Subject: FW: SSC Objection Letter - 67A, 68, 69, and 72

From: Penny, Paris paris.penny@dhhs.nc.gov
Sent: Friday, September 13, 2019 11:44 AM
To: May, Amber Cronk <amber.may@oah.nc.gov</pre>
Subject: RE: SSC Objection Letter - 67A, 68, 69, and 72

Hi Amber,

The Social Services Commission acknowledges receipt of the objection letter dated August 16, 2019, and issued by RRC and the Social Services Commission is in agreement and request these Rules be returned to us in accordance with 150B-12(d). The Social Services Commission met September 11, 2019.

Best, Paris

From: May, Amber Cronk <<u>amber.may@oah.nc.gov</u>>
Sent: Thursday, August 15, 2019 4:25 PM
To: Penny, Paris <<u>paris.penny@dhhs.nc.gov</u>>
Subject: SSC Objection Letter - 67A, 68, 69, and 72

Hi Paris,

I hope that all is well. It was great to see you this morning.

Please find attached a letter summarizing the objections from this morning's RRC meeting.

Please let me know if you have any questions or I can be of any further assistance.

Thank you,

Amber

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STATE OF NORTH CAROLINA OFFICE OF ADMINISTRATIVE HEARINGS

Mailing address: 6714 Mail Service Center Raleigh, NC 27699-6700 Street address: 1711 New Hope Church Rd Raleigh, NC 27609-6285

August 15, 2019

Paris Penny Social Services Commission Sent via email only to: Paris.Penny@dhhs.nc.gov

Re: Objection to Rules 10A NCAC 67A .0101, .0201, .0202; 68 .0103, .0104, .0105, .0106, .0202, .0203, .0204, .0205, .0206, .0208, .0301, and .0302; 69 .0602, .0604, and .0605; and 72 .0101

Dear Ms. Penny:

At its meeting this morning, the Rules Review Commission objected to the abovecaptioned Rules in accordance with G.S. 150B-21.10.

The Commission objected to 10A NCAC 67A .0101 and .0201 as being unnecessary as these Rules only provide cross-references to other rules or provide information otherwise set forth in Statute.

The Commission objected to 10A NCAC 67A .0202 as being unnecessary as 45 CFR 205.10(a)(4) provides notice requirements for cases of "intended action to discontinue, terminate, suspend, or reduce assistance..."

The Commission objected to 10A NCAC 68 .0103 as being unnecessary given 150B-21.1(a3) and 21.2(e), which provide requirements regarding rulemaking hearings. This Rule also appears to pertain exclusively to internal management, which does not meet the definition of a rule pursuant to 150B-2(8a)(a).

The Commission objected to 10A NCAC 68 .0104 as being unnecessary given 150B-21.2(e) and (f), which provides requirements regarding rulemaking hearings and public comments. Further, the Commission found this Rule to be unclear with the use of "promptly", "brief", "clearly", "full and effective", and "fair" without providing additional clarifying information. Finally, the Commission found this Rule to be beyond the statutory authority of the agency as it conflicts with 150B-21.2(f).

Administration	Rules Division	Judges and	Clerk's Office	Rules Review	Civil Rights
919/431-3000	919/431-3000	Assistants	919/431-3000	Commission	Division
fax:919/431-3100	fax: 919/431-3104	919/431-3000	fax: 919/431-3100	919/431-3000	919/431-3036
		fax: 919/431-3100		fax: 919/431-3104	fax: 919/431-3103

The Commission objected to 10A NCAC 68 .0105 as being unnecessary as 150B-21.2(c) sets forth notice requirements regarding the grant or denial of a rule-making petition.

The Commission objected to 10A NCAC 68 .0106 as being unnecessary as 150B-21.2(i) requires that an agency maintain a rulemaking record and provides the information to be included in that record.

The Commission objected to 10A NCAC 68 .0202, .0203, .0204, .0205, .0206, and .0208 as being unnecessary as these Rules are repetitive of Section .0100 of Chapter 68.

The Commission objected to 10A NCAC 68 .0301 for lack of statutory authority as none of the cited authority provides rulemaking authority regarding employment of county departments of social services to the Social Services Commission.

The Commission objected to 10A NCAC 68 .0303 as being unnecessary as this Rule appears to be addressed by 108A-14(b). Further, the Commission objected to this Rule for lack of statutory authority as none of the cited authority provides rulemaking authority regarding delegation between a county board and the director of a county department to the Social Services Commission.

The Commission objected to 10A NCAC 69 .0602, .0604, and .0605 as being unnecessary as these Rules reference contract terms.

The Commission objected to 10A NCAC 72 .0101 as being unnecessary as this Rule does not provide any directives to the regulated public nor provide any information not otherwise available in rule or statute.

Please respond to this letter in accordance with the provisions of G.S. 150B-21.12. If you have any questions regarding the Commission's actions, please let me know.

Sincerely,

Amber C. May

Commission Counsel

10A NCAC 67A .0103 is readopted with changes as published in 17:3333:17 NCR 1763 as follows:

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3 10A NCAC 67A .0103 STANDARDS FOR OFFICE SPACE AND FACILITIES

4 The purpose of this Rule is to establish standards This Rule sets forth requirements for office space, equipment 5 equipment, and facilities for county departments of social services services, including agency suboffices. and special centers that will adequately and effectively meet program, staff and client needs. These requirements are 6 7 supplementary to, and do not replace, are in addition to Federal Confidentiality of Information requirements and any 8 provisions in State, county county, or municipal building codes. <u>Standards for office space and facilities shall comply</u> 9 with the Federal Confidentiality of Information requirements as set forth in 45 CRF 164.500, which is hereby 10 incorporated by reference, including subsequent amendments and editions, and can be obtained free of charge at 11 https://www.ecfr.gov. 12 Identification of Office. All social services offices shall be appropriately marked and identifiable (1)13 in the community as a social services agency: agency, as described in 45 CRF 205.170, which is 14 incorporated by reference with subsequent amendments and editions and available free of charge at 15 https://www.ecfr.gov, as follows: 16 (a) Each office shall be identified by an outside sign clearly visible from the road or street. 17 (b) If the office is housed within a public building occupied by other agencies or units of 18 government, the agency shall be listed on a standard building directory in a manner similar 19 and or equal to that accorded every other agency. Requirements for Physical Plant. Buildings housing social services agencies shall meet the 20 (2)21 following requirements: 22 Buildings housing social services agencies shall be certified by competent authority to be (a) 23 of sound and substantial construction and in compliance with state and local fire and 24 building codes. 25 (b) All buildings for which site clearance began before June 3, 1977, shall meet the equal 26 access provisions specified in Section 504 of the Rehabilitation Act of 1973 as amended. Requirements for Space. Adequate office space shall be provided for each employee. The following 27 (3) guidelines show the acceptable minimum range of space which will vary due to position function, 28 29 special equipment and furniture needs, fixed existing conditions or the availability of separate private interviewing rooms. The staff category descriptions and recommended minimum square 30 footages of space range are shown below: The minimum square footage for each employee shall be 31 32 as follows: 33 Staff Who Interview Clients In Their Offices 80 (a) 34 80 (b) Supervisors 35 96 (c) Management 36 (d) Staff Members Not Required to Conduct Interviews In Their Offices 56 37 Separate Private Interviewing Rooms Adequate for (e)

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2	(4)	Requirements for Privacy:
3		(a) Private offices shall be required for the county director and each supervisor.
4		(b) Private offices or interviewing room shall be available to all staff who interview clients.
5	(5)	Requirements for Waiting Room and Reception Area. The principal location of each county County
6		department of social services shall be arranged to provide a waiting room of sufficient size to
7		accommodate the people availing themselves of its use each day. A separate area is required for the
8		receptionist.
9	(6)	Requirement for Conference Room. A conference or staff training room with seating capacity
10		<mark>adequate</mark> to accommodate <mark>the average number of</mark> people <mark>usually</mark> in attendance <mark>shall be provided</mark> for
11		use in meetings and training sessions.
12	(7)	Requirement for Storage Space and Confidentiality of Records. Sufficient space Space shall be
13		provided for conveniently locating files and records, supplies, and forms: forms as follows:
14		(a) Files and supplies shall be accessible and convenient to staff responsible for their
15		maintenance, <mark>use</mark> and protection.
16		(b) Files and records shall be adequately protected from fire, other damage and theft.
17		(c) Access to confidential information shall be limited to authorized personnel only. only as
18		approved by the director or his or her designee.
19		(d) Space shall be available for storing janitorial and maintenance supplies and equipment used
20		in maintaining the building and grounds. equipment.
21	(8)	Requirement to Provide Office Space for Persons Who Periodically Visit the Agency on DSS
22		Related Business. Office space shall be provided to persons who periodically visit the agency on
23		DSS related business.
24	(9)	Requirement for Equipment. Furnishings and equipment such as, desk, chair, phone, and computer
25		shall be provided to enable staff to adequately perform its duties.
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27	History Note:	Authority G.S. 108A-80; 143B-153; <mark>45-C.F.R. 205.170(a)(b);</mark> <u>45-CFR 205.170(a)(b); 45CFR</u>
28		<u>164.500;</u>
29		Eff. April 1, 1978;
30		Amended Eff. May 1, 1990; May 1, 1988.<u>1988;</u>
31		<u>Readopted Eff. <mark>September</mark> 1, 2019.</u>

10A NCAC 67A .0105 is readopted with changes as published in 17:3333:17 NCR 1763 as follows:

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3	10A NCAC 67A .0105	ADMINISTRATION AND AGENCY COMPLIANCE

4 (a) Federal and state participation in the cost of administration may not be claimed when agencies are not in

- 5 compliance with the standards set forth in 10A NCAC 67A .0103 or when the county fails to submit a plan for
- 6 compliance within 90 days of notification of non-compliance.
- 7 (b)(a) The regional director Regional Director or his or her designated representative shall evaluate each county
- 8 department of social services periodically, but not less than every three years, to determine compliance with the
- 9 established standards, with Rule .0103 of this Subchapter using form DSS-1414 for each location. The evaluation
- 10 shall be triggered by information known to the Regional Office, such as changes in program regulations or staffing
- 11 patterns which would affect compliance, or complaints concerning compliance issues. The county director of social
- 12 services or his or her designee shall verify compliance with Rule .0103 of this Subchapter using form DSS-1414. \mathbf{A}
- 13 county department of social services shall be deemed to be in compliance until the Regional Director determines, after
- 14 evaluation, that the agency is not in compliance.
- 15
- 16 principal reviewer shall meet with the director of the county department to discuss the findings. Following this exit
- 17 conference, the principal reviewer shall prepare a written report and transmit the report to the Regional Director. If
- 18 the findings of the review indicate the county department is in compliance, the Regional Director will, shall, within
- 19 30 days of the date of the evaluation, forward a copy of the administrative review report to the agency director, the
- 20 local social services board chairman, the chairman of the local board of county commissioners, and
- 21 the county manager under a transmittal through a letter indicating the agency's compliance. If the county department
- 22 is not in compliance, the following steps shall be taken within 30 days of the date of the evaluation:
- 23 The regional director Regional Director shall send a copy of the evaluation report to the county (1)director, the local social services board chairman, the chairman of the local board of county 24 25 commissioners and the county manager: manager setting forth the following information:
- 26 (A) eiting the specific findings of non-compliance and what is required to come into 27 compliance: <u>compliance;</u>
- 28 (B) notifying notification that the agency that it has 90 days from the receipt of the report to 29 come into compliance in these areas or to develop and submit to the division a corrective 30 action plan. The division is responsible for providing shall provide consultation and 31 technical assistance regarding the areas of non-compliance to the local agency upon 32 request; and
- 33 (C) notifying notification to the agency that all federal and state administrative funds will be 34 withheld should the county fail to comply or submit an acceptable plan for compliance a corrective action plan within 90 days of notification of non-compliance. 35
- By the end of the 90 day notice period, the county department shall achieve compliance or submit a 36 (2) corrective action plan to the division. If the corrective action plan contains provision for 37

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construction of new facilities, construction plans, which will require the approval of the division director, must be submitted prior to construction.

- (3)(2) In the event that the county department submits a corrective action plan to the division within the 90 day notice period, the Regional Director shall review the corrective action plan to ensure that it addresses each specific finding of non-compliance, and that the implementation of the corrective action plan can be expected to bring the agency into compliance. If construction plans are submitted as part of corrective action, the Regional Director will obtain the approval of the division director. (4)(3) Within 30 days after receipt of the plan, the Regional Director shall either approve the plan if each finding has been addressed in accordance with 10A NCAC 67A .0103 as submitted or indicate how the county department can amend the corrective action plan in order to obtain approval. After a corrective action plan has been approved, the Regional Director shall monitor the agency's progress towards compliance during the corrective action phase, and inform the agency, the local social services board chairman, the chairman of the local board of county commissioners and the county manager of its findings in writing. If the findings indicate that the agency is not making sufficient progress towards compliance in accordance with its corrective action plan, the Regional Director shall so notify the agency, the local social services board chairman chairman, and the chairman of the local board of county commissioners in writing that the agency has an additional 60 days from receipt of the notice to achieve compliance. If the agency does not achieve compliance or make sufficient progress towards compliance in accordance with its corrective action plan within the additional 60 day period, withholding shall commence in accordance with the procedures set forth in Paragraph Subparagraph (c)(b) (5) of this Rule.
- 22 (5) In the event that the county department of social services fails to submit a corrective action plan 23 within the 90-day notice period, the division director shall, within 30 days of the above referenced 24 notification of county authorities, recommend to the secretary Secretary the withholding of all 25 federal and state administrative funds. If the secretary Secretary concurs with the division director's 26 recommendation, the secretary <u>Secretary</u> will, shall, within 30 days of the division director's 27 recommendation, notify the agency director, the local social services board chairman, the chairman 28 of the local board of county commissioners commissioners, and the county manager of the decision 29 to withhold funds. use enforcement methods in accordance with 45 CFR 205.170 to ensure 30 <u>compliance.</u> The withholding of these funds shall be retroactive to the date of the original transmittal letter signed by the Regional Director notifying the agency of non-compliance and shall continue 31 until the requirement for a compliance plan is met. If the county department appeals the decision 32 33 under the procedures outlined in Paragraph $\frac{(d)(c)}{(c)}$ of this Rule, the <u>enforcement</u> action to withhold 34 funds will shall be deferred until the conclusion of the hearing and any subsequent appeals.
- 35 (d)(c) A county department of social services which is not in compliance and has been notified by the secretary
 36 Secretary of the decision to withhold funds, may appeal. If an appeal is desired, the county is required under G.S.
- 37 150B 23(a), as amended by Chapter 878 of the 1987 North Carolina Session Laws, to file a hearing requests for

1	Department of H	<mark>uman Resources matters</mark> <mark>request</mark> with the Office of Administrative <mark>Hearings.</mark> <u>Hearings in accordance</u>	
2	with Article 3 of G.S. 150B.		
3			
4	History Note:	Authority G.S. 143B-153;	
5		Eff. April 1, 1978;	
6		ARRC Objection March 17, 1988;	
7		Amended Eff. March 1, 1990; August 1, 1988.<u>1</u>988;	
8		<u>Readopted Eff.</u> <u>September</u> 1, 2019.	

1	10A NCAC 67A	A .0106 is readopted <u>with changes</u> as published in <mark>17:33<u>33:17</u> NCR 1763 as follows:</mark>
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3	10A NCAC 67	A .0106 CIVIL RIGHTS
4	For reviewing o	compliance of county departments of social services with civil rights requirements, requirements in
5	accordance with	h Title VI of the Civil Rights Act of 1964, a form DSS- <u>1464a</u> will shall be supplied to county
6	departments of	social services to be completed annually by the county director or his or her designee. Compliance
7	will be reviewe	d by the appropriate regional representative. Form DSS-1464a shall include the name of the county
8	department of s	ocial services and a signature from the country director or his or her designee attesting to satisfying
9	the requirement	s of Title VI of the Civil Rights Act of 1964.
10		
11	History Note:	Authority G.S. <mark>143B-10; 143B-153;</mark>
12		Eff. April 1, 1979.<u>1</u>979;
13		<u>Readopted Eff. <mark>September</mark> 1, 2019.</u>

1 of 1

1 10A NCAC 67A .0107 is readopted with changes as published in <u>17:3333:17</u> NCR 1763 as follows:

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3 10A NCAC 67A .0107 FORMS

- 4 (a) In order to comply with the budgeting, planning and reimbursement requirements of G.S. Chapter 108A and 45
- 5 CFR 228.17[45 CFR 431.16,] federal and State reimbursements, each county department of social services shall
- 6 complete all forms specified by the Department of Health and Human Services. set forth in this Rule.
- 7 (b) Form DSS-4263 shall be completed by the county services workers when time is spent providing direct service
- 8 activities to meet reporting requirements at the federal, State and local levels and shall provide the basis for county
- 9 reimbursement. Form DSS-4263 shall include the date, county provider name, worker identification number, client
- 10 name, type of service provided, and minutes spent with client. All required fields must be completed and required
- 11 <u>fields not completed shall be considered an error and returned to the worker.</u>
- 12 (b)(c) The forms, initial service client information record, and service client information change notice, Form DSS-
- 13 <u>5027</u> shall be completed by the case manager for each client requesting social services to document a client request
- 14 or application for social services. All required fields must be completed and required fields not properly completed
- 15 shall be considered an error and returned to the worker. Clients may refuse to provide their social security numbers
- and shall not be denied benefits, but the worker identification numbers of case managers are required in order to
- 17 allocate costs for federal financial participation. required.
- 18 (c) The form, worker daily report of services to clients, shall be completed by the county services workers and division
- 19 of services for the blind services workers. This form provides information to meet reporting requirements at the
- 20 federal, state and local levels and will provide the basis for county reimbursement. All required fields must be
- 21 completed and required fields not properly completed shall be considered an error and returned to the worker. The
- 22 worker identification numbers of service workers are required in order to allocate costs for federal financial
- 23 participation.
- 24
- 25 History Note: Authority G.S. 75-62; 143B-153; 45 CFR 228.17; <mark>5 USC 552a;</mark> 2 CFR 200;
- 26 *Eff. August 15, 1980;*
- 27 Amended Eff. September 1, 2008; December 1, 2007; March 1, 1990; January 1, 1983.<u>1983</u>.
- 28 <u>Readopted Eff. September</u> 1, 2019.

1	10A NCAC 67A	0108 is readopted <u>with changes</u> as published in <mark>17:33<u>33:17</u> NCR 1763 as follows:</mark>
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3	10A NCAC 67A	A .0108 ADVISORY TO COUNTIES REGARDING PETITION OF GARNISHMENT
4	The <u>State</u> Divis	ion of Social Services shall advise county departments of social services and consolidated human
5	services boards	of any State and federal laws and regulations that restrict the garnishment of wages to recoup a
6	fraudulent publi	c assistance program payment as provided in G.S. 108A-25.1108A-25.3.
7		
8	History Note:	Authority <mark>S.L. 1997-497; G.S. 108A-25.1; 143B-153;</mark> <u>G.S. 108A-25.3</u>
9		Temporary Adoption Eff. December 8, 1997;
10		Eff. April 1, 1999.<u>1999:</u>
11		<u>Readopted Eff. <mark>September</mark> 1, 2019.</u>

1	10A NCAC 67A	A .0203 is readopted <u>with changes</u> as published in 17:33<u>3</u>33:17 NCR 1763 as follows:
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3	10A NCAC 67A	A .0203 GOOD CAUSE FOR DELAYED HEARINGS
4	(a) A local appo	eal hearing under G.S. 108A-79 shall be delayed as provided in G.S. 108A-79(e) for good cause.
5	(a)(b) A state	<mark>State</mark> appeal hearing <u>under G.S. 108A-79</u> may shall be delayed <u>when there is good cause. The</u>
6	postponement sl	hall not exceed for as much as 10 30 calendar days days. when there is good cause.
7	(b)(c) For the p	urpose of this Rule, good Good cause exists when:
8	(1)	There is a death in the appellant's family; family. For the purpose of this Rule, family is defined as
9		a spouse, parent, sibling, child, stepchild, grandparent, grandchild, stepparent, mother-in-law,
10		father-in-law, son-in-law, daughter-in-law, brother-in-law, sister-in-law, aunt, uncle, niece, or
11		nephew.
12	(2)	The appellant or someone in his or her family is ill;
13	(3)	The appellant is unable to obtain representation;
14	(4)	The appellant's representative has a conflict with the scheduled date;
15	(5)	The appellant receives a notice of action proposing a reduction or termination of assistance after the
16		10 work day notice expires;
17	(6)	The appellant is unable to obtain transportation; or
18	(7)	The hearing officer determines that the hearing should be delayed for some other reason. reason in
19		the interests of justice.
20		
21	History Note:	Authority G.S. 108A-79; 143B-153;
22		Eff. October 1, 1981;
23		Amended Eff. February 1, 1986.<u>1986:</u>
24		<u>Readopted Eff. <mark>September</mark> 1, 2019.</u>

1	10A NCAC 67A	A .0204 is amended with changes without notice pursuant to G.S. 150B-21.5(a)(5) as follows:
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3	10A NCAC 67	A .0204 ATTENDANCE AT THE <u>LOCAL OR STATE</u> HEARING
4	Attendance at t	he local or State hearing is limited to the appellant, his or her representative, representatives of the
5	county departm	ent and any witnesses which that the appellant or the county department wish to call upon for
6	testimony.	
7		
8	History Note:	Authority G.S. 108A-79; 143B-153;
9		<i>Eff. October 1, 1981;</i>
10		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. September
11		6, 2016.
12		<u>Amended Eff. <mark>September</mark> 1, 2019.</u>

10A NCAC 67A .0205 is readopted with changes as published in 17:3333:17 NCR 1763 as follows:

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3 10A NCAC 67A .0205 APPEAL OF DECISION

- 4 (a) The hearing officer shall make a tentative decision <u>on the appeal</u> which that shall be served upon the county
- 5 department and department, the appellant appellant, and the representatives by mail. Decisions proposing to reverse
- 6 <u>reversing</u> the county department's action shall be sent by certified mail to the county department department. while
- 7 decisions <u>Decisions</u> affirming the county department's actions will <u>shall</u> be sent by certified mail to the appellant.
- 8 Decisions shall be sent by regular mail to representatives. The tentative decision shall contain a notification of the
- 9 right to present oral and written argument for and against the decision as set out in this Rule.
- 10 (b) The county and the appellant may present oral and written argument, for and against the decision. decision by
- 11 <u>contacting the Chief Hearing Officer.</u> Written argument may be submitted to or contact made with the Chief Hearing
- 12 Officer to request a hearing for oral argument.
- 13 (c) If the Chief Hearing Officer is not contacted If a written argument, a request for a time extension to submit a
- 14 written argument, or a request for oral argument is not received by the Chief Hearing Officer within 10 calendar days
- 15 of the date of the notice of the tentative decision, decision is signed, the tentative decision shall become final.
- 16 (d) If a request for a time extension to submit a written argument or a request for an oral argument is received by the
- 17 Chief Hearing Officer within 10 calendar days of the date the notice of the tentative decision is signed, an extension
- 18 shall be granted and a letter shall be mailed stating the date the written argument is due or the date and time the oral
- 19 <u>argument shall be heard.</u>
- $\frac{1}{20}$ (d)(e) If the party that requested oral argument fails to appear $\frac{1}{100}$ at the hearing for the scheduled oral argument, the
- 21 tentative decision becomes shall become final.
- 22 (f) If arguments are presented within the timeframes established pursuant to Paragraphs (c) and (d) of this Rule, then
- 23 <u>all such arguments shall be considered, and a final decision shall be rendered.</u>
- 24 (g) The final decision shall be served upon the appellant and the county department by certified mail. Decisions shall
- 25 <u>be sent by regular mail to representatives.</u>
- 26 (e)(h) A decision upholding the appellant shall be put into effect within two weeks after the county department's
- 27 receipt of the final decision. decision by certified mail.
- 28 (i) As provided for in 42-C.F.R. 431.245 45 CFR 205.10 and G.S. 108A-79(k), the decision shall contain the
- 29 <u>appellant's right to seek judicial review.</u>
- 30

31 History Note: Authority G.S. 108A-79; 143B-153; 45 CFR 205.10;

- 32 *Eff. October 1, 1981;*
- 33 Amended Eff. March 1, 1992; February 1, 1986.<u>1986;</u>
- 34 <u>Readopted Eff. September</u> 1, 2019.

1 10A NCAC 67A .0206 is amended <u>with changes</u> without notice pursuant to G.S. 150B-21.5(a)(5) as follows:

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3	10A NCAC 67A .0206	GOOD CAUSE FOR NOT REQUESTING HEARING AND REQUIRED TIME
4		FRAMES

(a) Except in the food stamp program, Supplemental Nutrition Assistance Program, an appellant shall request a local 5 6 hearing within 60 days from the date of action unless he or she shows good cause. If the appellant shows good cause, 7 the local hearing request must be made no later than the 90th day from the date of action. 8 (b) Except in the food stamp program, Supplemental Nutrition Assistance Program, an appellant shall request a state 9 hearing within 15 days from the date the local hearing decision is mailed unless he or she shows good cause. If the 10 appellant shows good cause, the state hearing request must be made no later than the 90th day from the date of action. 11 (c) For purposes of 108A-79(e) for local hearings, good cause Good cause for not requesting a local hearing within 12 60 days from the date of action and for not requesting a state hearing within 15 days from the date the local decision 13 is mailed is defined as: shall include the following: 14 Failure of the appellant to receive the notification of the action to be taken on the notification of (1)15 pursuant to the local hearing decision; Extended hospitalization Hospitalization of the appellant or appellant, spouse, child child, stepchild 16 (2)17 or parent of the appellant; 18 Failure of a representative, acting on the appellant's behalf, to meet the time frames; limitation to (3) 19 file an appeal in accordance with federal and State laws and regulations; 20 (4)Illness which that results in the appellant being incompetent or unconscious and no representative 21 has been appointed; 22 (5) Illness which that results in the incapacity of the appellant; 23 (6) Death of the appellant or his <u>or her</u> representative; <u>or</u> Delay caused by the county, such as failing to assist the applicant/recipient individual in 24 (7)25 filing an appeal, inadequately or incorrectly providing information on appeal rights, or 26 discouraging a request for appeal. 27 (d) The appellant shall provide evidence to substantiate good cause. Evidence may include but is not limited to: 28 include: 29 (1) Doctor's statement; 30 (2)Hospital bill; 31 (3) Written statement from the appellant's representative; or 32 (4)Written statement of the appellant or other individual knowledgeable about the situation. 33 34 Authority G.S. 108A-79; 143B-153; c. 599, 1987 Session Laws; 7 C.F.R. 273.15(g); History Note: 35 45 C.F.R. 205.10(a)(5)(iii); 42 C.F.R. 431.221(d); 36 Temporary Adoption Eff. January 1, 1988 For a Period of 180 Days to Expire on June 28, 1988; 37 Eff. May 1, 1988;

1 Amended Eff. March 1, 1990;

- Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. September
- 3 6, 2016.

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4 <u>Amended Eff. September</u> 1, 2019.

1	10A NCAC 68 .	0101 is readopted <u>with changes</u> as published in 17:3333:17 NCR 1763 as follows:
2		CHARTER (0. SOCIAL SERVICES, DILLEMAVING
3		CHAPTER 68 - SOCIAL SERVICES: RULEMAKING
4		SECTION 4144 DITEMAVING, SOCIAL SERVICES COMMISSION
5 6		SECTION .0100 – RULEMAKING: SOCIAL SERVICES COMMISSION
7	10A NCAC 68	.0101 PETITIONS
8		wishing to request the adoption, amendment, or repeal of a rule of the Social Services Commission
9		rred to as the commission) shall make his <u>or her</u> request in a petition addressed to:through one of the
10	following metho	
11	<u>(1)</u>	by electronic mail to SSCommission@dhhs.nc.gov; or
12	(2)	by sending a written petition addressed to:
13	·····	Special Assistant to the Director
14		Division of Social Services
15		Department of Health and Human Services
16		325 North Salisbury Street
17		2401 Mail Service Center
18		Raleigh, North Carolina 27699-2401
19	(b) The petition	petition, whether submitted electronically or by mail, shall contain the following information:
20	(1)	either a draft of the proposed rule or a summary of its contents;<u>t</u>ext changes if requesting the
21		commission to create or amend a rule;
22	<mark>(2)</mark>	the statutory authority for the agency to promulgate the rule;
23	<mark>(3)</mark>	the reasons for the proposal;
24	<mark>(4)</mark>	the effect of existing rules or orders;
25	<mark>(5)</mark>	any data supporting the proposal;
26	(<u>6)(2)</u>	<u>a statement of</u> the effect of the proposed rule on existing practices in the area involved, including
27		cost factors;change would have; and
28	<mark>(7)</mark>	t <mark>he names and addresses, if known, of those most likely to be affected by the proposed rule; and</mark>
29	<mark>(8)</mark>	t he name and address of the petitioner.
30	<u>(3)</u>	the name and either the physical mailing address or electronic mail address of the petitioner.
31		may contain the following information:
32	<u>(1)</u>	the statutory authority for the agency to promulgate the rule;
33	<u>(2)</u>	the reasons for the proposal;
34	<u>(3)</u>	any data supporting the proposal;
35	<u>(4)</u>	the effect of the proposed rule on existing practices in the area involved, including cost factors;
36		and

1	<u>(5)</u>	the names and addresses, if known, of those individuals or groups most likely to be affected by the
2		proposed rule.
3	<mark>−(c)(d)</mark> The con	nmission or its designee shall determine, based on a study of the facts stated in the petition, whether
4	the public inter	est will be served by granting the petition. The commission or its designee shall consider all the
5	contents of the s	submitted petition, plus any additional information it deems relevant.
6	(d)(e) Within 34	θ 120 days of submission of the petition, the commission or its designee shall render a decision to deny
7	the petition or to	o initiate rulemaking proceedings. If the decision is to deny the petition, the commission or its designee
8	shall notify the	petitioner in writing, stating the reasons for the denial. If the decision is to approve the petition, the
9	commission or i	ts designee shall initiate a rulemaking proceeding by issuing a rulemaking notice, as provided in these
10	rules.proceeding	gs pursuant to G.S. 150B-20.
11		
12	History Note:	Authority G.S. 143B-153; 150B-16;<u>1</u>50B-20;
13		Eff. February 1, 1976;
14		Readopted Eff. October 31, 1977;
15		Amended Eff. March 1, 1990.<u>1990;</u>
16		<u>Readopted Eff. <mark>September</mark> 1, 2019.</u>
17		

- 10A NCAC 68 .0102 is readopted with changes as published in 17:3333:17 NCR 1763 as follows: 1 2 3 10A NCAC 68.0102 NOTICE 4 (a) Any person or agency desiring to be placed on the physical mailing list in accordance with G.S. 150B-21.2(d) for 5 commission Commission rulemaking notices must file a request in writing, furnishing his, her or its name and mailing 6 address, with: address to: 7 Special Assistant to the Director 8 Division of Social Services 9 Department of Health and Human Services 10 2401 Mail Service Center 11 Raleigh, North Carolina 27699-2401 Persons or agencies on this mailing list will be billed twelve dollars (\$12.00) annually. Names will be deleted from 12 13 the mailing list if payment is not received by June 30 each year. Any person who wishes to receive copies of the agendas only may do so by contacting the [Special Assistant to the] Director at the address in this Paragraph. No fee 14 15 will be charged for the agenda only. (b) Any person desiring information in addition to that provided in a particular rulemaking notice may contact: 16 [Special Assistant to the] Director 17 Division of Social Services 18 19 Department of Health and Human Services 2401 Mail Service Center 20 21 Raleigh, North Carolina 27699-2401 22 (b) Any person or agency desiring to be placed on the electronic mailing list in accordance with G.S. 150B-21.2(d) 23 for Commission rulemaking notices must send an email to SSCommission@dhhs.nc.gov. 24 25 History Note: Authority G.S. 143B-153; 150B-19; 150B-21.2; 26 *Eff. February 1, 1976;* 27 Readopted Eff. October 31, 1977; 28 Amended Eff. August 3, 1992; March 1, 1990.1990; 29 <u>Readopted Eff. September 1, 2019.</u>
- 30

1	10A NCAC 68	.0107 is readopted with changes as published in 17:33 33:17 NCR 1763 as follows:
2		
3	10A NCAC 68	.0107 FEES
4	A fee of ten co	ents (\$0.10) per page shall be charged by the Special Assistant <mark>[Director] to persons</mark> Any person
5	requesting print	ed material from- <mark>commission records.</mark> Commission rulemaking records shall be charged a fee for the
6	actual cost of 1	naking copies in accordance with G.S. 132-6.2. No fee shall be charged if the person requesting
7	Commission rul	lemaking records agrees to receiving the records electronically.
8		
9	History Note:	Authority G.S. 143B-153; 150B-11;<mark>[150B-19;]</mark> 132.6-2(b)
10		Eff. February 1, 1976;
11		Readopted Eff. October 31, 1977;
12		Amended Eff. March 1, 1990.<u>1990;</u>
13		<u>Readopted Eff. <mark>September</mark> 1, 2019.</u>

3 10A NCAC 68.0108 DECLARATORY RULINGS 4 (a) The director of the division shall have the power to make a declaratory ruling on the validity of a rule adopted by 5 the director, or on the applicability of a rule or statute adopted by either the director or the commission. The 6 commission shall have the power to make a declaratory ruling on the validity of a rule adopted by the commission. 7 (b)(a) All requests for declaratory rulings shall be by written petition as described in Paragraph (b) of this Rule and 8 shall be submitted to: 9 Special Assistant to the Director 10 **Division of Social Services** 11 Department of Health and Human Services 12 325 North Salisbury Street 2401 Mail Service Center 13 Raleigh, North Carolina 27699-2401-27699-2401 14 (c)(b) Every request for a declaratory ruling must include the following information: 15 the name and address of the petitioner, petitioner; (1)16 (2)the statute or rule to which the petition relates, relates; 17 a concise statement of the manner in which the petitioner is aggrieved by the rule or statute or its (3)18 potential application to him or [her,] her; and 19 (4)the consequences of a failure to issue a declaratory ruling. (d)(c) Whenever the person or group with the power to make a declaratory ruling believes for a Commission finds 20 good reason cause that the issuance of a declaratory ruling would be undesirable, that person or group may refuse to 21 22 issue one. exists to deny the request for declaratory ruling, the Commission shall deny the request to issue a declaratory 23 ruling. Such The Commission's refusal shall be followed, followed within 6030 days of the receipt of the petition, by the issuance of written notification to the petitioner and to the hearing office. petitioner. The notice shall state the 24 25 decision and the reasons therefore. 26 (d) Good cause for the denial of a declaratory ruling request shall include one of the following: 27 <u>(1)</u> the person submitting the request is not a person aggrieved; 28 <mark>(2)</mark> there is no conflict or inconsistency within the Division regarding an interpretation of the law or a 29 rule adopted by the Division; 30 **(3)** a situation where there has been a similar controlling factual determination in a contested case; <mark>(4)</mark> if the request for declaratory ruling involves a factual context that was considered upon adoption of 31 the rule being questioned as evidenced by the rulemaking record; 32 33 the factual representations are not related to the statute or rule being questioned; (5)

10A NCAC 68 .0108 is readopted with changes as published in 17:3333:17 NCR 1763 as follows:

34 (6) issuing the declaratory ruling will not serve the public interest; or

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 35
 (7)
 if circumstances stated in the request or otherwise known to the Commission show that a contested

 36
 case hearing would be appropriate.

1	(e) The person or group with the power to make a declaratory ruling may refuse to consider the validity of a rule and
2	issue a declaratory ruling.
3	(1) unless the petitioner shows that the circumstances are so changed since adoption of the rule that
4	such a ruling would be warranted;
5	(2) unless the rulemaking record evidences a failure by the agency to consider specified relevant factors
6	(3) if there has been a similar controlling factual determination in a contested case, or if the factua
7	context being raised for a declaratory ruling was specifically considered upon adoption of the rule
8	being questioned as evidenced by the rulemaking record; or
9	(4) if circumstances stated in the request or otherwise known to the agency show that a contested case
10	hearing would presently be appropriate.
11	(f)(e) Where the person or group with the power to make a declaratory ruling does not deem undesirable the issuance
12	<mark>of such a ruling, <u>Commission issues a declaratory ruling</u>, the declaratory ruling shall be issued within 6045 days after</mark>
13	receipt of Commission's decision to grant the petition.
14	(g)(f) A declaratory ruling procedure may consist of written submissions, oral hearings, or such other procedure as
15	may be deemed appropriate, appropriate by the Commission based upon whether in the discretion of the person of
16	group that is to issue the ruling. the additional submitted information would assist the Commission in determining
17	whether to grant or deny the petition.
18	(h)(g) The person or group that is to issue a declaratory ruling Commission may issue notice to persons who migh
19	be affected by the ruling that written comments or oral presentations may be submitted or oral presentations received
20	at a scheduled hearing. hearing if the Commission determines additional comments or presentations can provide
21	assistance to the Commission in determining whether to grant or deny the petition.
22	(i) A record of all declaratory ruling proceedings shall be maintained by the Special Assistant Director and shall be
23	available for public inspection during regular business hours. This record shall contain:
24	(1) the original request,
25	(2) the reasons for refusing to issue a ruling,
26	(3) all written memoranda and information submitted,
27	(4) any recording or transcript of any oral hearing, and
28	(5) a statement of the ruling.
29	
30	History Note: Authority G.S. 143B-153; 150B-17;150B-4;
31	Eff. February 1, 1976;
32	Readopted Eff. October 31, 1977;
33	Amended Eff. March 1, 1990.<u>1990;</u>
34	<u>Readopted Eff. <mark>September</mark> 1, 2019.</u>

1	10A NCAC 68	.0302 is readopted with changes as published in 17:3333:17 NCR 1764 as follows:
2		
3	10A NCAC 68	.0302 SELECTION OF COUNTY BOARD MEMBERS BY SOCIAL SERVICES COMM
4	Division Region	nal Directors are The Commission is required to name for consideration for county board membership
5	<mark>at least one per</mark>	son whose name is secured from organizations, interested groups, or individuals within the county.
6	The Commissio	n may, however, appoint persons who are recommended through other sources. shall appoint members
7	of the county b	oard of social services in accordance with G.S. 108A-3 through G.S. 108A-6. If a seat of a county
8	board of social	services member becomes vacant because of death, resignation, removal of the board member before
9	the expiration o	f his or her term, or the member's term has expired, the Commission shall vote to replace the vacancy
10	in accordance v	vith G.S. 108A-3. The Commission shall vote to nominate a member for a county board of social
11	<u>services only if</u>	a quorum is present.
12		
13	History Note:	Authority G.S. <mark>108A–1; 108A-3; <u>108A-4,</u></mark> 108A-5, 108A-6; 143B-153;
14		Eff. February 1, 1976;
15		Readopted Eff. October 31, 1977;
16		Amended Eff. September 1, 1991.<u>1991;</u>
17		<u>Readopted Eff. <mark>September</mark> 1, 2019.</u>

1	10A NCAC 69	.0101 is readopted with changes as published in 17:3333:17 NCR 1764 as follows:
2		
3		CHAPTER 69 – CONFIDENTIALITY AND ACCESS TO CLIENT RECORDS
4		
5		SECTION .0100 – GENERAL PROVISIONS
6		
7	10A NCAC 69	.0101 DEFINITIONS
8		Subchapter, Chapter, unless the context clearly requires otherwise, the following terms have the
9	meanings specif	fied: definitions shall apply:
10	(1)	"Client" means any applicant for, or recipient of, public assistance or services, or someone who
11		makes inquiries, is interviewed, or is or has been otherwise served to some extent by the agency.
12		For purposes of this <mark>Subchapter,</mark> <u>Chapter</u> , someone acting responsibly for <u>on behalf of</u> the client in
13		accordance with agency policy their right to act on the client's behalf under a legal order, federal or
14		State law is subsumed included under the definition of client.
15	(2)	"Agency" means the state State Division of Social Services and the county departments of social
16		services, unless separately identified.
17	(3)	"Client information" or "client record" means any information, whether recorded or not and
18		including information stored in computer data banks or computer files, relating to a client which
18 19		including information stored in computer data banks or computer files, relating to a client which was information received in connection with the performance of any function of the agency. agency.
19	(4)	was <u>information</u> received in connection with the performance of any function of the agency. agency.
19 20	(4)	was <u>information</u> received in connection with the performance of any function of the agency. agency. agency. including information stored in computer systems.
19 20 21	(4) (5)	 was information received in connection with the performance of any function of the agency. agency. including information stored in computer systems. "Director" means the head of the state State Division of Social Services or the county departments
19 20 21 22		 was information received in connection with the performance of any function of the agency. agency. including information stored in computer systems. "Director" means the head of the state State Division of Social Services or the county departments of social services.
19 20 21 22 23		 was information received in connection with the performance of any function of the agency. agency. including information stored in computer systems. "Director" means the head of the state State Division of Social Services or the county departments of social services. "Delegated representative" means anyone designated by the director to carry out the responsibilities
 19 20 21 22 23 24 		 was information received in connection with the performance of any function of the agency. agency. including information stored in computer systems. "Director" means the head of the state State Division of Social Services or the county departments of social services. "Delegated representative" means anyone designated by the director to carry out the responsibilities established by the rules in this Subchapter. Chapter. Designation is implied when the assigned duties
 19 20 21 22 23 24 25 	(5)	 was information received in connection with the performance of any function of the agency. agency. including information stored in computer systems. "Director" means the head of the state State Division of Social Services or the county departments of social services. "Delegated representative" means anyone designated by the director to carry out the responsibilities established by the rules in this Subchapter. Chapter. Designation is implied when the assigned duties of an employee require access to confidential information.
 19 20 21 22 23 24 25 26 	(5)	 was information received in connection with the performance of any function of the agency. agency. including information stored in computer systems. "Director" means the head of the state State Division of Social Services or the county departments of social services. "Delegated representative" means anyone designated by the director to carry out the responsibilities established by the rules in this Subchapter, Chapter. Designation is implied when the assigned duties of an employee require access to confidential information. "Court order" means any order from a judge or a written document from a judicial official
 19 20 21 22 23 24 25 26 27 	(5)	 was information received in connection with the performance of any function of the agency. agency. including information stored in computer systems. "Director" means the head of the state State Division of Social Services or the county departments of social services. "Delegated representative" means anyone designated by the director to carry out the responsibilities established by the rules in this Subchapter. Chapter. Designation is implied when the assigned duties of an employee require access to confidential information. "Court order" means any oral order from a judge or a written document from a judicial official employee which that directs explicitly the release of client information.
 19 20 21 22 23 24 25 26 27 28 	(5)	 was information received in connection with the performance of any function of the agency. agency. including information stored in computer systems. "Director" means the head of the state State Division of Social Services or the county departments of social services. "Delegated representative" means anyone designated by the director to carry out the responsibilities established by the rules in this Subchapter. Chapter. Designation is implied when the assigned duties of an employee require access to confidential information. "Court order" means any order from a judge or a written document from a judicial official employee which that directs explicitly the release of client information. "Service provider" means any public or private agency entity or individual from whom the agency
 19 20 21 22 23 24 25 26 27 28 29 	(5)	 was information received in connection with the performance of any function of the agency, agency, including information stored in computer systems. "Director" means the head of the state State Division of Social Services or the county departments of social services. "Delegated representative" means anyone designated by the director to carry out the responsibilities established by the rules in this Subchapter, Chapter, Designation is implied when the assigned duties of an employee require access to confidential information. "Court order" means any oral order from a judge or a written document from a judicial official employee which that directs explicitly the release of client information. "Service provider" means any public or private agency entity or individual from whom the agency purchases services, or authorizes the provision of services provided or purchased by other divisions
 19 20 21 22 23 24 25 26 27 28 29 30 	(5)	 was information received in connection with the performance of any function of the agency, agency, including information stored in computer systems. "Director" means the head of the state State Division of Social Services or the county departments of social services. "Delegated representative" means anyone designated by the director to carry out the responsibilities established by the rules in this Subchapter, Chapter, Designation is implied when the assigned duties of an employee require access to confidential information. "Court order" means any oral order from a judge or a written document from a judicial official employee which that directs explicitly the release of client information. "Service provider" means any public or private agency entity or individual from whom the agency purchases services, or authorizes the provision of services provided or purchased by other divisions
 19 20 21 22 23 24 25 26 27 28 29 30 31 	(5)(6)(7)	 was information received in connection with the performance of any function of the agency, agency, including information stored in computer systems. "Director" means the head of the state State Division of Social Services or the county departments of social services. "Delegated representative" means anyone designated by the director to carry out the responsibilities established by the rules in this Subchapter, Chapter, Designation is implied when the assigned duties of an employee require access to confidential information. "Court order" means any oral order from a judge or a written document from a judicial official employee which that directs explicitly the release of client information. "Service provider" means any public or private agency entity or individual from whom the agency purchases services, or authorizes the provision of services provided or purchased by other divisions of the Department of Human Resources. Health and Human Services.

1 10A NCAC 69 .0102 is readopted <u>with changes</u> as published in <u>17:3333:17</u> NCR 1764 as follows:

3	10A NCAC 69.0	102	INFORMATION FROM OTHER AGENCIES
0	1011110110 07 10	104	

- 4 If the agency receives information from another agency entity or individual, then such the information shall be treated
- 5 as any other client information generated by the state Division of Social Services or the county departments of social
- 6 services, and disclosure thereof will shall be governed by any condition imposed by the furnishing agency or
- 7 individual. the Rules of this Chapter.
- 8

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9 History Note: Authority G.S. 108A-80; 143B-153;

- 10 *Eff. October 1, 1981.1981;*
- 11 <u>Readopted Eff. September</u> 1, 2019.

1	10A NCAC 69.	0201 is readopted <u>with changes</u> as published in <mark>17:33<u>33:17</u> NCR 1764 as follows:</mark>
2		
3		SECTION .0200 – SAFEGUARDING CLIENT INFORMATION
4		
5	10A NCAC 69 .	0201 CONFLICT OF LAWS
6	Whenever there	is inconsistency between federal regulations or state statutes or regulations specifically addressing
7	confidentiality is	ssues, the agency shall abide by the federal regulation or state statute or regulation which provides
8	more protection	for the client. The agency shall make the determination as to which regulation or statute provides
9	more protection	for the client.
10		
11	History Note:	Authority G.S. 108A-80; 143B-153;
12		<i>Eff. October 1, 1981;</i>
13		Amended Eff. March 1, 1990.<u>1990;</u>
14		<u>Readopted Eff. <mark>September</mark> 1, 2019.</u>

1 10A NCAC 69 .0202 is readopted <u>with changes</u> as published in <u>17:3333:17</u> NCR 1764 as follows:

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3 10A NCAC 69.0202 OWNERSHIP OF RECORDS

- 4 (a) All client information contained in any records of the agency is the property of the agency, and employees of the
- 5 agency shall protect and preserve such information from dissemination keep this information confidential, except as
- 6 provided by the rules of this Subchapter. Chapter.
- 7 (b) Original client records may shall not be removed from the premises by individuals other than authorized agency
- 8 staff authorized to access the client's records, of the agency, except by an order of the court. a court order.
- 9 (c) The agency shall be allowed to destroy records in accordance with Record Retention Schedules promulgated by
- 10 the Division of Archives and History, rules of the Division of Social Services, and state and federal statutes and
- 11 regulations.
- 12
- 13 History Note: Authority G.S. 108A-80; 143B-153;
- 14 Eff. October 1, 1981.<u>1981.</u>
- 15 <u>Readopted Eff. September</u> 1, 2019.

10A NCAC 69 .0203 is readopted with changes as published in 17:3333:17 NCR 1764 as follows:

- 2 3 10A NCAC 69 .0203 SECURITY OF RECORDS
- 4 (a) The agency shall provide a secure place with controlled access for the storage of client records. Only employees,
- 5 students, volunteers or other individuals who must access client information in order to carry out duties assigned or
- 6 approved by the agency shall be authorized access to the storage area. For the purpose of this Chapter, secure means

7 <u>fixed, fastened or locked.</u>

- 8 (b) Only authorized individuals may remove a record from the storage area and the authorizing individual shall be
- 9 responsible for the security of the record until it is returned to the storage area.
- 10 (c) The agency shall establish procedures to prevent accidental disclosure of client information from automated data
- 11 processing systems.
- 12 (d) The director or his or her designee shall assure that all authorized individuals are informed of the confidential
- 13 nature of client information and shall disseminate written policy and provide training for all persons with access to
- 14 <u>client information.</u>
- 15
- 16 History Note: Authority G.S. 108A-80; 143B-153; 45 CFR 205.60
- 17 *Eff. October 1, 1981;*
- 18 Amended Eff. March 1, 1990.1990;
- 19 <u>Readopted Eff. September</u> 1, 2019.

1	10A NCAC 69.	0204 was 1	readopted as published in 33:17 NCR 1764 and is repealed as follows:
2			
3	10A NCAC 69	.0204	ASSURANCE OF CONFIDENTIALITY
4			
5	History Note:	Authority	v G.S. 108A-80; 143B-153;
6		Eff. Octo	ber 1, 1981. <u>1981:</u>
7		<u>Repealed</u>	<u>l Eff. September 1, 2019.</u>

1 10A NCAC 69 .0205 is readopted with changes as published in $\frac{17:3333:17}{17:333:17}$ NCR 1764 as follows:

2			
3	10A NCAC 69	.0205	LIABILITY OF PERSONS WITH ACCESS TO CLIENT INFORMATION
4	(a) Individuals	employed	by the agency and governed by the State Personnel Act are subject to suspension, dismissal
5	<u>dismissal,</u> or dis	ciplinary	action for failure to comply with the rules of this Subchapter. these Rules.
6	(b) Individuals	other than	n employees, including volunteers and students who are agents of the Department of Health
7	and Human Ser	vices who	o have access to client <mark>information</mark> and fail to comply with the rules in this Subchapter
8	<u>information,</u> sha	all be <mark>den</mark>	ied access to confidential information and may be subject to dismissal or termination of
9	<mark>relationship witl</mark>	<mark>1 the agen</mark>	rey. liable in the same manner as employees.
10	(c) Individuals o	ther than (employees but including volunteers and students who are agents of the Department of Health
11	and Human Serv	vices and v	who have access to client information shall be liable in the same manner as employees.
12			
13	History Note:	Authori	ity G.S. 108A-80; 143B-153;
14		Eff. Oct	tober 1, 1981;
15		Amende	ed Eff. February 1, 1986.<u>1986;</u>
16		<u>Readop</u>	ted Eff. <u>September</u> 1, 2019.

1	10A NCAC 69	.0301 is readopted with changes as published in 17:3333:17 NCR 1764 as follows:
2		
3		SECTION .0300 - CLIENT ACCESS TO RECORDS
4		
5	10A NCAC 69	.0301 RIGHT OF ACCESS
6	(a) Confidentia	lity of information about himself <u>or herself i</u> s the right of the client. Upon written or verbal request
7	request, the clie	nt shall have access be able to review or obtain without charge a copy of the information in his <u>or her</u>
8	records with the	e following exceptions:
9	(1)	information that the agency is required to keep confidential by state or federal <mark>statutes</mark> statutes, rules,
10		or regulations. <u>regulations:</u>
11	(2)	confidential information originating from another agency as provided for in Rule .0102 of this
12		Subchapter, Chapter; or
13	(3)	information that would breach another individual's right to confidentiality. confidentiality under
14		State or federal statutes, rules, or regulations as determined by the agency.
15	(b) The agency	shall provide access to the client's records within five business days after the receipt of the request.
16		
17	History Note:	Authority G.S. 108A-80; 143B-153; <mark>45 CFR 205.60</mark>
18		Eff. October 1, 1981.<u>1981</u>.
19		<u>Readopted Eff. <mark>September</mark> 1, 2019.</u>

1	10A NCAC 69.0	02 was readopted as published in 33:17 NCR 1764 and is repealed as follows:
2		
3	10A NCAC 69.	02 PROMPT RESPONSE TO REQUEST
4		
5	History Note:	Authority G.S. 108A-80; 143B-153;
6		Eff. October 1, 1981. <u>1981:</u>
7		<u>Repealed Eff. September 1, 2019.</u>

1 10A NCAC 69 .0303 is readopted with changes as published in 17:3333:17 NCR 1764 as follows:

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3 10A NCAC 69.0303 WITHHOLDING INFORMATION FROM THE CLIENT

- (a) When the director or a delegated representative determines on the basis of the exceptions in Rule .0301 of this
 Subchapter to withhold information from the client record, this reason shall be documented in the client record.
- 6 (b) The director or a delegated representative must inform the client that information is being withheld, and upon
- 7 which of the exceptions specified in Rule .0301 of this Subchapter the decision to withhold the information is based.
- 8 If confidential information originating from another agency is being withheld, the client shall be referred to that agency
- 9 for access to the information.
- 10 (c) When a delegated representative determines to withhold client information, the decision to withhold shall be
- 11 reviewed by the supervisor of the person making the initial determination.
- 12
- 13 History Note: Authority G.S. 108A-80; 143B-153;
- 14 Eff. October 1, 1981.<u>1981.</u>
- 15 <u>Readopted Eff.</u> 1, 2019.

1 10A NCAC 69 .0304 is proposed with changes for amendment as follows:

2					
3	10A NCAC 69.	0304 PROCEDURES FOR REVIEW OF RECORDS			
4	(a) The director or his or her delegated representative shall be present when the client reviews the record. The director				
5	or his or her delegated representative must document in the client record the review of the record by the client.				
6	(b) A client ma	ay contest the accuracy, completeness, or relevancy of the information in his or her record. If the			
7	Division or coun	ty department of social services determines correction is required by federal statute or regulation to			
8	support receipt o	f State or federal participation, the correction of the contested information shall be accomplished by			
9	inserting it in the	e record when the director or his or her designee concurs that such correction is justified. When the			
10	<u>director or his or</u>	her designee does not concur, the client shall be allowed to enter a statement in the record. Deletion			
11	of the contested	information is not permitted. If a designee decides not to correct contested information, the decision			
12	<u>not to correct sh</u>	nall be reviewed by the supervisor of the person making the initial decision. All corrections and			
13	<u>statements shall</u>	be made a permanent part of the record and shall be disclosed to any recipient of the disputed			
14	information.				
15	(c) Upon writter	request from the client, his or her personal representative, including an attorney, may have access to			
16	review or obtain	without charge, a copy of the information in his or her record. The client may permit the personal			
17	representative to	have access to his or her entire record or may restrict access to certain portions of the record.			
18					
19	History Note:	Authority G.S. 108A-80; 143B-153;			
20		Eff. October 1, 1981;			
21		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. September			
22		6, 2016.			
23		Amended Eff. September 1, 2019.			

1	10A NCAC 69.	0305 was :	readopted as published in 33:17 NCR 1764 and is repealed as follows:
2			
3	10A NCAC 69.	.0305	CONTESTED INFORMATION
4			
5	History Note:	Authorit	y G.S. 108A-80; 143B-153;
6		Eff. Octo	ober 1, 1981. <u>1981:</u>
7		<u>Repealed</u>	<u>l Eff. September 1, 2019.</u>

1	10A NCAC 69.	0306 was reado	pted as published in 33:17 NCR 1764 and is repealed as follows:						
2									
3	10A NCAC 69	0306 REV	VIEW OF RECORD BY PERSONAL REPRESENTATIVES						
4									
5	History Note:	Authority G.S.	. 108A-80; 143B-153;						
6		Eff. October	I, 1981. <u>1981;</u>						
7		<u>Repealed Eff.</u>	<u>September 1, 2019.</u>						
1	10A NCAC 69 .0	0401 is	readopted <u>with ch</u>	<mark>anges</mark> as pu	ıblished in <mark>17:33</mark> 33	<u>8:17</u> NCR 1764	as follow	/s:	
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2									
3			SECTION .04(0 - RELEA	ASE OF CLIENT	INFORMATI	ON		
4		0.404				CONCENT	EOD		0.5
5	10A NCAC 69 .0	0401	PROCEDURI		OBTAINING	CONSENT	FOR	RELEASE	OF
6		4	INFORMATI		·		11.1	1.64	1.6
7	–		-	-	sistance or service				ed for
8	•				ary to verify staten		-	•	T J
9	–		-		nilies with Dependent				
10 11	-				• •				
11		-	-	-	assistance recipien ing the regular offi				muny
12	•				which that is owned				milaas
13			-		uest the release of				
14	• •	-		-	ig a signed consen				
15					hall be in accordan				
17	-				n a form provided			-	
18	<u>(1)</u>				ecipient of the info		<u>i shun vo</u>		<u>, 1115.</u>
19	<u>(2)</u>		tent of information		<u> </u>	<u>Interion,</u>			
20	<u>(3)</u>		ame and dated sig						
21	<u>(4)</u>				ject to revocation a	t any time exce	pt to the	extent that actic	on has
22			aken in reliance o	-					
23	<mark>(5)</mark>		ngth of time the c						
24	(e) The client ma	ay alter	the form to conta	in other inf	ormation, includin	g:			
25	<u>(1)</u>	A state	ement specifying	t <u>he date, ev</u>	ent, or condition u	pon which the c	onsent m	nay expire even	if the
26		<u>client</u>	does not expressly	<u>zrevoke the zero revoke the zero revoke the zero zero zero zero zero zero zero zer</u>	e consent; or				
27	<u>(2)</u>	A spe	cific purpose for the	ne release.					
28	(f) The following	g perso	ns may consent to	the release	of information:				
29	<u>(1)</u>	The cl	ient;						
30	<u>(2)</u>	The le	gal guardian if the	e client has	been adjudicated i	ncompetent; or			
31	<u>(3)</u>	The co	ounty department	of social so	ervices if the clien	t is a minor and	l in the c	<u>ustody of the c</u>	<mark>ounty</mark>
32		<u>depart</u>	ment of social ser	vices.					
33	(g) Prior to obta	tining a	consent for release	se of inform	nation, the director	or delegated re	presenta	tive shall expla	in the
34	meaning of inform	<u>med co</u>	nsent. The client s	hall be told	l the following:				
35	<u>(1)</u>	Conte	nts to be released;						
36	<u>(2)</u>	<u>That t</u>	he information is	needed to v	erify eligibility;				
37	<u>(3)</u>	<u>That t</u> l	<u>he client can give</u>	or withhold	l the consent and the	ne consent is vo	<u>luntary; a</u>	and	

1	<u>(4)</u>	That there are statues, rules, and regulations protecting the confidentiality of the information.
2	(h) Directors and	nd their delegated representatives shall release client information in accordance with the Rules of this
3	Section, court o	rders, and any applicable State statutes or federal regulations.
4	(i) Whenever of	client information is disclosed, in accordance with Rules of this Section, the director or delegated
5	representative s	hall document the reason for the disclosure in the client record including placing a copy of the signed
6	consent in the c	lient record.
7		
8	History Note:	Authority G.S. 108A-80; 143B-153;
9		Eff. October 1, 1981;
10		Amended Eff. March 1, 1990.<u>1990;</u>
11		<u>Readopted Eff. <mark>September</mark> 1, 2019.</u>

1	10A NCAC 69.	0402 was 1	readopted as published in 33:17 NCR 1764 and is repealed as follows:
2			
3	10A NCAC 69	.0402	CONSENT FOR RELEASE OF INFORMATION
4			
5	History Note:	Authorit	y G.S. 108A-80; 143B-153;
6		Eff. Octo	ber 1, 1981.<u>1</u>981;
7		<u>Repealed</u>	<u>l Eff. September 1, 2019.</u>

1	10A NCAC 69	403 was readopted as published in 33:17 NCR 1764 and is repealed as follows:
2		
3	10A NCAC 69	403 PERSONS WHO MAY CONSENT TO THE RELEASE OF INFORMATION
4		
5	History Note:	Authority G.S. 108A-80; 143B-153;
6		Eff. October 1, 1981.<u>1981:</u>
7		<u>Repealed Eff. September 1, 2019.</u>

1	10A NCAC 69.	0405 was readopted as published in 33:17 NCR 1764 and is repealed as follows:
2		
3	10A NCAC 69.	0405 PERSONS DESIGNATED TO RELEASE CLIENT INFORMATION
4		
5	History Note:	Authority G.S. 108A-80; 143B-153;
6		Eff. October 1, 1981.<u>1981;</u>
7		<u>Repealed Eff. September 1, 2019.</u>

1	10A NCAC 69.	0406 was 1	readopted as published in 33:17 NCR 1764 and is repealed as follows:
2			
3	10A NCAC 69.	.0406	DOCUMENTATION OF RELEASE
4			
5	History Note:	Authorit	y G.S. 108A-80; 143B-153;
6		Eff. Octo	ber 1, 1981.<u>1981;</u>
7		<u>Repealed</u>	<u>l Eff. September 1, 2019.</u>

1	10A NCAC 69	.0501 is readopted with changes as published in 17:3333:17 NCR 1764 as follows:			
2					
3	SECTION .05	00 - DISCLOSURE OF CLIENT INFORMATION WITHOUT CLIENT CONSENT			
4					
5	10A NCAC 69	.0501 DISCLOSURE WITHIN THE AGENCY			
6	(a) Client infor	mation from the public assistance record may be disclosed without the consent of the client under the			
7	following circu	mstances:			
8	(1)	to other employees of the county department of social services for purposes of making referrals,			
9		supervision, consultation or determination of eligibility;			
10	(2)	to other county departments of social services when the client moves to that county and requests			
11		public assistance; or			
12	(3)	between the county departments of social services and the state State Division of Social Services			
13		for purposes of supervision and reporting.			
14	(b) Client info	rmation from the service record may be disclosed without the client consent of the client under the			
15	following circu	mstances:			
16	(1)	to other employees of the county department of social services for purposes of making referrals,			
17		supervision, consultation or determination of eligibility;			
18	(2)	to another county department of social services when that a different county department of social			
19		services is providing services to a client who is in the custody of the county department of social			
20		services; client;			
21	(3)	to another county department of social services to the extent necessary to facilitate the provision of			
22		a service requested by a referring county department of social services; or			
23	(4)	between the county department of social services and the state State Division of Social Services for			
24		purposes of supervision and reporting.			
25 26	History Note:	Authority G.S. 108A-80; 143B-153;			
27		Eff. October 1, 1981;			
28		Amended Eff. March 1, 1990.1990;			
29		Readopted Eff. September 1, 2019.			
30					

1	10A NCAC 69.	0502 is readopted with changes as published in 17:3333:17 NCR 1765 as follows:
2		
3	10A NCAC 69 .	0502 DISCLOSURE FOR THE PURPOSE OF RESEARCH
4	Client information	on may be disclosed without the <u>client</u> consent of the client to individuals <mark>approved by the Department</mark>
5	of Health and Hu	<u>ıman Services</u> requesting approval to conduct studies of client <mark>records,</mark> <u>records. The request to conduct</u>
6	<u>a study shall be</u>	provided such approval is requested in writing and the written request will specify and be approved
7	on the basis of: [pased upon:
8	(1)	an explanation of how the findings of the study have potential for expanding may expand knowledge
9		and improving improve professional practices;
10	(2)	a description of how the study will be conducted and how the findings will be used;
11	(3)	a presentation description of the individual's credentials in the area of investigation; research;
12	(4)	a description of how the individual will safeguard information; and
13	(5)	an a written assurance that no report will contain the names of individuals or any other information
14		that makes individuals identifiable.
15		
16	History Note:	Authority G.S. 108A-80; 143B-153; <mark>45 CFR 205.50;</mark>
17		Eff. October 1, 1981.<u>1981;</u>
18		<u>Readopted Eff. September 1, 2019.</u>
19		

1	10A NCAC 69 .0503 is readopted <u>with changes</u> as published in 17:33<u>3</u>3:17 NCR 1765 as follows:
2	
3	10A NCAC 69 .0503 DISCLOSURE FOR PURPOSES OF ACCOUNTABILITY
4	Client information may be disclosed without the consent of the client to federal, state, State, or county employees for
5	the purpose of monitoring, auditing, evaluating, or facilitating to facilitate the administration of other state State and
6	federal programs, provided that the need for the disclosure of confidential information is justifiable for the purpose
7	purpose, as determined by the agency, and that <mark>adequate</mark> safeguards safeguards, as described in 45 CFR 205.50, which
8	is incorporated by reference with subsequent amendments and editions and available free of charge at
9	https://www.ecfr.gov/, are maintained to protect the information from re-disclosure.
10	
11	History Note: Authority G.S. 108A-80; 143B-153; 45 CFR 205.50;
12	<i>Eff. October 1, 1981;</i>
13	Amended Eff. March 1, 1990.<u>1</u>990;
14	<u>Readopted Eff. <mark>September</mark> 1, 2019.</u>
15	

1	10A NCAC 69	.0504 is readopted	with changes	as published in	17:33 33:17	NCR 1765 as follows:
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/	

3 10A NCAC 69 .0504 DISCLOSURE PURSUANT TO OTHER LAWS

- 4 (a) Client information may be disclosed without the consent of the client for purposes of complying with the Rules
- 5 <u>of this Section, court orders, and any applicable State and federal regulations.</u>
 6 regulations.
- 7 (b) When information is released without the client's consent, the client shall be informed of the disclosure in writing
- 8 to explain what information was released, how it was released, and how to contact the privacy official. The writing
- 9 informing the client of the disclosure shall be documented in the record.
- 11 *History Note: Authority G.S. 108A-80; 143B-153;*
- 12 *Eff. October 1*, 1981.<u>1981;</u>
- 13 <u>Readopted Eff. September</u> 1, 2019.
- 14

1	10A NCAC 69.	0505 was 1	readopted as published in 33:17 NCR 1765 and is repealed as follows:
2			
3	10A NCAC 69	.0505	DISCLOSURE PURSUANT TO A COURT ORDER
4			
5	History Note:	Authority	v G.S. 108A-80; 143B-153;
6		Eff. Octo	ber 1, 1981.<u>1981;</u>
7		<u>Repealed</u>	<u>l Eff. September 1, 2019.</u>

1	10A NCAC 69.0	0506 was readopted as published in 33:17 NCR 1765 and is repealed as follows:
2		
3	10A NCAC 69.	0506 NOTICE TO CLIENT
4		
5	History Note:	Authority G.S. 108A-80; 143B-153;
6		Eff. October 1, 1981.<u>1981:</u>
7		<u>Repealed Eff. September 1, 2019.</u>

1	10A NCAC 69.	507 was readopted as published in 33:17 NCR 1765 and is repealed as follows:
2		
3	10A NCAC 69.	D507 DOCUMENTATION OF DISCLOSURE
4		
5	History Note:	Authority G.S. 108A-80; 143B-153;
6		Eff. October 1, 1981.<u>1981;</u>
7		<u>Repealed Eff. September 1, 2019.</u>

1	10A NCAC 69	.0508 was	readopted as published in 33:17 NCR 1765 and is repealed as follows:
2			
3	10A NCAC 69	.0508	PERSONS DESIGNATED TO DISCLOSE INFORMATION
4			
5	History Note:	Authorit	y G.S. 108A-80; 143B-153;
6		Eff. Octo	ober 1, 1981.<u>1981;</u>
7		<u>Repeale</u>	<u>d Eff. September 1, 2019.</u>

1	10A NCAC 69	.0601 is readopted with changes as published in 17:3333:17 NCR 1765 as follows:
2		
3		SECTION .0600 - SERVICE PROVIDERS
4		
5	10A NCAC 69	.0601 INFORMATION NEEDS OF SERVICE PROVIDERS
6	(a) Agencies r	nay disclose client information to other service providers, as defined, providers only to the extent
7	necessary to de-	termine the service <mark>requirements</mark> requirements, and to meet the needs of the client, and to the extent
8	<mark>necessary</mark> to pro	ovide eligibility information for reporting purposes.
9	(b) The client s	hall be informed and consent to the disclosure of this information in accordance with the rules of this
10	<mark>Subchapter.</mark>	
11		
12	History Note:	Authority G.S. 108A-80; 143B-153; <mark>45 CFR 205.60;</mark>
13		Eff. October 1, 1981.<u>1981:</u>
14		<u>Readopted Eff. <mark>September</mark> 1, 2019.</u>
15		

1 10A NCAC 69 .0603 is readopted <u>with changes</u> as published in <u>17:3333:17</u> NCR 1765 as follows:

2	
3	10A NCAC 69 .0603 ASSURANCE OF CONFIDENTIALITY
4	(a) The county department of social services State Division of Social Services shall disseminate provide written policy
5	notification and assure that all to county departments of social services, private agency agencies, and individual service
6	providers from whom they purchase services are informed of the confidential nature of client information. information
7	as set forth in the Rules of this Chapter and the applicable State and federal laws.
8	(b) Public agency service providers shall abide by written policy promulgated by their cognizant state agency, if any.
9	If written policy has not been issued, Paragraph (a) of this Rule shall apply. The county departments of social services
10	shall provide written notification to private agencies and individual service providers of the confidential nature of
11	client information as set forth in the Rules of this Chapter and the applicable State and federal laws, when written
12	notification has not been provided by the State Division of Social Services.
13	(c) The Department of Human Resources shall disseminate written policy and assure that all service providers from
14	whom the county departments of social services authorize the provision of services to clients understand the
15	confidential nature of client information.
16	
17	History Note: Authority G.S. 108A-80; 143B-153; 42 CFR 205.50; 42 CFR 205.60;
18	Eff. October 1, 1981.<u>1981.</u>
19	<u>Readopted Eff. September 1, 2019.</u>

1 2 10A NCAC 72 .0102 is readopted with changes as published in 17:3333:17 NCR 1765 as follows:

2	10A NCAC 72	.0102	DEFINITIONS
4	Unless the con	text-indic	ates some other meaning, the words and terms below have the following meanings: The
5	following defin	<mark>itions sha</mark> l	ll apply in this Chapter:
6	(1)	"Acade	mic Year" means a period of time in which a student normally completes the equivalent of
7		<mark>at least</mark>	two semesters or three quarters of academic work.
8	(2)	"Appro	ved Institution" means one of the branches of the University of North Carolina or one of the
9		North C	Carolina community colleges.
10	(3)	"Case N	Management Services" are a set of services provided by an agency contracting with the North
11		<mark>Carolin</mark>	a Division of Social Services (DSS) for <u>to</u> participating students and their families which are
12		designe	ed to support the student's successful postsecondary education experience. Such services
13		include	:
14		(a)	processing and accepting applications for the program;
15		(b)	certifying each eligible student and the amount of the Eligible Student's Scholarship and
16			communicating this information to the North Carolina State Education Assistance
17			Authority to authorize release of funds;
18		(c)	compiling accurate databases of resources in the students' academic communities that can
19			help students succeed in school;
20		(d)	providing or arranging for counseling regarding academic issues as well as other concerns
21			that may affect the performance of the student;
22		(e)	communicating with and advising students on academic issues;
23		(f)	providing consistent, regular contact with students throughout their postsecondary
24			experience;
25		(g)	being available to responding to students experiencing crisis;
26		(h)	providing or arranging for emergency housing up to two weeks for students who have no
27			safe place to live when school is out of session;
28		(i)	if allowed by the student, being available to consult with student's families and staff of
29			local Departments of Social Services regarding student's postsecondary experiences;
30		(j)	monitoring grades and the individual's course of study, and evaluating progress toward
31			goal achievement;
32		(k)	maintaining records for each individual student regarding their academic progress and
33			assistance provided; and
34		(1)	providing quarterly program reports of case management services to the contract
35			administrator at the State Division of Social Services.
36	(4)		of Attendance" Costs of attendance are defined by the Higher Education Act of 1965 (20
37		U.S.C.	108711) , which includes tuition, fees, room, board, supplies, transportation, and personal

1		expenses. This amount is established by each institution. This grant is limited to cost of attendance		
2		less other grants or scholarships from federal, state, or other sources.		
3	(5)	"Education Training Voucher" (ETV) means the Federal scholarship program funded by the John		
4		Chafee Foster Care Independence Act 42 U.S.C. 677, which benefits young adults individuals who		
5		were in the custody of the Department of Social Services at or after age 17 or were adopted from		
6		public foster care after the age of 12. who were adopted or exited to guardianship on or after their		
7		16 th birthday.		
8	(6)	"Eligible Student" means a student who:		
9		(a) has completed the requirements for secondary education (high school diploma or GED)		
10		<u>received a high school diploma or GED</u> and has not yet achieved reached his or her 26 th		
11		birthday;		
12		(b) is pursuing an undergraduate degree, diploma, or certificate at an approved institution on		
13		at least as a half-time basis; student or a full-time student, as defined in 34 CFR 668.2;		
14		(c) was in the custody of a North Carolina local Department of Social Services on his or her		
15		18th birthday, or was adopted from the North Carolina foster care system on or after his or		
16		her 12th birthday; and		
17		(d) is making satisfactory <u>academic</u> progress toward completion of the course of undergraduate		
18		study as defined in Rule .0201 of this Chapter. 34 CRF 668.34.		
19	(7)	"Fiscal Year" means each annual period which begins on July 1 in any calendar year and ends on		
20		June 30 the following calendar year.		
21	(8)	"Higher Education Act" means Title IV of the Higher Education Act of 1965, as amended, 20 U.S.C.		
22		1070, et seq.		
23	(9)	"Matriculated Status" means the student is recognized by the approved institution as a student in a		
24		defined program of study leading to an associate's degree, baccalaureate degree, diploma or		
25		certificate.		
26	(10)	"Pell Grant" means the needs based scholarship program administered by the federal government to		
27		benefit low income baccalaureate and postgraduate students.		
28	(11)	"Program" means the Postsecondary Educational Support Scholarship program (NC-Reach)		
29		program, also known as NC Reach, established by Section 10.34(a) of Session Law 2007-323.		
30	(12)	"Residence Manual" means the most current edition of A Manual to Assist the Public Higher		
31		Education Institutions of North Carolina in the Matter of Student Residence Classification for		
32		<i>Tuition Purposes</i> as adopted by the Board of Governors of the University of North Carolina.Carolina		
33		and available free of charge at https://ncresidency.cfnc.org/residencyInfo/pdf/RDS_Guidebook.pdf.		
34	(13)	"Scholarship" means an award for education awarded to an eligible student under the program.		
35				
36	History Note:	Authority <mark>S.L. 2007–323, s. 10.34;</mark> G.S. 143B-153; S.L. 2018-5; S.L. 2017-57; 34 CFR 668.34;		
37		Eff. June 1, 2008. 2008;		

<u>Readopted Eff. <mark>September</mark> 1, 2019.</u>

1	10A NCAC 72 .	0201 is readopted <u>with changes</u> as published in <mark>17:3333:17</mark> NCR 1765 as follows:
2		
3	SECTION .	0200 - STUDENT ELIGIBILITY FOR SCHOLARSHIPS, SATISFACTORY PROGRESS
4		REQUIREMENTS
5		
6	10A NCAC 72 .	0201 GENERAL RULE
7	Subject to avail	ability of funds a student may shall receive a scholarship for an academic year if the approved
8	institution at wh	ich the student is enrolled, or admitted for enrollment, determines that the student:
9	(1)	Meets <mark>all of</mark> the eligibility requirements <u>as set forth in Rule .0102</u>
10	(2)	Is a North Carolina resident for tuition purposes under G.S. 116-143.1 and the Residence Manual;
11	(3)	Has complied with the registration requirements of the Military Selective Service Act (50 U.S.C. A.
12		451 et seq.) or is exempt from registration requirements; and
13	(4)	Is not in <mark>default,</mark> <u>default</u> or does not owe a refund, under any federal or state loan or grant program.
14		
15	History Note:	Authority S.L. 2007-323, s. 10.34; <u>G.S. 143B-153; S.L. 2018-5; S.L 2017-57;</u>
16		Eff. June 1, 2008. <u>2008:</u>
17		<u>Readopted Eff. <mark>September</mark> 1, 2019.</u>
18		

1 10A NCAC 72 .0202 is readopted with changes as published in 17:3333:17 NCR 1765 as follows:

2			
3	10A NCAC 72	.0202 SATISFACTORY PROGRESS REQUIREMENT	
4	An eligible stud	ent may receive a scholarship for the eligible student's subsequent academic years provided that, for	
5	each subsequent	t academic year, the eligible student meets the standards by which the approved institution measures	
6	a student's satis	factory academic progress toward completion of a program of study for the purposes of determining	
7	<mark>eligibility for fe</mark>	deral financial aid under the Higher Education Act. Any eligible student who is placed on academic	
8	probation may	continue to receive a NC Reach scholarship for one additional semester if the approved institution	
9	allows the student to continue in matriculated status. If the student fails to make satisfactory academic progress in the		
10	semester or tern	n subsequent to the term in which he <u>or she</u> received academic probation, NC Reach assistance shall	
11	be discontinued	for at least one <mark>full</mark> academic year.	
12			
13	History Note:	Authority <mark>S.L. 2007-323, s. 10.34;</mark>	
14		Eff. June 1, 2008.<u>2008;</u>	
15		<u>Readopted Eff. <mark>September</mark> 1, 2019.</u>	
16			

1	10A NCAC 72 .0203 i	is readopted with change	s as published in	17:33 33:17	NCR 1765 as follows:
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2

3 10A NCAC 72 .0203 LIMITATION OF AWARD

- 4 An eligible student may not shall not receive an NC Reach scholarship for more than a total of four school years,
- 5 <u>academic years.</u> to include the Spring and Fall terms and summer school.
- 6 7

History Note: Authority S.L. 2007-323, s. 10.34; G.S. 143B-153; S.L. 2018-5; S.L. 2017-57;

- 8 *Eff. June 1*, 2008.2008;
- 9 <u>Readopted Eff. September</u> 1, 2019.
- 10

1	10A NCAC 72 .0301 is readopted with changes as published in 17:3333:17 NCR 1765 as follows:
2	
3	SECTION .0300 - APPLICATION
4	
5	10A NCAC 72 .0301 SCHOLARSHIP APPLICATION PROCEDURES
6	(a) Method of Applying for Scholarships. Students shall apply directly online for NC Reach through
7	www.ncreach.org. The application shall include the applicant's personal information, education history, financial
8	information, information release agreement, and electronic signature. the agency which contracts with the Division of
9	Social Services to provide case management services for the NC Reach recipients.
10	(b) Determination of eligible students. Eligibility for the NC Reach program shall be verified by employees of the
11	custodial county Department of Social Services or the State Division of Social Services.
12	(c) Scholarships within an Academic Year. An Eligible Student eligible student may shall, subject to available funds,
13	receive a scholarship for one or more semesters or quarters, provided that the eligible student's total financial aid aid.
14	including from the <mark>Education Training Voucher and Pell Grant and the NC Reach scholarship</mark> Education Training
15	Voucher, Pell Grant, and NC Reach Scholarship, does not exceed the total cost of attendance.
16	(d) Denial of Scholarship Applications. The Case Management contractor entity providing case management services
17	shall notify any student whose application is denied regarding and the reasons for the denial.
18	
19	History Note: Authority S.L. 2007-323, s. 10.34; G.S. 143B-153; S.L. 2018-5; S.L. 2017-57;
20	Eff. June 1, 2008. 2008;
21	<u>Readopted Eff. September 1, 2019.</u>
22	



STATE OF NORTH CAROLINA OFFICE OF ADMINISTRATIVE HEARINGS

Mailing address: 6714 Mail Service Center Raleigh, NC 27699-6700 Street address: 1711 New Hope Church Rd Raleigh, NC 27609-6285

June 20, 2019

Paris Penny Social Services Commission Sent via email only to: Paris.Penny@dhhs.nc.gov

Re: Extension of the Period of Review for All Rules Submitted in 10A NCAC 67, 68, 69, and 72

Dear Ms. Penny:

At its meeting this morning, the Rules Review Commission extended the period of review for the above-captioned rules in accordance with G.S. 150B-21.10. They did so in response to a request from the Social Services Commission to extend the period in order to allow the agency to address technical changes and Staff Opinions and submit the rewritten rules at a later meeting.

Pursuant to G.S. 150B-21.13, when the Commission extends the period of review, it is required to approve or object to rules or call a public hearing on the same within 70 days.

If you have any questions regarding the Commission's actions, please let me know.

Sincerely,

Amber C. May Commission Counsel

Administration 919/431-3000 fax:919/431-3100 Rules Division 919/431-3000 fax: 919/431-3104

Judges and Assistants 919/431-3000 fax: 919/431-3100 Clerk's Office 919/431-3000 fax: 919/431-3100 Rules Review Commission 919/431-3000 fax: 919/431-3104 Civil Rights Division 919/431-3036 fax: 919/431-3103

An Equal Employment Opportunity Employer

Subject: FW: Chapters 10A NCAC 67A, 68, 69, and 72

From: Penny, Paris paris.penny@dhhs.nc.gov
Sent: Tuesday, June 11, 2019 10:07 AM
To: May, Amber Cronk <amber.may@oah.nc.gov</pre>
Subject: Chapters 10A NCAC 67A, 68, 69, and 72

Dear Rules Review Commission, through their Counsel:

Pursuant to NCGS §150B-21.10, the Rule-Making Coordinator for the North Carolina Social Services Commission is requesting the Rules Review Commission extend the period of review for Chapters 10A NCAC 67A, 68, 69, and 72, so that the North Carolina Social Services Commission may address the technical changes requested of them.

Paris Penny Senior Policy Advisor North Carolina Department of Health and Human Services

919-527-7257 office Paris.Penny@dhhs.nc.gov

820 S. Boylan Avenue, McBryde Building, Raleigh, NC 27603 2401 Mail Service Center, Raleigh, NC 27699-2401

Unauthorized disclosure of juvenile, health, legally privileged, or otherwise confidential information, including confidential information relating to an ongoing State procurement effort, is prohibited by law. If you have received this e-mail in error, please notify the sender immediately and delete all records of this e-mail.

Email correspondence to and from this address is subject to the North Carolina Public Records Law and may be disclosed to third parties by an authorized State official. Unauthorized disclosure of juvenile, health, legally privileged, or otherwise confidential information, including confidential information relating to an ongoing State procurement effort, is prohibited by law. If you have received this email in error, please notify the sender immediately and delete all records of this email.

Email correspondence to and from this address may be subject to the North Carolina Public Records Law and may be disclosed to third parties by an authorized state official.

RRC STAFF OPINION

PLEASE NOTE: THIS COMMUNICATION IS EITHER 1) ONLY THE RECOMMENDATION OF AN RRC STAFF ATTORNEY AS TO ACTION THAT THE ATTORNEY BELIEVES THE COMMISSION SHOULD TAKE ON THE CITED RULE AT ITS NEXT MEETING, OR 2) AN OPINION OF THAT ATTORNEY AS TO SOME MATTER CONCERNING THAT RULE. THE AGENCY AND MEMBERS OF THE PUBLIC ARE INVITED TO SUBMIT THEIR OWN COMMENTS AND RECOMMENDATIONS (ACCORDING TO RRC RULES) TO THE COMMISSION.

AGENCY: Social Services Commission RULE CITATION: 10A NCAC 67A .0101 RECOMMENDED ACTION:

Approve, but note staff's comment

X Object, based on:

Lack of statutory authority

Unclear or ambiguous

X Unnecessary Failure to comply with the APA Extend the period of review

COMMENT:

Staff believes that this Rule is unnecessary as it only provides cross-references to other Rules or provides information otherwise set forth in Statute; therefore, Staff is recommending objection to this Rule as being unnecessary.

REQUEST FOR TECHNICAL CHANGE

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 67A .0101

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

What is the overall intent of this Rule? Much of this appears to be unnecessary as it simply provides cross-references to other Rules or provides information set forth in statute. Please review and revise as needed.

If you decide that it is necessary, in (b), Chapter 71S is not applicable to child support enforcement. Please provide the correct cross-reference.

In (c),(d), and (e) is the title of this Section of the Division still correct?

In (d), is 71T related to public assistance? It does not appear to be.

In your History Note, 108A-25 provides the Commission authority of these Rules "under supervision of the Department of Human Resources." I'm assuming that "the Department of Human Resources is simply an outdated name of the Department. If that's correct, please confirm that this rulemaking was undertaken "under the supervision of the Department."

In your History Note, I don't understand the inclusion of 108A-29 and 108A-29.1. Are these applicable here? Also, given that these are Social Services Commission Rules, I don't understand the inclusion of 143B-10. Does the Secretary have some authority here as well?

Please retype the rule accordingly and resubmit it to our office at 1711 New Hope Church Road, Raleigh, North Carolina 27609.

1	10A NCAC 67A .0101 is readopted as published in 17:33 NCR 1763 as follows:				
2					
3	CHAPTER 67 – SOCIAL SERVICES - PROCEDURES				
4					
5	SUBCHAPTER 67A – GENERAL ADMINISTRATION				
6					
7	SECTION .0100 - ADMINISTRATION				
8					
9	10A NCAC 67A .0101 CONTENTS				
10	(a) Procedure. The rulemaking rules of the division of social services are contained in 10A NCAC 68.				
11	(b) Child Support Enforcement. The purpose of the child support enforcement section is to supervise a program to				
12	assure that dependent children are supported by their parents or other persons who are legally responsible for providing				
13	such support. Rules of the child support enforcement section are contained in 10A NCAC 71S.				
14	(c) Disability Determination. The purpose of the disability determination section is to process applications for				
15	disability benefits under Titles II and XIX of the Social Security Act.				
16	(d) Public Assistance. The purpose of the Public Assistance Section is to supervise the administration of the public				
17	assistance programs as designated by the Division of Social Services. Rules for these programs are found in 10A				
18	NCAC 71T through 71W.				
19	(e) Family Services. The purpose of the family services section is to direct, coordinate, develop, and supervise				
20	programs of social services for children and their families and for aged or disabled adults. Rules governing these				
21	services are found in 10A NCAC 70 and 71A through 71R.				
22					
23	History Note: Authority G.S. 108A-25; 108A-29; 108A-29.1; 143B-10; 143B-153; 143B-138; 143B-138.1; U .S.C.				
24	301 et seq.;				
25	Eff. February 1, 1976;				
26	Readopted Eff. October 31, 1977;				
27	Amended Eff. March 1, 1990.<u>1990:</u>				
28	<u>Readopted Eff. July 1, 2019.</u>				

REQUEST FOR TECHNICAL CHANGE

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 67A .0103

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

On line 4, please consider changing "The purpose of this Rule is to establish standards for office..." to "This Rule sets forth requirements for office..."

On line 4, add a comma after "equipment"

On line 5, add a comma before and after "including agency suboffices and special centers"

On line 5, what are "special centers"? I assume that your regulated public is familiar with this term?

On line 5, delete "that will adequately and effectively meet program, staff and client needs" If you need some variation of this language, delete or define "adequately and effectively" and add a comma after "staff"

On line 6, delete "are supplementary to, and do not replace," and say "are in addition to"

On line 6-7, what are the "Federal Confidentiality of Information requirements"? Is there a cross-reference available?

On line 7, what are "any provisions in the State, county or municipal building codes"? Here, can you delete "any provisions" so that it simply reads something like "These requirements are in addition to Federal Confidentiality of Information requirements and State, county, or municipal building codes."

On line7, add a comma after "county"

In Item (1), delete "appropriately marked and" as it appears to be redundant of "identifiable"

Also, in item (1), line 9, add "as follows" after "services agency"

In (1)(a), delete or define "clearly."

In (1)(b), what is a "public building"? Here, do you just mean "if the office is housed in the same building as other agencies..."

Also in (1)(b), what is meant by "agencies"? I assume that this is not per the APA definition – is this "State or county agencies"?

In (1)(b), delete or define "Standard" in "standard building"

In (1)(b), "similar and equal" are contradictory of each other. What is the intent here?

Please provide some sort of introductory language to (2) and (4) as you've done for (1) and (3) and (7).

In (2)(a), who is "competent authority"? Is this an inspector?

In (2)(a), delete "of sound and substantial construction and"

What is the intent of Item (3)? Is it to say that each office must have this minimum square footage? If so, I don't understand "which will vary due to position function, special equipment and furniture needs, fixed existing conditions or the availability of separate private interviewing rooms." I also don't understand "guidelines" on line 21 and "recommended minimum..." on line 23 Are these the required minimums or are they not? Are they actually dependent upon function, equipment, furniture, etc.? Please review and revise for purposes of clarity.

In (3), please consider deleting "Adequate office space shall be provided for each employee." Given the rest of this Item, this appears to be unnecessary.

In (3)(b) and (c), what is the difference between "supervisors" and "management"? Are these commonly used terms within your regulated community?

In (3)(e), what is "adequate for function"? Given (4)(b), is this necessary here?

In Item (5), what is the "principal location"? Is this a term commonly used with your regulated public?

In (5), what is meant by "sufficient size to accommodate the people availing themselves to its use each day'? How are they supposed to determine this?

In Item (6), what is meant by "adequate to accommodate the average number of people usually in attendance"? How many seats is "adequate"? "average number of people" in attendance of what? Staff meetings? Trainings? Client interviews? Please provide some additional information here.

In Item (7), delete or define "sufficient" and "conveniently" Also, here is the intent regarding "locating" or "storing"?

In Item (7), please add "as follows" at the end of "and forms:"

In (7)(a), delete or define "convenient"

In (7)(a), add a comma after "use"

In (7)(b), delete or define "adequately"

In (7)(c), is there a cross-reference available for what constitute "confidential information"? Either in your Rules and/or federally?

In (7)(c), who are "authorized personnel"?

In (7)(d), consider deleting "used in maintaining the building and grounds."

In Item (8), who may "visit the agency on DSS related business"? Can you provide some examples of who this may include?

In Item (8), delete or define "periodically"

In Item (9), delete or define "adequately"

Please retype the rule accordingly and resubmit it to our office at 1711 New Hope Church Road, Raleigh, North Carolina 27609.

1

10A NCAC 67A .0103 is readopted as published in 17:33 NCR 1763 as follows:

2					
3	10A NCAC 67A	.0103	STANDARDS FOR OFFICE SPACE AND FACILITIES		
4	The purpose of this Rule is to establish standards for office space, equipment and facilities for county departments of				
5	social services in	ncluding	g agency suboffices and special centers that will adequately and effective	vely meet program,	
6	staff and client n	needs.	These requirements are supplementary to, and do not replace, Federa	l Confidentiality of	
7	Information requirements and any provisions in State, county or municipal building codes.				
8	(1)	Identif	fication of Office. All social services offices shall be appropriately mark	ked and identifiable	
9		in the	community as a social services agency:		
10		(a)	Each office shall be identified by an outside sign clearly visible from t	he road or street.	
11		(b)	If the office is housed within a public building occupied by other a	gencies or units of	
12			government, the agency shall be listed on a standard building directory	in a manner similar	
13			and equal to that accorded every other agency.		
14	(2)	Requi	rements for Physical Plant.		
15		(a)	Buildings housing social services agencies shall be certified by compe	etent authority to be	
16			of sound and substantial construction and in compliance with state	and local fire and	
17			building codes.		
18		(b)	All buildings for which site clearance began before June 3, 1977, si	hall meet the equal	
19			access provisions specified in Section 504 of the Rehabilitation Act of	1973 as amended.	
20	(3)	Requi	rements for Space. Adequate office space shall be provided for each emplo	oyee. The following	
21		guidel	ines show the acceptable minimum range of space which will vary due t	o position function,	
22		specia	l equipment and furniture needs, fixed existing conditions or the available	lability of separate	
23		private	e interviewing rooms. The staff category descriptions and recommende	ed minimum square	
24		footag	ges of space range are shown below:		
25		(a)	Staff Who Interview Clients In Their Offices	80	
26		(b)	Supervisors	80	
27		(c)	Management	96	
28		(d)	Staff Members Not Required to Conduct Interviews In Their Offices	56	
29		(e)	Separate Private Interviewing Rooms	Adequate for	
30				Function	
31	(4)	Requi	rements for Privacy:		
32		(a)	Private offices shall be required for the county director and each super	visor.	
33		(b)	Private offices or interviewing room shall be available to all staff who	interview clients.	
34	(5)	Requi	rements for Waiting Room and Reception Area. The principal location	ion of each county	
35		depart	tment of social services shall be arranged to provide a waiting room of	of sufficient size to	
36		accom	modate the people availing themselves of its use each day. A separate are	ea is required for the	
37		recept	ionist.		

1	(6)	Requirement for Conference Room. A conference or staff training room with seating capacity			
2		adequate to accommodate the average number of people usually in attendance shall be provided for			
3		use in meetings and training sessions.			
4	(7)	Requirement for Storage Space and Confidentiality of Records. Sufficient space shall be provided			
5		for conveniently locating files and records, supplies, and forms:			
6		(a) Files and supplies shall be accessible and convenient to staff responsible for their			
7		maintenance, use and protection.			
8		(b) Files and records shall be adequately protected from fire, other damage and theft.			
9		(c) Access to confidential information shall be limited to authorized personnel only.			
10		(d) Space shall be available for storing janitorial and maintenance supplies and equipment used			
11		in maintaining the building and grounds.			
12	(8)	Requirement to Provide Office Space for Persons Who Periodically Visit the Agency on DSS			
13		Related Business. Office space shall be provided to persons who periodically visit the agency on			
14		DSS related business.			
15	(9)	Requirement for Equipment. Furnishings and equipment shall be provided to enable staff to			
16		adequately perform its duties.			
17					
18	History Note:	Authority G.S. 108A-80; 143B-153; 45 C.F.R. 205.170(a)(b);			
19		Eff. April 1, 1978;			
20		Amended Eff. May 1, 1990; May 1, 1988.<u>1988;</u>			
21		<u>Readopted Eff. July 1, 2019.</u>			

REQUEST FOR TECHNICAL CHANGE

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 67A .0105

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Overall, I feel like this Rule may be missing some information. (a) jumps right into noncompliance – is this Rule only applicable when there has been noncompliance? Please review and revise as necessary for clarity.

Also, what is the authority of the Social Services Commission over this Rule? 143B-153(2a)(b)(1) appears to give authority to the Secretary over allocation, budgeting, and expenditures. Would this fall into that category?

Please be consistent in the capitalization of "Regional Director" throughout this Rule.

Throughout this Rule, you've said "acceptable plan of compliance" and "corrective action plan." Are these the same? Please be consistent in your terminology where possible.

In (a), do you mean something like "In order to claim the cost of administration for federal and State participation, agencies shall be in compliance with Rule .0103 of this Subchapter and submit a plan for compliance within 90 days of notification of non-compliance."

In (a), capitalize state, if you mean the State of NC.

In (a), delete or define "acceptable"

In (b), delete or define "periodically"

In (b), what are the "established standards"?

In (b), are the contents of DSS-1414 set forth elsewhere in rule or statute? If not, please provide the substantive requirements in rule.

In (b), I don't understand lines 9-12. Are lines 9-11 saying that in addition to the period evaluation, the county shall have additional evaluations if there's reason to do so? Please review and clarify. If so, please say something like "The Regional Office shall conduct an

evaluation every three years or upon a complaint or knowledge of noncompliance with Rule .0103 of this Subchapter (or whatever the requirement here is.)

Are lines 11-12 necessary? They do not appear to be.

In (c), who is the "principal reviewer"? (b) says "regional director or his or her designee. Please be consistent where you can.

In (c), line 16, change "will" to "shall"

In (c), line 18, add a comma following "commissioners"

On line 18, what is a "transmittal letter"?

In (c)(1), add a comma after "commissioners"

Please provide some sort of introduction to (c)(1)(A) through (C).

Please end (c)(1)(A) with a semi-colon.

In (C)(1)(B), please change "is responsible for providing" to "shall provide"

In (c)(1)(C), what is "an acceptable plan for compliance"?

In (c)(2), change "will" to "shall" in "which will require"

Also in (c)(2), how will the determination whether to approve construction plans be made? Please provide the factors that will be used.

In (c)(3), will it be approved if it addresses each finding? If so, please say that (I think this would address some of the other concerns regarding the approval of these plans.)

In (c)(3), line 3, change "will" to "shall" and provide the approval standards. Also, do you need this and this same requirement in (c)(2)?

In (c)(4), how is the Regional Director to make this decision? What factors will he or she use in determining whether to grant a corrective action plan?

In (c)(4), what is the "corrective action phase"?

In (c)(4), lines 10 and 14, delete or define "sufficient"

In (c)(4), lines 9-13, please consider revising to say "If the findings indicate that the agency is not making progress towards compliance in accordance with its corrective actin plan, it shall have 60 additional days to achieve compliance. The Regional Director shall so notify the agency, the local social services board chairman, and the chairman of the local board of county commissioners in writing."

In (c)(4), line 11 add a comma following "board chairman"
(c)(5) only addresses when a corrective action plan is not submitted. Was it also intended to include when it is not approved?

In (c)(5), change "will" to "shall" on lines 21 and 27.

In (c)(5), how is the Secretary to make this decision? Please provide the factors that will be used.

In (c)(5), please capitalize "secretary"

In (c)(5), line 22, add a comma after "county commissioners"

What is the overall intent of (d)? Is this to say that "A county department of social services that is not in compliance and has had funds withheld may appeal in accordance with 150B-23"? Do you mean "Article 3 of Chapter 150B"?

Delete 150B-23 as this does not provide authority for this Rule.

10A NCAC 67A .0105 is readopted as published in 17:33 NCR 1763 as follows:

3 10A NCAC 67A .0105 ADMINISTRATION AND AGENCY COMPLIANCE

4 (a) Federal and state participation in the cost of administration may not be claimed when agencies are not in 5 compliance with the standards set forth in 10A NCAC 67A .0103 or when the county fails to submit an acceptable

6 plan for compliance within 90 days of notification of non-compliance.

(b) The regional director or his <u>or her</u> designated representative shall evaluate each county department of social
services periodically, but not less than every three years, to determine compliance with the established standards, using
form DSS-1414 for each location. The evaluation shall be triggered by information known to the Regional Office,

- 10 such as changes in program regulations or staffing patterns which would affect compliance, or complaints concerning
- 11 compliance issues. A county department of social services shall be deemed to be in compliance until the Regional
- 12 Director determines, after evaluation, that the agency is not in compliance.

(c) At the conclusion of an evaluation, the principal reviewer shall meet with the director of the county department to discuss the findings. Following this exit conference, the principal reviewer shall prepare a written report and transmit the report to the Regional Director. If the findings of the review indicate the county department is in compliance, the Regional Director will, within 30 days of the date of the evaluation, forward a copy of the administrative review report to the agency director, the local social services board chairman, the chairman of the local board of county commissioners and the county manager under a transmittal letter indicating the agency's compliance. If the county department is not in compliance, the following steps shall be taken within 30 days of the date of the evaluation:

- (1) The regional director shall send a copy of the evaluation report to the county director, the local social
 services board chairman, the chairman of the local board of county commissioners and the county
 manager:
- 23 24

(A) citing the specific findings of non-compliance and what is required to come into compliance:

- (B) notifying the agency that it has 90 days from the receipt of the report to come into
 compliance in these areas or to develop and submit to the division a corrective action plan.
 The division is responsible for providing consultation and technical assistance regarding
 the areas of non-compliance to the local agency upon request; and
- 29(C)notifying the agency that all federal and state administrative funds will be withheld should30the county fail to comply or submit an acceptable plan for compliance within 90 days of31notification of non-compliance.
- 32 (2) By the end of the 90 day notice period, the county department shall achieve compliance or submit a 33 corrective action plan to the division. If the corrective action plan contains provision for 34 construction of new facilities, construction plans, which will require the approval of the division 35 director, must be submitted prior to construction.
- 36 (3) In the event that the county department submits a corrective action plan to the division within the
 37 90 day notice period, the Regional Director shall review the corrective action plan to ensure that it

addresses each specific finding of non-compliance, and that the implementation of the corrective action plan can be expected to bring the agency into compliance. If construction plans are submitted as part of corrective action, the Regional Director will obtain the approval of the division director.

.

3

4 (4)Within 30 days after receipt of the plan, the Regional Director shall either approve the plan as 5 submitted or indicate how the county department can amend the corrective action plan in order to 6 obtain approval. After a corrective action plan has been approved, the Regional Director shall 7 monitor the agency's progress towards compliance during the corrective action phase, and inform 8 the agency, the local social services board chairman, the chairman of the local board of county 9 commissioners and the county manager of its findings in writing. If the findings indicate that the 10 agency is not making sufficient progress towards compliance in accordance with its corrective action 11 plan, the Regional Director shall so notify the agency, the local social services board chairman and 12 the chairman of the local board of county commissioners in writing that the agency has an additional 13 60 days from receipt of the notice to achieve compliance. If the agency does not achieve compliance 14 or make sufficient progress towards compliance in accordance with its corrective action plan within 15 the additional 60 day period, withholding shall commence in accordance with the procedures set 16 forth in Paragraph (c) (5) of this Rule.

17 (5) In the event that the county department of social services fails to submit a corrective action plan 18 within the 90-day notice period, the division director shall, within 30 days of the above referenced 19 notification of county authorities, recommend to the secretary the withholding of all federal and 20 state administrative funds. If the secretary concurs with the division director's recommendation, the 21 secretary will, within 30 days of the division director's recommendation, notify the agency director, 22 the local social services board chairman, the chairman of the local board of county commissioners 23 and the county manager of the decision to withhold funds. The withholding of these funds shall be 24 retroactive to the date of the original transmittal letter signed by the Regional Director notifying the 25 agency of non-compliance and shall continue until the requirement for a compliance plan is met. If 26 the county department appeals the decision under the procedures outlined in Paragraph (d) of this 27 Rule, the action to withhold funds will be deferred until the conclusion of the hearing and any 28 subsequent appeals.

(d) A county department of social services which is not in compliance and has been notified by the secretary of the
decision to withhold funds, may appeal. If an appeal is desired, the county is required under G.S. 150B-23(a), as
amended by Chapter 878 of the 1987 North Carolina Session Laws, to file hearing requests for Department of Human
Resources matters with the Office of Administrative Hearings.

33

34 History Note: Authority G.S. 143B-153; 150B-23(a); 45 C.F.R. 205-170(b);
 35 Eff. April 1, 1978;

- 36 ARRC Objection March 17, 1988;
- 37 Amended Eff. March 1, 1990; August 1, 1988.1988;

Readopted Eff. July 1, 2019.

1

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 67A .0106

DEADLINE FOR RECEIPT: Friday, June 14, 2019

PLEASE NOTE: This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

By this Rule, do you mean something like the following:



- (2) whatever else is required; and
- (3) whatever is required.

requirements, a form will be supplied to county departments of social services to be completed annually by the county director or his [or her]_designee. Compliance will be reviewed by the appropriate regional representative.

If you choose not to use the above suggestion, note the following:

On line 4, what are the "civil rights requirements"? Is there a cross-reference available?

On lines 4 and 6, change "will" to "shall."

On line 4, are the substantive requirements of the form set forth elsewhere in rule or statute? If not, please provide them in Rule.

On line 6, who is the "appropriate regional representative"?

Is the last sentence of this Rule necessary?

Please add any additional statutory authority. I don't think that 143B-10 is applicable here. Do you mean 143B-153?

1 10A NCAC 67A .0106 is readopted as published in 17:33 NCR 1763 as follows:

3 10A NCAC 67A .0106 CIVIL RIGHTS

4 For reviewing compliance of county departments of social services with civil rights requirements, a form will be

- 5 supplied to county departments of social services to be completed annually by the county director or his <u>or her</u>
- 6 designee. Compliance will be reviewed by the appropriate regional representative.
- 7

2

8 *History Note:* Authority G.S. 143B-10;

9 *Eff. April 1*, 1979.<u>1979;</u>

10 <u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 67A .0107

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

A lot of this Rule appears to be background/informational in nature. Is it necessary?

Also, this Rule appears to apply to requirements regarding "allocation, budgeting, and expenditures." 143B-153(2b)(b)(2) (the second (2)) gives the Secretary authority over these if they are funds administered by the Department. Is the intent of this Rule to govern these funds or other funds? Please review and clarify.

In (a), add a comma after "planning"

In (a), what are these forms? Are you referring to those forms set forth in this Rule? If so, please say so.

In this Rule, are the substantive requirements of each form set forth elsewhere in rule or statute? If not, please provide the substantive requirements in rule.

In (b), are the forms the initial service client information record and the service client information change notice? If so, please make that more clear.

In (b) and (c), delete or define "required" (providing the substantive requirements of the form will address this issue) and "properly"

In (b), what is "federal financial participation"? Is your regulated public familiar?

In (c), change 'will" to "shall"

In (c), is "services for the blind services workers" now the division of services for the blind? If so, would that be under the authority of services for the blind?

What is your authority to say what will be the "basis for county reimbursement"?

I don't understand the inclusion of 45 CFR 436.16 and 5 USC 552a. How do these provide authority for this Rule?

Please retype the rule accordingly and resubmit it to our office at 1711 New Hope Church Road, Raleigh, North Carolina 27609.

Amber May Commission Counsel Date submitted to agency: Thursday, June 6, 2019

10A NCAC 67A .0107 is readopted as published in 17:33 NCR 1763 as follows:

3 10A NCAC 67A .0107 FORMS

4 (a) In order to comply with the budgeting, planning and reimbursement requirements of G.S. Chapter 108A and 45

- 5 CFR 228.1745 CFR 431.16, each county department of social services shall complete all forms specified by the
- 6 Department of Health and Human Services.

7 (b) The forms, initial service client information record, and service client information change notice, shall be

- 8 completed by the case manager for each client requesting social services. All required fields must be completed and
- 9 required fields not properly completed shall be considered an error and returned to the worker. Clients may refuse to
- 10 provide their social security numbers and shall not be denied benefits, but the worker identification numbers of case
- 11 managers are required in order to allocate costs for federal financial participation.
- 12 (c) The form, worker daily report of services to clients, shall be completed by the county services workers and division 13 of services for the blind services workers. This form provides information to meet reporting requirements at the 14 federal, state and local levels and will provide the basis for county reimbursement. All required fields must be 15 completed and required fields not properly completed shall be considered an error and returned to the worker. The 16 worker identification numbers of service workers are required in order to allocate costs for federal financial 17 participation. 18

19 Authority G.S. 75-62; 143B-153; 45 CFR 228.1745 CFR 431.16; 5 USC 552a; History Note: 20

- Eff. August 15, 1980;
- 21 Amended Eff. September 1, 2008; December 1, 2007; March 1, 1990; January 1, 1983.1983; 22 Readopted Eff. July 1, 2019.

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 67A .0108

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE</u>: This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Overall is this Rule necessary? It does not appear to confer any directives to anyone other than the Division.

In your History Note, 108A-25.1 has been repealed. Do you mean 108A-25.3? Also, is it necessary to still cite 1997-497? It appears as though this Session Law created 108A-25.1, which has since been repealed.

1 10A NCAC 67A .0108 is readopted as published in 17:33 NCR 1763 as follows:

3 10A NCAC 67A .0108 ADVISORY TO COUNTIES REGARDING PETITION OF GARNISHMENT

4 The Division of Social Services shall advise county departments of social services and consolidated human services

- 5 boards of any State and federal laws and regulations that restrict the garnishment of wages to recoup a fraudulent
- 6 public assistance program payment as provided in G.S. 108A 25.1108A-25.3.
- 8 History Note: Authority S.L. 1997-497; G.S. 108A-25.1; 143B-153;
- 9 Temporary Adoption Eff. December 8, 1997;
- 10 Eff. April 1, 1999.1999;

2

7

11 <u>Readopted Eff. July 1, 2019.</u>

RRC STAFF OPINION

PLEASE NOTE: THIS COMMUNICATION IS EITHER 1) ONLY THE RECOMMENDATION OF AN RRC STAFF ATTORNEY AS TO ACTION THAT THE ATTORNEY BELIEVES THE COMMISSION SHOULD TAKE ON THE CITED RULE AT ITS NEXT MEETING, OR 2) AN OPINION OF THAT ATTORNEY AS TO SOME MATTER CONCERNING THAT RULE. THE AGENCY AND MEMBERS OF THE PUBLIC ARE INVITED TO SUBMIT THEIR OWN COMMENTS AND RECOMMENDATIONS (ACCORDING TO RRC RULES) TO THE COMMISSION.

AGENCY: Social Services Commission RULE CITATION: 10A NCAC 67A .0201 RECOMMENDED ACTION:

Approve, but note staff's comment

X Object, based on:

Lack of statutory authority

Unclear or ambiguous

X Unnecessary Failure to comply with the APA Extend the period of review

COMMENT:

Staff believes that this Rule is unnecessary as it only provides a cross-references to Statute without providing any additional information; therefore, Staff is recommending objection to this Rule as being unnecessary.

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 67A .0201

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE</u>: This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Is this Rule necessary? It does not currently do anything other than point to statute. If this Rule is necessary, please revise it to say something like "A public assistance applicant or recipient may appeal the decision of the county board of social services, county department or social services, or the board of county commissioners granting, denying, or modifying assistance or the failure of the county board of social services or county department of social services to act in accordance with Social Services Commission Rules in accordance with 108A-79 and the Rules of this Section."

Please add any additional applicable statutory authority.

1	10A NCAC 67A	.0201 is readopted as published in 17:33 NCR 1763 as follows:
2		
3		SECTION .0200 - HEARING POLICY
4		
5	10A NCAC 67A	A.0201 GENERAL
6	For more inform	action concerning the notice of proposed action and appeals process, see G.S. 108A-79.
7		
8	History Note:	Authority G.S. 143B-153;
9		<i>Eff. October 1, 1981;</i>
10		Amended Eff. January 1, 1983.<u>1</u>983;
11		<u>Readopted Eff. July 1, 2019.</u>

RRC STAFF OPINION

PLEASE NOTE: THIS COMMUNICATION IS EITHER 1) ONLY THE RECOMMENDATION OF AN RRC STAFF ATTORNEY AS TO ACTION THAT THE ATTORNEY BELIEVES THE COMMISSION SHOULD TAKE ON THE CITED RULE AT ITS NEXT MEETING, OR 2) AN OPINION OF THAT ATTORNEY AS TO SOME MATTER CONCERNING THAT RULE. THE AGENCY AND MEMBERS OF THE PUBLIC ARE INVITED TO SUBMIT THEIR OWN COMMENTS AND RECOMMENDATIONS (ACCORDING TO RRC RULES) TO THE COMMISSION.

AGENCY: Social Services Commission RULE CITATION: 10A NCAC 67A .0202 RECOMMENDED ACTION:

Approve, but note staff's comment

X Object, based on:

Lack of statutory authority

- Unclear or ambiguous
- X Unnecessary Failure to comply with the APA Extend the period of review

COMMENT:

45 CFR 205.10(a)(4) provides notice requirements for cases of "intended action to discontinue, terminate, suspend, or reduce assistance..." As written, this Rule appears to contradict 45 CFR 205.10(a)(4)(i). As such, staff is recommending objection to this Rule as being unnecessary.

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 67A .0202

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

45 CFR 205.10(a)(4)(i) appears to always require "timely and adequate notice", except as provided in 45 CFR (a)(4)(ii), (iii), or (iv). This Rule appears to contradict those requirements. Please review and revise as necessary.

On line 4, what are "applicable program specific federal regulations..."?

In Item (1), what "factual information" would be sufficient to meet this? Can you provide some examples?

In Items (3), should "in" be "on" in "in behalf"?

In Item (4), what is "incompetent incapacitated" and how is this determined? Does this have to be judicially adjudicated?

Please add any additional applicable statutory authority.

In your History Note, 108A-25 provides the Commission authority of these Rules "under supervision of the Department of Human Resources." I'm assuming that "the Department of Human Resources is simply an outdated name of the Department. If that's correct, please confirm that this rulemaking was undertaken "under the supervision of the Department."

10A NCAC 67A .0202 is readopted as published in 17:33 NCR 1763 as follows:

2		
3	10A NCAC 67	A .0202 EXCEPTIONS FOR NOTIFICATION
4	Except as other	wise provided by applicable program specific federal regulations, the county department of social
5	services does no	ot need to provide notification of action to the client when:
6	(1)	the agency is terminating services based on factual information confirming the death of the client;
7	(2)	the provision of protective services to children or protective services-evaluation to adults is initiated
8		or terminated;
9	(3)	the county department of social services has applied for services in behalf of an individual for whom
10		they have custody or guardianship for adults;
11	(4)	the county department of social services has applied for services in behalf of an individual who is
12		incompetent incapacitated; or
13	(5)	the service is terminated at the end of a period of eligibility and the recipient has not requested that
14		the services be continued.
15		
16	History Note:	Authority G.S. 108A-25; 143B-153; 45 C.F.R. 205.10;
17		Eff. October 1, 1981;
18		Amended Eff. November 1, 2007.<u>2007;</u>
19		<u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 67A .0203

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Overall, what is the authority to say that it will be delayed for up to 10 days? I feel certain that there is something out there, but 108A-79(j) refers to a hearing at a state level and says that "the decision may only be delayed for the length of time the appellant requested a delay." From that, I infer that an appellant may request a delay for longer than 10 days. I'm not concerned about your authority to delay a hearing at all, but more whether you have the authority to put the 10 day requirement in place. Is there a federal regulation available? Perhaps 45 CFR 205.10(a)(7)? If this is applicable to state hearings, wouldn't this be under authority of the Department?

Alternatively, is the intent to get to the local hearing under 108A-79(e) and this is providing the definition of "good cause"?

In (a), by "may", do you mean "shall"? Also, how is it determined how much time will be given ("up to")?

(a), please capitalize "state" if you mean the State of NC.

In (b)(2), who is considered to be "family"?

In (b)(4), what is the intent here?

In (b)(5), what is the "10 work day notice"? Is this in accordance with 108A-79(b)?

Add "and" or "or" at the end of (b)(6).

In (b)(7), please add some additional information as to how this will be determined. Perhaps something like "in the interests of justice."

Please see 55 N.C.A.G. 91 regarding authority here.

1 10A NCAC 67A .0203 is readopted as published in 17:33 NCR 1763 as follows: 2 3 10A NCAC 67A .0203 **GOOD CAUSE FOR DELAYED HEARINGS** 4 (a) A state appeal hearing may be delayed for as much as 10 calendar days when there is good cause. 5 (b) Good cause exists when: 6 (1) There is a death in the appellant's family; 7 (2) The appellant or someone in his or her family is ill; 8 (3) The appellant is unable to obtain representation; 9 (4) The appellant's representative has a conflict with the scheduled date; 10 (5) The appellant receives a notice of action proposing a reduction or termination of assistance after the 11 10 work day notice expires; 12 (6) The appellant is unable to obtain transportation; 13 (7) The hearing officer determines that the hearing should be delayed for some other reason. 14 15 Authority G.S. 108A-79; 143B-153; History Note: 16 *Eff. October 1, 1981;* 17 Amended Eff. February 1, 1986.1986; 18 Readopted Eff. July 1, 2019.

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 67A .0204

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

What hearing is this Rule applicable to? Is this a local or a State hearing? If it's a State hearing, wouldn't the Secretary have authority in accordance with 108A-79(i)?

Also, is this hearing not available to the public?

On line 5, change "which" to "that"

1 10A NCAC 67A .0204 is amended without notice pursuant to G.S. 150B-21.5(a)(5) as follows:

2

3 10A NCAC 67A .0204 ATTENDANCE AT THE HEARING

4	Attendance at the hearing is limited to the appellant, his or her representative, representatives of the county department		
5	and any witnesses which the appellant or the county department wish to call upon for testimony.		
6			
7	History Note:	Authority G.S. 108A-79; 143B-153;	
8		Eff. October 1, 1981;	
9		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. September	
10		6, 2016.	
11		Amended Eff. July 1, 2019.	

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 67A .0205

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE</u>: This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

I read this to be at a State hearing, if that's correct, wouldn't the Secretary have authority in accordance with 108A-79(i)?

Also, please review this Rule in light of 108A-79(f). I'm not sure that I fully understand what is going on here.

In (a), what is a "tentative decision"? Overall, the process of all of this is unclear to me given this Rule and 108A-79(f). Here, it makes it sound like there is an initial decision from the State upon appeal from a local level, then a hearing can be requested at the State level following the "tentative decision"? Please review and clarify as needed.

In (a), how is he or she to make a "tentative decision"?

In (a), are all decisions sent to both parties? By certified mail? If so, do you need to separate them? Can you just say "Tentative decisions shall be sent to both parties by certified mail"?

Please review (b) in light of 108A-79(f) which requires that a decision be made "upon the evidence presented at the hearing."

In (c), what is meant by "is not contacted"? Can you change this to say what the directive actually is. For example, "The parties shall provide notice of appeal within 10 calendar days from the date of the notice of the decision. If notice of appeal is not received, the tentative decision shall become final"?

Also, in (c), just to be clear, this is the date of the notice, not the date it is receipt or sent?

In (d), change "becomes" to "shall become"

10A NCAC 67A .0205 is readopted as published in 17:33 NCR 1763 as follows:

3 10A NCAC 67A .0205 APPEAL OF DECISION

4 (a) The hearing officer shall make a tentative decision which shall be served upon the county department and the

5 appellant by mail. Decisions proposing to reverse the county department's action shall be sent by certified mail to the

- 6 county department while decisions affirming the county department's actions will be sent by certified mail to the
- 7 appellant.

8 (b) The county and the appellant may present oral and written argument, for and against the decision. Written

- 9 argument may be submitted to or contact made with the Chief Hearing Officer to request a hearing for oral argument.
- 10 (c) If the Chief Hearing Officer is not contacted within 10 calendar days of the date of the notice of the tentative
- 11 decision, the tentative decision shall become final.
- 12 (d) If the party that requested oral argument fails to appear at the hearing for oral argument, the tentative decision
- 13 becomes final.

14 (e) A decision upholding the appellant shall be put into effect within two weeks after receipt of the final decision.

15

16	History Note:	Authority G.S. 108A-79: 143B-153:

- 17 *Eff. October 1, 1981;*
- 18 Amended Eff. March 1, 1992; February 1, 1986.<u>1</u>986;
- 19 <u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 67A .0206

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Given 108A-79(c), is (a) necessary?

If (a) is necessary, what is the "date of action?? I assume it's those listed in 108A-79(a)?

Given 108A-79(g), if (b) necessary? To the extent that it is necessary, what is your authority to say what the Department can do at the State hearing level? This appears to fall under the authority of the Department. I have the same comment for (c) to the extent that it is applicable.

I assume the intent of (c) is to define good cause for purposes of 108A-79(e) for local hearings? If so, please say something like "For purposes of 108A-79(e) for local hearings, "good cause" shall include the following:"

Please review (c)(1) for purposes of clarity.

In (c)(2), what is considered to be "extended"?

In (c)(2), add a comma after "child"

In (c)(3), what time frames? Is there a cross-reference available? Do you mean those set forth in 108A-79?

In (c)(4) and (5), change "which" to "that" in "which results"

In (c)(7), add a comma in between "county" and "such as"

In (c)(7), change "applicant/recipient" to one or the other, whichever is applicable.

In (c)(7), delete or define "inadequately"

In (c)(7), add a comma after "rights"

In (d), delete "but is not limited to:"

Amber May Commission Counsel Date submitted to agency: Thursday, June 6, 2019 Please add "and" or "or" at the end of (c)(6) and (d)(3).

2

10A NCAC 67A .0206 is amended without notice pursuant to G.S. 150B-21.5(a)(5) as follows:

3	10A NCAC 67A .0206	GOOD CAUSE FOR NOT REQUESTING HEARING AND REQUIRED TIME
4		FRAMES

(a) Except in the food stamp program, an appellant shall request a local hearing within 60 days from the date of action
unless he <u>or she</u> shows good cause. If the appellant shows good cause, the local hearing request must be made no later

7 than the 90th day from the date of action.

8 (b) Except in the food stamp program, an appellant shall request a state hearing within 15 days from the date the local

9 hearing decision is mailed unless he <u>or she</u> shows good cause. If the appellant shows good cause, the state hearing
 10 request must be made no later than the 90th day from the date of action.

(c) Good cause for not requesting a local hearing within 60 days from the date of action and for not requesting a state
 hearing within 15 days from the date the local decision is mailed is defined as:

- 13(1)Failure of the appellant to receive the notification of action to be taken on the notification of the14local hearing decision;
- 15 (2) Extended hospitalization of the appellant or spouse, child or parent of the appellant;
- 16 (3) Failure of a representative, acting on the appellant's behalf, to meet the time frames;
- 17 (4) Illness which results in the appellant being incompetent or unconscious and no representative has
 18 been appointed;
- 19 (5) Illness which results in the incapacity of the appellant;
- 20 (6) Death of the appellant or his <u>or her</u> representative;
- (7) Delay caused by the county such as failing to assist the applicant/recipient in filing an appeal,
 inadequately or incorrectly providing information on appeal rights or discouraging a request for
 appeal.

24 (d) The appellant shall provide evidence to substantiate good cause. Evidence may include but is not limited to:

25	(1)	Doctor's statement;

- 26 (2) Hospital bill;
- 27 (3) Written statement from the appellant's representative;
- 28 (4) Written statement of the appellant or other individual knowledgeable about the situation.
- 30 *History Note:* Authority G.S. 108A-79; 143B-153; c. 599, 1987 Session Laws; 7 C.F.R. 273.15(g);

31 45 C.F.R. 205.10(a)(5)(iii); 42 C.F.R. 431.221(d);

32 Temporary Adoption Eff. January 1, 1988 For a Period of 180 Days to Expire on June 28, 1988;
33 Eff. May 1, 1988;

34 Amended Eff. Mar

Amended Eff. March 1, 1990;
Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. September

36 *6, 2016*.

37 <u>Amended Eff. July 1, 2019.</u>

29

AGENCY: Social Services Commission

RULE CITATION: All Rules

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

For each form, please complete box 9B.

If any rules end up being two or more pages, please be sure to only print on one side of the page.

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 68 .0101

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

In (a), just to verify, are y'all currently accepting electronic submissions? The answer may be no, but please be sure that the rule is up to date and accurate.

Regarding (b), 150B-20 sets forth what is required for a petition for rulemaking regarding adoptions and amendments. The Statute says that "the person must submit the proposed text of the requested rule change and a statement of the effect of the requested rule change." If you want to keep this information in Rule, please move it to a new Paragraph and make it optional for your folks to submit any information not pertaining to the Rule text and a statement of the effect (please move any costs/fiscal note requirements to the "may" category.)

Is (d) necessary? It repeats the requirements of 150B-20(b).

1	10A NCAC 68 .0101 is readopted as published in 17:33 NCR 1763 as follows:		
2 3		CHAPTER 68 - SOCIAL SERVICES: RULEMAKING	
3 4		CHAI I ER 00 - SOCIAL SERVICES, KULEWARING	
5		SECTION .0100 – RULEMAKING: SOCIAL SERVICES COMMISSION	
6			
7	10A NCAC 68	.0101 PETITIONS	
8	(a) Any person	wishing to request the adoption, amendment, or repeal of a rule of the Social Services Commission	
9	(hereinafter refe	erred to as the commission) shall make his or her request in a petition addressed to:	
10 11 12 13 14 15 16	Special Assistant to the DirectorDivision of Social ServicesDepartment of Health and Human Services325 North Salisbury Street2401 Mail Service CenterRaleigh, North Carolina 27699-2401(b) The petition shall contain the following information:		
17	(1)	either a draft of the proposed rule or a summary of its contents;	
18	(2)	the statutory authority for the agency to promulgate the rule;	
19	(3)	the reasons for the proposal;	
20	(4)	the effect of existing rules or orders;	
21	(5)	any data supporting the proposal;	
22	(6)	the effect of the proposed rule on existing practices in the area involved, including cost factors;	
23	(7)	the names and addresses, if known, of those most likely to be affected by the proposed rule; and	
24	(8)	the name and address of the petitioner.	
25	(c) The commi	ssion or its designee shall determine, based on a study of the facts stated in the petition, whether the	
26	public interest will be served by granting the petition. The commission or its designee shall consider all the contents		
27	of the submitted petition, plus any additional information it deems relevant.		
28	(d) Within <u>30120</u> days of submission of the petition, the commission or its designee shall render a decision to deny		
29	the petition or to initiate rulemaking proceedings. If the decision is to deny the petition, the commission or its designee		
30	shall notify the petitioner in writing, stating the reasons for the denial. If the decision is to approve the petition, the		
31	commission or its designee shall initiate a rulemaking proceeding by issuing a rulemaking notice, as provided in these		
32	rules.		
33			
34	History Note:	Authority G.S. 143B-153; 150B-16;<u>150B-20;</u>	
35		Eff. February 1, 1976;	
36		Readopted Eff. October 31, 1977;	
37		Amended Eff. March 1, 1990.<u>1990;</u>	
38		<u>Readopted Eff. July 1, 2019.</u>	

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 68 .0102

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Please be sure to format this Rule in accordance with 26 NCAC 02C .0108. Specifically, please change the spacing to 1.5.

For an alternative suggestion for this Rule, please see 21 NCAC 64 .0502 at http://reports.oah.state.nc.us/ncac/title%2021%20-%20occupational%20licensing%20boards%20and%20commissions/chapter%2064%20-%20speech%20and%20language%20pathologists%20and%20audiologists/21%20ncac %2064%20.0502.pdf

In (a), please add "in accordance with 150B-21.2(d) after "mailing list."

In (a), capitalize "commission"

On line 5, please change "its" to "his, her, or its"

Out of curiosity, it is an option for a person to sign up for an electronic mailing list?

On line 11, I assume that you're relying on 150-21.2(d) for your fee in that "an agency may charge an annual fee to each person... to cover copying and mailing costs", but what about electronically? Again, please see the suggested rule.

On line 11, change "will" to "shall"

Please consider making the information regarding the agenda its own Paragraph.

What is the intent of (b)? What information is this intended to get to? As written, I don't understand. Is this necessary? Would this information not otherwise be covered under the Public Records Act in Chapter 132 of the General Statutes?

If (b) is necessary, please review and clarify; and delete the addresss. Since you have provided this information in (a), there's no need to do it here.

I'm not sure that I understand the inclusion if 150B-19 in your History Note. Please delete.

1	10A NCAC 68 .0102 is readopted as published in 17:33 NCR 1763 as follows:		
2			
3	10A NCAC 68 .	0102	NOTICE
4	(a) Any person	or ager	ncy desiring to be placed on the mailing list for commission rulemaking notices must file a
5	request in writing, furnishing its name and mailing address, with:		
6 7 8 9 10 11 12 13 14 15	Special Assistant to the Director Division of Social Services Department of Health and Human Services 2401 Mail Service Center Raleigh, North Carolina 27699-2401 Persons or agencies on this mailing list will be billed twelve dollars (\$12.00) annually. Names will be deleted from the mailing list if payment is not received by June 30 each year. Any person who wishes to receive copies of the agendas only may do so by contacting the Special Assistant to the Director at the address in this Paragraph. No fee will be charged for the agenda only. (b) Any person desiring information in addition to that provided in a particular rulemaking notice may contact:		
16 17 18 19 20 21	Special Assistant to the Director Division of Social Services Department of Health and Human Services 2401 Mail Service Center Raleigh, North Carolina 27699-2401		
22	History Note:	Autho	rity G.S. 143B-153; 150B-19; 150B-21.2;
23		Eff. Fe	ebruary 1, 1976;
24		Reado	ppted Eff. October 31, 1977;
25		Amena	ded Eff. August 3, 1992; March 1, 1990.<u>1990;</u>
26		<u>Reado</u>	ppted Eff. July 1, 2019.

RRC STAFF OPINION

PLEASE NOTE: THIS COMMUNICATION IS EITHER 1) ONLY THE RECOMMENDATION OF AN RRC STAFF ATTORNEY AS TO ACTION THAT THE ATTORNEY BELIEVES THE COMMISSION SHOULD TAKE ON THE CITED RULE AT ITS NEXT MEETING, OR 2) AN OPINION OF THAT ATTORNEY AS TO SOME MATTER CONCERNING THAT RULE. THE AGENCY AND MEMBERS OF THE PUBLIC ARE INVITED TO SUBMIT THEIR OWN COMMENTS AND RECOMMENDATIONS (ACCORDING TO RRC RULES) TO THE COMMISSION.

AGENCY: Social Services Commission RULE CITATION: 10A NCAC 68 .0103

RECOMMENDED ACTION:

Approve, but note staff's comment

X Object, based on:

Lack of statutory authority

Unclear or ambiguous

X Unnecessary Failure to comply with the APA

Extend the period of review

COMMENT:

Given 150B-21.1(a3) and 21.2(e), which provide requirements regarding rulemaking hearings, this Rule appears to be unnecessary. This Rule also appears to pertain exclusively to internal management, which does not meet the definition of a Rule pursuant to 150B-2(8a)(a).

1 10A NCAC 68 .0103 is readopted as published in 17:33 NCR 1763 as follows:

3 10A NCAC 68.0103 HEARING OFFICER

- 4 The commission, one or more members of the commission, or one or more hearing officers designated and authorized
- 5 by the commission shall be hearing officers in a rulemaking hearing.
- 6

2

- 7 History Note: Authority G.S. 143B-153; 150B-12;
- 8 *Eff. February 1, 1976;*
- 9 Readopted Eff. October 31, 1977;
- 10 Amended Eff. March 1, 1990.1990;
- 11 <u>Readopted Eff. July 1, 2019.</u>

RRC STAFF OPINION

PLEASE NOTE: THIS COMMUNICATION IS EITHER 1) ONLY THE RECOMMENDATION OF AN RRC STAFF ATTORNEY AS TO ACTION THAT THE ATTORNEY BELIEVES THE COMMISSION SHOULD TAKE ON THE CITED RULE AT ITS NEXT MEETING, OR 2) AN OPINION OF THAT ATTORNEY AS TO SOME MATTER CONCERNING THAT RULE. THE AGENCY AND MEMBERS OF THE PUBLIC ARE INVITED TO SUBMIT THEIR OWN COMMENTS AND RECOMMENDATIONS (ACCORDING TO RRC RULES) TO THE COMMISSION.

AGENCY: Social Services Commission RULE CITATION: 10A NCAC 68 .0104

RECOMMENDED ACTION:

Approve, but note staff's comment

- X Object, based on:
 - X Lack of statutory authority
 - X Unclear or ambiguous
 - X Unnecessary

Failure to comply with the APA

Extend the period of review

COMMENT:

Given 150B-21.2(e) and (f), which provides requirements regarding rulemaking hearings and public comments, Staff believes that this Rule is unnecessary.

To the extent that this Rule is necessary, Staff believes it is unclear as the Rule uses words such as "promptly", "brief", "clearly", "full and effective", and "fair" without providing additional clarifying information.

In addition, Staff believes that Paragraph (d) is beyond the statutory authority of the agency as it conflicts with 150B-21.2(f). As written, it appears as though the agency may be providing a public comment period that is shorter than the required 60 days pursuant to 150B-21.2(f).

1	10A NCAC 68 .0104 is readopted as published in 17:33 NCR 1763 as follows:			
2				
3	10A NCAC 68	.0104 HEARINGS		
4	(a) Any person desiring to present data, views, or arguments orally on the proposed rule may file a request with:			
5 6 7 8 9 10 11 12	Special Assistant to the Director Division of Social ServicesDepartment of Health and Human Resources 2401 Mail Service Center Raleigh, North Carolina 27699-2401Any person desiring to make an oral presentation may submit a written copy of the presentation to the Special Assistant-Director prior to the hearing, or at the hearing. (b) A request to make an oral presentation may contain a brief summary of the requesting person's views with respect			
13	to the subject m	atter, and a statement of the length of time the person intends to speak.		
14	(c) The Special	Assistant Director shall promptly acknowledge receipt of a request to make an oral presentation and		
15	shall inform the	requesting person of any limitations deemed necessary to the end of a full and effective public hearing		
16	on the proposed	rule.		
17	(d) Any perso	n may file a written submission containing data, comments, or arguments after publication of a		
18	rulemaking noti	ce up to and including the day of the hearing, unless a longer period is stated in the particular notice		
19	or an extension	of time is granted for good cause. A submission must clearly state the rule or proposed rule to which		
20	the comments are addressed and must also include the name and address of the person submitting it. Written			
21	submissions must be sent to:			
22 23 24 25 26 27 28	Special Assistant to the Director Division of Social Services Department of Health and Human Services 2401 Mail Service Center Raleigh, North Carolina 27699-2401 The Special Assistant Director will promptly acknowledge receipt of all written submissions. (e) The presiding officer at the hearing shall have complete control over the proceedings, including:			
29	(1)	the responsibility of having a record made of the proceedings,		
30	(2)	extension of any time allotments,		
31	(3)	recognition of speakers,		
32	(4)	prevention of repetitious presentations, and		
33	(5)	general management of the hearing.		
34 35 36	The presiding hearing officer shall assure that each person at the hearing is given a fair opportunity to present views, data, and comments.			
37	History Note:	Authority G.S. 143B-153; 150B-12;		
38		Eff. February 1, 1976;		
39		Readopted Eff. October 31, 1977;		
40		Amended Eff. March 1, 1990.<u>1990;</u>		
41		<u>Readopted Eff. July 1, 2019.</u>		
RRC STAFF OPINION

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AGENCY: Social Services Commission RULE CITATION: 10A NCAC 68 .0105 RECOMMENDED ACTION:

Approve, but note staff's comment

X Object, based on:

Lack of statutory authority

Unclear or ambiguous

X Unnecessary Failure to comply with the APA Extend the period of review

COMMENT:

Given 150B-20, Staff believes that this Rule is unnecessary as 150B-20 sets forth notice requirements regarding the grant or denial of a rule-making petition.

- 1 10A NCAC 68 .0105 is readopted as published in 17:33 NCR 1763 as follows:
- 2

3 10A NCAC 68.0105 STATEMENT OF REASONS FOR AND AGAINST RULEMAKING DECISION

- 4 (a) Any interested person who desires from the commission a concise written statement of the principal reasons for
- 5 and against the decision by the commission to adopt or reject a rule may, either prior to the decision or within 30 days
- 6 thereafter, submit a request to:
- 7 Special Assistant to the Director
- 8 Division of Social Services
- 9 Department of Health and Human Services
- 10 325 North Salisbury Street
- 11 2401 Mail Service Center
- 12 Raleigh, North Carolina 27699-2401
- 13 (b) An "interested person" shall be defined as any person, as defined in G.S. 150B-2(7), whose rights, duties, or
- 14 privileges might be affected by the adoption of the rule.
- 15 (c) The request must be made in writing, must contain a statement showing that the requesting person is an interested
- 16 person, and must identify the rule or proposed rule involved.
- 17 (d) The commission shall issue the statement of reasons for and against its decision within 45 days after receipt of the
- 18 request.
- 19
- 20 History Note: Authority G.S. 143B-153; 150B-12;
- 21 *Eff. February 1, 1976;*
- 22 Readopted Eff. October 31, 1977;
- 23 Amended Eff. March 1, 1990.<u>1990;</u>
- 24 <u>Readopted Eff. July 1, 2019.</u>

RRC STAFF OPINION

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AGENCY: Social Services Commission RULE CITATION: 10A NCAC 68 .0106 RECOMMENDED ACTION:

Approve, but note staff's comment

X Object, based on:

Lack of statutory authority

Unclear or ambiguous

X Unnecessary Failure to comply with the APA Extend the period of review

COMMENT:

Given 150B-21.2(*i*), Staff believes that this Rule is unnecessary as 150B-21.2(*i*) requires that an agency maintain a rulemaking record and provides the information to be included in that record.

- 1 10A NCAC 68 .0106 is readopted as published in 17:33 NCR 1763 as follows:
- 2 3

10A NCAC 68 .0106 RECORD OF RULEMAKING PROCEEDINGS

A record of all rulemaking proceedings, including any petitions shall be maintained by the Special Assistant to the
Director, Division of Social Services and shall be available for public inspection during regular office hours. This
record shall include:

7	(1)	the original petition,
8	(2)	the notice,
9	(3)	all written memoranda and information submitted,
10	(4)	any recording or transcript of the oral hearing, and
11	(5)	a final draft of the rule.
12		
13	History Note:	Authority G.S. 143B-153; 150B-11;<u>150B-21.2;</u>
14		Eff. February 1, 1976;
15		Readopted Eff. October 31, 1977;
16		Amended Eff. March 1, 1990.<u>1990;</u>
17		<u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 68 .0107

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Is this Rule necessary? If so, what is your specific authority for this Rule? I don't see that this fee is allowed by 143B-153. Please note that 12-3.1 requires specific authority for an agency to charge any fees.

If this Rule is necessary, what is the overall intent? Is it to get to all public records? If so, please note that 132-6.2(b), only allows a fee of the actual cost of making the copy. If it is to get to mailing list information, note that 150B-21.2(d) allows an "annual fee to each person ton the agency's mailing list to cover copying and mailing costs."

If this Rule is necessary, what about electronic mailing lists?

1 10A NCAC 68 .0107 is readopted as published in 17:33 NCR 1763 as follows:

3 10A NCAC 68.0107 FEES

4 A fee of ten cents (\$0.10) per page shall be charged by the <u>Special Assistant Director</u> to persons requesting material

5 from commission records.

2

6

7 History Note: Authority G.S. 143B-153; 150B-11; 150B-19;

8 *Eff. February 1, 1976;*

9 Readopted Eff. October 31, 1977;

10 Amended Eff. March 1, 1990.1990;

11 <u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 68 .0108

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Given 150B-4, is (a) necessary?

If it is necessary, in (a), what is your authority to delegate this function to the Division? 150B-4 requires that the "agency" issue a declaratory ruling"

Also in (a), what rules are adopted by the "Director"? These are Social Services Commission Rules.

In (a), change "shall have the power to make a..." to "may issue..."

Please end (a)(1) through (3) with semi-colons, rather than commas.

In (c)(3), delete or define "concise"

In (d), (e), and (f), who is the "person or group with the power to make a declaratory ruling"? Again, these are SSC rules under SSC authority, which requires the SSC to make this ruling.

In (d), what is meant by "good reason"? How is this determined?

In (d), what is meant by "issuance of a declaratory ruling would be undesirable"? Does this mean "deny the request"?

In (d), is it necessary to say 30 days here or do you want to just cross-reference 150B-4(a1)?

Is the intent of (e) to expound upon the idea of "good reason" in (d)? If so, please make that clear.

In (e), by "may", do you mean "shall"?

I don't understand the intent of (e). What is meant by "may refuse to consider the validity of a rule and issue a declaratory ruling"? Here, do you mean deny the request? Please use statutory terminology where you can (here, please say grant or deny the request)

In (e)(2), what are "specified relevant factors"?

In (e)(3), delete "specifically"

In (e)(4), delete "presently"

Is (f) necessary, it appears to repeat 150B-4(a1).

In (g) and (h), how will these be determined?

Given 150B-21.2(i), is (i) necessary? I don't think it is.

 10A NCAC 68 .0108 is readopted as published in 17:33 NCR 1763 as follows:

3	10A NCAC 68.	0108 DECLARATORY RULINGS
4	(a) The director	of the division shall have the power to make a declaratory ruling on the validity of a rule adopted by
5	the director, or	on the applicability of a rule or statute adopted by either the director or the commission. The
6	commission shal	Il have the power to make a declaratory ruling on the validity of a rule adopted by the commission.
7	(b) All requests	for declaratory rulings shall be by written petition and shall be submitted to:
8 9 10 11 12 13 14	(c) Every reque	Special Assistant to the DirectorDivision of Social ServicesDepartment of Health and Human Services325 North Salisbury Street2401 Mail Service CenterRaleigh, North Carolina 27699-2401st for a declaratory ruling must include the following information:
15	(1)	the name and address of the petitioner,
16	(2)	the statute or rule to which the petition relates,
17	(3)	a concise statement of the manner in which the petitioner is aggrieved by the rule or statute or its
18		potential application to him <u>or her</u> , and
19	(4)	the consequences of a failure to issue a declaratory ruling.
20	(d) Whenever the	he person or group with the power to make a declaratory ruling believes for a good reason that the
21	issuance of a dec	claratory ruling would be undesirable, that person or group may refuse to issue one. Such refusal shall
22	be followed, wit	thin 6030 days of the receipt of the petition, by the issuance of written notification to the petitioner
23	and to the hearin	ng office. The notice shall state the decision and the reasons therefore.
24	(e) The person of	or group with the power to make a declaratory ruling may refuse to consider the validity of a rule and
25	issue a declarato	ry ruling.
26	(1)	unless the petitioner shows that the circumstances are so changed since adoption of the rule that
27		such a ruling would be warranted;
28	(2)	unless the rulemaking record evidences a failure by the agency to consider specified relevant factors;
29	(3)	if there has been a similar controlling factual determination in a contested case, or if the factual
30		context being raised for a declaratory ruling was specifically considered upon adoption of the rule
31		being questioned as evidenced by the rulemaking record; or
32	(4)	if circumstances stated in the request or otherwise known to the agency show that a contested case
33		hearing would presently be appropriate.
34	(f) Where the pe	erson or group with the power to make a declaratory ruling does not deem undesirable the issuance of
35	such a ruling, the	e declaratory ruling shall be issued within 6045 days after receipt of the petition.
36	(g) A declarator	y ruling procedure may consist of written submissions, oral hearings, or such other procedure as may
37	be deemed appro	opriate, in the discretion of the person or group that is to issue the ruling.
38	(h) The person of	or group that is to issue a declaratory ruling may issue notice to persons who might be affected by the
39	ruling that writte	en comments may be submitted or oral presentations received at a scheduled hearing.

- 1 (i) A record of all declaratory ruling proceedings shall be maintained by the Special Assistant Director and shall be
- 2 available for public inspection during regular business hours. This record shall contain:

3	(1)	the original request,
4	(2)	the reasons for refusing to issue a ruling,
5	(3)	all written memoranda and information submitted,
6	(4)	any recording or transcript of any oral hearing, and
7	(5)	a statement of the ruling.
8		
9	History Note:	Authority G.S. 143B-153; 150B-17;<u>150B-4;</u>
10		Eff. February 1, 1976;
11		Readopted Eff. October 31, 1977;
12		Amended Eff. March 1, 1990.<u>1990;</u>
13		<u>Readopted Eff. July 1, 2019.</u>

RRC STAFF OPINION

PLEASE NOTE: THIS COMMUNICATION IS EITHER 1) ONLY THE RECOMMENDATION OF AN RRC STAFF ATTORNEY AS TO ACTION THAT THE ATTORNEY BELIEVES THE COMMISSION SHOULD TAKE ON THE CITED RULE AT ITS NEXT MEETING, OR 2) AN OPINION OF THAT ATTORNEY AS TO SOME MATTER CONCERNING THAT RULE. THE AGENCY AND MEMBERS OF THE PUBLIC ARE INVITED TO SUBMIT THEIR OWN COMMENTS AND RECOMMENDATIONS (ACCORDING TO RRC RULES) TO THE COMMISSION.

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 68 Rules .0202, .0203, .0204, .0205, .0206, and .0208 RECOMMENDED ACTION:

Approve, but note staff's comment

- X Object, based on:
 - X Lack of statutory authority Unclear or ambiguous
 - X Unnecessary

Failure to comply with the APA

Extend the period of review

COMMENT:

Staff is recommending objection to the above cited Rules for lack of statutory authority and necessity.

Staff is recommending objection to these Rules as the cited authority does not provide any authority for Rulemaking to the Social Services Commission.

If the intent of these Rules is to apply to rulemaking procedures of the Social Services Commission, these Rules are unnecessary as they repeat the requirements set forth in Section .0100 of this Chapter. To the extent this information is not repetitive of Section .0100, these Rules are not necessary as the requirements set forth in these Rules are currently set forth in 150B-21.2 the Administrative Procedure Act.

 10A NCAC 68 .0202 is readopted as published in 17:33 NCR 1763 as follows:

3	10A NCAC 68	.0202	NOTICE
4	(a) Upon a dete	rminatio	n to hold a rulemaking proceeding, either in response to a petition or otherwise, the director
5	or his <u>or her</u> des	ignee sha	ll give 30 days notice to all interested parties of a public hearing on the proposed rule.
6	(b) Any person	or agend	ey desiring to be placed on the mailing list for the director's rulemaking notices may file a
7	request in writin	g, furnisl	ning a name and mailing address, with:
8 9 10 11 12 13 14 15			Director Division of Social Services Department of Health and Human Services 325 North Salisbury Street 2401 Mail Service Center Raleigh, North Carolina 27699-2401 e subject areas within the authority of the director for which notice is requested. <u>her</u> designee shall review its mailing list periodically and may write to any person on the list
16	to inquire wheth	er that p	erson wishes to remain on the list. If no response is received, that person may be removed
17	from the list.		
18	(d) If practical	ole and a	ppropriate, public notice of rulemaking proceedings shall be sent to community, special
19	interest, governi	nent, trac	le, or professional organizations for publication.
20	(e) Any person	desiring	information in addition to that provided in a particular rulemaking notice may contact:
21 22 23 24 25 26 27			Director Division of Social Services Department of Health and Human Services 325 North Salisbury Street 2401 Mail Service Center Raleigh, North Carolina 27699-2401
28	History Note:	Author	ity G.S. 143B-10; 150B-12;<u>1</u>50B-21.2
29		Eff. Jul	y 1, 1977;
30		Readop	oted Eff. October 31, 1977;
31		Amend	ed E <u>f</u> f. March 1, 1990.<u>1990;</u>
32		<u>Readop</u>	<u>oted Eff. July 1, 2019.</u>

1	10A NCAC 68	.0203 is readopted as published in 17:33 NCR 1763 as follows:
2		
3	10A NCAC 68	.0203 HEARING OFFICER
4	The director or	one or more hearing officers designated by the director shall be hearing officers in a rulemaking
5	hearing.	
6		
7	History Note:	Authority G.S. 143B-10; 150B-12;150B-21.2;
8		Eff. July 1, 1977;
9		Readopted Eff. October 31, 1977;
10		Amended Eff. March 1, 1990.<u>1990;</u>
11		<u>Readopted Eff. July 1, 2019.</u>

10A NCAC 68	
	h desiring to make an oral presentation may submit a written copy of the presentation to the director
prior to the hea	ring or at the hearing.
(b) Any perso	on may file a written submission containing data, comments, or arguments after publication of a
rulemaking not	ice up to and including the day of the hearing, unless a longer period is stated in the particular notice
or an extension	of time is granted for good cause. A submission must clearly state the rule or proposed rule to which
the comments	are addressed and must also include the name and address of the person submitting it. Written
submissions mu	ist be sent to:
	Director Division of Social Services Department of Health and Human Services 325 North Salisbury Street 2401 Mail Service Center Raleigh, North Carolina 27699-2401 Il promptly acknowledge receipt of all written submissions. ng officer at the hearing shall have complete control over the proceedings, including:
(1)	the responsibility of having a record made of the proceedings,
(2)	extension of any time allotments,
(3)	recognition of speakers,
(4)	prevention of repetitious presentations, and
(5)	general management of the hearing.
The presiding h data, and comm	earing officer shall assure that each person at the hearing is given a fair opportunity to present views, nents.
History Note:	Authority G.S. 143B-10; 150B-12;<u>150B-21.2;</u>
	Eff. July 1, 1977;
	Readopted Eff. October 31, 1977;
	Amended Eff. March 1, 1990.<u>1990;</u>
	Readopted Eff. July 1, 2019.

10A NCAC 68 .0204 is readopted as published in 17:33: NCR 1763 as follows:

- 1 10A NCAC 68 .0205 is readopted as published in 17:33 NCR 1763 as follows:
- 2

3 10A NCAC 68 .0205 JUSTIFICATION OF RULEMAKING DECISION

- 4 (a) Any interested person who desires from the director a concise written statement of the principal reasons for and
- 5 against the decision by the director to adopt or reject a rule may, either prior to the decision or within $\frac{3015}{2000}$ days
- 6 thereafter, submit a request to:
- 7 Hearing Office
- 8 Department of Health and Human Services
- 9 325 North Salisbury Street
- 10 2401 Mail Service Center
- 11 Raleigh, North Carolina 27699-2401
- 12 (b) An "interested person" shall be defined as any person, as defined in G.S. 150B-2(7), whose rights, duties, or
- 13 privileges might be affected by the adoption of the rule.
- 14 (c) The request must be made in writing, must contain a statement showing that the requesting person is an interested
- 15 person, and must identify the rule or proposed rule involved.
- 16 (d) The director shall issue the statement of reasons for and against its decision within 4515 days after receipt of the
- 17 request.
- 18
- 19 History Note: Authority G.S. 143B-10; 150B-12(e); 150B-21.2;
- 20 *Eff. July 1, 1977;*
- 21 Readopted Eff. October 31, 1977;
- 22 Amended Eff. March 1, 1990.1990;
- 23 <u>Readopted Eff. July 1, 2019.</u>

1 10A NCAC 68 .0206 is readopted as published in 17:33 NCR 1764 as follows:

3 10A NCAC 68.0206 RECORD OF RULEMAKING PROCEEDINGS

4 A record of all rulemaking proceedings, including any petitions received by the Director of the Division of Social

5 Services shall be maintained by the director and shall be available for public inspection during regular office hours.

6 This record shall include:

2

7	(1)	the original petition,
8	(2)	the notice,
9	(3)	all written memoranda and information submitted,
10	(4)	any recording or transcript of the oral hearing, and
11	(5)	a final draft of the rule.
12		
13	History Note:	Authority G.S. 143B-10; 150B-11;150B-21.2;
14		Eff. July 1, 1977;
15		Readopted Eff. October 31, 1977;
16		Amended Eff. March 1, 1990.<u>1990;</u>
17		<u>Readopted Eff. July 1, 2019.</u>

1	10A NCAC 68.0	208 is readopted as published in 17:33 NCR 1764 as follows:
2		
3	10A NCAC 68.0	0208 DECLARATORY RULINGS
4	The rule stated in	10A NCAC 68 .0108 shall be applicable for this Section.
5		
6	History Note:	Authority G.S. 143B-10; 150B-17;<u>150B-4;</u>
7		Eff. July 1, 1977;
8		Readopted Eff. October 31, 1977.<u>1977;</u>
9		<u>Readopted Eff. July 1, 2019.</u>

RRC STAFF OPINION

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AGENCY: Social Services Commission RULE CITATION: 10A NCAC 68 .0301 RECOMMENDED ACTION:

Approve, but note staff's comment

- X Object, based on:
 - X Lack of statutory authority Unclear or ambiguous Unnecessary Failure to comply with the APA Extend the period of review

COMMENT:

Staff is recommending objection to this Rule for lack of statutory authority. None of the cited authority appears to provide rulemaking authority regarding employment of county departments of social services.

1	10A NCAC 68	.0301 is readopted as published in 17:33 NCR 1764 as follows:
2		
3		SECTION .0300 – BOARDS OF SOCIAL SERVICES
4		
5	10A NCAC 68	.0301 EMPLOYMENT OF RELATIVES OF COUNTY BOARD MEMBERS
6	No person shall	be considered for employment in a county department of social services during the time a member of
7	his <u>or her</u> imme	diate family is serving on the county board of social services or the board of county commissioners in
8	the same count	y. This regulation in no way affects the status of a person who is already an employee of a county
9	department of s	ocial services and of whose immediate family a member becomes a candidate for or is appointed or
10	elected to the co	bunty board of social services or the board of commissioners in the same county. "Immediate family
11	member," is fo	r purposes of this Regulation defined as a spouse, parent, sibling, child, grandparent, grandchild,
12	stepparent, mot	ner-in-law, father-in-law, son-in-law, daughter-in-law, brother-in-law, sister-in-law, aunt, uncle, niece,
13	or nephew.	
14		
15	History Note:	Authority G.S. 108A-1 et seq.; 143B-153;
16		Eff. February 1, 1976;
17		Readopted Eff. October 31, 1977;
18		Amended Eff. March 1, 1990.<u>1990;</u>
19		<u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 68 .0302

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

What is the overall intent of this Rule? Is it to say how the Social Services Commission is going to get their names for the appointments that they are responsible for in accordance with 108A-3? Is this Rule necessary? If so, please make this Rule more clear.

Also, if you need this Rule, please provide in Rule how you are going to make this decision.

Also, I don't read 108A-1 to confer rulemaking authority to you all regarding this topic. I read it to simply say that the counties have to follow your program rules.

1	10A NCAC 68	0302 is readopted as published in 17:33 NCR 1764 as follows:
2		
3	10A NCAC 68	.0302 SELECTION OF COUNTY BOARD MEMBERS BY SOCIAL SERVICES COMM
4	Division Regior	al Directors are required to name for consideration for county board membership at least one person
5	whose name is s	ecured from organizations, interested groups, or individuals within the county. The Commission may,
6	however, appoin	nt persons who are recommended through other sources.
7		
8	History Note:	Authority G.S. 108A-1; 108A-3; 108A-6; 143B-153;
9		Eff. February 1, 1976;
10		Readopted Eff. October 31, 1977;
11		Amended Eff. September 1, 1991.<u>1991:</u>
12		<u>Readopted Eff. July 1, 2019.</u>

RRC STAFF OPINION

PLEASE NOTE: THIS COMMUNICATION IS EITHER 1) ONLY THE RECOMMENDATION OF AN RRC STAFF ATTORNEY AS TO ACTION THAT THE ATTORNEY BELIEVES THE COMMISSION SHOULD TAKE ON THE CITED RULE AT ITS NEXT MEETING, OR 2) AN OPINION OF THAT ATTORNEY AS TO SOME MATTER CONCERNING THAT RULE. THE AGENCY AND MEMBERS OF THE PUBLIC ARE INVITED TO SUBMIT THEIR OWN COMMENTS AND RECOMMENDATIONS (ACCORDING TO RRC RULES) TO THE COMMISSION.

AGENCY: Social Services Commission RULE CITATION: 10A NCAC 68 .0303 RECOMMENDED ACTION:

Approve, but note staff's comment

- X Object, based on:
 - X Lack of statutory authority Unclear or ambiguous
 - X Unnecessary

Failure to comply with the APA

Extend the period of review

COMMENT:

Staff is recommending objection to this Rule for lack of statutory authority. None of the cited authority appears to provide rulemaking authority regarding delegation of authority by county boards to the Commission. Further, this appears to be addressed by 108A-14(b), making this Rule unnecessary.

1	10A NCAC 68.	0303 is readopted as published in 17:33 NCR 1764 as follows:
2		
3	10A NCAC 68	.0303 DELEGATION OF AUTHORITY BY COUNTY BOARDS
4	A county board	l of social services may delegate to the director of the county department of social services the
5	responsibility, v	with respect to financial responsibility and suspected fraud, to accomplish the requirements of the
6	AFDC,<u>TANF,</u> n	nedical assistance, and special assistance programs.
7		
8	History Note:	Authority G.S. 108A-1 et seq.; 143B-153;
9		Eff. February 1, 1976;
10		Readopted Eff. October 31, 1977.<u>1977</u>.
11		<u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: All Rules

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

For each form, please complete box 9B.

Please add any additional applicable statutory authority (including any applicable federal *law*) in your History Note.

If any rules end up being two or more pages, please be sure to only print on one side of the page.

Throughout these Rules, please capitalize "state" whenever you are referring to the State of NC.

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 69 .0101

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

On line 8, what is meant by "Subchapter"? This set of Rules is not divided into Subchapters. Do you mean Chapter?

Please consider revising line 8 to say, "As used in this Chapter, the following definitions shall apply:"

In any event, delete "unless the context clearly requires otherwise,"

In Item (1), what is meant by "agency policy"?

In Item (1), line 12, what is meant by "acting responsibly"? Do you mean those persons set forth in .0403?

In Item (1), change "subsumed" to "included"

For purposes of clarity, please consider revising Item (3) to read "... means any information received in connection with the performance of any function of the agency, including information stored in computer data banks or computer files."

Alternatively, in Item (3), consider deleting "whether recorded or not and"

In Item (3), change "which" to "that" in "which was received"

In Item (6), what is the difference between a "judge" and "a judicial official"?

In Item (6), is an oral order sufficient? Please confirm this is accurate.

In Item (6), change "which" to "that"?

In Item (6), delete or define "explicitly"

In Item (7), delete "the provision of"

Amber May Commission Counsel Date submitted to agency: Friday, May 31, 2019 In (7), since "agency" is a defined term, and it doesn't seem to apply here, what is meant by "private agency"? Please clarify this language and use a different term than "agency."

Please retype the rule accordingly and resubmit it to our office at 1711 New Hope Church Road, Raleigh, North Carolina 27609.

Amber May Commission Counsel Date submitted to agency: Friday, May 31, 2019

1	10A NCAC 69	.0101 is readopted as published in 17:33 NCR 1764 as follows:
2		
3		CHAPTER 69 – CONFIDENTIALITY AND ACCESS TO CLIENT RECORDS
4		
5		SECTION .0100 – GENERAL PROVISIONS
6		
7	10A NCAC 69	.0101 DEFINITIONS
8	As used in this	Subchapter, unless the context clearly requires otherwise, the following terms have the meanings
9	specified:	
10	(1)	"Client" means any applicant for, or recipient of, public assistance or services, or someone who
11		makes inquiries, is interviewed, or is or has been otherwise served to some extent by the agency.
12		For purposes of this Subchapter, someone acting responsibly for the client in accordance with
13		agency policy is subsumed under the definition of client.
14	(2)	"Agency" means the state Division of Social Services and the county departments of social services,
15		unless separately identified.
16	(3)	"Client information" or "client record" means any information, whether recorded or not and
17		including information stored in computer data banks or computer files, relating to a client which
18		was received in connection with the performance of any function of the agency.
19	(4)	"Director" means the head of the state Division of Social Services or the county departments of
20		social services.
21	(5)	"Delegated representative" means anyone designated by the director to carry out the responsibilities
22		established by the rules in this Subchapter. Designation is implied when the assigned duties of an
23		employee require access to confidential information.
24	(6)	"Court order" means any oral order from a judge or a written document from a judicial official which
25		directs explicitly the release of client information.
26	(7)	"Service provider" means any public or private agency or individual from whom the agency
27		purchases services, or authorizes the provision of services provided or purchased by other divisions
28		of the Department of Human Resources.
29		
30	History Note:	Authority G.S. 108A-80; 143B-153;
31		Eff. October 1, 1981.<u>1981:</u>
32		<u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 69 .0102

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

What is the overall intent of this Rule? Please review and revise for clarity.

On line 4, by "information", do you mean the defined term of "client information"? If not, what kind of information are you intended to get to here?

On line 4, just to make sure that I understand, this can come from another county DSS or an individual? Is the intent of "agency" here to only include another county DSS? If not, please clarify in your Rule who is considered "another agency" for purposes of this Rule.

On line 6, change "will" to "shall"

On line 6, what is meant by "any condition imposed by the furnishing agency or individual"? Please review and clarify.

1 10A NCAC 69 .0102 is readopted as published in 17:33 NCR 1764 as follow	vs:
---	-----

3 10A NCAC 69 .0102 INFORMATION FROM OTHER AGENCIES

4 If the agency receives information from another agency or individual, then such information shall be treated as any

5 other information generated by the state Division of Social Services or the county departments of social services, and

- 6 disclosure thereof will be governed by any condition imposed by the furnishing agency or individual.
- 78 History Note: Authority G.S. 108A-80; 143B-153;
- 9 *Eff. October 1*, 1981.<u>1981;</u>

2

10 <u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 69 .0201

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Given 180A-80, is this Rule necessary?

If this Rule is necessary, I read this to say that if you all promulgate a rule that is stronger than state statute or federal regulations, that the rule will override statute or federal reg. I'm assuming that you have no authority for this.

On line 6, capitalize "state", assuming you mean NC.

On line 6, by regulation, do you mean State Rule?

How and who determined which provides more protection for the client?

1	10A NCAC 69 .0201 is readopted as published in 17:33 NCR 1764 as follows:		
2			
3	SECTION .0200 – SAFEGUARDING CLIENT INFORMATION		
4			
5	10A NCAC 69	.0201 CONFLICT OF LAWS	
6	Whenever there is inconsistency between federal or state statutes or regulations specifically addressing confidentiality		
7	issues, the agency shall abide by the statute or regulation which provides more protection for the client.		
8			
9	History Note:	Authority G.S. 108A-80; 143B-153;	
10		Eff. October 1, 1981;	
11		Amended Eff. March 1, 1990.<u>1990:</u>	
12		<u>Readopted Eff. July 1, 2019.</u>	

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 69 .0202

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

In (a), because "client information" is a defined term, delete "contained in any records of the agency "

In (a), change "shall protect and preserve such information from dissemination" to "shall not disseminate" or "shall keep this information confidential"

In (a), add a comma after whatever word you choose before except.

In (a), change "Subchapter" to "Chapter"

In (b), change "may not" to "shall not", assuming that's what you mean.

In (b), change "by an order of the court" to "court order" so as to use your defined term.

In (b), who are "authorized staff"

Is (c) necessary? The agency will have to follow this anyway without this Paragraph. So, I don't think that it is.

If it is necessary, in (c), where can the record retention schedule be found? What are the Rules of the **Division** of Social Services? By Division Rules, do you mean these Commission Rules?

1 2 10A NCAC 69 .0202 is readopted as published in 17:33 NCR 1764 as follows:

2

3 10A NCAC 69.0202 OWNERSHIP OF RECORDS

4 (a) All client information contained in any records of the agency is the property of the agency, and employees of the

5 agency shall protect and preserve such information from dissemination except as provided by the rules of this

6 Subchapter.

7 (b) Original client records may not be removed from the premises by individuals other than authorized staff of the

- 8 agency, except by an order of the court.
- 9 (c) The agency shall be allowed to destroy records in accordance with Record Retention Schedules promulgated by
- 10 the Division of Archives and History, rules of the Division of Social Services, and state and federal statutes and
- 11 regulations.
- 12
- 13 History Note: Authority G.S. 108A-80; 143B-153;
- 14 Eff. October 1, 1981.<u>1981.</u>
- 15 <u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 69 .0203

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

What is your authority to tell county DSS offices what facilities they must have? Please add any additional statutory authority (including any federal authority.)

In (a), delete or define "secure" and "controlled"

In (a), line 4, change "records" to "client information" or "client records", since these are defined terms.

In (a), line 5, add a comma after "volunteers"

In (a), line 5, who are "other individuals"?

1 2 10A NCAC 69 .0203 is readopted as published in 17:33 NCR 1764 as follows:

3 10A NCAC 69 .0203 SECURITY OF RECORDS

4 (a) The agency shall provide a secure place with controlled access for the storage of records. Only employees,

- 5 students, volunteers or other individuals who must access client information in order to carry out duties assigned or
- 6 approved by the agency shall be authorized access to the storage area.
- 7 (b) Only authorized individuals may remove a record from the storage area and the authorizing individual shall be
- 8 responsible for the security of the record until it is returned to the storage area.
- 9 (c) The agency shall establish procedures to prevent accidental disclosure of client information from automated data
- 10 processing systems.
- 11
- 12 History Note: Authority G.S. 108A-80; 143B-153;
- 13 *Eff. October 1, 1981;*
- 14 Amended Eff. March 1, 1990.1990;
- 15 <u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 69 .0204

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

What is the overall intent of this Rule? Is this Rule necessary given the rest of the Rules? If it is necessary, what is your authority to tell a County DSS what it has to do for its employees.

If this Rule is necessary and you do have authority, what is meant by "shall assure"? How is this to be done? Here, do you mean something like "The Director shall inform all authorized individuals of the confidential nature..."

On line 4, who are "authorized individuals"?

On line 5, what is meant by "disseminate written policy"? Please note that the APA defines both rule and policy. Policy is defined as a "nonbinding interpretive statement" and is not appropriate to reference in rule.

If you have authority to tell a County DSS that they have to provide training, what kind of training is required?
1	10A NCAC 69.0	0204 is readopted as published in 17:33 NCR 1764 as follows:
2		
3	10A NCAC 69.	0204 ASSURANCE OF CONFIDENTIALITY
4	The director sha	Il assure that all authorized individuals are informed of the confidential nature of client information
5	and shall dissem	inate written policy to and provide training for all persons with access to client information.
6		
7	History Note:	Authority G.S. 108A-80; 143B-153;
8		Eff. October 1, 1981.<u>1981</u>.
9		<u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 69 .0205

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Overall, is this Rule necessary? It appears to relate to internal management and employment matters.

Please see the most recently approved version of 10A NCAC 23H .0106, which was just approved by RRC last month and appears to be a companion rule to this one.

What is the intent of (a)? Is it to get to employees of the Division? When you use "agency", are you intending to get the employees of county DSS? I assume that with the addition of "governed by the State Personnel Act", the intent is to get to only get to employees of the Division. If that's the case, please change "the agency" (since it's defined to include State and county employees) to "employed by the Department and subject..." If the intent was to get to both State and county employees, what is your authority to regulate employment matters of the County.

- In (a), add a comma after "dismissal"
- In (c), add a comma after "employees" and delete "but"
- In (c), what is meant by "the same manner as employees"?

1 2

10A NCAC 69 .0205 is readopted as published in 17:33 NCR 1764 as follows:

- 3 10A NCAC 69 .0205 LIABILITY OF PERSONS WITH ACCESS TO CLIENT INFORMATION
- 4 (a) Individuals employed by the agency and governed by the State Personnel Act are subject to suspension, dismissal
- 5 or disciplinary action for failure to comply with the rules of this Subchapter.
- 6 (b) Individuals other than employees, including volunteers and students who are agents of the Department of Health
- 7 and Human Services who have access to client information and fail to comply with the rules in this Subchapter shall
- 8 be denied access to confidential information and may be subject to dismissal or termination of relationship with the9 agency.
- 10 (c) Individuals other than employees but including volunteers and students who are agents of the Department of
- 11 Health and Human Services and who have access to client information shall be liable in the same manner as employees.
- 12

13	History Note:	Authority G.S.	108A-80; 143B-153;
15		1 1 1 1 1 1 1 1 1 1	1001-00, 1-30-133,

- 14 *Eff. October 1, 1981;*
- 15 Amended Eff. February 1, 1986.1986;
- 16 <u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 69 .0301

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Is your specific authority for this Section pursuant to 108A-80(a) in that these provide circumstances when disclosure would be necessary for the administration of the programs of public assistance or with regard to access to case files under 108A-80(d)? If so, please just confirm.

Would it make sense to combine Rules .0301 and .0302? Please see the most recently approved version of 10A NCAC 23H .0107, which was just approved by RRC last month and appears to be a companion rule to this one.

What is meant by "Confidentiality of information about himself or herself is the right of the client"? Please consider deleting this language as it appears to be unnecessary.

Please end Items (1) and (2) with semi-colons, rather than periods, and add an "and" or "or" the end of Item (2).

1	10A NCAC 69.	0301 is readopted as published in 17:33 NCR 1764 as follows:
2		
3		SECTION .0300 - CLIENT ACCESS TO RECORDS
4		
5	10A NCAC 69	.0301 RIGHT OF ACCESS
6	Confidentiality	of information about himself or herself is the right of the client. Upon written or verbal request the
7	client shall have	e access to review or obtain without charge a copy of the information in his or her records with the
8	following excep	tions:
9	(1)	information that the agency is required to keep confidential by state or federal statutes or regulations.
10	(2)	confidential information originating from another agency as provided for in Rule .0102 of this
11		Subchapter.
12	(3)	information that would breach another individual's right to confidentiality.
13		
14	History Note:	Authority G.S. 108A-80; 143B-153;
15		Eff. October 1, 1981.<u>1981;</u>
16		<u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 69 .0302

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Would it make sense to combine Rules .0301 and .0302? Please see the most recently approved version of 10A NCAC 23H .0107, which was just approved by RRC last month and appears to be a companion rule to this one.

On line 4, change "as defined in" to "as set forth in"

Delete "as promptly as feasible but"

On line 5, what are "working days"? Do you mean "business days"? Please change this to read "... no more than five business days after receipt of the request."

1	10A NCAC 69.	0302 is readopted as published in 17:33 NCR 1764 as follows:
2		
3	10A NCAC 69.	0302 PROMPT RESPONSE TO REQUEST
4	The agency shal	l provide access as defined in Rule .0301 of this Subchapter as promptly as feasible but no more than
5	five working day	ys after receipt of the request.
6		
7	History Note:	Authority G.S. 108A-80; 143B-153;
8		Eff. October 1, 1981.<u>1981.</u>
9		<u>Readopted Eff. July 1, 2019.</u>

1 2 10A NCAC 69 .0303 is readopted as published in 17:33 NCR 1764 as follows:

3 10A NCAC 69 .0303 WITHHOLDING INFORMATION FROM THE CLIENT

- 4 (a) When the director or a delegated representative determines on the basis of the exceptions in Rule .0301 of this
- 5 Subchapter to withhold information from the client record, this reason shall be documented in the client record.
- 6 (b) The director or a delegated representative must inform the client that information is being withheld, and upon
- 7 which of the exceptions specified in Rule .0301 of this Subchapter the decision to withhold the information is based.
- 8 If confidential information originating from another agency is being withheld, the client shall be referred to that agency
- 9 for access to the information.
- 10 (c) When a delegated representative determines to withhold client information, the decision to withhold shall be
- 11 reviewed by the supervisor of the person making the initial determination.
- 12
- 13 History Note: Authority G.S. 108A-80; 143B-153;
- 14 Eff. October 1, 1981.1981;
- 15 <u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 69 .0304

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Would it make sense to combine this Rule with .0305 and .0306? Please see the most recently approved version of 10A NCAC 23H .0109, which was just approved by RRC last month and appears to be a companion rule to this one.

1	10A NCAC 69	.0304 is proposed for amendment as follows:
2		
3	10A NCAC 69	.0304 PROCEDURES FOR REVIEW OF RECORDS
4	The director or	his or her delegated representative shall be present when the client reviews the record. The director
5	or his <u>or her </u> del	egated representative must document in the client record the review of the record by the client.
6		
7	History Note:	Authority G.S. 108A-80; 143B-153;
8		Eff. October 1, 1981;
9		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. September
10		6, 2016.
11		Amended Eff. July 1, 2019.

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 69 .0305

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Would it make sense to combine this Rule with .0304 and .0306? Please see the most recently approved version of 10A NCAC 23H .0109, which was just approved by RRC last month and appears to be a companion rule to this one.

On line 4, please add a comma following "completeness"

What does the sentence on lines 4-7 mean? What happens to a deletion? Is this not an option?

On line 5, who will determine whether "it is required to support receipt" Is this in accordance with State and federal law?

On line 5, capitalize "state" if you mean North Carolina

On line 7, what is meant by "justified"?

Please consider moving lines 8-9 ("Such corrections and statements shall ne made a permanent...") to the end of this Paragraph and change "such" to "any" or "all."

1 2

10A NCAC 69 .0305 is readopted as published in 17:33 NCR 1764 as follows:

3 10A NCAC 69.0305 CONTESTED INFORMATION

4 A client may contest the accuracy, completeness or relevancy of the information in his or her record. A correction of 5 the contested information, but not the deletion of the original information if it is required to support receipt of state or 6 federal financial participation, shall be inserted in the record when the director or his or her delegated representative 7 concurs that such correction is justified. When the director or his or her delegated representative does not concur, the 8 client shall be allowed to enter a statement in the record. Such corrections and statements shall be made a permanent 9 part of the record and shall be disclosed to any recipient of the disputed information. If a delegated representative 10 decides not to correct contested information, the decision not to correct shall be reviewed by the supervisor of the person making the initial decision. 11 12 13 History Note: Authority G.S. 108A-80; 143B-153;

- 14 Eff. October 1, 1981.1981;
- 15 <u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 69 .0306

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Would it make sense to combine this Rule with .0304 and .0305? Please see the most recently approved version of 10A NCAC 23H .0109, which was just approved by RRC last month and appears to be a companion rule to this one.

Are there any specific requirements of the written request? If so, please provide them here.

1 10A NCAC 69 .0306 is readopted as published in 17:33 NCR 1764 as follows: 2 3 **REVIEW OF RECORD BY PERSONAL REPRESENTATIVES** 10A NCAC 69.0306 4 Upon written request from the client, his or her personal representative, including an attorney, may have access to 5 review or obtain without charge, a copy of the information in his or her record. The client may permit the personal 6 representative to have access to his or her entire record or may restrict access to certain portions of the record. Rules 7 .0301 through .0305 of this Subchapter shall apply. 8 9 History Note: Authority G.S. 108A-80; 143B-153; 10 Eff. October 1, 1981.1981; 11 Readopted Eff. July 1, 2019.

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 69 .0401

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Is your specific authority for this Section pursuant to 108A-80(a) in that these provide circumstances when disclosure would be necessary for the administration of the programs of public assistance or with regard to access to case files under 108A-80(d)? If so, please just confirm.

Would it make sense to combine Rules .0401, .0402, .403, and .0404? Please see the most recently approved version of 10A NCAC 23H .0110, which was just approved by RRC last month and appears to be a companion rule to this one.

In (b), what "requirement for listing" of the information? I assume that there is a specific cross-reference to State or federal law for this requirement? I assume this is not the same thing as referenced in 108A-80(b) regarding Wok First Family Assistance?

In (c), please change "which" to "that" in "which is owned"

In (c), add a comma after "individuals" on line 15.

1	10A NCAC 69 .0401 is readopted as published in 17:33 NCR 1764 as follows:
2	
3	SECTION .0400 - RELEASE OF CLIENT INFORMATION
4	
5	10A NCAC 69 .0401 PROCEDURE FOR OBTAINING CONSENT FOR RELEASE OF
6	INFORMATION
7	(a) As a part of the application process for public assistance or services, the client shall be informed of the need for
8	and give consent to the release of information necessary to verify statements to establish eligibility.
9	(b) As a part of the application process for Aid to Families with Dependent children Temporary Assistance for Needy
10	Families, and State or County Special Assistance for Adults, the client shall be informed of the requirement for listing
11	of the public assistance recipient's name, address, and amount of the monthly grant in a public record open to public
12	inspection during the regular office hours of the county auditor.
13	(c) No individual shall release any client information which is owned by the state Division of Social Services or the
14	county departments of social services, or request the release of information regarding the client from other agencies
15	or individuals without obtaining a signed consent for release of information. Disclosure without obtaining consent
16	shall be in accordance with Section .0500 of this Subchapter.
17	
18	History Note: Authority G.S. 108A-80; 143B-153;
19	Eff. October 1, 1981;
20	Amended Eff. March 1, 1990.<u>1990;</u>

21 <u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 69 .0402

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Would it make sense to combine Rules .0401, .0402, .403, and .0404? Please see the most recently approved version of 10A NCAC 23H .0110, which was just approved by RRC last month and appears to be a companion rule to this one.

In (a), line 4, delete "be on a form provided by the state Division of Social Services or shall"

Add "and" at the end of (a)(4).

In (b), change "information which may include but is not limited to" to "information, including the following:"

Add "or" at the end of (b)(1)

Add "a" at the beginning of (b)(2)

1 10A NCAC 69 .0402 is readopted as published in 17:33 NCR 1764 as follows: 2 3 10A NCAC 69 .0402 **CONSENT FOR RELEASE OF INFORMATION** 4 (a) The consent for release of information shall be on a form provided by the state Division of Social Services or shall 5 contain the following: 6 (1) name of the provider and the recipient of the information; 7 (2) the extent of information to be released; 8 (3) the name and dated signature of the client; 9 (4) a statement that the consent is subject to revocation at any time except to the extent that action has 10 been taken in reliance on the consent; 11 (5) length of time the consent is valid. 12 (b) The client may alter the form to contain other information which may include but is not limited to: 13 (1) a statement specifying the date, event or condition upon which the consent may expire even if the 14 client does not expressly revoke the consent; 15 specific purpose for the release. (2) 16 17 History Note: Authority G.S. 108A-80; 143B-153; 18 Eff. October 1, 1981.1981; 19 Readopted Eff. July 1, 2019.

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 69 .0403

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Would it make sense to combine Rules .0401, .0402, .403, and .0404? Please see the most recently approved version of 10A NCAC 23H .0110, which was just approved by RRC last month and appears to be a companion rule to this one.

Add an "and" or "or" at the end of Item (2).

1	10A NCAC 69.	0403 is readopted as published in 17:33 NCR 1764 as follows:
2		
3	10A NCAC 69 .	0403 PERSONS WHO MAY CONSENT TO THE RELEASE OF INFORMATION
4	The following po	ersons may consent to the release of information:
5	(1)	the client;
6	(2)	the legal guardian if the client has been adjudicated incompetent;
7	(3)	the county department of social services if the client is a minor and in the custody of the county
8		department of social services.
9		
10	History Note:	Authority G.S. 108A-80; 143B-153;
11		Eff. October 1, 1981.<u>1981.</u>
12		<u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 69 .0404

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Would it make sense to combine Rules .0401, .0402, .403, and .0404? Please see the most recently approved version of 10A NCAC 23H .0110, which was just approved by RRC last month and appears to be a companion rule to this one.

On line 4-5, what is "the meaning of informed consent"? What exactly are they to explain? Here, can you just say "Prior to obtaining consent for release of information, the Director or delegated representative shall provide the following information to the client:"

Did you intend on including the Director or just the delegated representative (note that I've included the director in the above suggestion.)

In Item (2), delete or define "definite"

In Item (2), how is the need for release of information determined?

In item (4), what is meant by "regulations"? Here, do you mean federal regulations or State rules? If you intend to capture both, please say "statutes, rules, and regulations" If you are only intending to include these Rules, change "regulations" to "rules."

1	10A NCAC 69	0404 is readopted as published in 17:33 NCR 1764 as follows:
2		
3	10A NCAC 69	.0404 INFORMED CONSENT
4	Prior to obtaini	ng a consent for release of information, the delegated representative shall explain the meaning of
5	informed conser	nt. The client shall be told the following:
6	(1)	contents to be released;
7	(2)	that there is a definite need for the information;
8	(3)	that the client can give or withhold the consent and the consent is voluntary;
9	(4)	that there are statutes and regulations protecting the confidentiality of the information.
10		
11	History Note:	Authority G.S. 108A-80; 143B-153;
12		Eff. October 1, 1981.<u>1981;</u>
13		<u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 69 .0405

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Is this Rule necessary? It does not appear to be as it does nothing other than point to the other Rules in this Subchapter.

If this Rule is necessary, delete "as defined" on line 4.

Also, by "may release" do you mean "shall release"?

I assume that it's not just this Section of Rules. If this is needed, do you want to include statutes, rules, and regulations.

1	10A NCAC 69.0	0405 is readopted as published in 17:33 NCR 1764 as follows:
2		
3	10A NCAC 69.	0405 PERSONS DESIGNATED TO RELEASE CLIENT INFORMATION
4	Directors and the	eir delegated representatives, as defined, may release client information in accordance with rules in
5	Section .0400 of	this Subchapter.
6		
7	History Note:	Authority G.S. 108A-80; 143B-153;
8		Eff. October 1, 1981.<u>1981;</u>
9		<u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 69 .0406

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Please see the most recently approved version of 10A NCAC 23H .0112, which was just approved by RRC last month and appears to be a companion rule to this one.

What is the overall intent of this Rule, specifically, what is meant by "shall ensure"? Would it be appropriate to say something like "Whenever client information is disclosed in accordance with this Section, the director or delegated representative shall document the disclosure in the client record"?

On line 5, delete or define "appropriate" in "appropriate client record"

1	10A NCAC 69 .	0406 is readopted as published in 17:33 NCR 1764 as follows:
2		
3	10A NCAC 69 .	0406 DOCUMENTATION OF RELEASE
4	Whenever client	information is released on the basis of a consent as defined in .0402 of this Subchapter, the director
5	or delegated repr	resentative shall place a copy of the signed consent in the appropriate client record.
6		
7	History Note:	Authority G.S. 108A-80; 143B-153;
8		Eff. October 1, 1981.<u>1981</u>.
9		<u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 69 .0501

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Is your specific authority for this Section pursuant to 108A-80(a) in that these provide circumstances when disclosure would be necessary for the administration of the programs of public assistance or with regard to access to case files under 108A-80(d)? If so, please just confirm.

Please see the most recently approved version of 10A NCAC 23H .0111(a), which was just approved by RRC last month and appears to be a companion rule to this one.

Please add "and" a the end of (a)(2) and (b)(2).

In (b)(2), is this intended to get to different counties? If so, please consider making that more clear. A suggestion would be to change "the county department of social services" to "a different county..."

In (b)(3), what is meant by "a provision of a service"? Do you just mean something like "to facilitate services requested"?

In (b)(3), line 21, add "a" before "referring county"

1 10A NCAC 69 .0501 is readopted as published in 17:33 NCR 1764 as follows: 2 3 SECTION .0500 - DISCLOSURE OF CLIENT INFORMATION WITHOUT CLIENT CONSENT 4 5 10A NCAC 69.0501 DISCLOSURE WITHIN THE AGENCY 6 (a) Client information from the public assistance record may be disclosed without the consent of the client under the 7 following circumstances: 8 (1)to other employees of the county department of social services for purposes of making referrals, 9 supervision, consultation or determination of eligibility; 10 (2) to other county departments of social services when the client moves to that county and requests 11 public assistance; 12 (3) between the county departments of social services and the state Division of Social Services for 13 purposes of supervision and reporting. 14 (b) Client information from the service record may be disclosed without the consent of the client under the following 15 circumstances: 16 (1)to other employees of the county department of social services for purposes of making referrals, 17 supervision, consultation or determination of eligibility; 18 to another county department of social services when that county department of social services is (2)19 providing services to a client who is in the custody of the county department of social services; 20 (3) to another county department of social services to the extent necessary to facilitate the provision of 21 a service requested by referring county department of social services; 22 (4)between the county department of social services and the state Division of Social Services for 23 purposes of supervision and reporting. 24 25 History Note: Authority G.S. 108A-80; 143B-153; 26 *Eff. October 1, 1981;* 27 Amended Eff. March 1, 1990.1990; 28 Readopted Eff. July 1, 2019.

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 69 .0502

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Although noted for this entire Section, what is your specific authority for releasing this information for research purposes? Even without a list of names, 108A-80(a) limits the disclosure of "other information concerning persons applying for or receiving public assistance or social services that may be directly or indirectly derived from the records, files, or communications of the Department or the County Boards." 108A-80(b) and (b1) set the exceptions to that. Is there a federal law that allows for information to be release for purposes of research?

Please see the most recently approved version of 10A NCAC 23H .0111(b), which was just approved by RRC last month and appears to be a companion rule to this one (but not my authority concern here.)

Lines 4-6, what or who is "requesting approval"? From whom? Are the records only to be disclosed to someone who is actually approved (as opposed to someone who has only requested approval)?

On line 5, will specify what?

Given the previous comments, consider language such as: "Client information may be disclosed without client consent to individuals approved to conduct studies of client records. The request to conduct the study shall be in writing, and shall be approved based upon:"

Please note that you'll still need to specify who approves this request if you use this suggestion.

In (1), what is "potential"?

In (3), line 19, what do you mean by "presentation"? Also, by "investigation", do you mean "research"?

In (5), how will this assurance work?

Also in (5), are you all providing the names of for research purposes? Again, what is your authority for this? If you are not providing the names to the research folks, is (5) necessary?

- 1 10A NCAC 69 .0502 is readopted as published in 17:33 NCR 1765 as follows:
- 3 10A NCAC 69 .0502 DISCLOSURE FOR THE PURPOSE OF RESEARCH 4 Client information may be disclosed without the consent of the client to individuals requesting approval to conduct 5 studies of client records, provided such approval is requested in writing and the written request will specify and be 6 approved on the basis of: 7 an explanation of how the findings of the study have potential for expanding knowledge and (1) 8 improving professional practices; 9 (2) a description of how the study will be conducted and how the findings will be used; 10 a presentation of the individual's credentials in the area of investigation; (3) 11 (4) a description of how the individual will safeguard information; 12 (5) an assurance that no report will contain the names of individuals or any other information that makes 13 individuals identifiable. 14 15 History Note: Authority G.S. 108A-80; 143B-153; 16 Eff. October 1, 1981.1981; 17 Readopted Eff. July 1, 2019.

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 69 .0503

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Please see the most recently approved version of 10A NCAC 23H .0111(c), which was just approved by RRC last month and appears to be a companion rule to this one.

On lines (c), lines 4 and 5, please capitalize "State" if you mean "NC"

Line 6, justifiable to whom? How is this determined?

On line 6, define "adequate" Is there a federal cross-reference available?

- 1 10A NCAC 69 .0503 is readopted as published in 17:33 NCR 1765 as follows: 2 3 DISCLOSURE FOR PURPOSES OF ACCOUNTABILITY 10A NCAC 69 .0503 4 Client information may be disclosed without the consent of the client to federal, state, or county employees for the 5 purpose of monitoring, auditing, evaluating, or facilitating the administration of other state and federal programs, 6 provided that the need for the disclosure of confidential information is justifiable for the purpose and that adequate 7 safeguards are maintained to protect the information from re-disclosure. 8 9 Authority G.S. 108A-80; 143B-153; History Note: 10 *Eff. October 1, 1981;* 11 Amended Eff. March 1, 1990.1990;
- 12 <u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 69 .0504

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Given the other Rules in this Section (particularly .0503), is this Rule necessary? If so, please see the most recently approved version of 10A NCAC 23H .0111(d), which was just approved by RRC last month and appears to be a companion rule to this one.

On line 4, please capitalize "State" if you mean "NC"

On line 5, did you intend on including your rules? If so, please say "State and federal statutes, rules, and regulations.

1	10A NCAC 69	0504 is readopted as published in 17:33 NCR 1765 as follows:
2		
3	10A NCAC 69	.0504 DISCLOSURE PURSUANT TO OTHER LAWS
4	Client informati	on may be disclosed without the consent of the client for purposes of complying with other state and
5	federal statutes	and regulations.
6		
7	History Note:	Authority G.S. 108A-80; 143B-153;
8		Eff. October 1, 1981.<u>1981:</u>
9		<u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 69 .0505

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Is this Rule necessary? Wouldn't an agency have to release this information because of the court order itself, as opposed to this Rule? If this Rule is necessary, please see the most recently approved version of 10A NCAC 23H .0111(d), which was just approved by RRC last month and appears to be a companion rule to this one. Would it make sense to combine this with .0504 as it's done in 23H .0111(d)?

Delete "as defined"
1	10A NCAC 69.	0505 is readopted as published in 17:33 NCR 1765 as follows:
2		
3	10A NCAC 69.	0505 DISCLOSURE PURSUANT TO A COURT ORDER
4	Client information	on may be disclosed without the consent of the client in response to a court order, as defined.
5		
6	History Note:	Authority G.S. 108A-80; 143B-153;
7		Eff. October 1, 1981.<u>1981;</u>
8		<u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 69 .0506

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Please see the most recently approved version of 10A NCAC 23H .0111(e), which was just approved by RRC last month and appears to be a companion rule to this one.

What is the meant by "to the extent possible"? Please consider deleting this language.

How is the client to be informed? In writing? Verbally? Does it matter?

On line 5, delete or define "appropriate" in "appropriate record"? Do you mean the client's file?

What is "the method of informing the client"? If you provide how the client is to be informed on line 4, I think this issue may be addressed.

1	10A NCAC 69 .0506 is readopted as published in 17:33 NCR 1765 as follows:		
2			
3	10A NCAC 69.	0506 NOTICE TO CLIENT	
4	When information	on is released without the client's consent, the client shall be informed to the extent possible, of the	
5	disclosure. The method of informing the client of the disclosure shall be documented in the appropriate record.		
6			
7	History Note:	Authority G.S. 108A-80; 143B-153;	
8		Eff. October 1, 1981.<u>1981;</u>	
9		<u>Readopted Eff. July 1, 2019.</u>	

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 69 .0507

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Please see the most recently approved version of 10A NCAC 23H .0112, which was just approved by RRC last month and appears to be a companion rule to this one.

What is the overall intent of this Rule? Specifically, what is meant by "shall ensure"? Would it be appropriate to say something like "Whenever client information is disclosed in accordance with this Section, the director or delegated representative shall document the disclosure in the client record"?

On line 5, delete or define "appropriate" in "appropriate client record"

1	10A NCAC 69 .	0507 is readopted as published in 17:33 NCR 1765 as follows:
2		
3	10A NCAC 69	.0507 DOCUMENTATION OF DISCLOSURE
4	Whenever client	information is disclosed in accordance with Section .0500 of this Subchapter, the director or delegated
5	representative sl	hall ensure that documentation of the disclosure is placed in the appropriate client record.
6		
7	History Note:	Authority G.S. 108A-80; 143B-153;
8		Eff. October 1, 1981.<u>1981:</u>
9		<u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 69 .0508

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Is this Rule necessary? It does not appear to be as it does nothing other than point to the other Rules in this Subchapter.

If this Rule is necessary, delete "as defined" on line 4.

Also, by "may release" do you mean "shall release"?

I assume that it's not just this Section of Rules. If this is needed, do you want to include statutes, rules, and regulations.

1	10A NCAC 69 .0	0508 is readopted as published in 17:33 NCR 1765 as follows:
2		
3	10A NCAC 69.	0508 PERSONS DESIGNATED TO DISCLOSE INFORMATION
4	Directors and the	eir delegated representatives, as defined, may disclose client information in accordance with Section
5	.0500 of this Sub	chapter.
6		
7	History Note:	Authority G.S. 108A-80; 143B-153;
8		Eff. October 1, 1981.<u>1981</u>.
9		<u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 69 .0601

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Is your specific authority for this Section pursuant to 108A-80(a) in that these provide circumstances when disclosure would be necessary for the administration of the programs of public assistance or with regard to access to case files under 108A-80(d)? If so, please just confirm.

Please consider revising (a) to say "agencies may disclose information to service providers only to the extent necessary to determine service requirements, meet the needs of the client, and to provide eligibility information for reporting purposes.

Alternatively, in (a), line 6, delete "other"

- In (a), line 5, delete "as defined"
- In (a), what are "service requirements"?
- In (a), what are the "needs of the client"? How is this determined?
- In (a), what reporting? Is there a cross-reference available?
- In (b), what Rules? Is there a specific cross-reference? Is this Paragraph necessary?

1	10A NCAC 69.	0601 is readopted as published in 17:33 NCR 1765 as follows:
2		
3		SECTION .0600 - SERVICE PROVIDERS
4		
5	10A NCAC 69	0601 INFORMATION NEEDS OF SERVICE PROVIDERS
6	(a) Agencies m	ay disclose client information to other service providers, as defined, only to the extent necessary to
7	determine the se	rvice requirements and to meet the needs of the client, and to the extent necessary to provide eligibility
8	information for	reporting purposes.
9	(b) The client sl	hall be informed and consent to the disclosure of this information in accordance with the rules of this
10	Subchapter.	
11		
12	History Note:	Authority G.S. 108A-80; 143B-153;
13		Eff. October 1, 1981.<u>1981;</u>
14		<u>Readopted Eff. July 1, 2019.</u>

RRC STAFF OPINION

PLEASE NOTE: THIS COMMUNICATION IS EITHER 1) ONLY THE RECOMMENDATION OF AN RRC STAFF ATTORNEY AS TO ACTION THAT THE ATTORNEY BELIEVES THE COMMISSION SHOULD TAKE ON THE CITED RULE AT ITS NEXT MEETING, OR 2) AN OPINION OF THAT ATTORNEY AS TO SOME MATTER CONCERNING THAT RULE. THE AGENCY AND MEMBERS OF THE PUBLIC ARE INVITED TO SUBMIT THEIR OWN COMMENTS AND RECOMMENDATIONS (ACCORDING TO RRC RULES) TO THE COMMISSION.

AGENCY: Social Services Commission RULE CITATION: 10A NCAC 69 .0602, .0604, and .0605 RECOMMENDED ACTION:

Approve, but note staff's comment

X Object, based on:

Lack of statutory authority

Unclear or ambiguous

X Unnecessary Failure to comply with the APA Extend the period of review

COMMENT:

These Rules reference contract terms between parties. Contract terms are not subject to rulemaking. Staff is recommending objection to this Rule as being unnecessary.

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 69 .0602

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Given that contracts are not subject to rulemaking, is this Rule necessary?

If so, change "will agree to restrict" to "shall restrict"

On line 5, capitalize "state's"

What is the "provision of services"? Do you mean "for services"? Please delete "the provision of"

On line 6, delete or define "directly"

On line 6-7, what are "services concerning clients"? Do you mean "client services"?

1 1	10A NCAC 69 .0602 is readopted as published in 17:33 NCR 1765 as follows:
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3 10A NCAC 69 .0602 CONTRACT RESTRICTION

4 As a part of every contract for the purchase of services, the service provider will agree to restrict the use or disclosure

5 of information obtained in connection with the administration of the state's programs for the provision of services

- 6 concerning clients to purposes directly connected with the administration of the service program.
- 78 History Note: Authority G.S. 108A-80; 143B-153;
- 9 *Eff. October 1, 1981.1981;*

2

10 <u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 69 .0603

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

What is your authority for rule? If you have authority, what is the overall intent of this Rule? Is it necessary?

What is the intent of (b)? The way that I read this is to say that a policy issued by a "cognizant state agency" (which I honestly have no idea what that is) can override a rule. Is that the intent? What is "written policy promulgated by their cognizant state agencies"? Please keep in mind that "policy" is defined by the APA. Does this "policy" rise to the definition of a Rule as also defined by the APA? If not, please don't make reference to a written policy in your rules. If so, please provide the substantive requirements here (assuming that you have authority to tell County DSS these things.)

In (b), capitalize "state" in "state agency"

What is the overall intent of (c)? Please consider simplifying this for purposes of clarity.

In (c), what is "written policy"? Please see my comments regarding policy above.

In (c), what is meant by "shall assure"?

In (c), what are "the provision of services"? Can you just say "services" and delete "the provision of" Alternatively, is this a term of art?

In (c), who is the "Department of Human Resources"? Please consider just saying "department" and defining "Department" in .0101 as DHHS (assuming that's what you mean.)

1 2 10A NCAC 69 .0603 is readopted as published in 17:33 NCR 1765 as follows:

-

3 10A NCAC 69 .0603 ASSURANCE OF CONFIDENTIALITY

4 (a) The county department of social services shall disseminate written policy and assure that all private agency and

5 individual service providers from whom they purchase services are informed of the confidential nature of client

6 information.

7 (b) Public agency service providers shall abide by written policy promulgated by their cognizant state agency, if any.

8 If written policy has not been issued, Paragraph (a) of this Rule shall apply.

9 (c) The Department of Human Resources shall disseminate written policy and assure that all service providers from

10 whom the county departments of social services authorize the provision of services to clients understand the

- 11 confidential nature of client information.
- 12
- 13 History Note: Authority G.S. 108A-80; 143B-153;
- 14 Eff. October 1, 1981.1981;
- 15 <u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 69 .0604

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Given that contracts are not subject to rulemaking, is this Rule necessary?

If this Rule is necessary, please make Paragraph (a) into two separate sentences. Specifically, please make "and the service provider" it's own sentence and delete the "and"

In(b), any information provided to whom?

In (b), what is meant by "re-disclosure"? Re-disclosure from whom? What if it is required by a court order or other law? I don't think you have authority for this without some qualifiers.

- 1 10A NCAC 69 .0604 is readopted as published in 17:33 NCR 1765 as follows:
- 2

3 10A NCAC 69.0604 OWNERSHIP OF RECORDS

4 (a) All client information contained in records of the service provider is the property of the service provider, and the

- 5 service provider and employees of the service provider shall protect and preserve such information in accordance with
- 6 the terms of their contract.
- 7 (b) Any information furnished by the county department of social services shall be protected from re-disclosure.
- 8

9 *History Note: Authority G.S.* 108A-80; 143B-153;

- 10 *Eff. October 1, 1981.1981;*
- 11 <u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 69 .0605

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Given that contracts are not subject to rulemaking, is this Rule necessary?

1	10A NCAC 69 .	0605 is readopted as published in 17:33 NCR 1765 as follows:
2		
3	10A NCAC 69.	0605 LIABILITY OF SERVICE PROVIDERS
4	Failure to compl	y with the rules in Section .0600 of this Subchapter shall constitute a breach of contract and shall be
5	grounds to termi	nate the contract.
6		
7	History Note:	Authority G.S. 108A-80; 143B-153;
8		Eff. October 1, 1981.<u>1981;</u>
9		<u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: All Rules

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Overall, what is your authority for these Rules? The only authority currently listed is 2007-323 which appears to give authority to the Department and/or the State Education Assistance Authority, as opposed to the Commission. Is there any other, additional authority for these Rules?

RRC STAFF OPINION

PLEASE NOTE: THIS COMMUNICATION IS EITHER 1) ONLY THE RECOMMENDATION OF AN RRC STAFF ATTORNEY AS TO ACTION THAT THE ATTORNEY BELIEVES THE COMMISSION SHOULD TAKE ON THE CITED RULE AT ITS NEXT MEETING, OR 2) AN OPINION OF THAT ATTORNEY AS TO SOME MATTER CONCERNING THAT RULE. THE AGENCY AND MEMBERS OF THE PUBLIC ARE INVITED TO SUBMIT THEIR OWN COMMENTS AND RECOMMENDATIONS (ACCORDING TO RRC RULES) TO THE COMMISSION.

AGENCY: Social Services Commission RULE CITATION: 10A NCAC 72 .0101 RECOMMENDED ACTION:

Approve, but note staff's comment

X Object, based on:

Lack of statutory authority

- Unclear or ambiguous
- X Unnecessary Failure to comply with the APA Extend the period of review

COMMENT:

This Rule does not provide any directives to the regulated public nor provide any information not otherwise available in rule or statute; therefore, staff is recommending objection to this Rule as being unnecessary.

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 72 .0101

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Is this rule necessary? If so, please consider the following revision: "The North Carolina Child Welfare Postsecondary Educational Support Program shall be administered and funds distributed in accordance with the rules of this Chapter."

10A NCAC 72 .0101 is readopted as published in 17:33 NCR 1765 as follows:
CHAPTER 72 – EDUCATIONAL ASSISTANCE
SECTION .0100 - GENERAL
10A NCAC 72 .0101 SCOPE
The rules in this Chapter implement the North Carolina Child Welfare Postsecondary Educational Support Program
established by section 10.34(a) of Session Law 2007-323.
History Note: Authority S.L. 2007-323, s. 10.34;
Eff. June 1, 2008. 2008;
<u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 72 .0102

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

At line 4, consider: "The following definitions shall apply in this Chapter:"

In (1), delete or define "normally."

At line 6, do you need the term "at least?"

At line 9, what agency?

In (3), why do you list the services provided by the agency in this rule? How does this list of services relate to the Child Welfare Postsecondary Support Program?

At line 11, delete or define "successful."

At line 22, delete or define, "consistent" and "regular."

At line 24, what do you mean by "being available?"

At lines 29-30, what do you mean by "evaluating progress toward goal achievement?"

In (4), you do not need to repeat the text of 20 USC 108711.

In (5), did you intend to define "education training voucher" as vouchers provided by the

federal scholarship program funded by the John Chafee Foster Care Independence Act?

Is the language at lines 4-6 beginning with "which benefits young adults" necessary?

In (6)(a), why not simply say "has received a high school diploma or GED?"

In (b), approved by what entity?

In (6)(d), Rule .0201 does not define "satisfactory progress toward completion."

In (11), please delete the parentheses and say "program, also known as NC Reach,"

In (12), how can your regulated public access this manual? Is it available online? If so, please add a link to the manual in your rule.

1 2 10A NCAC 72 .0102 is readopted as published in 17:33 NCR 1765 as follows:

2		
3	10A NCAC 72 .0	102 DEFINITIONS
4	Unless the contex	t indicates some other meaning, the words and terms below have the following meanings:
5	(1)	"Academic Year" means a period of time in which a student normally completes the equivalent of
6		at least two semesters or three quarters of academic work.
7	(2)	"Approved Institution" means one of the branches of the University of North Carolina or one of the
8		North Carolina community colleges.
9	(3)	"Case Management Services" are a set of services provided by an agency contracting with the North
10		Carolina Division of Social Services (DSS) for participating students and their families which are
11		designed to support the student's successful postsecondary education experience. Such services
12		include:
13		(a) processing and accepting applications for the program;
14		(b) certifying each eligible student and the amount of the Eligible Student's Scholarship and
15		communicating this information to the North Carolina State Education Assistance
16		Authority to authorize release of funds;
17		(c) compiling accurate databases of resources in the students' academic communities that can
18		help students succeed in school;
19		(d) providing or arranging for counseling regarding academic issues as well as other concerns
20		that may affect the performance of the student;
21		(e) communicating with and advising students on academic issues;
22		(f) providing consistent, regular contact with students throughout their postsecondary
23		experience;
24		(g) being available to students experiencing crisis;
25		(h) providing or arranging for emergency housing up to two weeks for students who have no
26		safe place to live when school is out of session;
27		(i) if allowed by the student, being available to consult with student's families and staff of
28		local Departments of Social Services regarding student's postsecondary experiences;
29		(j) monitoring grades and the individual's course of study, and evaluating progress toward
30		goal achievement;
31		(k) maintaining records for each individual student regarding their academic progress and
32		assistance provided; and
33		(1) providing quarterly program reports of case management services to the contract
34		administrator at the Division of Social Services.
35	(4)	"Cost of Attendance" Costs of attendance are defined by the Higher Education Act of 1965(20
36		U.S.C. 108711), which includes tuition, fees, room, board, supplies, transportation, and personal

1		expenses. This amount is established by each institution. This grant is limited to cost of attendance
2		less other grants or scholarships from federal, state, or other sources.
3	(5)	"Education Training Voucher" (ETV) means the Federal scholarship program funded by the John
4		Chafee Foster Care Independence Act 42 U.S.C. 677, which benefits young adults who were in the
5		custody of the Department of Social Services at or after age 17 or were adopted from public foster
6		care after the age of 12.
7	(6)	"Eligible Student" means a student who:
8		(a) has completed the requirements for secondary education (high school diploma or GED)
9		and has not yet achieved his or her 26 th birthday;
10		(b) is pursuing an undergraduate degree, diploma, or certificate at an approved institution on
11		at least a half-time basis;
12		(c) was in the custody of a North Carolina local Department of Social Services on his or her
13		18th birthday, or was adopted from the North Carolina foster care system on or after his or
14		her 12th birthday;
15		(d) is making satisfactory progress toward completion of the course of undergraduate study as
16		defined in Rule .0201 of this Chapter.
17	(7)	"Fiscal Year" means each annual period which begins on July 1 in any calendar year and ends on
18		June 30 the following calendar year.
19	(8)	"Higher Education Act" means Title IV of the Higher Education Act of 1965, as amended, 20 U.S.C.
20		1070, et seq.
21	(9)	"Matriculated Status" means the student is recognized by the approved institution as a student in a
22		defined program of study leading to an associate's degree, baccalaureate degree, diploma or
23		certificate.
24	(10)	"Pell Grant" means the needs based scholarship program administered by the federal government to
25		benefit low income baccalaureate and postgraduate students.
26	(11)	"Program" means the Postsecondary Educational Support Scholarship program (NC Reach)
27		established by Section 10.34(a) of Session Law 2007-323.
28	(12)	"Residence Manual" means the most current edition of A Manual to Assist the Public Higher
29		Education Institutions of North Carolina in the Matter of Student Residence Classification for
30		Tuition Purposes as adopted by the Board of Governors of the University of North Carolina.
31	(13)	"Scholarship" means an award for education awarded to an eligible student under the program.
32		
33	History Note:	Authority S.L. 2007-323, s. 10.34;
34		Eff. June 1, 2008. 2008;
35		<u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 72 .0201

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

If a student meets these criteria and funds are available, will they always receive a scholarship? Is the only limitation the availability of funds? If so, change "may" to "shall."

At line 12, add an "and" at the end of the line.

In (4), what do you mean by "does not owe a refund?"

Just to be sure, it is the college or university where the student is enrolled that determines whether a student meets the listed requirements?

1	10A NCAC 72	.0201 is readopted as published in 17:33 NCR 1765 as follows:
2		
3	SECTION	.0200 - STUDENT ELIGIBILITY FOR SCHOLARSHIPS, SATISFACTORY PROGRESS
4		REQUIREMENTS
5		
6	10A NCAC 72	.0201 GENERAL RULE
7	Subject to availa	ability of funds a student may receive a scholarship for an academic year if the approved institution at
8	which the stude	nt is enrolled, or admitted for enrollment, determines that the student:
9	(1)	Meets all of the eligibility requirements established in this Chapter;
10	(2)	Is a North Carolina resident for tuition purposes under G.S. 116-143.1 and the Residence Manual;
11	(3)	Has complied with the registration requirements of the Military Selective Service Act (50 U.S.C. A.
12		451 et seq.) or is exempt from registration requirements;
13	(4)	Is not in default, or does not owe a refund, under any federal or state loan or grant program.
14		
15	History Note:	Authority S.L. 2007-323, s. 10.34;
16		Eff. June 1, 2008. :
17		<u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 72 .0202

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

In line 4, you use "may." Is the scholarship limited by availability of funds here too? Could you change this to "shall"?

At line 9, what is "satisfactory academic progress" at this stage? Is it still determined by the approved institution?

At line 10, please say "he or she."

At line 11, if the assistance is discontinued, how is it determined the assistance will be resumed?

- 1 10A NCAC 72 .0202 is readopted as published in 17:33 NCR 1765 as follows:
- 3 10A NCAC 72 .0202 SATISFACTORY PROGRESS REQUIREMENT

4 An eligible student may receive a scholarship for the eligible student's subsequent academic years provided that, for 5 each subsequent academic year, the eligible student meets the standards by which the approved institution measures 6 a student's satisfactory academic progress toward completion of a program of study for the purposes of determining 7 eligibility for federal financial aid under the Higher Education Act. Any eligible student who is placed on academic 8 probation may continue to receive a NC Reach scholarship for one additional semester if the approved institution 9 allows the student to continue in matriculated status. If the student fails to make satisfactory academic progress in the 10 semester or term subsequent to the term in which he received academic probation, NC Reach assistance shall be 11 discontinued for at least one full academic year. 12 13 History Note: Authority S.L. 2007-323, s. 10.34;

14 Eff. June 1, 2008.2008;

2

15 <u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 72 .0203

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

Please change "may not" to "shall not."

Could you use the term "academic year" in this rule instead of "school year," since it is defined in .0102?

1	10A NCAC 72 .0203 is readopted as published in17:33 NCR 1765 as follows:	
2		
3	10A NCAC 72 .	0203 LIMITATION OF AWARD
4	An eligible stude	ent may not receive an NC Reach scholarship for more than a total of four school years, to include the
5	Spring and Fall t	terms and summer school.
6		
7	History Note:	Authority S.L. 2007-323, s. 10.34;
8		Eff. June 1, 2008. 2008;
9		<u>Readopted Eff. July 1, 2019.</u>

AGENCY: Social Services Commission

RULE CITATION: 10A NCAC 72 .0301

DEADLINE FOR RECEIPT: Friday, June 14, 2019

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends that the following technical changes be made:

In (a), delete or define "directly."

In (a), what agency contracts with DSS. You are requiring applicants to apply with the "agency," but not specifying who the agency is.

In (b), do you mean their eligibility as it relates to being in the custody of the county DSS on his or her 18th birthday or being adopted from foster care on or after their 12th birthday?

In (c), please separate the list with commas: "the Education Training Voucher, Pell Grant, and NC Reach Scholarship."

In (c), what if the student receives a scholarship not listed? For example, what if they receive an athletic scholarship?

At line 14, delete "regarding" and replace it with "and."

1	10A NCAC 72 .0301 is readopted as published in 17:33 NCR 1765 as follows:
2	
3	SECTION .0300 - APPLICATION
4	
5	10A NCAC 72 .0301 SCHOLARSHIP APPLICATION PROCEDURES
6	(a) Method of Applying for Scholarships. Students shall apply directly for NC Reach through the agency which
7	contracts with the Division of Social Services to provide case management services for the NC Reach recipients.
8	(b) Determination of eligible students. Eligibility for the NC Reach program shall be verified by employees of the
9	custodial county Department of Social Services or the State Division of Social Services.
10	(c) Scholarships within an Academic Year. An Eligible Student may receive a scholarship for one or more semesters
11	or quarters, provided that the eligible student's total financial aid from the Education Training Voucher and Pell Grant
12	and the NC Reach scholarship does not exceed the total cost of attendance.
13	(d) Denial of Scholarship Applications. The Case Management contractor shall notify any student whose application
14	is denied regarding the reasons for the denial.
15	
16	History Note: Authority S.L. 2007-323, s. 10.34;
17	Eff. June 1, 2008. 2008;
18	<u>Readopted Eff. July 1, 2019.</u>