 42A .0868	14:06 NCR 427	14:08 NCR 602	14:13 NCR 1100	S/L	Ohject	03/16/00				
10 NCAC 42A .0809	14:06 NCR 427	14:08 NCR 602	14:13 NCR 1100	S/L	Object	03/16/00				

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	Approved Rule																												
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Text differs	from					*	*		*				*			*					*	*							
RRC Status	. Date		03/16/00		03/16/00	w 03/16/00	03/16/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	03/16/00	03/16/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00.							
RRC	Action		Object		Approve	Agey Withdrew	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve														
Fiscal	Note		S/L		*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*							
Notice of	Text		14:13 NCR 1100		14:13 NCR 1100	14:13 NCR 1100	14:13 NCR 1100	14:16 NCR 1406	14:13 NCR 1100	14:13 NCR 1100	14:16 NCR 1406																		
Temporary	Rule		14:08 NCR 602		14:08 NCR 642	14:08 NCR 642	14:08 NCR 642							14:08 NCR 642	14:08 NCR 642							14:12 NCR 1036							
Rule-making	Proceedings		14:06 NCR 427	14:10 NCR 742	14:06 NCR 427	14:06 NCR 427	14:06 NCR 427	14:10 NCR 742	14:06 NCR 427	14:06 NCR 427	14:10 NCR 742	14:12 NCR 1036	14:19 NCR 1684	14:21 NCR 1866	14:19 NCR 1684	14:19 NCR 1684	14;21 NCR 1866	14:19 NCR 1684											
Agency/Rule	Citation		10 NCAC 42A .0810	10 NCAC 42E	10 NCAC 42E .0801	10 NCAC 42E .1501	10 NCAC 42E .1502	10 NCAC 42E .1503	10 NCAC 42E .1504	10 NCAC 42E .1505	10 NCAC 42E .1506	10 NCAC 42E .1507	10 NCAC 42E .1508	10 NCAC 42V .0108	10 NCAC 42Z,1001	10 NCAC 42Z .1002	10 NCAC 42Z .1003	10 NCAC 42Z .1004	10 NCAC 42Z .1005	10 NCAC 42Z .1006	10 NCAC 42Z .1007	10 NCAC 43L .0401	10 NCAC 46A	10 NCAC 46A	10 NCAC 46C	10 NCAC 46D	10 NCAC 46D	10 NCAC 46E	

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Citation	Proceedings	Rule	Text	Note	Action	Date	from propasal	Governor	Approved Rule	Other
10 NCAC 46F	14:19 NCR 1684									
10 NCAC 46F	14:21 NCR 1866									
10 NCAC 46G	14:19 NCR 1684									
10 NCAC 46G	14:21 NCR 1866									
10 NCAC 4611	14:19 NCR 1684									
10 NCAC 47B .0103	14:07 NCR 519	14:08 NCR 602	14:13 NCR 1100	*	Approve	03/16/00				
10 NCAC 47B .0204	14:07 NCR 519	14:08 NCR 602	14:13 NCR 1100	*	Approve	03/16/00				
10 NCAC 47B .0407	14:07 IVCR 519	14:08 NCR 602	14:13 NCR 1100	*	Approve	03/16/00				
Vocational Rehabilitation Services	n Services									
10 NCAC 20A .0101	14:07 NCR 519									
10 NCAC 20A .0102	14:07 NCR 519									
10 NCAC 20B .0102	14:07 NCR 519									
10 NCAC 20B .0103	14:07 NCR 519									
10 NCAC 20B .0105	14:07 NCR 519									
10 NCAC 20B .0108	14:07 NCR 519									
10 NCAC 20B .0201	14:07 NCR 519		14:16 NCR 1402	*	Approve	04/13/00				
10 NCAC 20B .0202	14:07 NCR 519		14:16 NCR 1402	*	Approve	04/13/00	*			
10 NCAC 20B .0203	14:07 NCR 519		14:16 NCR 1402	*	Approve	04/13/00				
10 NCAC 20B .0204	14:07 NCR 519		14:16 NCR 1402	*	Approve	04/13/00	*			
10 NCAC 20B .0205	14:07 NCR 519		14:16 NCR 1402	*	Approve	04/13/00				
10 NCAC 20B .0206	14:07 NCR 519		14:16 NCR 1402	*	Approve	04/13/00				
10 NCAC 20B .0207	14:07 NCR 519		14:16 NCR 1402	*	Approve	04/13/00	*			
10 NCAC 20B .0208	14:07 NCR 519		14:16 NCR 1402	*	Арргоче	04/13/00				
10 NCAC 20B .0209	14:07 NCR 519		14:16 NCR 1402	*	Approve	04/13/00				
10 NCAC 20B .0210	14:07 NCR 519		14:16 NCR 1402	S	Approve	04/13/00	*			
10 NCAC 20B .0211	14:07 NCR 519		14:16 NCR 1402	*	Approve	04/13/00				
10 NCAC 20B .0217	14:07 NCR 519									
10 NCAC 20B, 0221	14:07 NCR 519		14:16 NCR 1402	*	Approve	04/13/00	*			

Agency/Rule	Rufe-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by		
Citation	Proceedings	Rule	Text	Note	Aetion	Date	from proposal	Governor	Approved Rule	Other
10 NCAC 20B .0223	14:07 NCR 519		14:16 NCR 1402	*	Approve	04/13/00				
10 NCAC 20B .0224		13:17 NCR 1379	14:05 NCR 392	*	Approve	12/16/99	*		14:17 NCR 1525	
10 NCAC 20B .0225	14:07 NCR 519		14:16 NCR 1402	*	Approve	04/13/00	*			
10 NCAC 20B .0228		13:17 NCR 1379	14:05 NCR 392	*	Approve	12/16/99			14:17 NCR 1525	
10 NCAC 20C .0101	14:07 NCR 519									
10 NCAC 20C .0120	14:07 NCR 519									
10 NCAC 20C .0122	14:07 NCR 519									
10 NCAC 20C .0123	14:07 NCR 519									
10 NCAC 20C .0201	14:07 NCR 519									
10 NCAC 20C .0202	14:07 NCR 519									
10 NCAC 20C .0203	14:07 NCR 519									
10 NCAC 20C .0204	14:07 NCR 519									
10 NCAC 20C .0205	14:07 NCR 519									
10 NCAC 20C .0206	14:07 NCR 519									
10 NCAC 20C .0301	14:07 NCR 519									
10 NCAC 20C .0302	- 14:07 NCR 519									
10 NCAC 20C .0303	14:07 NCR 519									
10 NCAC 20C .0304	14:07 NCR 519									
10 NCAC 20C .0305	14:07 NCR 519									
10 NCAC 20C .0306	14:07 NCR 519									
10 NCAC 20C .0307	14:07 NCR 519									
10 NCAC 20C .0308	14:07 NCR 519									
10 NCAC 20C .0310	14:07 NCR 519									
10 NCAC 20C .0311	14:07 NCR 519									
10 NCAC 20C .0313	14:07 NCR 519									
10 NCAC 20C .0314	14:07 NCR 519									
10 NCAC 20C .0315	14:07 NCR 519									
10 NCAC 20C .0316	14:07 NCR 519									

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Citation	Proceedings	Rule	Text	Note	Action	Date	from proposal	Governor	Approved Rule	Other
10 NCAC 20C .0401	14:07 NCR 519									
10 NCAC 20C .0408	14:07 NCR 519	•								
10 NCAC 20C .0502	14:07 NCR 519									
10 NCAC 20C .0601	14:07 NCR 519									
10 NCAC 20C .0603	14:07 NCR 519						`			
10 NCAC 20C .0604	14:07 NCR 519									
10 NCAC 20D .0101	14:07 NCR 519									
10 NCAC 20D .0201	14:07 NCR 519									
10 NCAC 20D .0301	14:07 NCR 519									
HOUSING FINANCE AGENCY	AGENCY									
24 NCAC 0111.0103	13:22 NCR 1822		14:02 NCR 82	*	Approve	12/16/99	*		14:17 NCR 1525	
INSURANCE										
11 NCAC 06B .0201	12:09 NCR 744		14:10 NCR 752	*	Арргоче	01/20/00			14.19 NCR 1705	
11 NCAC 06B .0202	12:09 NCR 744		14:10 NCR 752	*	Approve	01/20/00			14:19 NCR 1705	
11 NCAC 06B .0203	12:09 NCR 744		14:10 NCR 752	*	Approve	01/20/00			14:19 NCR 1705	
11 NCAC 06B .0204	12:09 NCR 744		14:10 NCR 752	*	Approve	01/20/00			14:19 NCR 1705	
11 NCAC 06B .0205	12:09 NCR 744		14:10 NCR 752	*	Approve	01/20/00			14:19 NCR 1705	
11 NCAC 06B .0301	12:09 NCR 744		14:10 NCR 752	*	Approve	01/20/00			14:19 NCR 1705	
11 NCAC 06B .0302	12:09 NCR 744		14:10 NCR 752	*	Approve	01/20/00			14:19 NCR 1705	
11 NCAC 06B .0303	12:09 NCR 744		14:10 NCR 752	*	Approve	01/20/00			14:19 NCR 1705	
11 NCAC 06B .0304	12:09 NCR 744		14:10 NCR 752	*	Approve	01/20/00			14:19 NCR 1705	
11 NCAC 06B .0401	12:09 NCR 744		14:10 NCR 752	*	Approve	01/20/00			14:19 NCR 1705	
11 NCAC 06B .0402	12:09 NCR 744		14:10 NCR 752	*	Approve	01/20/00			14:19 NCR 1705	
11 NCAC 06B .0403	12:09 NCR 744		14:10 NCR 752	*	Approve	01/20/00			14:19 NCR 1705	
11 NCAC 06B .0404	12:09 NCR 744		14:10 NCR 752	*	Approve	01/20/00			14:19 NCR 1705	
11 NCAC 06B .0405	12:09 NCR 744		14:10 NCR 752	*	Approve	01/20/00			14:19 NCR 1705	
11 NCAC 10 .0105	14:10 NCR 809	14:10 NCR 809	14:14 NCR 1225	*	Approve	03/16/00				

Approved Rule Other
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Citation	Proceedings	Rule	Text	Note	Action	Date	fram proposal	Governor	Approved Rule	Other
	,									
Home Inspectur Licensure Board	re Board									
11 NCAC 08.1103	14:08 NCR 577		14:12 NCR 959	*	Approve	02/11/00	*			
11 NCAC 08 .1105	14:08 NCR 577		14:12 NCR 959	*						
11 NCAC 08 .1106	14:08 NCR 577		14:12 NCR 959	*	Approve	02/17/00	*			1
11 NCAC 08 .1107	14:08 NCR 577		14:12 NCR 959	*	Approve	02/17/00				
11 NCAC 08 .1116	14:08 NCR 577		14:12 NCR 959	*	Approve	02/17/00	*			
11 NCAC 08 .1300	14:08 NCR 577									
JUSTICE										
Alarm Systems Licensing Board	g Board									
12 NCAC 11.0500	14:15 NCR 1344									
Criminal Justice Education and Training Standards Commission	ion and Training Sta	ndards Commission								
12 NCAC 09A .0103	N/A		N/A	N/A	Approve	10/04/99			14:10 NCR 839	
12 NCAC 09A .0103	14:15 NCR 1344		14:19 NCR 1689	*						•
12 NCAC 09B .0106	N/A		N/A	N/A	Approve	10/04/99			14:10 NCR 839	
12 NCAC 09B .0107	13:14 NCR 1110		13:19 NCR 1611	*	Ext. Review Return to Agcy	66/21/20				
12 NCAC 09B .0109	13:14 NCR 1110		13:19 NCR 1611	*	Approve Approve	10/04/99 06/17/99	*		14:10 NCR 839 14:05 NCR 402	
12 NCAC 09B .0110	13:14 NCR 1110		13:19 NCR 1611	*	Approve	06/11/90	*		14:05 NCR 402	
12 NCAC 09B .0112	13:14 NCR 1110		13:19 NCR 1611	*	Approve	06/11/90	*		14:05 NCR 402	
12 NCAC 09B .0113	13:14 NCR 1110		13:19 NCR 1611	*	Ext. Review Return to Agcy	06/11/99			010 0100	
12 NCAC 09B .0115	13:14 NCR 1110		13:19 NCR 1611	*	Approve Approve	06/17/99	*		14:10 NCR 853 14:05 NCR 402	
12 NCAC 09B .0201	13:14 NCR 1110		13:19 NCR 1611	*	Object Return to Agcy	06/11/99				
12 NCAC 09B .0202	13:14 NCR 1110		13:19 NCR 1611	*	Approve Object	10/04/99 06/17/99	*		14:10 NCR 839	
10 FOR GOOD CAR CH	Office adjustings		12.30 NOB 1711	*	Return to Agcy Approve	07/15/99 10/04/99	*		14:10 NCR 839	
12 NCAC 09B .0203	13:14 NCR 1110		13:19 NCR 1611	N-	Object Return to Agcy	06/17/99 07/15/99				

	Other																		
	Approved Rufe	14:10 NCR 839	14:10 NCR 839	14:10 NCR 839	14:10 NCR 839 14:05 NCR 402	14:05 NCR 402	14:10 NCR 839		14:10 NCR 839	14:10 NCR 839	14:10 NCR 839	14:10 INCR 402 14:05 NCR 402	14:05 NCR 402	14:05 NCR 402	14:10 NCR 839	14:05 NCR 402	14:05 NCR 402	14:05 NCR 402	14:05 NCR 402
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atus	Date	10/04/99	07/15/99 10/04/99 06/17/99	07/15/99 10/04/99 06/17/99 07/15/99	10/04/99 06/17/99	66/11/90	06/17/99 07/15/99 10/04/99	06/17/99 incy	10/04/99	10/04/99 10/04/99 06/17/99 07/15/99	10/04/99 06/17/99 07/15/99	06/11/99	66/11/90	66/11/90	06/17/99 07/15/99 10/04/99	66/11/90	66/11/90	66/11/90	06/11/99
RRC Status	Action	Approve Object	Return to Agcy Approve Object	Return to Agcy Approve Object Return to Agcy	Approve Approve	Approve	Object Return to Agcy Approve	Object Returned to Agency	Approve Object	Approve 10, Agency Object 06, Return to Agey 07,	Approve Object Return to Agey	Approve Approve	Approve	Approve	Object Return to Agcy Approve	Approve	Approve	Approve	Approve
Fiscal	Note	*	S/L	*	*	*	*	*	S	S	S.	*	*	*	*	*	*	*	*
Notice of	Text	13:19 NCR 1611	13:19 NCR 1611	13:19 NCR 1611	13:19 NCR 1611	13:19 NCR 1611	13:19 NCR 1611	13:19 NCR 1611	13:19 NCR 1611	13:19 NCR 1611	13:19 NCR 1611	13:19 NCR 1611	13:19 NCR 1611	13:19 NCR 1611	13:19 NCR 1611	13:19 NCR 1611	13:19 NCR 1611	13:19 NCR 1611	13:19 NCR 1611
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Agency/Rule	Citation	12 NCAC 09B .0204	12 NCAC 09B .0205	12 NCAC 09B .0206	12 NCAC 09B .0207	12 NCAC 09B .0208	12 NCAC 09B .0226	12 NCAC 09B .0227	12 NCAC 09B .0228	12 NCAC 09B .0232	12 NCAC 09B .0233	12 NCAC 09B .0302	12 NCAC 09B .0303	12 NCAC 09B .0304	12 NCAC 09B .0305	12 NCAC 09B .0312	12 NCAC 09B .0403	12 NCAC 09B .0404	12 NCAC 09B .0405

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Citation	Proceedings	Rulc	Text	Note	Action .	Date	proposal	Governor	Approved Kuic	Office
12 NCAC DOB. 0406	13:14 NCP 1110		13-10 MOD 1611	σ	Androide	06/11/90	*		14.65 N/CB 162	
12 NCAC 0913 :0400	13.14 INCIN 11.10		13:13 14:13	נ	approve	66111100			14,00 INCN 401	
12 NCAC 09B .0407	13:14 NCR 1110		13:19 NCR 1611	*	Approve	06/11/90			14:05 NCR 402	
12 NCAC 09B .0414	13:14 NCR 1110		13:19 NCR 1611	*	Approve	66/11/90	*		14:05 NCR 402	
12 NCAC 09B .0415	13:14 NCR 1110		13:19 NCR 1611	*	Approve	06/11/90			14:05 NCR 402	
12 NCAC 09C .0211	13:14 NCR 1110		13:19 NCR 1611	*	Object Return to Agey	06/17/99				
12 NCAC 09C .0212	13:14 NCR 1110		13:19 NCR 1611	*	Approve Object	10/04/99 06/17/99	*		14:10 NCR 839	
				,	Approve	10/04/99	*		14:10 NCR 839	
12 NCAC 09C .0213	13:14 NCK 1110		13:19 NCR 1611	¥	Object Return to Agey	07/15/99	4			
12 NCAC 09C .0403	13:14 NCR 1110		13:19 NCR 1611	*	Approve Approve	10/04/99 06/17/99	*		14:10 NCR 839 14:05 NCR 402	
12 NCAC 09E .0107	13:14 NCR 1110		13:19 NCR 1611	*	Approve	06/17/99			14:05 NCR 402	
Private Protective Services Board	ces Board									
12 NCAC 07D .0807	13:14 NCR 1110		14:07 NCR 523	*	Approve	03/16/00				
Sheriffs' Education and Training Standards Commission	Training Standards (Commission								
12 NCAC 10B .0103	13:14 NCR 1110		13:19 NCR 1637	S	Object Return to Agey	06/17/99 07/15/99	*		14.16 NOB 1253	
12 NCAC 10B .0302	14:12 NCR 957		14:16 NCR 1410	*	Approve	04/13/00			100 NON 01:11	
12 NCAC 10B .0303	14:12 NCR 957		14:16 NCR 1410	*	Approve	04/13/00				
12 NCAC 10B .0502	13:14 NCR 1110		13:19 NCR 1637	7	Object	66/11/90	4			
12 NCAC 10B .0505	13:14 NCR 1110		13:19 NCR 1637	*	Approve Approve	06/11/10	*		14:15 NCR 1354 14:05 NCR 402	
12 NCAC 10B .0506	13:14 NCR 1110		13:19 NCR 1637	*	Approve	66/11/90			14:05 NCR 402	
12 NCAC 10B .0507	13:14 NCR 1110		13:19 NCR 1637	*	Approve	06/11/90			14:05 NCR 402	
12 NCAC 10B .0508	13:14 NCR 1110		13:19 NCR 1637	*	Approve	66/11/90			14:05 NCR 402	
12 NCAC 10B .0509	13:14 NCR 1110		13:19 NCR 1637	*	Approve	66/11/90			14:05 NCR 402	
12 NCAC 10B .0601	13:14 NCR 1110		13:19 NCR 1637	S/E	Object	06/11/90	,			
12 NCAC 10B .0606	13:14 NCR 1110				Approve	66//1/11	÷		14:15 INCK 1354	

	Other																											
	Approved Rule			14:05 NCR 402	14:05 NCR 402		14:05 NCR 402	14:05 NCR 402	14:05 NCR 402	14:05 NCR 402	14:05 NCR 402	14:05 NCR 402	14:05 NCR 402															
Effective by	Governor																											
Text differs	from proposal			*					*	*	*	*																
RRC Status	Date			06/11/90	06/11/90	04/13/00	66/11/90	06/11/90	06/11/90	06/11/90	06/11/90	66/11/90	06/11/90															
RRC	Action			Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve															
Fiscal	Note			T/S	S/L	*	*	s	s	S	S	S	S			*	*	*	*	*	*	*	*	*	*	*	*	*
Notice of	Text	•		13:19 NCR 1637	13:19 NCR 1637	14:16 NCR 1410	13:19 NCR 1637	13:19 NCR 1637	13:19 NCR 1637	13:19 NCR 1637	13:19 NCR 1637	13:19 NCR 1637	13:19 NCR 1637			14:23 NCR 2034	14:23 NCR 2034	14:23 NCR 2034	14:23 NCR 2034	14:23 NCR 2034	14;23 NCR 2034	14:23 NCR 2034	14;23 NCR 2034	14:23 NCR 2034				
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Agency/Rule	Citation		12 NCAC 10B .0607	12 NCAC 10B .0703	12 NCAC 10B .0908	12 NCAC 10B .0909	12 NCAC 10B .1002	12 NCAC 10B,1401	12 NCAC 10B .1402	12 NCAC 10B .1403	12 NCAC 10B .1404	12 NCAC 10B .1405	12 NCAC 10B .1406	LABOR	Rules regarding Controlled Substances Examination Regulation Act	.0101	13 NCAC 01A,0102	13 NCAC 01A .0103	13 NCAC 01A .0104	13 NCAC 01B .0101	13 NCAC 01B .0102	13 NCAC 01B .0103	13 NCAC 01B .0202	13 NCAC 01B .0203	13 NCAC 01B .0301	13 NCAC 01B .0302	13 NCAC 01B .0303	13 NCAC 01B .0304

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					Action Date	proposal			
13 NCAC 01B .0305	14:07 NCR 519		14:23 NCR 2034	*					
13 NCAC 01B .0306	14:07 NCR 519		14:23 NCR 2034	*					
13 NCAC 01B .0307	14:07 NCR 519		14:23 NCR 2034	*					
13 NCAC 01B .0401	14:07 NCR 519		14:23 NCR 2034	*					
13 NCAC 01B .0402	14:07 NCR 519		14:23 NCR 2034	*					
13 NCAC 01B .0403	14:07 NCR 519		14:23 NCR 2034	*					
13 NCAC 01B .0404	14:07 NCR 519		14:23 NCR 2034	*					
13 NCAC 01B .0405	14:07 NCR 519		14:23 NCR 2034	*					
13 NCAC 01B .0501	14:07 NCR 519		14:23 NCR 2034	*					
13 NCAC 01B .0502	14:07 NCR 519		14:23 NCR 2034	*					
13 NCAC 01B .0602	14:07 NCR 519		14:23 NCR 2034	*					
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13 NCAC 01B .0606	14:07 NCR 519		14:23 NCR 2034	*					
13 NCAC 01B .0607	14:07 NCR 519		14:23 NCR 2034	*					
13 NCAC 01B .0608	14:07 NCR 519		14:23 NCR 2034	*					
13 NCAC 01C .0101	14:07 NCR 519	•	14:23 NCR 2034	*					
13 NCAC 01C .0102	14:07 NCR 519		14:23 NCR 2034	*					
13 NCAC 01C .0103	14:07 NCR 519		14:23 NCR 2034	*					
13 NCAC 01C .0106	14:07 NCR 519		14:23 NCR 2034	*					
13 NCAC 01C .0201	14:07 NCR 519		14:23 NCR 2034	*					
13 NCAC 01C .0202	14:07 NCR 519		14:23 NCR 2034	*					
13 NCAC 01C .0203	14:07 NCR 519		14:23 NCR 2034	*					
13 NCAC 01C .0204	14:07 NCR 519		14:23 NCR 2034	*					
13 NCAC 01C .0205	14:07 NCR 519		14:23 NCR 2034	*					
13 NCAC 01C .0300	14:07 NCR 519								
13 NCAC 01C .0400	14:07 NCR 519								
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13 NCAC 15 .0201		14:14 NCR 1315	14:23 NCR 2040	¥						
Job Listing Services										
13 NCAC 18,0101	14:19 NCR 1685									
13 NCAC 18 .0102	14:19 NCR 1685							•		
13 NCAC 18 .0103	14:19 NCR 1685									
13 NCAC 18,0104	14:19 NCR 1685									
13 NCAC 18 .0105	14:19 NCR 1685									
13 NCAC 18 .0106	14:19 NCR 1685						٠			
13 NCAC 18 .0107	14:19 NCR 1685									
13 NCAC 18 .0108	14:19 NCR 1685									
13 NCAC 18 .0109	14:19 NCR 1685									
13 NCAC 18 .0110	14:19 NCR 1685									
Occupational Safety and Health	l Health									
*Verbatim Adoption Federal Standards	Federal Standards									14:07 NCR 517
13 NCAC 07A .0302		14:20 NCR 1829								Filed over objection
13 NCAC 07A .0401	14:02 NCR 78		14:12 NCR 961	*						
13 NCAC 07F .0101	14:02 NCR 78									
13 NCAC 07F.0101	14:23 NCR 2027									
13 NCAC 07F.0201	11:03 NCR 106		14:16 NCR 1412	N/A	Approve	04/13/00	*			
13 NCAC 07F.0201	14:02 NCR 78									
13 NCAC 07F .0201	14:23 NCR 2027									
13 NCAC 07F.0401	14:23 NCR 2027									
13 NCAC 07F.0410	14:02 NCR 78									
13 NCAC 07F .0601	13:02 NCR 176		13:21 NCR 1786	S/L/SE	Object	10/04/99				
13 NCAC 07F,0602	13:02 NCR 176		13:21 NCR 1786	T/S	Object Object	10/04/99				
13 NCAC 07F .0603	13:02 NCR 176		13:21 NCR 1786	S/L/SE	Object Object	10/04/99				
13 NCAC 07F .0604	13:02 NCR 176		13:21 NCR 1786	S/1/SE	Object	10/04/99				

		F			RRC Status	status	Text differs	1		
Agency/Rule Citation	Kure-making Proceedings	Rule	Text	Note	Action	Date	from proposal	Governor	Approved Rule	Other
					Object	00/91/21				
13 NCAC 07F .0605	13:02 NCR 176		13:21 NCR 1786	S/1/SE	Object	10/04/99				
13 NCAC 07F .0606	13:02 NCR 176		13:21 NCR 1786	S/L	Object Object	10/04/99				
Private Personnel Services	268 13-10 MCB 1695				pafao.	66/01/21				
13 NCAC 17 .0102	13:19 NCR 1685									
13 NCAC 17.0103	13:19 NCR 1685									
13 NCAC 17.0104	13:19 NCR 1685									
13 NCAC 17 .0105	13:19 NCR 1685									
13 NCAC 17 .0106	13:19 NCR 1685									
13 NCAC 17 .0107	13:19 NCR 1685						•			
13 NCAC 17 .0108	13:19 NCR 1685									
13 NCAC 17 .0109	13:19 NCR 1685									
13 NCAC 17.0110	13:19 NCR 1685									
13 NCAC 17.0111	13:19 NCR 1685									
Retaliatory Employment Discrimination	(Discrimination									
13 NCAC 19 .0101	N/A	N/A	N/A	N/A	Approve .	66/61/80			14:09 NCR 708	
Wage and Hour Division	,									
13 NCAC 12 .0102	14:19 NCR 1685									
13 NCAC 12 .0103	14:19 NCR 1685									
13 NCAC 12 .0202	14:19 NCR 1685									
13 NCAC 12 .0301	14:19 NCR 1685									
13 NCAC 12.0302	14:19 NCR 1685									
13 NCAC 12.0303	14:19 NCR 1685									
13 NCAC 12:0304	14:19 NCR 1685									
13 NCAC 12 .0305	14:19 NCR 1685									
13 NCAC 12 .0306	14:19 NCR 1685									
13 NCAC 12 .0307	14:19 NCR 1685									

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04/13/00

Approve

14:12 NCR 1015

LANDSCAPE ARCHITECTS, BOARD OF

13 NCAC 12 .0807 13 NCAC 12 .0806

14:05 NCR 373

21 NCAC 26.0101

14:19 NCR 1685 14:19 NCR 1685

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RRC Status	Action	Approve	Approve	Approve																									
Fiscal	Note	*	*	*		*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*	*
Notice of	Text	14:12 NCR 1015	14:12 NCR 1015	14:12 NCR 1015		14:22 NCR 1985	14:22 NCR 1985	14;22 NCR 1985	14:22 NCR 1985																				
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Agenev/Bule	Citation	21 NCAC 26.0104	21 NCAC 26 .0105	21 NCAC 26 .0302	MASSAGE AND BODYWORK THERAPY, BOARD OF	21 NCAC 30 .0101	21 NCAC 30,0102	21 NCAC 30 .0201	21 NCAC 30 .0202	21 NCAC 30 .0203	21 NCAC 30 .0204	21 NCAC 30 .0301	21 NCAC 30 .0302	21 NCAC 30 .0303	21 NCAC 30 .0304	21 NCAC 30 .0305	21 NCAC 30 .0306	21 NCAC 30 .0401	21 NCAC 30 .0402	21 NCAC 30 .0403	21 NCAC 30 .0404	21 NCAC 30 .0501	21 NCAC 30 .0502	21 NCAC 30 .0503	21 NCAC 30 .0504	21 NCAC 30 .0505	21 NCAC 30 .0506	21 NCAC 30 .0601	21 NCAC 30 .0602

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21 NCAC 30.0603		14:18 NCR 1619	14:22 NCR 1985	*						
21 NCAC 30 .0604		14:18 NCR 1619	14:22 NCR 1985	*						
21 NCAC 30 .0701		14:18 NCR 1619	14:22 NCR 1985	*						
21 NCAC 30 .0702		14:18 NCR 1619	14:22 NCR 1985	*						
21 NCAC 30,0801		14:18 NCR 1619	14:22 NCR 1985	*						
21 NCAC 30,0802		14:18 NCR 1619	14:22 NCR 1985	*						
21 NCAC 30,0803		14:18 NCR 1619	14:22 NCR 1985	*						
21 NCAC 30,0901		14:18 NCR 1619	14:22 NCR 1985	*						
21 NCAC 30.0902		14:18 NCR 1619	14:22 NCR 1985	*						
21 NCAC 30,0903		14:18 NCR 1619	14:22 NCR 1985	*						
21 NCAC 30 .0904		14:18 NCR 1619	14:22 NCR 1985	*						
21 NCAC 30.0905		14:18 NCR 1619	14:22 NCR 1985	*						
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21 NCAC 32	13:06 NCR 538									
21 NCAC 32B	11:18 NCR 1369									
21 NCAC 32B	. 12:04 NCR 245									
21 NCAC 320 .0118	11:18 NCR 1369		13:08 NCR 709	*						
21 NCAC 320.0119	11:18 NCR 1369		13:08 NCR 709	*						
21 NCAC 320 .0120	11:18 NCR 1369		13:08 NCR 709	*						
21 NCAC 320 .0121	11:18 NCR 1369		13;08 NCR 709	*						
21 NCAC 32R .0101	14:03 NCR 127		14:16 NCR 1455	*	Approve	04/13/00	*			
21 NCAC 32R .0102	14:03 NCR 127		14:16 NCR 1455	*	Approve	04/13/00	*			
21 NCAC 32R,0103	14:03 NCR 127		14:16 NCR 1455	*	Approve	04/13/00				
21 NCAC 32R .0104	14:03 NCR 127		14:16 NCR 1455	*	Approve	04/13/00				
MIDWIFERY JOINT COMMITTEE	T COMMITTEE									
21 NCAC 33.0101	14:12 NCR 958		14:16 NCR 1456	*	Approve	04/13/00	*			
21 NCAC 33.0102	14:12 NCR 958		14:16 NCR 1456	*	Approve	04/13/00				

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Citation	Proceedings	Rufe	Text	Note	Action	Date	irom proposal	Governor	Approved Rule	Other
21 NCAC 33 .0104	14:12 NCR 958		14:16 NCR 1456	*	Approve	04/13/00				
21 NCAC 33 .0106	14:12 NCR 958		, 14:16 NCR 1456	*						
MORTUARY SCIENCE, BOARD OF	VCE, BOARD OF									
21 NCAC 34C	12:09 NCR 745									
NURSING, BOARD OF	OF									
21 NCAC 36 .0213	13:22 NCR 1821		14:02 NCR 52	*	Approve	11/11/99			14.15 NCR 1354	
21 NCAC 36 .0220	14:07 NCR 521		14:12 NCR 1016	*	Approve	03/16/00	*			14:13 NCR 1090
21 NCAC 36.0221	14:07 NCR 521		14:12 NCR 1016	*	Approve	03/16/00	*			14:13 NCR 1090
21 NCAC 36 .0227	14:07 NCR 521		14:12 NCR 1016	*	Approve	03/16/00	*			14:13 NCR 1090
21 NCAC 36.0318	14:07 NCR 521		14:12 NCR 1016	*	Approve	03/16/00	*			14:13 NCR 1090
21 NCAC 36 .0404	14:07 NCR 521		14:12 NCR 1016	*	Approve	03/16/00	*			14:13 NCR 1090
21 NCAC 36.0405	14:07 NCR 521		14:12 NCR 1016	*	Approve	03/16/00	*			14:13 NCR 1090
21 NCAC 36.0701	14:07 NCR 521		14:12 NCR 1016	*	Approve	03/16/00				14:13 NCR 1090
21 NCAC 36 .0702	14:07 NCR 521		14:12 NCR 1016	*	Approve	03/16/00	*			14:13 NCR 1090
21 NCAC 36 .0703	14:07 NCR 521		14:12 NCR 1016	*	Approve	03/16/00				14:13 NCR 1090
21 NCAC 36.0704	14:07 NCR 521		14:12 NCR 1016	*	Approve	03/16/00				14.13 NCR 1090
21 NCAC 36.0705	14:07 NCR 521		14:12 NCR 1016	*	Approve	03/16/00				14:13 NCR 1090
NURSING HOME ADMINISTRATORS, BOARD OF EXAMINERS FOR	DMINISTRATORS	S, BOARD OF EX	AMINERS FOR							
21 NCAC 37D .0202		14:05 NCR 398	14:09 NCR 684	*	Approve	03/16/00				`
21 NCAC 37D .0302	14:08 NCR 578		14:13 NCR 1149	*	Approve	03/16/00				
21 NCAC 37D .0303	14:08 NCR 578		14:13 NCR 1149	*	Approve	03/16/00	*			
21 NCAC 37D .0403	14:08 NCR 578		14:13 NCR 1149	*	Object	03/16/00	4			
21 NCAC 37D .0405	14:08 NCR 578		14:13 NCR 1149	*	Approve Approve	03/16/00	÷			
21 NCAC 37D .0407	14:08 NCR 578		14:13 NCR 1149	*	Approve	03/16/00				
21 NCAC 37D .0502	14:08 NCR 578		14:13 NCR 1149	*	Approve	03/16/00				
21 NCAC 37D .0504	14:08 NCR 578		14:13 NCR 1149	*	Approve	03/16/00				
21 NCAC 37D .0601	14:08 NCR 578		14:13 NCR 1149	*	Approve	03/16/00				

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Citation	Proceedings	Rule	Text	Note	Action	Date	from proposal	Governor	Approved Rule	Other
21 NCAC 37D .0603	14:08 NCR 578		14:13 NCR 1149	*	Approve	03/16/00				
21 NCAC 37D .0605	14:08 NCR 578		14:13 NCR 1149	*	Approve	03/16/00				
21 NCAC 37D .0701	14:08 NCR 578		14:13 NCR 1149	*	Approve	03/16/00				
21 NCAC 37D .0704	14:08 NCR 578		14:13 NCR 1149	*	Approve	03/16/00				
21 NCAC 37E .0101	14:08 NCR 578		14:13 NCR 1149	*	Approve	03/16/00				
21 NCAC 37E .0102		14:05 NCR 398	14:09 NCR 684	*	Approve	03/16/00				
21 NCAC 37E .0102	14:08 NCR 578		14:13 NCR 1149	*	Approve	03/16/00				
21 NCAC 37F .0101	14:08 NCR 578		14:13 NCR 1149	*	Approve	03/16/00				
21 NCAC 37F .0102		14:05 NCR 398	14:09 NCR 684	*	Approve	03/16/00				
21 NCAC 37F .0102	14:08 NCR 578		14:13 NCR 1149	*	Approve	03/16/00				
21 NCAC 37G .0102		14:05 NCR 398	14:09 NCR 684	*						
21 NCAC 37G .0201		14:05 NCR 398	14:09 NCR 684	*	Approve	03/16/00				
21 NCAC 37G .0201	14:08 NCR 578		14:13 NCR 1149	*	Approve	03/16/00				
21 NCAC 37G .0202	14:08 NCR 578									
21 NCAC 37H .0102		14:05 NCR 398	14:09 NCR 684	*	Approve	03/16/00				
21 NCAC 37H .0102	14:08 NCR 578		14:13 NCR 1149	*	Approve	03/16/00				
21 NCAC 37II .0104	14:08 NCR 578		14:13 NCR 1149	*	Approve	03/16/00				
21 NCAC 371.0101	14:08 NCR 578		14:13 NCR 1149	*	Approve	03/16/00				
PHARMACY, BOARD OF	D OF									
21 NCAC 46 .1317	13:22 NCR 1821									
21 NCAC 46 .1413	13:22 NCR 1821		14:06 NCR 480	*	Approve	11/17/99	*		14:15 NCR 1354	
21 NCAC 46 .1414	13:22 NCR 1821									
21 NCAC 46 .1508	13:22 NCR 1821		14:06 NCR 480	*	Approve	66/21/11 ,	*		14:15 NCR 1354	
21 NCAC 46 .1601	13:22 NCR 1821									
21 NCAC 46 .1603	14:22 NCR 1905									
21 NCAC 46 .1604	14:22 NCR 1905									
21 NCAC 46 .1804	12:03 NCR 168		12:07 NCR 527	*						

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Citation	Proceedings	Rule	Text	Note	Action	Date	from proposal	Gavernor	Approved Rule	Other
			12:09 NCR 797	* 5	State Budget	03/20/98				
			15.04 INCIN 240	70	Object Object	02/18/99				
01 MCA 67 46 1010	12.07 MCB 1021		14.05 NICB 400	*	Approve	05/20/99	*		14:04 NCR 330	
21 NCAC 46 .1810	13:22 INCK 1821		14:00 NCK 480	÷			•			
21 NCAC 46 .1813	13:22 NCR 1821									
21 NCAC 46 .1814	13:22 NCR 1821		14:06 NCR 480	*	Approve	12/16/99	*		14:17 NCR 1525	
21 NCAC 46 .1815		13:11 NCR 910	13:22 NCR 1848	*		6				
21 NCAC 46 .1816	13:22 NCR 1821		13:24 NCR 2016 14:06 NCR 480	* *	Approve Approve	08/19/99 12/16/99	*		14:09 NCR 708 14:17 NCR 1525	
21 NCAC 46 .2502	14:22 NCR 1905									
Narrow Therapeutic Index Drugs	lex Drugs									14:13 NCR 1091
HYSICAL THERAPY EXAMINERS	Y EXAMINERS									
21 NCAC 48F .0102	14:06 NCR 489	14:06 NCR 489	14:10 NCR 771	*	Approve	01/20/00			14:19 NCR 1705	
LUMBING, HEATING AND FIRE SPRINKLER CONTRACTORS, EXAM	NG AND FIRE SE	PRINKLER CONT		INERS OF						
21 NCAC 50.0301	14:06 NCR 429		14:14 NCR 1242	*						
21 NCAC 50 .0304	14:06 NCR 429		14:14 NCR 1242	*	Object	03/16/00	4			
21 NCAC 50.0306	14:06 NCR 429		14:14 NCR 1242	*	Approve	04/13/00	•			
21 NCAC 50.0310	14:06 NCR 429		14:14 NCR 1242	*	Approve	03/16/00				
21 NCAC 50 .0402	14:06 NCR 429		14:14 NCR 1242	*	Object	03/16/00	*			
21 NCAC 50.0404	14:06 NCR 429		14:14 NCR 1242	*	Approve	03/16/00				
21 NCAC 50 .0406	14:06 NCR 429		14:14 NCR 1242	*	Approve	03/16/00				
21 NCAC 50 .0412	14:06 NCR 429		14:14 NCR 1242	*	Approve	03/16/00				
21 NCAC 50 .0501	14:10 NCR 749		14:14 NCR 1242	*	Approve	03/16/00				
21 NCAC 50.0506	14:06 NCR 429		14:14 NCR 1242	*						
21 NCAC 50.0508	14:06 NCR 429		14:14 NCR 1242	*	Approve	03/16/00				
21 NCAC 50,0512	14:06 NCR 429		14:14 NCR 1242	*	Approve	03/16/00				
21 NCAC 50 .0513	14:06 NCR 429		14:14 NCR 1242	*						

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RRC Śtatus	Date		03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	04/13/00 03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00							
RRC	Action		Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Object	Approve Approve	Approve	Approve	Approve	Approve	Approve	Approve				٠			
Fiscal	Note	*	*	*	*	*	*	÷	*	*	÷	*	*	*	*	÷	÷	*	*	N/A		* *				* *	ŀ
Notice of	Text	14:14 NCR 1242	14:14 NCR 1242	14:14 NCR 1242	14:14 NCR 1242	14;14 NCR 1242	14:14 NCR 1242	14:14 NCR 1242	14:14 NCR 1242	14:14 NCR 1242	14:14 NCR 1242	14:14 NCR 1242	14:14 NCR 1242	14:14 NCR 1242	14:14 NCR 1242	14:14 NCR 1242	14:14 NCR 1242	14:14 NCR 1242	14:14 NCR 1242	N/A		13:13 NCR 1050	14:10 INCIN 14:00			13:13 NCR 1050	14:10 INUR 1450
Temporary	Rule																										
Rule-makino	Proceedings	14:06 NCR 429	14:10 NCR 749	14:10 NCR 749	14:10 NCR 749	14:10 NCR 749	14:10 NCR 749	14:10 NCR 749	14:10 NCR 749	14:10 NCR 749	14:10 NCR 749	14:10 NCR 749	14:06 NCR 429	14:06 NCR 429	14:06 NCR 429	14:06 NCR 429	14:06 NCR 429	14:06 NCR 429	14:06 NCR 429	N/A	\RD	12:05 NCR 338	13:21 NCR 1784	12:05 NCR 338	12:05 NCR 338	12:05 NCR 338	12:05 NCR 338
Aoency/Rule	Citation	21 NCAC 50.0514	21 NCAC 50 .1001	21 NCAC 50 .1004	21 NCAC 50.1006	21 NCAC 50 .1007	21 NCAC 50 .1008	21 NCAC 50 .1009	21 NCAC 50.1010	21 NCAC 50 .1011	21 NCAC 50 .1013	21 NCAC 50 .1014	21 NCAC 50 .1101	21 NCAC 50 .1204	21 NCAC 50 .1205	21 NCAC 50 ,1206	21 NCAC 50.1210	21 NCAC 50 .1212	21 NCAC 50 .1213	21 NCAC 50.1214	PSYCHOLOGY BOARD	21 NCAC 54 .1611	21 NCAC 54,1901	21 NCAC 54 .2006	21 NCAC 54 .2010	21 NCAC 54 .2104	21 NCAC 54 .2301

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Agency/Rule	Rule-making	Temporary	Notice of	Fiscal	' RRĊ Status	Status	Text differs	Effective by	2	
Citation	Proceedings	Rule	Text	Note	Action ,	Date	proposal	Governor	Approved Kuie	Other
21 NCAC 54 .2302	12:05 NCR 338									
21 NCAC 54 .2303	12:05 NCR 338									
21 NCAC 54 .2304	12:05 NCR 338									
21 NCAC 54 ,2305	12:05 NCR 338									
21 NCAC 54 .2306	12:05 NCR 338									
21 NCAC 54 .2307	12:05 NCR 338									
21 NCAC 54 .2308	12:05 NCR 338									
21 NCAC 54 .2309	12:05 NCR 338									
21 NCAC 54 .2310	12:05 NCR 338									
21 NCAC 54 ,2311	12:05 NCR 338									
21 NCAC 54 .2312	12:05 NCR 338									
21 NCAC 54 .2313	12:05 NCR 338									
21 NCAC 54 ,2314	12:05 NCR 338									
21 NCAC 54 .2401	12:05 NCR 338									
21 NCAC 54 .2402	12:05 NCR 338									
21 NCAC 54 .2501	12:05 NCR 338									
21 NCAC 54 .2502	12:05 NCR 338									
21 NCAC 54 .2503	12:05 NCR 338									
21 NCAC 54 .2504	12:05 NCR 338									
21 NCAC 54 .2505	12:05 NCR 338									
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	*	Approve	11/11/99	*		14:15 NCR 1354	
21 NCAC 54 .2706	12:05 NCR 338		13:13 NCR 1050	*	Approve	11/17/99	*		14:15 NCR 1354	
21 NCAC 54 .2801	12:05 NCR 338		13:13 NCR 1050	* 1						
21 NCAC 54 .2802	12:05 NCR 338		13:13 NCR 1050	÷ *						
			14;16 NCR 1458	*						

	Other						•										•															
	Approved Kule								14:06 NCR 490																							
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RRC Status	Date								04/12/60			03/16/00 v 07/15/99				03/16/00 v 07/15/99				03/16/00 v 07/15/99		v 07/15/99		y 07/15/99							03/16/00	
RRC	Action								Approve		Return to Agey	Approve Return to Agev	Approve		Return to Agey	Approve Return to Apov	Approve		Return to Agey	Approve Return to Agev	Approve	Return to Agey	Approve	Return to Agcy	Approve	Return to Agey	Approve	Return to Agey	Approve	Return to Agcy	Approve Return to Agey	ישרוחווון ויט זיקר
Fiscal	Note	*	*	* *	*	*	×		*		* :	* *	*		*	* *	*	*	* :	* *	*	*	*	*	*	*	*	*	*	* *	₹ *	
Notice of	Text	12.13 MOB 1060	15:15 INCR 1050 14:16 NCR 1458	13:13 NCR 1050 14:16 NCB 1458	13:13 NCR 1050	13:13 NCR 1050	13:13 NCR 1050		13:18 NCR 1503		13:18 NCR 1503	14:12 NCR 998 13:18 NCR 1503	14:12 NCR 998		13:18 NCR 1503	14:12 NCR 998 13:18 NCR 1503	14:12 NCR 998	13:24 NCR 2008	13:18 NCR 1503	13:12 NCR 998 13:18 NCR 1503	14:12 NCR 998	13:18 NCR 1503	14:12 NCR 998	13:18 NCR 1503	14:12 NCR 998	13:18 NCR 1503	14:12 NCR 998	13:18 NCR 1503	14:12 NCR 998	13:18 NCR 1503	13:12 NCR 998	10:10:10:10:10:10:10:10:10:10:10:10:10:1
Temporary	Rule								13:13 NCR 1061																							
Rule-making	Proceedings	0.00 d O. V. 20.01	12:03 INCK 338	12:05 NCR 338	12:05 NCR 338	12:05 NCR 338	12:05 NCR 338	Z		14:06 NCR 428		14:06 NCR 428	14:06 NCR 428	14:06 NCR 428		14:06 NCR 428	14:06 NCR 428	-		14:06 NCR 428	14:06 NCR 428 14:06 NCR 428		14:06 NCR 428	14.67 MCB 420	14:06 NCK 428							
Agenev/Rule	Citation	COOC NO DADINIC	21 NCAC 34 .2803	21 NCAC 54 .2804	21 NCAC 54 .2805	21 NCAC 54 .2806	21 NCAC 54 .2807	PUBLIC EDUCATION	16 NCAC 06B .0108	16 NCAC 06C .0100	16 NCAC 06C .0102	16 NCAC 06C 0103		16 NCAC 06C .0200	16 NCAC 06C .0202	16 NCAC 06C 0205		16 NCAC 06C .0205	16 NCAC 06C .0206	16 NCAC 06C, 0207	16 NCAC 06C 0300	16 NCAC 06C .0301		16 NCAC 06C .0302		16 NCAC 06C .0303		16 NCAC 06C .0304		16 NCAC 06C .0305	16 NCAC 06C 0306	

Š	Other																															
	Approved Kule																		14:09 NCR 708	14.06 NCR 490		14:15 NCR 1354	14.06 NCR 490	14:06 NCR 490	14:06 NCR 490	14:06 NCR 490	14-15 NCR 1354	14:06 NCR 490			14:15 NCR 1354	14:15 NCR 1354
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ıtus	Date	03/16/00	04/12/60	03/16/00	07/15/99	03/16/00	07/15/99	03/16/00	07/15/99	03/16/00	07/15/99	03/16/00	03/15/00	00.00				07/15/99	66/61/80	07/15/99		10/04/99	07/15/99	07/15/99	07/15/99	07/15/99	10/04/99	07/15/99			10/04/99	10/04/99
RRC Status	Action	Approve	Return to Agey	Approve	Return to Agcy	Approve	Return to Agcy	Approve	Return to Agcy	Approve	Keturn to Agcy	Approve	Return to Agey	a and the				Object	Approve	Approve		Approve			Approve	Approve						
Fiscal	Note	*	*	*	*	*	*	*	*	* :	٠ -	ŧ +	* *		*	*	*	*	+	* *		S	*	*	*	*	S	*	*	*	S	S
Notice of	Text	14:12 NCR 998	13:18 NCR 1503	14:12 NCR 998	13:18 NCK 1503	14:12 NCR 998	13:18 NCR 1503 14:12 NCP 908	1.12 MON 21.2	14:21 NCR 1868	14:17 NCR 1506	14:21 NCR 1868	13:18 NCR 1503		14:21 NCR 1868 13:18 NCR 1503	66/	13:24 NCR 2008	13:18 NCR 1503	13:18 NCR 1503	13:18 NCR 1503	13:18 NCR 1503	13:24 NCR 2008	13:18 NCR 1503	14:17 NCR 1506	14:17 NCR 1506	13:24 NCR 2008	13:24 NCR 2008						
Temporary	Rule															14.11 NCR 910				12:22 NCR 2010	Temp Expired 02/09/99	•										
Rule-making	Praceedings	14:06 NCR 428		14:06 NCR 428	000 00000000000000000000000000000000000	14:06 NCK 428	13.06 NCP 328	14:06 NCR 428	14:17 NCR 1497		14:17 NCR 1497			14:17 NCR 1497																		
Agency/Rule	Citation		16 NCAC 06C .0307		16 NCAC 06C .0308		16 NCAC 06C .0309		16 NCAC 06C .0311		16 NCAC 06C .0312	2120 000 0 tolk 0 t	16 NCAC 06C .0313	16 NCAC 06C .0400	16 NCAC 06C .0401	16 NCAC 06C .0402	16 NCAC 06C .0404	16 NCAC 06C .0501		16 NCAC 06C .0501 16 NCAC 06D .0103		16 NCAC 06D .0103	16 NCAC 06D .0210	16 NCAC 06D .0301	16 NCAC 06D .0302	16 NCAC 06D .0303	16 NCAC 06D .0304	16 NCAC 06D .0305	16 NCAC 06D .0305	16 NCAC 06D .0306	16 NCAC 06D .0501	16 NCAC 06D .0502

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Citation	Proceedings	Rule	Text	Note	Aetion	Date	from proposal	Governor	Approved Rule	Other
16 NCAC 06D .0503			13:24 NCR 2008	S	Object	10/04/99	*		14-15 NOP 1353	
16 NCAC 06D .0503			14:17 NCR 1506	*	N oulde	7711111			FCCI NI NI CITE	
16 NCAC 06D .0504			13:24 NCR 2008	S	Object	10/04/99				
16 NCAC 06D .0505			13:24 NCR 2008	S	Approve Approve	10/04/99	* *		14:15 NCR 1354 14:15 NCR 1354	
16 NCAC 06D .0506			13:24 NCR 2008	S	Approve	10/04/99			14:15 NCR 1354	
16 NCAC 06D .0507			13;24 NCR 2008	S	Approve	10/04/99	*		14:15 NCR 1354	
16 NCAC 06E .0202	14.06 NCP 428		13:18 NCR 1503 14:12 NCR 908	* *	Return to Agey	07/15/99				
16 NCAC 06E .0301	071 30 30 30 11	13:05 NCR 523	B/(NOW 7!!!		a condition					
16 NCAC 06E .0301		14:18 NCR 1618								
16 NCAC 06E .0301			13:18 NCR 1503	*	Approve	07/15/99			14:06 NCR 490	
16 NCAC 06G .0202			13:18 NCR 1503	*	Approve	04/11/2			14:06 NCR 490	
16 NCAC 06G .0305			14:24 NCR 2092	*						
16 NCAC 06G .0308			13:18 NCR 1503	*	Approve	66/51/10			14:06 NCR 490	
16 NCAC 06G,0309			13:18 NCR 1503	*	Approve	07/15/99			14:06 NCR 490	
16 NCAC 06G .0310	-		14:24 NCR 2092	*						
16 NCAC 06G .0311		12:22 NCR 2010 13	13:18 NCR 1503	*	Approve	07/15/99	*		14:06 NCR 490	
16 NCAC 06G .0502	001000	reinp Expued 02/03	13:18 NCR 1503	* 1	Return to Agcy	07/15/99				
16 NCAC 06H .0101	14:06 NCK 428		14:12 NCR 998 13:18 NCR 1503	· *	Approve Return to Agcy	03/16/00				
16 NCAC 06H .0101	N/A		N/A	N/A	Approve	10/04/99			14-15 NCR 1354	
16 NCAC 0611.0103			13:18 NCR 1503	*	Return to Agcy	04/11/2				
16 NCAC 06H .0105	14:06 NCR 428		14:12 NCR 998 13:18 NCR 1503	* *	Approve Return to Agcy	03/16/00 07/15/99	*			
16 NCAC 0611.0105	N/A		N/A	N/A	Approve	10/04/99			14:15 NCR 1354	
16 NCAC 06H .0106			13:18 NCR 1503	*	Return to Agey	66/\$1/10				
16 NCAC 0611 .0107	14:06 NCR 428		14:12 NCR 998 13:18 NCR 1503	* *	Approve Return to Agcy	03/16/00 07/15/99				
16 NCAC 0611.0107	14:06 NCR 428									

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Citation	Proceedings	Rule	Text	Note	Action	Date	proposat	Governor	Approved Kule	Other
16 NCAC 06H .0107	N/A		N/A	N/A	Approve	10/04/99			14:15 NCR 1354	
16 NCAC 06H .0108			13:18 NCR 1503	*	Return to Agcy	07/15/99				
16 NCAC 06H .0108	N/A		N/A	N/A	Approve	10/04/99			14:15 NCR 1354	
16 NCAC 06H .0109			13:18 NCR 1503	*	Return to Agcy	07/15/99				
16 NCAC 06H .0109	N/A		N/A	N/A	Approve	10/04/99			14:15 NCR 1354	
16 NCAC 06H .0110			13:18 NCR 1503	*	Return to Agcy Object Approve	07/15/99 10/04/99 11/17/99	*		14:15 NCR 1354	
REAL ESTATE COMMISSION	MISSION									
21 NCAC 58A .0101	N/A		N/A	N/A	Approve	02/17/00				
21 NCAC 58A .0104	N/A		N/A	N/A	Approve	02/17/00				
21 NCAC 58A .0105	N/A		N/A	N/A	Approve	02/17/00				
21 NCAC 58A .0106	N/A		N/A	N/A	Approve	02/17/00				
21 NCAC 58A .0107	14:06 NCR 429		14:10 NCR 772	*	Approve	02/17/00	*			
21 NCAC 58A .0109	14:06 NCR 429		14:10 NCR 772	*	Approve	02/17/00				
21 NCAC 58A .0110	14:06 NCR 429		14;10 NCR 772	*	Approve	02/17/00	*			
21 NCAC 58A .0111	N/A		N/A	N/A	Approve	02/17/00				
21 NCAC 58A .0112	N/A		N/A	N/A	Approve	02/17/00				
21 NCAC 58A .0113	14.06 NCR 429		14:10 NCR 772	*	Approve	02/17/00				
21 NCAC 58A .0114	14:06 NCR 429		14:10 NCR 772	*	Approve	02/17/00	*			
21 NCAC 58A .0301	14:06 NCR 429		14:10 NCR 772	*	Approve	02/11/00	*			
21 NCAC 58A .0302	14:06 NCR 429		14:10 NCR 772	*	Approve	02/17/00				
21 NCAC 58A .0303	14:06 NCR 429		14:10 NCR 772	S	Approve	02/17/00				
21 NCAC 58A .0304	14:06 NCR 429		14:10 NCR 772	*	Approve	02/17/00				
21 NCAC 58A .0401	14:06 NCR 429		14:10 NCR 772	*	Approve	02/17/00				
21 NCAC 58A .0402	14:06 NCR 429		14:10 NCR 772	*	Approve	02/17/00	*			
21 NCAC 58A .0403	14:06 NCR 429		14:10 NCR 772	*	Approve	02/17/00				
21 NCAC 58A .0404	14:06 NCR 429		14:10 NCR 772	*	Approve	02/17/00				

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RRC Status	Date	02/17/00	02/17/00	02/17/00	02/11/00	02/17/00	02/11/00	02/11/00	00/11/00	05/11/00	02/17/00	02/17/00	02/11/00	02/17/00	02/11/00	02/17/00	02/11/00	02/11/00	05/11/00	02/11/00	02/17/00	02/11/00	02/17/00	02/17/00	00/11/00	05/11/00	02/17/00	02/17/00
RRC	Action	Object	Approve																									
Fiscal	Note	*	N/A	N/A	*	N/A	*	. N/A	N/A	*	N/A	N/A	*	N/A	*	N/A	N/A	*	*	N/A	N/A	*	*	N/A	N/A	N/A	N/A	X/X
Notice of	Text	14:10 NCR 772	N/A	N/A	14;10 NCR 772	N/A	14:10 NCR 772	N/A	N/A	14:10 NCR 772	N/A	N/A	14:10 NCR 772	N/A	14:10 NCR 772	N/A	N/A	14:10 NCR 772	14:10 NCR 772	N/A	N/A	14:10 NCR 772	14:10 NCR 772	N/A	N/A	N/A	N/A	N/A
Temporary	Rule																											
Rule-making	Proceedings	14:06 NCR 429	N/A	N/A	14:06 NCR 429	N/A	14:06 NCR 429	N/A	N/A	14:06 NCR 429	N/A	N/A	14:06 NCR 429	N/A	14:06 NCR 429	N/A	N/A	14:06 NCR 429	14:06 NCR 429	N/A	N/A	14:06 NCR 429	14:06 NCR 429	N/A	N/A	N/A	N/A	Z/A
Agency/Rule	Citation	21 NCAC 58A .0406	21 NCAC 58A .0501	21 NCAC 58A .0502	21 NCAC 58A .0503	21 NCAC 58A .0504	21 NCAC 58A .0505	21 NCAC 58A .0506	21 NCAC 58A .0510	21 NCAC 58A .0601	21 NCAC 58A .0610	21 NCAC 58A .0612	21 NCAC 58A .0615	21 NCAC 58A .0902	21 NCAC 58A .1402	21 NCAC 58A .1701	21 NCAC 58A .1702	21 NCAC 58A .1703	21 NCAC 58A .1708	21 NCAC 58A .1709	21 NCAC 58A .1711	21 NCAC 58B .0101	21 NCAC 58B .0102	21 NCAC 58B .0104	21 NCAC 58B .0201	21 NCAC 58B .0202	21 NCAC 58B .0203	21 NCAC 58B .0301

	N/A N/A N/A N/A 14:06 NCR 429	Rule	N/A N/A N/A N/A N/A 14:10 NCR 772	Note	Approve	Date proposal 02/17/00 02/17/00 02/17/00 02/17/00 02/17/00 02/17/00 02/17/00 02/17/00 02/17/00 02/17/00 02/17/00	osal Governor	Approved Rule	Oliper
	N/A N/A N/A 14:06 NCR 429		N/A N/A N/A 14:10 NCR 772	< < < * * * * * * * * * * * * * * * * *	Approve				
	N/A N/A 14:06 NCR 429		N/A N/A N/A 14:10 NCR 772	< < < * * * * * * * * * * * * * * * * *	Approve				
	N/A N/A 14:06 NCR 429		N/A N/A 14:10 NCR 772	< < * * * * * * * * * * * * * * * * * *	Approve				
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	14:06 NCR 429		14:10 NCR 772	*	Approve Approve				
			14.10 NICB 773		Approve	02/17/00			
	14:06 NCR 429		14:10 NCK //2	*					
21 INCAC 38C :0220	14:06 NCR 429		14:10 NCR 772	*	Approve	02/17/00			
21 NCAC 58C .0302	14:06 NCR 429		14:10 NCR 772	*	Approve	02/17/00			
21 NCAC 58C .0304	14:06 NCR 429		14:10 NCR 772	*	Approve	02/17/00			
21 NCAC 58C .0305	14:06 NCR 429		14:10 NCR 772	*	Approve	02/17/00			
21 NCAC 58C .0306	14:06 NCR 429		14:10 NCR 772	*	Approve	02/17/00			
21 NCAC 58C .0307	14:06 NCR 429		14:10 NCR 772	*	Approve	02/17/00			
21 NCAC 58C .0310	14:06 NCR 429		14:10 NCR 772	*	Approve	02/17/00			
21 NCAC 58C .0312	14:06 NCR 429		14:10 NCR 772	*	Approve	02/17/00			
21 NCAC 58C .0601	14:06 NCR 429		14:10 NCR 772	*	Approve	02/17/00			
21 NCAC 58C .0602	14:06 NCR 429		14:10 NCR 772	*	Approve	02/17/00			
21 NCAC 58C .0603	14:06 NCR 429		14:10 NCR 772	*	Approve	* 02/17/00			
21 NCAC 58C .0604	14:06 NCR 429		14:10 NCR 772	*	Approve	02/17/00			
21 NCAC 58C .0605	14:06 NCR 429		14:10 NCR 772	*	Approve	02/17/00			
21 NCAC 58C .0606	14:06 NCR 429		14:10 NCR 772	*	Approve	* 02/17/00			
21 NCAC 58C .0607	14:06 NCR 429		14:10 NCR 772	*	Approve	* 02/17/00			

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RRC Status	Date	02/17/00	02/17/00	02/17/00	05/17/00	02/17/00	02/17/00	05/11/00	02/17/00	02/17/00	02/17/00	05/17/00	02/11/00		03/16/00	03/16/00	03/16/00	03/16/00	03/16/00		03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	02/17/00
RRC	Action	Approve		Approve	Approve	Approve	Approve	Approve		Approve																		
Fiscal	Note	*	*	*	*	*	N/A	*	*	N/A	*	N/A	*		*	*	*	*	*		*	*	*	*	*	*	*	N/A
Notice of	Text	14:10 NCR 772	N/A	14:10 NCR 772	14:10 NCR 772	N/A	14:10 NCR 772	N/A	14:10 NCR 772		14:12 NCR 1028	14:12 NCR 1028	14:12 NCR 1028	14:12 NCR 1028	14:12 NCR 1028		14:16 NCR 1424	14:16 NCR 1427	14:16 NCR 1427	13:08 NCR 690								
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Rule-making	Proceedings	14:06 NCR 429	N/A	14:06 NCR 429	14:06 NCR 429	N/A	14:06 NCR 429	N/A	14:06 NCR 429	KAMINERS, BOA	14:08 NCR 579	14:08 NCR 579	14:08 NCR 579	14:08 NCR 579	14:08 NCR 579		N/A											
Ageney/Rule	Citation	21 NCAC 58C .0608	21 NCAC 58E .0102	21 NCAC 58E .0202	21 NCAC 58E .0204	21 NCAC 58E .0205	21 NCAC 58E .0302	21 NCAC 58E .0304	21 NCAC 58E .0310	21 NCAC 58E .0406	21 NCAC 58E .0412	21 NCAC 58E .0511	21 NCAC 58E .0515	REFRIGERATION EXAMINERS, BOARD OF	21 NCAC 60.0102	21 NCAC 60 .0207	21 NCAC 60.0311	21 NCAC 60.0316	21 NCAC 60 .1102	REVENUE	17 NCAC 01C .0502	17 NCAC 01C .0504	17 NCAC 01C .0506	17 NCAC 01C .0509	17 NCAC 01C .0601	17 NCAC 03B ,0302	17 NCAC 03C .0108	17 NCAC 04B .0102

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	Approved Rule																											
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RRC Status	Date	02/17/00	02/11/00	02/17/00	02/17/00	02/17/00	02/17/00	03/16/00 02/17/00	02/17/00	02/17/00	02/17/00	05/11/00	05/11/00	02/17/00	02/17/00	02/11/00	02/17/00	02/17/00	03/16/00	05/11/00	03/16/00	03/16/00	03/16/00	04/13/00	04/13/00	04/13/00	02/11/00	02/17/00
RRC	Actinn	Approve	Approve	Approve	Approve	Approve	Object	Approve Approve	Approve	Approve	Approve	Approve	Approve	Approve														
Fiscal	Note	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	¥	N/A	*	*	*	*	*	*	N/A	N/A						
Notice of	Text	13:08 NCR 690	Y 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	13:08 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	14:16 NCR 1428	13:08 NCR 690	14:16 NCR 1428	14:16 NCR 1428	14:16 NCR 1428	14:16 NCR 1428	14:16 NCR 1428	14:16 NCR 1428	13:08 NCR 690	13:08 NCR 690
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Rule-making	Praceedings	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A						
Agency/Rule	Cltation	17 NCAC 04B .0104	17 NCAC 04B .0105	17 NCAC 04B .0106	17 NCAC 04B .0107	17 NCAC 04B .0301	17 NCAC 04B .0302	17 NCAC 04B .0306	17 NCAC 04B .0308	17 NCAC 04B .0309	17 NCAC 04B .0310	17 NCAC 04B .0311	17 NCAC 04B .0312	17 NCAC 04B .0403	17 NCAC 04B .0405	17 NCAC 04B .2902	17 NCAC 04B .2903	17 NCAC 04B .4301	17 NCAC 04B ,4301	17 NCAC 04B .4302	17 NCAC 04B .4302	17 NCAC 04B .4401	17 NCAC 04B .4402	17 NCAC 04C,0603	17 NCAC 04C,1101	17 NCAC 04C,1801	17 NCAC 04E .0102	17 NCAC 04E .0103

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tatus	Date	02/17/00	04/13/00	02/11/00	02/11/00	02/17/00	02/17/00	02/17/00	02/17/00	02/11/00	02/17/00	02/17/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	02/17/00	12/17/98 03/18/99	04/15/99 03/16/00	03/16/00	03/16/00	03/16/00	03/16/00	03/16/00
RRC Status	Action	Approve	Approve	Approve	Approve	Approve	Agcy Withdrew	Approve Approve	Approve	Object Object	Approve Approve	Approve	Approve	Approve	Approve	Approve											
Fiscal	Note	N/A	*	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	*	*	*	N/A	*	*	*	N/A	N/A	*	*	*	*	*	*
Notice of	Text	13:08 NCR 690	14:16 NCR 1428	13:08 NCR 690	13:08 NCR 690	13:08 NCR 690	13:08 NCR 690	N/A	N/A	N/A	N/A	13:08 NCR 690	14:16 NCR 1431	14:16 NCR 1431	14:16 NCR 1431	N/A	14:16 NCR 1431	14:16 NCR 1431	14:16 NCR 1431	13:08 NCR 694	13:09 NCR 762	14:16 NCR 1433	14:16 NCR 1433	14:16 NCR 1433	14:16 NCR 1437	14:16 NCR 1437	14:16 NCR 1437
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Rule-making	Proceedings	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
Agency/Rule	Citation	17 NCAC 04E .0201	17 NCAC 04E .0201	17 NCAC 04E .0202	17 NCAC 04E .0203	17 NCAC 04E,0302	17 NCAC 04E .0703	17 NCAC 04F .0101	17 NCAC 04F .0102	17 NCAC 04F .0103	17 NCAC 04F .0104	17 NCAC 04F .0105	17 NCAC 05B .0603	17 NCAC 05B .0803	17 NCAC 05B .0903	17 NCAC 05B .1112	17 NCAC 05C .0702	17 NCAC 05C .0703	17 NCAC 05C .2003	17 NCAC 06B .0105	17 NCAC 06B .0118	17 NCAC 06B .0605	17 NCAC 0613 .3408	17 NCAC 06B .3503	17 NCAC 07B .0104	17 NCAC 07B .0118	17 NCAC 07B .0123

Agency/Rule	Ruie-making	Temporary	Notice of	Fiscal	RRC	RRC Status	Text differs	Effective by	-	
Citation	Proceedings	Rule	Text	Note	Action	Date	rrom	Governor	Approved Rule	Other
17 NCAC 07B .0124	N/A		13:08 NCR 695	N/A	Approve	05/11/00				
17 NCAC 07B .0125	N/A		13:08 NCR 695	N/A	Approve	02/17/00				
17 NCAC 07B .0207	N/A		14:16 NCR 1437	*	Approve	03/16/00				
17 NCAC 07B .1401	N/A		14:16 NCR 1437	*	Approve	03/16/00				
17 NCAC 07B,1402	N/A		14:16 NCR 1437	*	Approve	04/13/00				
17 NCAC 07B .1404	N/A		14:16 NCR 1437	*	Approve	03/16/00				
17 NCAC 07B .1601	N/A		14:16 NCR 1437	*	Approve	03/16/00				
17 NCAC 07B .1602	N/A		14:16 NCR 1437	*	Approve	03/16/00				
17 NCAC 07B .1702	N/A		14:16 NCR 1437	*	Approve	03/16/00				
17 NCAC 07B .1801	N/A		14:16 NCR 1437	*	Approve	03/16/00	*			
17 NCAC 07B .1802	N/A		14:16 NCR 1437	¥	Approve	03/16/00				
17 NCAC 07B .1902	N/A		14:16 NCR 1437	*	Approve	03/16/00				
17 NCAC 07B .2101	N/A		13:09 NCR 767	N/A	Approve	02/11/00				
17 NCAC 07B .2213	N/A		14:16 NCR 1437	*	Approve	03/16/00				
17 NCAC 07B .2401	N/A		14:16 NCR 1437	*	Approve	03/16/00				
17 NCAC 07B .2402	N/A		14:16 NCR 1437	*	Approve	03/16/00				
17 NCAC 07B .2801	N/A		14:16 NCR 1437	*	Approve	03/16/00				
17 NCAC 07B .2901	N/A		14:16 NCR 1437	*	Approve	03/16/00	*			
17 NCAC 07B .2903	N/A		14:16 NCR 1437	*	Approve	03/16/00				
17 NCAC 07B .3001	N/A		14:16 NCR 1437	*	Approve	03/16/00				
17 NCAC 07B .3004	N/A		14:16 NCR 1437	*	Approve	03/16/00				
17 NCAC 07B .3009	N/A		14:16 NCR 1437	*	Approve	03/16/00				
17 NCAC 07B .3010	N/A		14:16 NCR 1437	*	Approve	03/16/00				
17 NCAC 07B .3013	N/A		14:16 NCR 1437	*	Approve	03/16/00				
17 NCAC 07B .3204	N/A		14:16 NCR 1437	*	Approve	03/16/00				
17 NCAC 07B .4301	N/A		14:16 NCR 1437	*	Approve	03/16/00				
17 NCAC 07B .4303	N/A		14;16 NCR 1437	*	Approve	03/16/00				

Ageney/Rule	Rule-making	Temporary	Notice of	Fiscal	RRC	RRC Śtatus	Text differs	Effective by		
Citation	Proceedings	Rule	Text	Note	Action	Date	irom proposal	Governor	Approved Rule	Other
17 NCAC 091.0302	N/A		14:16 NCR 1451	*	Approve	03/16/00				
17 NCAC 09K .0601	N/A		13:08 NCR 695	N/A	Approve	02/17/00				
17 NCAC 09K .0602	N/A		14:16 NCR 1451	*	Approve	03/16/00				
17 NCAC 09L .0403	N/A		, 14:16 NCR 1451	*	Approve	03/16/00				
17 NCAC 10 .0101	N/A		14:16 NCR 1452	*	Approve	03/16/00				
17 NCAC 10 .0204		14:18 NCR 1619								
17 NCAC 10 .0405	N/A		14:16 NCR 1452	*	Approve	03/16/00				
17 NCAC 10 .0504	N/A		14:16 NCR 1452	*	Approve	03/16/00				
17 NCAC 10.0505	N/A		14:16 NCR 1452	*	Approve	03/16/00	*			
Tax Review Board										14.12 NCR 954
Tax Review Board										14:19 NCR 1669
SECRETARY OF STATE	ATE									
18 NCAC 06 .1212		13:14 NCR 1151 14:08 NCP 645	14.08 NCB 645	*	American	01/20/00			14-10 NCP 1705	
18 NCAC 06 .1304		13:14 NCR 1151	200 NOV 00:41		oxoude	00/07/10			50/1 N N 1 1 1 1 1	
18 NCAC 06 .1402	, 14:17 NCR 1497	14:08 NCR 645	14:08 NCR 645 14:22 NCR 1980	* *	Approve	01/20/00			14:19 NCR 1705	
18 NCAC 06 .1413	14:17 NCR 1497		14:22 NCR 1980	*						
18 NCAC 06 .1502		13:14 NCR 1151								
		14:08 NCR 645	14:08 NCR 645	*	Approve	01/20/00			14:19 NCR 1705	
18 NCAC 06 .1709	14:17 NCR 1497		14:22 NCR 1980	*						
18 NCAC 06.1802		12:07 NCR 534	12:14 NCR 1312	*						
18 NCAC 06,1803		12:07 NCR 534 12:07	12:14 NCR 1312	*						*
18 NCAC 10 .0101	13:09 NCR 759	Temp Expired 06/28/98 13:14 NCR 1153	8/98							
		Expired 10/12/99 13:18 NCR 1556								
		Expired 12/10/99 14:12 NCR 1046								Temp Filed over obj
18 NCAC 10 .0201	13:09 NCR 759	13:14 NCR 1153 Expired 10/12/99								

Agency/Rule	Rufe-making	Temporary	Notice of	Fiscal	RRC Status	latus	Text differs	Effective by		
Citation	Proceedings	Rule	Text	Note	Action	Date	from proposal	Gavernor	Approved Rule	Other
		2321 CON 01.51								
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18 NCAC 10, 0301	13.09 NCR 759	13-14 NCR 1153								fan rang pan i dina.
		Expired 10/12/99								
		13:18 NCR 1556								
		Expired 12/10/99								
		14:12 NCR 1046								Temp Filed over obj
18 NCAC 10.0302	13:09 NCR 759	13:14 NCR 1153								
		Expired 10/12/99								
		14:12 NCR 1046								Temp Filed over obj
18 NCAC 10.0303	13:09 NCR 759	13:14 NCR 1153								-
		Expired 10/12/99								
		14:12 NCR 1046								Temp Filed over obi
18 NCAC 10.0304	13:09 NCR 759	13:14 NCR 1153								
		Expired 10/12/99								
		14:12 NCR 1046								Temp Filed over obi
18 NCAC 10.0305	13:09 NCR 759	13:14 NCR 1153								
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18 NCAC 10.0306		13:18 NCR 1556								
		Expired 12/10/99								
		14:12 NCR 1046								Temp Filed over obj
18 NCAC 10.0307		13:18 NCR 1556								
		Expired 12/10/99								
		14;12 NCR 1046								Temp Filed over obj
18 NCAC 10 .0308		13:18 NCR 1556								
		Expired 12/10/99								
		14:12 NCR 1046								Temp Filed over obj
18 NCAC 10 .0309		13:18 NCR 1556								•
		Expired 12/10/99								
		14;12 NCR 1046								Temp Filed over obj
18 NCAC 10 .0401	13:09 NCR 759	13:14 NCR 1153-Recodified to .0801	codified to .0801							-
		Expired 10/12/99								
		13:18 NCR 1556								
		Expired 12/10/99								
18 NCAC 10.0402	13:09 NCR 759	13:14 NCR 1153-Recodified to .0802	codified to .0802							
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04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00	04/13/00
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14:14 NCR 1249	14:14 NCR 1249	14:14 NCR 1249	14:14 NCR 1249	14:14 NCR 1249	14:14 NCR 1249	14:14 NCR 1249	14:14 NCR 1249	14:14 NCR 1249	14:14 NCR 1249	14:14 NCR 1249	14:14 NCR 1249	14:14 NCR 1249
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	14:09 NCR 697	14:09 NCR 697	14:09 NCR 697 14:14 NCR 1249 * Object • 14:09 NCR 697 14:14 NCR 1249 * Approve 14:09 NCR 697 14:14 NCR 1249 * Approve	14:09 NCR 697 14:14 NCR 1249 * Object 14:09 NCR 697 14:14 NCR 1249 * Approve 14:09 NCR 697 14:14 NCR 1249 * Approve 14:09 NCR 697 14:14 NCR 1249 * Object	14:09 NCR 697 14:14 NCR 1249 * Object 14:09 NCR 697 14:14 NCR 1249 * Approve 14:09 NCR 697 14:14 NCR 1249 * Approve 14:09 NCR 697 14:14 NCR 1249 * Object 14:09 NCR 697 14:14 NCR 1249 * Object	14:09 NCR 697 14:14 NCR 1249 * Object 14:09 NCR 697 14:14 NCR 1249 * Approve 14:09 NCR 697 14:14 NCR 1249 * Approve 14:09 NCR 697 14:14 NCR 1249 * Object 14:09 NCR 697 14:14 NCR 1249 * Object 14:09 NCR 697 14:14 NCR 1249 * Object	14:09 NCR 697 14:14 NCR 1249 * Object 14:09 NCR 697 14:14 NCR 1249 * Approve 14:09 NCR 697 14:14 NCR 1249 * Ohject 14:09 NCR 697 14:14 NCR 1249 * Approve	14:09 NCR 697 14:14 NCR 1249 * Object 14:09 NCR 697 14:14 NCR 1249 * Approve 14:09 NCR 697 14:14 NCR 1249 * Approve 14:09 NCR 697 14:14 NCR 1249 * Object 14:09 NCR 697 14:14 NCR 1249 * Object 14:09 NCR 697 14:14 NCR 1249 * Object 14:09 NCR 697 14:14 NCR 1249 * Approve 14:09 NCR 697 14:14 NCR 1249 * Approve 14:09 NCR 697 14:14 NCR 1249 * Approve	14:09 NCR 697 14:14 NCR 1249 * Object 14:09 NCR 697 14:14 NCR 1249 * Approve 14:09 NCR 697 14:14 NCR 1249 * Ohject 14:09 NCR 697 14:14 NCR 1249 * Ohject 14:09 NCR 697 14:14 NCR 1249 * Ohject 14:09 NCR 697 14:14 NCR 1249 * Approve 14:09 NCR 697 14:14 NCR 1249 * Approve	14:09 NCR 697 14:14 NCR 1249 * Object 14:09 NCR 697 14:14 NCR 1249 * Approve 14:09 NCR 697 14:14 NCR 1249 * Object 14:09 NCR 697 14:14 NCR 1249 * Approve 14:09 NCR 697 14:14 NCR 1249 * Object 14:09 NCR 697 14:14 NCR 1249 * Object	14:09 NCR 697 14:14 NCR 1249 * Object 14:09 NCR 697 14:14 NCR 1249 * Approve 14:09 NCR 697 14:14 NCR 1249 * Ohject 14:09 NCR 697 14:14 NCR 1249 * Ohject 14:09 NCR 697 14:14 NCR 1249 * Ohject 14:09 NCR 697 14:14 NCR 1249 * Approve 14:09 NCR 697 14:14 NCR 1249 * Approve 14:09 NCR 697 14:14 NCR 1249 * Ohject 14:09 NCR 697 14:14 NCR 1249 * Approve 14:09 NCR 697 14:14 NCR 1249 * Approve	14:09 NCR 697 14:14 NCR 1249 * Object 14:09 NCR 697 14:14 NCR 1249 * Approve 14:09 NCR 697 14:14 NCR 1249 * Ohject 14:09 NCR 697 14:14 NCR 1249 * Approve 14:09 NCR 697 14:14 NCR 1249 * Ohject 14:09 NCR 697 14:14 NCR 1249 * Approve 14:09 NCR 697 14:14 NCR 1249 * Approve

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21 NCAC 63 .0210	14:09 NCR 697	14:09 NCR 697	14:14 NCR 1249	*	Object	04/13/00				
21 NCAC 63 .0211	14:09 NCR 697	14:09 NCR 697	14:14 NCR 1249	*	Approve	04/13/00	*			
21 NCAC 63 .0212	14:09 NCR 697	14:09 NCR 697	14:14 NCR 1249	*	Approve	04/13/00				
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21 NCAC 63.0302	14:09 NCR 697	14:09 NCR 697	14:14 NCR 1249	*	Approve	04/13/00	*			
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21 NCAC 63 .0401	14:09 NCR 697	14:09 NCR 697	14:14 NCR 1249	*	Object	04/13/00				
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21 NCAC 63 .0403	14:09 NCR 697	14:09 NCR 697	14:14 NCR 1249	*	Approve	04/13/00	*			
21 NCAC 63 .0404	14:09 NCR 697	14:09 NCR 697	14:14 NCR 1249	*	Approve	04/13/00				
21 NCAC 63,0501	14:09 NCR 697	14:09 NCR 697	14:14 NCR 1249	*	Approve	04/13/00	*			
21 NCAC 63,0503	14:09 NCR 697	14:09 NCR 697	14:14 NCR 1249	*	Object	04/13/00				
21 NCAC 63 .0507	14:09 NCR 697	14:09 NCR 697	14:14 NCR 1249	*	Object	04/13/00				
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21 NCAC 63.0509	14:09 NCR 697	14:09 NCR 697	14:14 NCR 1249	*	Approve	04/13/00	*			
21 NCAC 63 .0601	14:09 NCR 697	14:09 NCR 697	14:14 NCR 1249	*	Object	04/13/00				
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21 NCAC 63,0604	14:09 NCR 697	-14:09 NCR 697	14:14 NCR 1249	*	Approve	04/13/00				
21 NCAC 63 .0607	14:09 NCR 697	14:09 NCR 697	14:14 NCR 1249	*	Approve	04/13/00				
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21 NCAC 63 .0703	14:09 NCR 697	14:09 NCR 697	14:14 NCR 1249	*	Approve	04/13/00				
21 NCAC 63.0704	14:09 NCR 697	14:09 NCR 697	14:14 NCR 1249	*	Approve	04/13/00				
21 NCAC 63 .0801	14:09 NCR 697	14:09 NCR 697	14:14 NCR 1249	*	Approve	04/13/00				
21 NCAC 63 .0802	14:09 NCR 697	14:09 NCR 697	14:14 NCR 1249	*	Approve	04/13/00				
21 NCAC 63,0803	14:09 NCR 697	14:09 NCR 697	14:14 NCR 1249	*	Approve	04/13/00				
21 NCAC 63.0804	14:09 NCR 697	14:09 NCR 697	14:14 NCR 1249	*	Approve	04/13/00				
21 NCAC 63 .0805	14:09 NCR 697	14:09 NCR 697	14:14 NCR 1249	*	Approve	04/13/00				
21 NCAC 63 .0806	14:09 NCR 697	14:09 NCR 697	14:14 NCR 1249	*	Approve	04/13/00				
21 NCAC 63 .0807	14:09 NCR 697	14:09 NCR 697	14:14 NCR 1249	*	Approve	04/13/00				
21 NCAC 63 .0808	14:09 NCR 697	14:09 NCR 697	14:14 NCR 1249	妆	Approve	04/13/00				
21 NCAC 63.0809	14:09 NCR 697	14:09 NCR 697	14:14 NCR 1249	*	Approve	04/13/00				
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25 NCAC 01C .0214		13:18 NCR 1560	13:22 NCR 1850	*	Approve Approve	10/04/99	*		14:10 NCR 839	
25 NCAC 01C .0801	14:16 NCR 1467	14:16 NCR 1467	14;20 NCR 1824	S/SE						
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25 NCAC 01C .0808	14:16 NCR 1467	14:16 NCR 1467	14:20 NCR 1824	S/SE						
25 NCAC 01C .0809	14:16 NCR 1467	14:16 NCR 1467	14:20 NCR 1824	S/SE						

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21 NCAC 68 .0101	14:10 NCR 749		14:14 NCR 1259	*	Approve	03/16/00				
21 NCAC 68 .0203	14:10 NCR 749		14:16 NCR 1460	*	Approve	04/13/00	*			
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RRC	Action	Approve	Approve	Approve	Approve	Approve	Approve		Approve Approve	Approve			Ohjeet		Approve	Object	Approve	Approve	Approve	Approve	Approve	Approve	Approve	Object	Approve	Approve	Object Approve	Approve
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