AGENCY: Board of Certified Public Accountant Examiners

RULE CITATION: 21 NCAC 08G .0401

DEADLINE FOR RECEIPT: December 12, 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 the following technical changes be made:

In (a)(3), is the determination of whether an activity increases the professional competency of the CPA left to the discretion of the CPA or does the Board make this determination?

Given (a)(3) and (b), why is (c) necessary?

In (d), the proposed amendment converts CPE hours to minutes. In G.S. 93-12(8b)(b), your statutory authority sets forth the CPE requirement in hours and this rule currently sets the requirement in hours. Would it be helpful to your regulated public to keep the requirement in hours or is there a reason you are proposing to convert the requirement to minutes?

To be clear, the proposed amendment decreases the standard requirement from 40 hours to 33.33 hours, correct?

In (e), line 31, what are "regulatory or behavioral" professional ethics? Does your regulated public understand the meaning of these terms?

In (g), page 2 line 1, do you mean "may not" or "shall not?"

In (j), line 9, do you mean "may" or "shall?"

At line 13, do you mean "may" or "shall?"

21 NCAC 08G .0401 is amended as published in 34:03 NCR 158-159 as follows:

3	21 NCAC 08G .	0401 CPE REQUIREMENTS FOR CPAS
4	(a) In order for a	CPA to receive CPE credit for a course: credit for CPE activities:
5	(1)	the CPA shall attend or complete the course activity and receive a certificate of completion as set
6		forth in Rule .0403(c)(13) of this Section; in the Standards for CPE Program Sponsors in the
7		NASBA/AICPA Statement on Standards for Continuing Professional Education (CPE) Programs,
8		including subsequent amendments and editions, are hereby incorporated by reference. Copies of the
9		Standards for CPE Program Sponsors can be found at no cost on the NASBA website at
10		www.nasbaregistry.org/the-standards;
11	(2)	the course activity shall meet the requirements set out in Rule .0404(a) and (c) Rule .0404 of this
12		Section; and
13	(3)	the course activity shall increase the professional competency of the CPA.
14	(b) A course An	activity that increases the professional competency of a CPA shall be a course an activity in an area
15	of accounting of	the profession in which the CPA practices or is planning to practice in the future, practice, or in the
16	area of profession	nal ethics, or an area of the profession. <u>ethics.</u>
17	(c) Because of	differences in the education and experience of CPAs, a course an activity may contribute to the
18	professional com	petence of one CPA but not another. Each CPA shall therefore exercise judgment in selecting courses
19	activities for which	ch CPE credit is claimed and choose only those that contribute to that CPA's professional competence.
20	(d) Active CPAs	shall complete 40 CPE hours, 2,000 CPE minutes computed in accordance with Rule .0409 of this
21	Section by Decer	nber 31 of each year, except as follows:
22	(1)	CPAs having certificate applications approved by the Board in April June April to June shall
23		complete 30 CPE hours 1,500 CPE minutes during the same calendar year;
24	(2)	CPAs having certificate applications approved by the Board in July September July to September
25		shall complete 20 CPE hours 1.000 CPE minutes during the same calendar year; or
26	(3)	CPAs having certificate applications approved by the Board in October December $\underline{October}$ to
27		December shall complete 10 CPE hours 500 CPE minutes during the same calendar year. year; and
28	Any CPE minutes	s completed during the calendar year in which the certificate application is approved may be used for
29	that year's requir	ement even if the minutes were completed before the certificate was granted.
30	(e) There shall b	e no CPE requirements for inactive CPAs. A CPA shall complete a minimum of 50 CPE minutes
31	annually in activi	ities on regulatory or behavioral professional ethics and conduct. Ethics CPE shall be offered by a
32	CPE sponsor regi	stered with NASBA pursuant to .0403(c) of this Section.
33	(f) There shall be	no CPE requirements for inactive CPAs.
34	(f) (g) Any CPE	hours completed during the calendar year in which the certificate is approved may be used for that
35	year's requiremen	at even if the hours were completed before the certificate was granted. When a CPA has completed
36	more than the req	uired number of hours minutes of CPE in any one calendar year, the extra hours, not in excess of 20
37	hours, up to 1,00	<u>0 minutes</u> shall be carried forward and treated as hours minutes earned in the following year. Ethics

1 CPE hours minutes may not be included in any carry forward hours. minutes to meet the requirement of Paragraph (e)

2 <u>of this Rule.</u> A CPA shall not claim CPE credit for courses <u>activities</u> taken in any year prior to the year of certification.

- 3 (g) (h) Any CPE hours minutes used to satisfy the requirements for change of status as set forth in 21 NCAC 08J
- 4 .0105, for reissuance as set forth in 21 NCAC 08J .0106 21 NCAC .08J .0106, or for application for a new certificate
- 5 as set forth in Rule 08I .0104 of this Chapter may be used to satisfy the annual CPE requirement set forth in Paragraph
- 6 (d) of this Rule.
- 7 (h) (i) It shall be the CPA's responsibility to maintain records substantiating the CPE credits claimed for the current
- 8 year and for each of the four calendar years prior to the current year.
- 9 (i) (j) A non-resident licensee may satisfy the annual CPE requirements including this Rule-in the jurisdiction in
- 10 which he or she where the CPA is licensed and currently works or resides. If there is no annual CPE requirement in
- 11 the jurisdiction in which he or she where the CPA is licensed and currently works or resides, he or she the CPA shall
- 12 comply with Paragraph (d) of this Rule. <u>A non-resident licensee whose office is in North Carolina shall comply with</u>
- 13 Paragraph (e) of this Rule. All other non-resident licensees may satisfy Paragraph (e) of this Rule by completing the

14 ethics requirements in the jurisdiction in which the non-resident licensee is licensed as a CPA and works or resides.

15 If there is no ethics CPE requirement in the jurisdiction where the non-resident licensee is licensed and currently works

- 16 or resides, the non-resident licensee shall comply with Paragraph (e) of this Rule.
- 17

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18 History Note: Authority G.S. 93-12(3); 93-12(8b);

- Eff. May 1, 1981;
- 20 Amended Eff. January 1, 2014; January 1, 2007; January 1, 2004; August 1, 1995; April 1, 1994;
- 21 *May 1, 1989; September 1, 1988;*
- 22 Readopted Eff. February 1, 2016.
- 23 <u>Amended Eff. January 1, 2020.</u>

AGENCY: Board of Certified Public Accountant Examiners

RULE CITATION: 21 NCAC 08G .0403

DEADLINE FOR RECEIPT: December 12, 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 the following technical changes be made:

In (d), if a CPE sponsor does not comply with this Rule, is the sponsor automatically disqualified or is failure to comply only grounds for disqualification?

- 1 2
- 21 NCAC 08G .0403 is amended as published in 34:03 NCR 159-160 as follows:
- 3 21 NCAC 08G .0403 QUALIFICATION OF CPE SPONSORS
 - 4 (a) The Board shall not register either <u>CPE</u> activities nor sponsors or providers of CPE courses or <u>CPE</u> courses.
 5 activities.
 - 6 (b) CPE providers not in good standing on the NASBA National Registry of CPE Sponsors shall comply with the
 - 7 Standards for CPE Program Sponsors in the NASBA/AICPA Statement on Standards for Continuing Professional
 - 8 Education (CPE) Programs found on the NASBA website at www.nasbaregistry.org.
 - 9 (b) (c) Sponsors of continuing education programs activities that are listed in good standing on the NASBA National
 - 10 Registry of CPE Sponsors shall be considered by the Board as compliant with the CPE requirements of Paragraph (c)
 - 11 of this Rule. Standards for CPE Program Sponsors in the NASBA/AICPA Statement on Standards for Continuing
 - 12 <u>Profession Education (CPE) Programs found on the NASBA website at www.nasbaregistry.org.</u>
 - 13 (c) CPE providers not in good standing on the NASBA National Registry of CPE Sponsors shall meet the following
 - 14 requirements:

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- 15 (1) have an individual who did not prepare the course review each course to be sure it meets the
 16 standards for CPE;
- 17 (2) state the following in every brochure or other publication or announcement concerning a course:
 - (A) the general content of the course and the specific knowledge or skill taught in the course;
 - (B) any prerequisites for the course and any advance preparation required for the course and if none, that shall be stated;
- 21 (C) the level of the course, such as basic, intermediate, or advanced;
- 22 (D) the teaching methods to be used in the course;
- 23 (E) the amount of sponsor recommended CPE credit a CPA who takes the course may claim;
 24 and
- 25 (F) the date the course is offered, if the course is offered only on a certain date, and, if
 26 applicable, the location;
- ensure that the instructors or presenters of the course are qualified to teach the subject matter of the
 course and to apply the instructional techniques used in the course;
- 29 (4) evaluate the performance of an instructor or presenter of a course to determine whether the instructor
 30 or presenter is suited to serve as an instructor or presenter in the future as follows:
- 31(A)before the course's conclusion, provide for the attendees an opportunity to evaluate the32quality of the course by questionnaires, oral feedback, or other means, in order to determine33whether the course's objectives have been met, its prerequisites were necessary, the34facilities used were satisfactory, and the course content was appropriate for the level of the35course; and
 - (B) systematically review the evaluation process to ensure its effectiveness;

1	(5)	encourage participation in a course only by those who have the education and experience for the
2		level of the course;
3	(6)	distribute course materials to participants;
4	(7)	use physical facilities for conducting the course that are consistent with the instructional techniques
5		used:
6	(8)	assign the number of CPE credits each participant may be eligible to receive by either:
7		(A) monitoring attendance at a group course; or
8		(B) testing in order to determine if the participant has learned the material presented;
9	(9)	inform instructors and presenters of the results of the evaluation of their performances;
10	(10)	retain for five years from the date of the course presentation or completion:
11		(A) a record of participants completing course credit requirements;
12		(B) an outline of the course;
13		(C) the date and location of presentation;
14		(D) the participant evaluations or summaries of evaluations;
15		(E) the documentation of the instructor's qualifications; and
16		(F) the number of contact hours recommended for each participant;
17	(11)	have a visible, continuous, and identifiable contact person who is charged with the administration
18		of the sponsor's CPE programs that has the responsibility and shall be accountable for assuring and
19		demonstrating compliance with this Rule by the sponsor or by any other organization working with
20		the sponsor for the development, distribution, or presentation of CPE courses;
21	(12)	develop and promulgate policies and procedures for the management of grievances including tuition
22		and fee refunds; and
23	(13)	provide persons completing course requirements with written proof of completion indicating the
24		participant's name, the name of the course, the date the course was held or completed, the sponsor's
25		name and address, and the number of CPE hours calculated and recommended in accordance with
26		Rule .0409 of this Section.
27	(d) Failure of a	National Registry of CPE Sponsor to comply with the terms of this Rule shall be grounds for the
28	Board to disqual	ify the sponsor as a CPE sponsor with this Board and to notify NASBA and the public of this action.
29		
30	History Note:	Authority G.S. 93-12(3); 93-12(8b);
31		Eff. May 1, 1981;
32		Amended Eff. January 1, 2014; January 1, 2007; January 1, 2004; March 1, 1990; May 1, 1989;
33		August 1, 1988; February 1, 1983;
34		Readopted Eff. February 1, 2016.
35		Amended Eff. January 1, 2020.

AGENCY: Board of Certified Public Accountant Examiners

RULE CITATION: 21 NCAC 08G .0404

DEADLINE FOR RECEIPT: December 12, 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 the following technical changes be made:

In (b)(1), please capitalize "State" if you are only referring to North Carolina. If you are referring to any state, please leave as written.

In (b)(2), what are "technical sessions?" Does your regulated public know?

In (b)(4) and (b)(5), who determines if an activity is "designed and intended" for a continuing professional education activity? Is it the CPA, the provider, or the Board? If the Board makes this determination, what factors are considered?

Is (c) necessary? Consider the following requirements set forth elsewhere in your rules: .0401(b) – increase professional competency; .0404(a) – fields of study; and .0409(d) – CPE instruction.

21 NCAC 08G .0404 is amended as published in 34:03 NCR 160-161 as follows:

3	21 NCAC 08G .	0404	REQUIREMENTS FOR CPE CREDIT
4	(a) A CPA shall	not be gi	ranted CPE credit for a course an activity unless the course: activity is in one of the fields of
5	study listed in t	he NAS	BA Fields of Study, including subsequent amendments and editions, which are hereby
6	incorporated by	reference	. Copies of the NASBA Fields of Study can be found at no cost on the NASBA website at
7	www.nasbaregis	try.org/th	e-standards.
8	(1)	is in on	e of the seven fields of study recognized by the Board and set forth in Paragraph (b) of this
9		Rule;	
10	(2)	is devel	oped by an individual who has education and work experience in the subject matter of the
11		course;	and
12	(3)	uses ins	tructional techniques and materials that are current and accurate as set forth by Rule .0403
13		of this S	Section.
14	(b) The seven field	elds of st	udy recognized by the Board are:
15	(1)	Accoun	ting and Auditing
16		(A)	Accountancy
17		(B)	Accounting Governmental
18		(C)	Auditing
19		(D)	Auditing Governmental
20	(2)	Consult	ing Services
21		(A)	Administrative Practice
22		(B)	Social Environment of Business
23	(3)	Ethics	
24		(A)	Behavioral Ethics
25		(B)	Regulatory Ethics
26	(4)	Manage	ment
27		(A)	Business Law
28		(B)	Business Management and Organization
29		(C)	Finance
30		(D)	Management Advisory Services
31		(E)	Marketing
32	(5)	Persona	1 Development
33		(A)	Communications
34		(B)	Personal Development
35		(C)	Personnel/HR
36	(6)	Special	Knowledge and Applications
37		(A)	Computer Science

1		(B)	Economics
2		(C)	Mathematics
3		(D)	Production
4		(E)	Specialized Knowledge and Applications
5		(F)	Statistics
6	(7)	Tax	
7	(c) (b) The follo	wing ma	y shall qualify as acceptable types of continuing education programs, CPE activities, provided
8	the programs activities comply with the requirements set forth in Paragraph (a) of this Rule: Paragraphs (b) or (c) of		
9	.0403 of this Section:		
10	(1)	profess	sional development programs activities of national and state accounting organizations;
11	(2)	technic	al sessions at meetings of national and state accounting organizations and their chapters;
12	(3)	courses	s taken at regionally accredited colleges and universities;
13	(4)	educati	ional programs activities that are designed and intended for continuing professional education
14		activity	conducted within a business, accounting firm, or an association of accounting firms; or
15	(5)	corresp	bondence courses activities that are designed and intended for continuing professional
16		educati	ion activity. education.
17	(d) (c) CPE cree	lit may <u>s</u> i	hall be granted for teaching a CPE course instructing or authoring a publication CPE activity
18	as long as the p	reparatio	n to teach or write increased the CPA's professional competency was increased and was in
19	one of the seven	fields of	f study recognized by the Board and <u>Board, as</u> set forth in Paragraph (b) <u>(a)</u> of this Rule.
20	(e) (d) CPE cre	dit shall 1	not be granted for a self-study course activity if the material that the CPA must study to take
21	the examination	is not de	signed for CPE purposes. This includes periodicals, guides, magazines, subscription services,
22	books, reference	e manual	s manuals, and supplements that contain an examination to test the comprehension of the
23	material read.		
24	(f) (e) A CPA n	nay claim	n credit for a course an activity offered by a non-registered sponsor provided that provider if
25	the course activity	<u>ty</u> meets	the requirements of this Rule and Rules .0403(c), and .0409 Rule .0409 of this Section. The
26	CPA shall main	tain docu	mentation proving that the course activity met these standards.
27			
28	History Note:	Author	ity G.S. 93-12(8b);
29		Eff. Mc	ıy 1, 1981;
30		Amend	ed Eff. January 1, 2007; January 1, 2004; August 1, 1998; February 1, 1996; March 1, 1990;
31		May 1,	1989; August 1, 1988; February 1, 1983;
32		Readop	oted Eff. February 1, 2016.
33		<u>Amend</u>	led Eff. January 1, 2020.

1	21 NCAC 08G.0	0405 is repealed as published in 34:03 NCR 161 as follows:
2		
3	21 NCAC 08G.	0405 ADMINISTRATION OF REQUIREMENT
4		
5	History Note:	Authority G.S. 93-12(8b);
6		Eff. May 1, 1981;
7		Amended Eff. October 1, 1984; January 1, 1982;
8		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. October 28,
9		2014.
10		<u>Repealed Eff. January 1, 2020.</u>

AGENCY: Board of Certified Public Accountant Examiners

RULE CITATION: 21 NCAC 08G .0406

DEADLINE FOR RECEIPT: December 12, 2019

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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 the following technical changes be made:

At line 5, you use the term "may." Under what circumstances does the Board decide to audit information submitted by licensees? Is it random or is it based on a set of factors?

At line 7, do you mean "may" or "shall?" If you mean "may," under what circumstances does the Board decide to issue a warning letter vs. deny the renewal?

1 21 NCAC 08G .0406 is amended as published in 34:03 NCR 161 as follows: 2 3 21 NCAC 08G .0406 **COMPLIANCE WITH CPE REQUIREMENTS** 4 (a) All active CPAs shall file with the Board a completed a reporting of CPE reporting form minutes by the July 1 5 renewal date of each year. The Board may audit information submitted by licensees who apply for a renewal license. 6 (b) If a CPA fails to complete the CPE requirements prior to the end of the previous calendar year but the CPA has 7 completed them by June 30, the Board may: 8 (1)issue a letter of warning for the first such failure within a five calendar five-calendar year period; 9 and 10 deny the renewal of the CPA's certificate for a period of not less than 30 days and until the CPA (2) 11 meets the reinstatement requirements set forth in 21 NCAC 08J .0106 for the second such failure 12 within a five calendar five-calendar year period. 13 14 Authority G.S. 93-12(8b); 93-12(9)(e); History Note: 15 Eff. May 1, 1981; Amended Eff. January 1, 2007; January 1, 2004; April 1, 1994; March 1, 1990; May 1, 1989; 16 17 October 1, 1988; 18 Readopted Eff. February 1, 2016. 19 Amended Eff. January 1, 2020.

AGENCY: Board of Certified Public Accountant Examiners

RULE CITATION: 21 NCAC 08G .0409

DEADLINE FOR RECEIPT: December 12, 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 the following technical changes be made:

In (g), lines 8-9, what are "contact minutes?"

In (h), line 12, what is "guided practice?" Does your regulated public know?

Why is "Nano Learning" listed as both a "Nano Learning Activity" in (g) and a "Blended Learning Activity" in (h)?

At line 13, what do you mean by "primary" and who makes this determination?

At line 14, please remove the parentheses and incorporate the parenthetical explanation into the text of the rule.

21 NCAC 08G .0409 is amended as published in 34:03 NCR 161-162 as follows:

- 3 21 NCAC 08G .0409 COMPUTATION OF CPE CREDITS
- 4 (a) Group Courses: Non College. Activity. CPE credit for a group course activity that is not part of a college
- 5 curriculum shall be given based on contact hours. <u>minutes</u>. A contact hour shall be 50 minutes of instruction and one-
- 6 half contact hour shall be equal to 25 minutes of instruction. For example, a group course lasting 100 minutes shall
- 7 be two contact hours equaling two CPE credits. A group course lasting 75 minutes shall be one and one half contact
- 8 hours equaling one and one half CPE credits. A group course lasting 25 minutes shall be one half contact hour and
- 9 equal to one half CPE credit. When individual segments of a group course are less than 50 minutes, the sum of the
- 10 individual segments shall be added to determine the number of contact hours. For example, five 30 minute
- 11 presentations shall be 150 minutes, which shall be three contact hours and three CPE credits. No credit shall be allowed
- 12 for a segment unless the participant completes the entire segment. Internet based programs shall employ a monitoring

13 mechanism to verify that participants are participating during the duration of the course. No credit shall be allowed

- 14 for a group course having fewer than 25 minutes of course instruction.
- 15 (b) Completing a College Course. CPE credit for completing a college course in the college curriculum shall be
- 16 granted based on <u>converting</u> the number of credit hours the college gives the CPA for completing the <u>course</u>. <u>course</u>
- 17 into minutes. One semester hour of college credit shall be 15 750 CPE credits; minutes. one quarter hour of college
- 18 credit shall be 10 CPE credits; and one continuing education unit shall be 10 CPE credits. No CPE credit shall be
- 19 given to a CPA who audits a college course. No more than 50 percent of the CPE credits required for a year shall be
- 20 <u>credits for completing a college course.</u>
- (c) Self Study. <u>Study Activity.</u> CPE credit for a self-study course <u>activity</u> shall be given based on the average number
 of contact hours needed to complete the course. <u>minutes needed to complete the activity as determined by the sponsor.</u>
- 23 The average completion time shall be allowed for CPE credit. A sponsor shall determine on the basis of pre tests or
- 24 NASBA word count formula the average number of contact hours of course material it takes to complete a course. A
- 25 contact hour shall be 50 minutes and one half contact hour shall be 25 minutes of course material. No self study
- 26 course may contain less than 25 minutes of course material.
- 27 (d) Instructing Preparing or Presenting a CPE Course. Activity. CPE credit for teaching preparing or presenting a
- 28 CPE course activity for CPAs shall be given based on the number of contact hours minutes spent in preparing and or
- 29 presenting the course. activity. Preparing includes activities such as authoring or conducting a technical review. No
- 30 more than 50 percent of the CPE credits required for a year shall be credits for preparing for and or presenting CPE
- 31 courses. <u>activities.</u> CPE credit for preparing or presenting a course an <u>activity</u> shall be allowed only once a year for a
- 32 course an activity prepared or presented more than once in the same year by the same CPA.
- 33 (e) Authoring a Publication. CPE credit for published articles and books shall be given based on the number of contact
- 34 hours minutes the CPA spent writing the article or book. No more than 25 percent of a CPA's required CPE credits
- 35 for a year shall be credits for published articles or books. An article written for a CPA's client or business newsletter
- 36 shall not receive CPE credit.

1 (f) Instructing a Graduate Level-College Course. CPE credit for instructing a graduate level college course above the

2 level of accounting principles shall be given based on the number of credit hours the college gives a student for

- 3 completing the course, using the calculation set forth in Paragraph (b) of this Rule. Credit shall not be given for
- 4 instructing a course in which there is credit given towards an undergraduate degree. No more than 50 percent of the
- 5 <u>CPE credits required for a year shall be credits for instructing a college course.</u>
- 6 (g) Nano Learning Activity. CPE credit for Nano Learning, a tutorial activity without interaction with a real-time
- 7 instructor that is designed to permit a participant to learn a given subject through electronic media including
- 8 technology applications/processes, computer-based or web-based technology, shall be based on the number of contact
- 9 minutes. Nano Learning is not a group program. This CPE activity shall be offered by a CPE sponsor registered with
- 10 <u>NASBA pursuant to Rule .0403(c) of this Section.</u>
- 11 (h) Blended Learning Activity. A Blended Learning program offers participants learning in multiple formats or
- 12 <u>delivery methods</u>. <u>Activities can include lectures</u>, <u>discussion</u>, <u>guided practice</u>, <u>games</u>, <u>case studies</u>, <u>and simulation</u>.
- 13 The varied delivery methods include Group Live, Group Internet Based, Self Study, or Nano Learning. The primary
- 14 component of the program may be concurrent (a group program) or nonconcurrent, allowing the participant to control

15 <u>a portion of the time and place of the learning.</u> <u>CPE credit for Blended Learning shall be based on the number of</u>

- 16 <u>contact minutes incorporated in all the learning formats in the Blended Learning activity.</u> This CPE activity shall be
- 17 offered by a CPE sponsor registered with NASBA pursuant to Rule .0403(c) of this Section.
- 18 (g) (i) No more than 50 percent of the CPE credits required for a year shall be credits claimed under Paragraph (d)
- 19 and (f) Paragraphs (b), (d), and (f) of this Rule.
- 20

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21 History Note: Authority G.S. 93-12(8b);

- Eff. May 1, 1989;
- Amended Eff. July 1, 2015; January 1, 2014; February 1, 2012; January 1, 2007; January 1, 2004;
 February 1, 1996; April 1, 1994; March 1, 1990;
- 25 Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. October 28,
- 26 2014.
- 27 <u>Amended Eff. January 1, 2020.</u>

1	21 NCAC 08G .	0410 is repealed as published in 34:03 NCR 162 as follows:
2		
3	21 NCAC 08G .	0410 PROFESSIONAL ETHICS AND CONDUCT CPE
4		
5	History Note:	Authority G.S. 93-12(3); 93-12(8b); 93-12(9);
6		Eff. January 1, 2005;
7		Amended Eff. January 1, 2014; February 1, 2012; January 1, 2007; January 1, 2006;
8		Readopted Eff. February 1, 2016;
9		<u>Repealed Eff. January 1, 2020.</u>