AGENCY: Commission for Public Health

RULE CITATION: 10A NCAC 41C .0701

**DEADLINE FOR RECEIPT: December 13, 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:

What is the purpose of these definitions? As written, they only apply in this Rule. Please consider adding an introduction as follows if it is your intent: "The following definitions apply in this Section:"

If you add an introductory statement as suggested above, please indent and format the definitions as (1), (2), etc.

In the definition at line 8, what does "not elevated" mean if there is no threshold?

1	10A NCAC 41C	2.0701 is readopted with changes as published in 34:5 NCR 379-380 as follows:
2		
3		SECTION .0700 - OCCUPATIONAL HEALTH SURVEILLANCE
4		
5	10A NCAC 410	C.0701 DEFINITION
6	["Adult" for the	purposes of this section means a person age 16 or older.
7	"Elevated blood	lead level" means a blood lead of 40 ug/dL or greater. $\geq$ 0 $\mu$ g/dL.
8	"Non-elevated b	lood lead level" means all blood lead levels that are not elevated regardless of threshold
9		
10	History Note:	Authority G.S. 130A-455;
11		Eff. January 4, <u>1994;</u> <del>1994.</del>
12		Readopted Eff. January 1, 2020.
13		

AGENCY: Commission for Public Health

RULE CITATION: 10A NCAC 41C .0702

**DEADLINE FOR RECEIPT: December 13, 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:

Throughout this Rule, are you only requiring reporting of these diseases if they are being treated as an occupational disease resulting from exposure to a health hazard in the workplace?

In (a), are these the "serious and preventable occupational diseases and illnesses" the Commission is required to identify pursuant to G.S. 130A-455?

In (a)(3), you only require reporting for ages 16 and above. Just to be sure, did you intentionally not set an age range for the other listed diseases or injuries?

In (a)(4), just to be sure, you are referring to any injury caused by a tractor, farm equipment, etc., and not any specific types of injuries, correct?

In (b), is this information reported in accordance with .0703(b)?

In (d), what do you mean by "reported in the same manner?" Do you mean "reported in the same manner as Paragraph (b) of this Rule?"

In (d), where is your statutory authority to require reporting of the non-existence of a disease or illness?

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

1	TUA NCAC 410	0/02 is amended with changes as published in 34:3 NCR 3/9-380 as follows:
2		
3	10A NCAC 41	C .0702 REPORTABLE DISEASES, ILLNESSES, AND INJURIES
4	(a) The follows	ing named diseases, illnesses, and injuries are declared to be dangerous to the public health and shal
5	be reported by a	a physician within the time period specified after the disease, illness, and injury is diagnosed:
6	(1)	asbestosis - 15 <del>working</del> <u>business</u> days;
7	(2)	silicosis - 15 working business days;
8	(3)	elevated blood lead levels for persons adults aged 16 18 years of age and above - 15 working
9		<u>business</u> days;
10	(4)	injuries caused by tractors, farm equipment, or farm machinery that occur while working on a farm
11		and require medical care – 15 working business days;
12	(5)	carbon monoxide poisoning - 15 working business days.
13	(b) All laborate	ries providing diagnostic service in North Carolina shall report to the Occupational and Environmenta
14	Epidemiology I	Branch within the Division of Public Health elevated blood lead levels for <u>persons</u> <del>adults,</del> <del>adults</del> <mark>agec</mark>
15	16 18 years of a	age and above.
16	(c) Physicians	shall not be required to report elevated blood lead levels for <mark>persons <del>adult</del>s aged <u>16</u> 18 years of age and</mark>
17	<mark>above</mark> when a la	aboratory providing diagnostic service in North Carolina reports elevated blood lead levels.
18	(d) Non-elevate	ed blood lead levels shall be reported in same manner for surveillance purposes.
19		
20	History Note:	Authority G.S. 130A-455; 130A-456; 130A-457; 130A-458;
21		Eff. January 4, 1994;
22		Amended Eff. December 1, 2016;
23		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. February
24		16, <u>2019;</u> <del>2019.</del>
25		Amended Eff. January 1, 2020.
26		

AGENCY: Commission for Public Health

RULE CITATION: 10A NCAC 41C .0703

**DEADLINE FOR RECEIPT: December 13, 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:

In (a), does the age requirement apply to the whole list or only to "elevated blood level?"

In (a)(1), what do you mean by forms "approved by" the Occupational Health Section?

In (a)(2), please review the link provided. Is it correct? The link goes to a page concerning pesticide-related illnesses.

1	10A NCAC 410	C .0703 is readopted with changes as published in 34:5 NCR 379-380 as follows:
2		
3	10A NCAC 41	C .0703 METHOD OF REPORTING
4	(a) When a phy	sician makes a report of a disease, illness, injury, or elevated blood lead level for persons adults aged
5	16 18 years of a	age and above pursuant to G.S. 130A-456 or a medical facility makes such a report pursuant to G.S.
6	130A-457, the 1	report shall be made to the Occupational Health Section as follows:
7	(1)	The report shall be made on the surveillance forms provided by or approved by the Occupational
8		Health Section and shall include the following information:
9		(A) The name, address, telephone number, date of birth, social security number, race, ethnicity,
10		gender, and job title of the person;
11		(B) The name, address, telephone number, and type of business of the person's employer;
12		(C) The name of the disease, illness, or injury being reported; and
13		(D) The name, address, and telephone number of the physician, laboratory, or medical facility.
14	(2)	Surveillance forms are available from the SENSOR Program, Division of Public Health, 1915 Mail
15		Service Center, Raleigh, North Carolina 27699 1915. Occupational and Environmental
16		Epidemiology Branch, Epidemiology Section, Division of Public Health, N.C. Department of
17		Health and Human Services, 1912 Mail Service Center, Raleigh, NC 27699-1912. The form can
18		also be downloaded from the following website:
19		https:epi.publichealth.nc.gov/oee/pest/reporting.html.
20	(b) When a l	aboratory providing diagnostic service in North Carolina reports laboratory findings related to
21	occupational di	sease or illness pursuant to G.S. 130A-458, the report shall include:
22	(1)	the specimen collection date;
23	(2)	the person's name, age, date of birth, gender, race, and ethnicity; and social security number;
24	(3)	the submitting physician/employer name, address, and telephone number; and
25	(4)	the name, address, and telephone number of the laboratory.
26		
27	History Note:	Authority G.S. 130A-455; <u>130A-456;</u> 130A-458;
28		Eff. January 4, <u>1994;</u> <del>1994.</del>
29		Readopted Eff. January 1, 2020.
30		

AGENCY: Commission for Public Health

RULE CITATION: 10A NCAC 43D – All Rules

**DEADLINE FOR RECEIPT: December 13, 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:

Throughout these rules, please capitalize "State" if you are referring to the State of North Carolina. Please do not capitalize "state" if you are referring to any state.

In your history notes, where possible, please provide a more specific citation than all of 7 CFR 246.

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

AGENCY: Commission for Public Health

RULE CITATION: 10A NCAC 43D .0202

**DEADLINE FOR RECEIPT: December 13, 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), please compare this definition to the definition of "vendor" in 7 CFR 246.2. That definition does not limit vendors authorized by state agencies to free standing pharmacies or food retailers. Was this difference in definitions intentional?

In (a)(10), at lines 31-32, is it necessary to list "free-standing pharmacies that are chain stores" separately from "free standing pharmacies participating under a WIC corporate agreement?" Chain stores participate under a corporate agreement, correct?

In (a)(18), line 12, please remove the parentheses and incorporate this language into the language of the definition itself.

In (a)(22), when you say "single, fixed location" do you mean this store is not a chain? Or could this definition also refer to a single store location that is part of a chain?

In (a)(24), there is an extra space between the quotation marks and "Support."

In (a)(28), is it necessary to say "intentionally or unintentionally?"

In (a)(28), based on the definition of "shelf price" in (a)(19), why is it necessary to say both "charging more for supplemental food provided to a WIC customer than to a non-WIC customer" and charging more than the current shelf price?"

In (b), line 6, just to be sure, is this phone number still accurate and can people still call to obtain a copy of the CFR?

In your history note, please add a "42" before USC 1786.

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

- (a) For the purposes of this Subchapter, all definitions set forth in 7 C.F.R. Part 246.2 are hereby incorporated by reference, including subsequent amendments and editions, with the following additions and modifications:
  - (1) An "administrative appeal" is an appeal in accordance with Section .0800 of this Subchapter through which a local WIC agency, potential local WIC agency, authorized WIC vendor, or WIC vendor applicant may appeal the adverse actions listed in 7 C.F.R. 246.18(a)(1)(i), (a)(1)(ii), and (a)(3)(i).
  - (2) An "authorized store representative" includes an owner, manager, assistant manager, head cashier, or chief fiscal officer.
  - (3) An "authorized WIC vendor" is a food retailer or free-standing pharmacy that has executed a currently effective North Carolina WIC Vendor Agreement, as set forth in 7 C.F.R 246.12(h)(3).
  - (4) A "chain store" is a store that is owned or operated by a corporation, partnership, cooperative association, or other business entity that has 20 or more stores owned or operated by the business entity.
  - (5) An "Electronic Benefit Transfer (EBT) Processor" is an entity contracted by a government agency for the implementation, maintenance, and operation of the State WIC agency's WIC EBT system that acts as the agent of the State WIC agency to process and settle EBT transactions.
  - (6) A "fair hearing" is the informal dispute resolution process in Section .0900 of this Subchapter through which any individual may appeal a State or local agency action that results in a claim against the individual for repayment of the cash value of issued benefits by which the individual is not eligible or results in the individual's denial of participation or disqualification from the WIC Program, as set forth in Rule .0410 of this Subchapter. This process must be complied with prior to requesting a contested case hearing in accordance with G.S. 150B, as set forth in 7 CFR 246.9.
  - (7) "FNS" means the Food and Nutrition Service of the U.S. Department of Agriculture.
  - (8) "Food benefits" are the prescribed amounts of WIC authorized foods and formulas or a fixed dollar amount prescribed to WIC customers to receive fruits and vegetables.
  - (9) "Food benefit balance" means the unspent food benefits for the current month that are available to use by the cardholder.
  - (8)(10) "Free-standing pharmacy" means a pharmacy that does not operate within another retail store. Free-standing pharmacy includes free-standing pharmacies that are chain stores and free-standing pharmacies participating under a WIC corporate agreement.
  - (9)(11) The "local WIC agency" is the local agency that enters into an agreement with the Division of Public Health to operate the Special Supplemental Nutrition Program for Women, Infants and Children.
  - (10)(12) A "local WIC program plan" is a written compilation of information on the local WIC agency policies concerning program operation, including administration, nutrition education, personnel

1 of 3

1	functions, costs and other information prepared by the local WIC agency and submitted to the
2	Nutrition Services Branch.
3	(11)(13) A "personal identification number" (PIN) is a numeric password selected and used by a WIC
4	participant to authenticate the participant to the EBT system.
5	(12)(14) A "point of sale terminal" (POS) is an electronic device used to process EBT card payments at
6	authorized vendor locations.
7	(13)(15) A "predominantly WIC vendor" is an "above-50-percent vendor" as defined in 7 C.F.R. 246.2.
8	(14)(16) A "product look-up (PLU) code" is an identification number placed on produce sold at authorized
9	vendor locations.
10	(17) "Redeemed food benefits" means the benefits that have been used by the WIC customer.
11	(15)(18) "Redemption" is the process by which a vendor deposits for receives payment from the State agency
12	(or its financial agent) for food benefits a food instrument or cash value voucher transacted at that
13	vendor location. and the State agency (or its financial agent) makes payment to the vendor for the
14	food instrument or cash value voucher.
15	(16)(19) "Shelf price" is the price a vendor charges a non-WIC customer for a WIC supplemental food.
16	(17)(20) "SNAP-eligible food sales" means "food sales" as defined in 7 C.F.R. 246.2, which are those foods
17	that can be purchased with Supplemental Nutrition Assistance Program ("SNAP") benefits.
18	(18)(21) The "State agency" is the Nutrition Services Branch, Women's and Children's Health Section,
19	Division of Public Health, North Carolina Department of Health and Human Services.
20	(19)(22) "Store" means a food retailer or free-standing pharmacy operating at a single, fixed location.
21	(20)(23) "Supplemental food" or "WIC supplemental food" is a food that satisfies the requirements of 10A
22	NCAC 43D .0501.
23	(21)(24) " Support costs" are clinic costs, administrative costs, and nutrition education costs.
24	(22)(25) "Transaction" is the process by which a WIC customer tenders a food instrument or a cash value
25	voucher to a food benefits at an authorized vendor in exchange for authorized supplemental foods.
26	(23)(26) "Universal Product Code (UPC)" means an identification code printed on the packaging of WIC
27	approved foods sold at WIC authorized vendor locations.
28	(24)(27) "Vendor applicant" is a store that has submitted an application to become an authorized WIC vendor
29	but is not yet authorized.
30	(25)(28) A "vendor overcharge" is intentionally or unintentionally charging more for supplemental food
31	provided to a WIC customer than to a non-WIC customer or charging more than the current shelf
32	price for supplemental food provided to a WIC customer.
33	(26)(29) A "WIC corporate agreement" is a single WIC Vendor Agreement with a corporate entity that has
34	20 or more stores authorized as WIC vendors under the Agreement.
35	(27)(30) "WIC customer" means a WIC participant, parent, or caretaker of an infant or child participant,
36	proxy for the eligible participant, or compliance investigator who tenders a food instrument or a
37	eash value voucher to transacts food benefits at a vendor in exchange for WIC supplemental food.

1	<del>(28)</del> (3	1) "WIC program" means	the Special Supplemental Nu	itrition Program for Women, Infants, and
2		Children authorized by	12 U.S.C. 1786 of the Child Nu	trition Act of 1966 as amended.
3	(b) A copy of 7	C.F.R. Part 246 is available	e for inspection at the Departm	ent of Health and Human Services, Division
4	of Public Healtl	n, Women's and Children's	Health Section, Nutrition Serv	ices Branch, 5601 Six Forks Road, Raleigh,
5	North Carolina	27609. Copies are availabl	e at no cost from the Suppleme	ental Nutrition Programs Division, Food and
6	Nutrition Service	ce, USDA, 3101 Park Cente	er Drive, Room 540, Alexandria	a, Virginia 22302, by calling (703) 305-2730
7	or	online	at	https://www.ecfr.gov/cgi-bin/text-
8	idx?SID=a4288	9f84f99d56ec18d77c9b46	3c613&node=7:4.1.1.1.10&rgn	=div5.
9				
10	History Note:	Authority G.S. 130A-361	1; 7 C.F.R. 246; U.S.C. 1786;	
11		Eff. July 1, 1981;		
12		Amended Eff. December	6, 1991; November 1, 1990; Ja	uly 1, 1989;
13		Temporary Amendment	Eff. May 17, 2000;	
14		Amended Eff. April 1, 20	001;	
15		Temporary Amendment	Eff. July 1, 2002;	
16		Amended Eff. August 1,	2004;	
17		Temporary Amendment	Eff. July 1, 2006;	
18		Amended Eff. October 1	, 2017; February 1, 2013; Octo	ober 1, 2009; April 1, 2007;
19		Pursuant to G.S. 150B-2	21.3A, rule is necessary withou	at substantive public interest Eff. December
20		<i>23</i> , <u>2017;</u> <del>2017.</del>		
21		Amended Eff. March 1, 2	<u> 2020.</u>	

AGENCY: Commission for Public Health

RULE CITATION: 10A NCAC 43D .0408

**DEADLINE FOR RECEIPT: December 13, 2019** 

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

In (a), what is an agency's "maximum caseload" and how is this determined?

(a) repeats the language of 7 CFR 246.7(f)(1). Why is (a) necessary?

In (c), what do you mean by "in a manner that ensures applicants in a higher priority group are first given an opportunity to receive food benefits?" Can a local WIC agency enroll individuals in any manner they choose as long as it gives higher priority groups the first opportunity to receive food benefits?

In (c), line 9, you use the term "priority group" but 7 CFR 246.7 uses the term "priority level." Was this intentional?

In (c), since you incorporated 7 CFR 246.7(e)(4) by reference, does this mean the Department use the priority levels in 7 CFR 246.7(e)(4)(i)-(vii) without any expansions or other changes?

Please consider adding 7 CFR 246.7(e)(4) to your history note.

1 10A NCAC 43D .0408 is amended as published in 34:5 NCR 380-395 as follows: 2 3 10A NCAC 43D .0408 **WAITING LIST** 4 (a) If a local WIC agency is serving its maximum caseload or spending its maximum food money and additional 5 participants cannot be issued food instruments, benefits, a waiting list must be established in accordance with 7 C.F.R. 6 246.7. 7 (b) Local WIC agencies maintaining a waiting list shall continue to provide WIC program benefits to all individuals 8 enrolled in the program until the expiration of their certification period. 9 (c) Local WIC agencies shall enroll individuals in a manner which ensures that applicants in a higher priority group 10 are first given an opportunity to receive food instruments benefits in accordance with 7 C.F.R. 246.7(e)(4) which is 11 incorporated by reference with all subsequent amendments and editions. 12 13 History Note: Authority G.S. 130A-361; 14 Eff. July 1, 1981; 15 Amended Eff. October 1, 2009; November 1, 1990; July 1, 1989; 16 Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. December 23, 2017; 2017. 17

Amended Eff. March 1, 2020.

18

AGENCY: Commission for Public Health

RULE CITATION: 10A NCAC 43D .0501

**DEADLINE FOR RECEIPT: December 13, 2019** 

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

In (a), line 6, please change "which" to "that."

In (a), as I read it, 246.10 allows States to establish the criteria for supplemental foods in addition to what is required by 246.10. Just to be clear, does the State follow Table 4 in 246.10 with no changes other than those listed in (b)?

In (b), I was unable to find the requirement for the Department of Agriculture to approve the exclusions from the food package. Where is this required?

In (c), line 18, do you mean "may" or "shall?"

In (c), line 20, what do you mean by "participant acceptance?"

In (c), does the exclusion of additional foods require approval from the Department of Agriculture?

In your history note, please consider providing a reference to 7 CFR 246.10 instead of all of 7 CFR 246.

1	10A NCAC 43D	0.0501 is amended as published in 34:5 NCR 380-395 as follows:
2		
3		SECTION .0500 - WIC PROGRAM FOOD PACKAGE
4		
5	10A NCAC 43I	0.0501 SUPPLEMENTAL FOODS
6	(a) The foods	which may be provided to WIC program participants are specified in 7 C.F.R. 246.10, which is
7	incorporated by	reference including any subsequent amendments and editions. This material is available for inspection
8	at the Departme	nt of Health and Human Services, Division of Public Health, 5601 Six Forks Road, Raleigh, North
9	Carolina 27609	and may be obtained from Nutrition Services at no cost.
10	(b) The following	ng exclusions from the food package have been adopted by the North Carolina WIC programProgram
11	and approved by	the United States Department of Agriculture, Food and Nutrition Service:
12	<del>(1)</del>	shredded, diced, grated and organic cheese;
13	<del>(2)</del>	eggs other than white, fresh, grade A large;
14	<del>(3)</del> (1)	mackerel and sardines;
15	(4)	organic foods other than fruits and vegetables obtained with cash value vouchers;
16	<del>(5)</del> (2)	goat milk; and
17	<del>(6)</del> (3)	dried fruits and vegetables.
18	(c) The state age	ency may exclude foods other than those described in Paragraph (b) of this Rule if it determines such
19	foods to be inap	propriate for provision as supplemental foods through the WIC program Program as a result of their
20	cost, nutritional	composition, packaging, statewide availability, participant acceptance, or promotion in a manner
21	which is contrar	y to the purpose of the program as contained in 7 C.F.R. 246.1.
22		
23	History Note:	Authority G.S. 130A-361; 7 C.F.R. 246; 42 U.S.C. 1786;
24		Eff. July 1, 1981;
25		Amended Eff. October 1, 1993; October 1, 1990; July 1, 1989; October 1, 1988;
26		Temporary Amendment Eff. July 1, 2002;
27		Amended Eff. October 1, 2009; August 1, 2004;
28		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. December
29		23, <u>2017;</u> <del>2017.</del>

Amended Eff. March 1, 2020.

30

AGENCY: Commission for Public Health

RULE CITATION: 10A NCAC 43D .0701

**DEADLINE FOR RECEIPT: December 13, 2019** 

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

At line 6, what is a "uniform retail distribution system?"

At line 6, does this mean North Carolina only operates a retail system and not a home delivery, direct distribution, or EBT system as listed in 7 CFR 246.12(b)?

At lines 7-8, is the second sentence necessary? Is this internal management or does your regulated public need to know this? Are you requiring local agencies to provide automated data processing systems? If so, please make that clear.

1	10A NCAC 43I	O .0701 is amended as published in 34:5 NCR 380-395 as follows:
2		
3		SECTION .0700 - WIC PROGRAM FOOD DELIVERY SYSTEM
4		
5	10A NCAC 43	D .0701 THE NORTH CAROLINA AUTOMATED WIC SYSTEM
6	The WIC progr	am shall provide supplemental foods through a uniform retail distribution system in accordance with
7	7 C.F.R. 246.12	2. An automated data processing system shall be utilized to promote the provision of and accounting
8	for food instrun	nents and cash value vouchers benefits issued to participants.
9		
10	History Note:	Authority G.S. 130A-361; 42 U.S.C. 1786; 7 C.F.R. 246;
11		Eff. July 1, 1981;
12		Amended Eff. October 1, 2009; April 1, 2001;
13		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. December
14		23, <u>2017;</u> <del>2017.</del>
15		Amended Eff. March 1, 2020.

AGENCY: Commission for Public Health

RULE CITATION: 10A NCAC 43D .0702

**DEADLINE FOR RECEIPT: December 13, 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:

In your Submission for Permanent Rule Form, please provide the updated rule name without strikethroughs and underlines.

In (a), line 6, please delete or define "appropriate."

At line 7, how are foods "prescribed?"

In (b), lines 8-9, what exactly are you requiring when you require local WIC agencies to offer benefits "in a manner which prevents theft?"

At line 8, please change "which" to "that."

At line 10, who is an "authorized individual?" Are you referring to the list in (d)?

In (c), lines 12-13, what do you mean by "in a manner which promotes coordination with WIC program certification" etc.?

At line 13 is "nutrition education" one term or should the rule read "nutrition, education?"

At line 13, please add a comma after "other health services."

At line 14, what "services" are you referring to?

At line 14, define "family members."

In (d), define "proxy."

In (d), line 16, who is the "compliance investigator" you're referring to?

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

1	10A NCAC 431	) .07/02 is	s amended as pul	blished in	1 34:5 NCR .	380-395 as follows:			
2									
3	10A NCAC 43	D .0702	ISSUANCE	OF	FOOD	INSTRUMENTS	AND	CASH-VALUE	
4			<b>VOUCHERS</b>	BENEFI	TS				
5	(a) Local WIG	agencie	s shall issue WI	C progra	ım food <del>inst</del>	ruments and cash value	vouchers b	penefits to program	
6	participants in a	manner v	which ensures the	at particip	oants can rec	eive the appropriate supp	olemental f	oods that have been	
7	prescribed for t	hem.							
8	(b) Local WIC	agencies	s shall issue food	l <del>instrum</del>	ents and cas	<del>h value vouchers<u>benefit</u></del>	s in a man	ner which prevents	
9	theft and shall r	etain doc	umentation of th	e disposit	tion of the fo	ood instruments and cash	value vou	<del>chers</del> .issuance. The	
10	documentation	of issuanc	ce shall include th	ne dated s	ignature of t	he authorized individual	receiving t	he food <del>instruments</del>	
11	<del>or cash value v</del>	ouchers be	enefits. unless th	e food ins	struments or	cash value vouchers are	mailed.		
12	(c) Participants	shall be	given appointme	ents to rec	ceive food <del>ir</del>	nstruments or cash value	vouchers <u>b</u>	enefits in a manner	
13	which promote	s coordin	nation with WIC	program	n certification	on, nutrition education,	other healt	th services and the	
14	services being received by other family members.								
15	(d) Food instru	(d) Food instruments and eash value vouchersbenefits shall be issued only to the participant, the participant's parent							
16	the participant's	caretake	r, a proxy, or a c	omplianc	e investigato	or.			
17									
18	History Note:	Author	rity G.S. 130A-36	61; 7 C.F.	.R. 246; 42 U	U.S.C. 1786;			
19		Eff. Jui	ly 1, 1981;						
20		Amend	led Eff. April 1, 2	2001;					
21		Тетро	rary Amendment	t Eff. July	1, 2002;				
22		Amend	led Eff. October	1, 2009; A	August 1, 20	04;			
23		Pursua	ant to G.S. 150B	-21.3A, ri	ule is necess	sary without substantive	public inte	erest Eff. December	
24		23, <u>201</u>	<u>17;</u> <del>2017.</del>						
25		Amend	led Eff. March 1,	<i>2020.</i>					

AGENCY: Commission for Public Health

RULE CITATION: 10A NCAC 43D .0703

**DEADLINE FOR RECEIPT: December 13, 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 your Submission for Permanent Rule Form, please provide the updated rule name without strikethroughs and underlines.

In (a), by "First Date to Spend" and "Last Date to Spend" do you mean "First Date to Use" and "Last Date to Use" as used in 7 CFR 246.12?

In (a), lines 5-6, is "certification period" defined?

1	10A NCAC 43I	0.0703 is amended as published in 34:5 NCR 380-395 as follows:
2		
3	10A NCAC 43	D .0703 USE OF FOOD INSTRUMENTS AND CASH-VALUE VOUCHERSBENEFITS
4	(a) Participants	may transact food instruments and cash value vouchers benefits on any day on or between the "First
5	Date to Spend"	and "Last Date to Spend" printed on the food instrument or cash value voucher for their certification
6	period.	
7	(b) Food insta	uments and cash value vouchersbenefits shall be transacted only at authorized WIC vendors in
8	accordance with	n the terms of the signed WIC Vendor Agreement and WIC program rules, regulations, and statutes.
9	Authorized WIG	C vendors shall not be reimbursed for food instruments and cash value vouchersbenefits that are not
10	properly transac	tted as set forth in Rule .0708 of this Section. Stores that are not authorized WIC vendors shall not be
11	reimbursed for	food instruments and cash value vouchers transacted at their store.
12	(c) Printed foo	od instruments and cash value vouchers shall be deposited at the vendor's bank. Authorized WIC
13	<del>Vendors</del> vendor	s that use EBT-shall have their bank account credited with payments for completed EBT transactions.
14	Food instrumen	ts and eash value vouchersbenefits shall not be assigned, transferred, sold, or otherwise negotiated.
15		
16	History Note:	Authority G.S. 130A-361; 7 C.F.R. 246; 42 U.S.C. 1786;
17		Eff. July 1, 1981;
18		Amended Eff. April 1, 2001; November 1, 1990; July 1, 1989;
19		Temporary Amendment Eff. July 1, 2002;
20		Amended Eff. October 1, 2017; October 1, 2009; August 1, 2004;
21		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. December
22		23, <u>2017;</u> <del>2017.</del>
23		Amended Eff. March 1, 2020.

1	10A NCAC 431	D .0704 is repealed as published in 34:5 NCR 380-395 as follows:
2		
3	10A NCAC 43	D .0704 VALIDITY OF WIC FOOD INSTRUMENTS AND CASH-VALUE VOUCHERS
4		
5	History Note:	Authority G.S. 130A-361; 7 C.F.R. 246; 42 U.S.C. 1786;
6		Eff. July 1, 1981;
7		Amended Eff. July 1, 1989; July 1, 1985;
8		Temporary Amendment Eff. May 17, 2000;
9		Amended Eff. April 1, 2001;
10		Temporary Amendment Eff. July 1, 2002;
11		Amended Eff. October 1, 2009; August 1, 2004;
12		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. December
13		23, <u>2017;</u> <del>2017.</del>
14		<u>Repealed Eff. March 1, 2020.</u>

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AGENCY: Commission for Public Health

RULE CITATION: 10A NCAC 43D .0705

**DEADLINE FOR RECEIPT: December 13, 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 your Submission for Permanent Rule Form, please provide the updated rule name without strikethroughs and underlines.

In (2), line 11, under what circumstances are "sufficient" funds available?

In (2), line 12, what procedures are you referring to? Do you mean "the Rules of this Subchapter" instead of "procedures?"

1	10A NCAC 43D	.0705 i	s amended as pul	blished	in 34:5	NCR 380-3	95 as follows:		
2									
3	10A NCAC 43D	.0705	PAYMENT	OF	WIC	FOOD	INSTRUMENTS	AND	CASH-VALUE
4			VOUCHERS	BENE	<b>FITS</b>				
5	The State of Nor	th Carol	lina shall:						
6	(1)	accept	EBT transaction	s for N	orth Car	olina WIC 1	food <del>instruments and c</del>	<del>:ash-valuc</del>	· vouchersbenefits
7		throug	h the Federal Re	serve a	nd comn	nercial banl	king systems;		
8	(2)	ensure	that WIC food is	nstrum	ents and	<del>cash value</del>	vouchers are valid in	a <del>ccordanc</del>	e with Rule .0704
9		of this	Subchapter;						
10	<del>(3)</del> (2)	provid	e payment for all	valid V	VIC food	instrumen	ts and cash-value vouc	<del>hers.</del> bene	efits. To the extent
11		that su	ıfficient funds a	re ava	ilable in	the WIC	disbursing account, 1	payment s	shall be provided
12		accord	ing to established	d Depar	rtment of	Health and	l Human Services prod	edures fo	r payment of WIC
13		food in	nstruments and co	ash val	ue voucl	<del>ers.</del> benefit	<u>s.</u>		
14	(4)	ensure	that every inval	lid WIG	C food in	nstrument (	or cash value vouche	· is stamp	ed to indicate the
15		reason	for invalidity;						
16	(5)	ensure	that invalid WIG	C food	instrume	ents and cas	sh value vouchers are	returned	to the banks from
17		which	they were receiv	ed, acc	ording to	establishe	d banking procedures	<del>.</del>	
18									
19	History Note:	Author	rity G.S. 130A-36	51; 42 (	U.S.C. 17	786; 7 C.F.	R. 246;		
20		Eff. Ju	ly 1, 1981;						
21		Amena	led Eff. October	1, 2009	; April 1	, 2001;			
22		Pursuc	ant to G.S. 150B	-21.3A,	rule is	necessary v	vithout substantive pu	blic inter	est Eff. December
23		23, <u>20</u>	<u>17;</u> <del>2017.</del>						
24		Amena	led Eff. March 1,	2020.					

AGENCY: Commission for Public Health

RULE CITATION: 10A NCAC 43D .0706

**DEADLINE FOR RECEIPT: December 13, 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 (1), under what circumstances are supplemental food sales not yet available?

In (1), line 6, can military commissaries participate in the WIC program? I do not see military commissaries mentioned anywhere else.

At line 14, define "new vendor." Specifically, are vendors that were previously disqualified and are not authorized again considered to be "new vendors?"

In (2), lines 19-33, what are the "peer groups" in North Carolina? 7 CFR 246.12(g)(4) requires the State to establish the peer group system.

In (5), what are the peer groups and how does the State determine whether the peer group designation is appropriate?

In (6), how does the State agency determine whether an applicant is "<u>expected</u> to be predominately a WIC vendor?" What factors are considered?

In (7), line 20, please change "must" to "shall."

1	10A NCAC 43D	.0706 is amended as published in 34:5 NCR 380-395 as follows:
2		
3	10A NCAC 43D	.0706 VENDOR PEER GROUPS
4	Vendor applicant	s and authorized vendors shall be placed into peer groups in accordance with as follows:
5	(1)	When annual WIC supplemental food sales are not yet available, vendor applicants and authorized
6		vendors, excluding chain stores, stores under a WIC corporate agreement, military commissaries,
7		and free-standing pharmacies, shall be placed into peer groups based on the number of cash registers
8		in the store and the geographic location of the store until annual WIC supplemental food sales
9		become available. The following are the peer groups based on the number of cash registers in the
10		store:
11		Peer Group I zero to two cash registers;
12		Peer Group II three to five cash registers; and
13		Peer Group III six or more cash registers.
14		WIC sales figures of new vendors shall be reviewed six months from authorization. A vendor whose
15		first six months of WIC sales exceed twenty five thousand dollars (\$25,000) shall be placed in a
16		peer group in accordance with the dollar thresholds of Item (2) of this Rule. based on redemption.
17	(2)	Authorized vendors for which annual WIC supplemental food sales are available, excluding
18		including chain stores, stores under a WIC corporate agreement, military commissaries, and free-
19		standing pharmacies, shall be placed into peer groups groups, as follows, except as provided in Item
20		(9) of this Rule:
21		Peer Group I two thousand dollars (\$2,000) to twenty five thousand dollars (\$25,000) annually
22		in WIC supplemental food sales at the store;
23		Peer Group II greater than twenty five thousand dollars (\$25,000) but not exceeding
24		seventy five thousand dollars (\$75,000) annually in WIC supplemental food sales at the
25		store;
26		Peer Group III greater than seventy five thousand dollars (\$75,000) but not exceeding
27		three hundred thousand dollars (\$300,000) annually in WIC supplemental food sales at the
28		store; and
29		Peer Group IV greater than three hundred thousand dollars (\$300,000) annually in WIC
30		supplemental food sales at the store.
31		as set forth in 7 CFR 246.12(g)(4) and 7 CFR 246.12(h)(3), which is adopted and incorporated by
32		reference with subsequent changes or amendments and available free of charge at

pharmacy chain stores and free standing pharmacies participating under a WIC corporate agreement, shall be placed into peer groups as follows:

Chain stores, stores under a WIC corporate agreement (20 or more authorized vendors under one agreement), military commissaries, and free standing pharmacies, including free standing

https://www.ecfr.gov/.

(3)

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1		Peer Group IV chain stores, stores under a WIC corporate agreement (20 or more
2		authorized vendors under one agreement), and military commissaries; and
3		Peer Group V free standing pharmacies, including free standing pharmacy chain stores
4		and free standing pharmacies participating under a WIC corporate agreement.
5	<del>(4)</del> (3)	"Annual WIC supplemental food sales" is the dollar amount an authorized vendor redeems in WIC
6		food instruments and cash value vouchers food benefits within a 12-month period.
7	<del>(5)(4)</del>	In determining a vendor's peer group designation based on annual WIC supplemental food sales
8		sales, under Item (2) of this Rule, the state agency shall look at the most recent 12-month period of
9		redemption data.
10	<del>(6)</del> (5)	The state agency may reassess an authorized vendor's peer group designation at any time during the
11		vendor's agreement period and place the vendor in a different peer group if upon reassessment the
12		state agency determines that the vendor is no longer in the appropriate peer group.
13	<del>(7)</del> (6)	If the state agency determines that a vendor applicant is expected to be a predominantly WIC vendor
14		as defined in Rule .0202 of this Subchapter, the vendor application shall be denied. The store must
15		wait 90 days to reapply for vendor authorization. The state agency shall apply the methodology set
16		forth in 7 CFR 246.12(g)(4)(i)(E) for determining whether a vendor applicant is expected to be a
17		predominantly WIC vendor.
18	<del>(8)</del> (7)	If at any time during a vendor's authorization the state agency determines that the vendor has become
19		a predominantly WIC vendor as defined in Rule .0202 of this Subchapter, the vendor's WIC Vendor
20		Agreement shall be terminated. The store must wait 90 days to reapply for vendor authorization.
21		The state agency shall apply the methodology set forth in 7 CFR 246.12(g)(4)(i)(F) for determining
22		whether an authorized vendor has become a predominantly WIC vendor.
23	<del>(9)</del> (8)	A vendor applicant previously authorized in a peer group under Item (2) of this Rule based on annual
24		WIC supplemental food sales that is being reauthorized following the nonrenewal or termination of
25		its agreement or disqualification or withdrawal from the WIC Program shall be placed into the same
26		peer group the vendor applicant was previously in in, under Item (2) of this Rule, provided that no
27		more than one year has passed since the nonrenewal, termination, disqualification or withdrawal. If
28		more than one year has passed, the vendor applicant shall be placed into a peer group in accordance
29		with Item (1) of this Rule using criteria for new vendor applicants as set forth in Item (1) of this
30		Rule.
31		
32	History Note:	Authority G.S. 130A-361; 7 C.F.R. 246; 42 U.S.C. 1786;
33		Eff. July 1, 1981;
34		Amended Eff. August 1, 1995; October 1, 1993; May 1, 1991; December 1, 1990;
35		Temporary Amendment Eff. June 23, 2000; May 17, 2000;
36		Amended Eff. April 1, 2001;
37		Temporary Amendment Eff. September 1, 2002; July 1, 2002;

1	Amended Eff. November 1, 2005; August 1, 2004;
2	Temporary Amendment Eff. July 1, 2006;
3	Amended Eff. February 1, 2013; October 1, 2009; February 1, 2008; April 1, 2007;
4	Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. December
5	23, <u>2017;</u> <del>2017.</del>
6	Amended Eff. March 1, 2020.

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AGENCY: Commission for Public Health

RULE CITATION: 10A NCAC 43D .0707

**DEADLINE FOR RECEIPT: December 13, 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 (1), are the contents or substantive requirements of the WIC Vendor Application in rule in accordance with 150B-2(8a)?

In (2), is the corporate agreement a form? If so, are its contents or substantive requirements in rule?

In (4)(a), line 6, do you need to say "at least?" Rules always set minimum requirements.

In (4)(b), line 12, who sends the written notice? Is it the State or local agency?

At lines 13-14, is the timeline to resubmit prices within 30 days of the date the written notice was sent? When does the clock start on the 30 days?

In (4)(b), line 20, what is a notice of denial? Does it disqualify a vendor?

In (16)(a), line 1, consider deleting "the" before "SNAP."

In (16)(a) and (b), what is the meaning of "is continuing" at the end of each Subparagraph?

In (16), line 12, please delete or define "prematurely."

In (19), what are the criteria established by the State WIC Programs EBT processor? Are these criteria in rule?

At line 28, please change "must" to "shall."

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

10A NCAC 43D .0707 is amended as published in 34:5 NCR 380-395 as follows:

#### 10A NCAC 43D .0707 VENDOR APPLICANTS

To become authorized as a WIC vendor, a vendor applicant shall comply with the following vendor selection criteria:

- (1) A vendor applicant shall complete a WIC Vendor Application, a WIC Price List, as set forth in Item (4) of this Rule, and a WIC Vendor Agreement, as set forth in 7 C.F.R. 246.12(h)(3). A vendor applicant shall submit its current highest shelf price for each WIC supplemental food listed on the WIC Price List, as set forth in Item (4) of this Rule.
- (2) A vendor applicant, at the time of application and throughout the term of authorization, shall submit all completed forms to the local WIC agency, except that a corporate entity operating under a WIC corporate agreement shall submit one completed WIC corporate agreement and the WIC Price Lists to the State agency and a separate WIC Vendor Application for each store to the local WIC agency. A corporate entity operating under a WIC corporate agreement may submit a single WIC Price List for those stores that have the same prices for WIC supplemental foods in each store, rather than submitting a separate WIC Price List for each store.
- (3) A vendor applicant shall purchase all infant formula, exempt infant formula, and WIC-eligible nutritionals directly from:
  - (a) The sources specified in 42 U.S.C 1786(h)(8)(A)(ix), which is incorporated by reference with all subsequent amendments and editions;
  - (b) Retail food stores that purchase directly from the sources referenced in Sub-item (3)(a) of this Item; or
  - (c) A source on another state's list of approved infant formula sources as verified by that state's agency.

A vendor applicant shall make available to the State or local WIC agency invoices or receipts documenting purchases of all infant formula, exempt infant formula, and WIC-eligible nutritionals. Receipts and invoices shall satisfy the requirements of Sub-items (32)(a)(24)(a) through (32)(e) (24)(c) of Rule .0708 of this Section. A vendor applicant shall not be authorized if within the last year the vendor applicant had a previous WIC Vendor Agreement terminated for failure to purchase infant formula, exempt infant formula, or WIC-eligible nutritionals from the sources specified in this Item. A vendor applicant shall not be authorized if within the last year the vendor applicant had a previous WIC Vendor Agreement terminated for providing infant formula, exempt infant formula, or WIC-eligible nutritionals to WIC customers that was not purchased from the sources specified in this Item.

(4) A vendor applicant's current highest shelf price for each WIC supplemental food listed on the WIC Price List shall not exceed the maximum price set by the State agency for each supplemental food within that vendor applicant's peer group, except as provided in Sub-item (4)(b) of this Item. The maximum price for each supplemental food shall be established as follows:

- 1 The most recent WIC Price Lists prices submitted through the EBT system by authorized (a) 2 vendors within the same peer group shall be used to determine the maximum price for each 3 supplemental food. The maximum price shall be the 97th percentile of two standard 4 deviations above the average current highest shelf prices for price of each supplemental 5 food within a vendor peer group. The State agency shall reassess the maximum price set for each supplemental food at least four times a year. For two of its price assessments, the 6 State agency shall use the WIC Price Lists which shall be submitted by all vendors by April 7 8 1 and October 1 each year in accordance with Item (34) of Rule .0708 of this Section. The 9 other two price assessments shall be based on WIC Price Lists requested from a sample of 10 vendors within each peer group in January and July of each year. 11 (b) If any of the vendor applicant's price(s) on its WIC Price List exceed the maximum price(s) 12 set by the State agency for that applicant's peer group, the agency shall send the applicant 13 written notice. Within 30 days of the date of the written notice, the vendor applicant may 14 resubmit price(s) that it will charge the State WIC Program for those foods that exceeded 15 the maximum price(s). If none of the vendor applicant's resubmitted prices exceed the 16 maximum prices set by the State agency, the vendor applicant shall be deemed to have met 17 the requirements of Item (4) of this Rule. If any of the vendor applicant's resubmitted prices 18 still exceed the maximum prices set by the State agency, or the vendor applicant does not 19 resubmit prices within 30 days of the date of written notice, the agency shall send the 20 applicant a written notice of denial. The vendor applicant shall wait 90 days from the date 21 of receipt of the written denial to reapply for authorization. 22 (5) A vendor applicant shall pass an announced monitoring review by the local WIC agency to 23 determine whether the store has minimum inventory of supplemental foods as specified in Item 24 (25)(17) of Rule .0708 of this Section. A vendor applicant that fails this review shall be allowed a 25 second opportunity for an unannounced monitoring review within 14 days. If the applicant fails both reviews, the application shall be denied in writing and the applicant shall wait 90 days from the date 26 27
  - of the second monitoring review before submitting a new application.
  - (6) A vendor applicant shall either attend, or cause a manager or another authorized store representative to attend, WIC Vendor Training provided by the local WIC agency prior to vendor authorization and ensure that the vendor applicant's employees receive instruction in WIC program procedures and requirements.

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- (7) An applicant shall mark the current shelf prices of all WIC supplemental foods on the foods or have the prices posted on the shelf or display case at all times.
- (8) The store shall be at a single, fixed location within North Carolina. The store shall be located at the address indicated on the WIC vendor application and shall be the site where WIC supplemental foods are selected by the WIC customer.

1 (9) A vendor applicant shall use point of sale (POS) terminals to support the WIC Program that are 2 deployed in accordance with the minimum lane coverage provisions of 7 C.F.R. 246.12(z)(2)(ii). 3 (10)The store shall be open throughout the year for business with the public at least six days a week for 4 at least 40 hours per week between 8:00 a.m. and 11:00 p.m. 5 (11)The store shall not use the acronym "WIC" or the WIC logo, including facsimiles, in total or in part, in the official name under which the business is registered or in the name under which it does 6 7 business. 8 (12)A vendor applicant shall not submit false, erroneous, or misleading information in an application to 9 become an authorized WIC vendor or in subsequent documents submitted to the state or local WIC 10 agency. A vendor applicant shall not be authorized if within the last year the vendor applicant had 11 a previous WIC Vendor Agreement terminated for submitting false, erroneous, or misleading 12 information. 13 (13)The owner(s), officer(s), or manager(s) of a vendor applicant shall not be employed, or have a 14 spouse, child, or parent who is employed by the State WIC program, or the local WIC program 15 serving the county where the vendor applicant conducts business. A vendor applicant shall not have an employee who handles, transacts, deposits, or stores WIC food instruments or eash value 16 17 vouchers handles or transacts WIC food benefits who is employed, or has a spouse, child, or parent 18 who is employed by the State WIC program or the local WIC program serving the county where the 19 vendor applicant conducts business. Such situations present a conflict of interest. 20 (14)WIC vendor authorization shall be denied if in the last six years any of the vendor applicant's current 21 owners, officers, or managers have been convicted of or had a civil judgment entered against them 22 for any activity indicating a lack of business integrity, including fraud, antitrust violations, 23 embezzlement, theft, forgery, bribery, falsification or destruction of records, making false 24 statements, receiving stolen property, making false claims, and obstruction of justice, as set out in 7 25 C.F.R 246.12(g)(3)(ii). For purposes of this Item, "convicted" or "conviction" includes: 26 (a) a plea of guilty; 27 (b) a verdict or finding of guilt by a jury, judge, magistrate, or adjudicating body, tribunal, or 28 official, either civilian or military; 29 (c) a plea of no contest, nolo contendere, or the equivalent; or 30 (d) entry of a prayer for judgment continued following a conviction as defined in this Item is 31 the same as a conviction for purposes of this Item. 32 (15)A vendor applicant shall not be authorized if it is currently disqualified from the Supplemental 33 Nutrition Assistance Program ("SNAP") or it has been assessed a SNAP civil money penalty for 34 hardship and the disqualification period that otherwise would have been imposed has not expired. 35 (16)A vendor applicant, excluding chain stores and stores under a WIC corporate agreement that have a

any of the following:

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separate manager on site for each store, shall not have an owner who holds a financial interest in

1		(a) a SNAP vendor that is disqualified from participation in the SNAP or has been assessed a	
2		civil money penalty for hardship in lieu of disqualification and the time period during	
3		which the disqualification would have run, had a penalty not been paid, is continuing; or	
4		(b) another WIC vendor that is disqualified from participation in the WIC Program or has been	
5		assessed a monetary or civil money penalty pursuant to G.S. 130A-22(c1), Paragraph (e)	
6		or Paragraph (f) of Rule .0710 of this Section as the result of violation of Paragraphs (a) or	
7		(b) of Rule .0710 of this Section and if assessed a penalty, the time during which the	
8		disqualification would have run, had a penalty not been assessed, is continuing.	
9		The requirements of this Item shall not be met by the transfer or conveyance of financial interest	
10		during the period of disqualification. Additionally, the requirements of this Item shall not be met	
11		even if such transfer or conveyance of financial interest in a SNAP vendor under Sub-item (16)(a)	
12		of this Item prematurely ends the disqualification period applicable to that SNAP vendor. The	
13		requirements of this Item shall apply until the time the SNAP vendor disqualification otherwise	
14		would have expired.	
15	(17)	A vendor applicant, excluding free-standing pharmacies, shall have SNAP authorization for the	
16		store as a prerequisite for WIC vendor authorization and shall provide its SNAP authorization	
17		number to the State agency.	
18	(18)	A vendor applicant shall not become authorized as a WIC vendor if the store has been disqualified	
19		from participation in the WIC Program and the disqualification period has not expired. A vendor	
20		applicant shall not be authorized as a WIC vendor if any of the vendor applicant's owner(s),	
21		officer(s) or manager(s) currently has or previously had a financial interest in a WIC vendor that	
22		was assessed a claim by the WIC Program and the claim has not been paid in full.	
23	(19)	A vendor applicant shall enter into contract with the State WIC Program's EBT processor or a third	
24		party processor certified according to criteria established by the State WIC Program's EBT processor	
25		prior to WIC authorization and comply with all requirements detailed in the EBT or third party	
26		processor's Vendor Agreement.	
27	For a food retailer or free-standing pharmacy to participate in the WIC Program, a current WIC Vendor Agreement		
28	must be signed l	by the vendor, the local WIC agency, and the State agency. If an application for status as an authorized	
29	WIC vendor is denied, the applicant is entitled to an administrative appeal as described in Section .0800 of this		
30	Subchapter.		
31			
32	History Note:	Authority G.S. 130A-361; 7 C.F.R. 246; 7 C.F.R. 246.12(g)(3); 7 C.F.R. 246.12(g)(3)(ii); 7 C.F.R.	
33		246.12(h)(3)(xix); 7 C.F.R. 246.12(t); 42 U.S.C. 1786;	
34		Eff. February 1, 2013;	
35		Amended Eff. October 1, 2017;	
36		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. December	
37		23, <u>2017;</u> <del>2017.</del>	

Amended Eff. March 1, 2020.

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AGENCY: Commission for Public Health

RULE CITATION: 10A NCAC 43D .0708

**DEADLINE FOR RECEIPT: December 13, 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 (1), line 6, please capitalize "Rules."

Are lines 20-22 necessary? See 7 CFR 246.12(h)(3)(xi).

In (11), line 13, please change "must" to "shall."

In the chart on page 4, should the infant formula row say "soy-based or lactose free" based upon the text on page 4, lines 2-3.

Page 4, line 4, does this sentence mean free-standing pharmacies shall only supply exempt formula or does it mean a free-standing pharmacy shall only be required to supply the exempt formula upon request? Please clarify.

In (20)(g), please add a comma after "manager."

In (20)(g), what requirements have to be met for staff to be "fully trained?"

In (20)(j), please add a comma after "sizes."

In (24), line 11, please change "must" to "shall."

In (25), line 27, please add a comma after "tax documents."

Please review the CFR citation in (31), line 21. Did you intend to refer to 7 CFR 246.12(h)(3)(iii)?

In (32), what is the vendor peer group criteria? The referenced CFRs indicate the State sets the criteria.

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

10A NCAC 43D .0708 is amended as published in 34:5 NCR 380-395 as follows:

#### 10A NCAC 43D .0708 AUTHORIZED VENDORS

By signing the WIC Vendor Agreement, the vendor agrees to:

- (1) Process WIC Program food instruments and cash value vouchers benefits in accordance with the terms of the WIC Vendor Agreement and 42 U.S.C. 1786, 7 C.F.R. 246.1-246.28, and the rules of this Subchapter;
- (2) Accept WIC Program food instruments and eash value vouchers benefits in exchange for WIC supplemental foods. Supplemental foods are those foods that satisfy the requirements of 10A NCAC 43D .0501;
- Provide only the authorized supplemental foods listed on the printed food instrument, or authorized fruits and vegetables with a printed cash value voucher. Determine the charges to the WIC Program and complete the "Pay Exactly" box on the printed food instrument, or printed cash value voucher, as set forth in Item (4) of this Rule, prior to obtaining the signature of the WIC customer. When transacting EBT, the vendor shall provide Provide to the WIC customer only the approved supplemental foods, fruits, and vegetables contained in the authorized product list (APL) after it has been determined that the WIC customer has an available balance on the date of the transaction. The WIC customer is not required to get all of the supplemental foods listed on the printed food instrument or the full dollar value of the printed cash value voucher. his or her food benefit balance. However, a WIC customer may obtain more fruits and vegetables than the full dollar value of a cash value voucher-his or her cash-value benefit if the WIC customer pays the difference, as set forth in 7 C.F.R. 246.12(h)(3)(xi);
- (4) Enter in the "Pay Exactly" box on the printed food instrument or printed cash value voucher only the total amount of the current shelf prices, or less than the current shelf prices, for the supplemental food provided and shall not charge or collect sales taxes for the supplemental food provided. Vendors that utilize EBT shall only transmit Transmit only the current shelf price of all WIC-approved supplemental foods purchased in the correct sizes, quantities, and the total dollar amount of all WIC-approved supplemental foods purchased in the EBT system; system and shall not charge or collect sales taxes for the supplemental food provided;
- (5) Charge no more for supplemental food provided to a WIC customer than to a non-WIC customer or no more than the current shelf price, whichever is less;
- (6) Accept payment from the State WIC Program only up to the maximum price set by the State agency for each supplemental food within that vendor's peer group. The maximum price for each supplemental food shall be based on the maximum prices set by the State agency for each supplemental food, as described in Sub-item (4)(a) of Rule .0707 of this Section, listed on the food instrument. Section. A request for payment submitted over the maximum price allowed by the State agency will only be paid up to the maximum price for that supplemental food;

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1	(7)	Accept payment from the State WIC Program only up to the full dollar value of the cash-value
2		voucher; benefit;
3	(8)	Not charge the State WIC Program more than the maximum price set by the State agency under
4		Item (4)(a) of Rule .0707 of this Section for each supplemental food within the vendor's peer group;
5	(9)	Provide to WIC customers infant formula, exempt infant formula, and WIC eligible nutritionals
6		purchased only from the sources specified in Item (3) of Rule .0707 of this Section. Providing infant
7		formula, exempt infant formula, or WIC eligible nutritionals that has not been purchased from the
8		sources specified in Item (3) of Rule .0707 of this Section shall result in termination of the WIC
9		Vendor Agreement;
10	(10)	For free-standing pharmacies, provide only exempt infant formula and WIC-eligible nutritionals;
11	(11)	Excluding free-standing pharmacies, redeem at least two thousand dollars (\$2,000) annually in WIC
12		supplemental food sales. Failure to redeem at least two thousand dollars (\$2,000) annually in WIC
13		supplemental food sales shall result in termination of the WIC Vendor Agreement. The store must
14		wait 180 days to reapply for authorization;
15	(12)	Accept WIC Program food instruments and cash value vouchers only on or between the "First Date
16		to Spend" and the "Last Date to Spend" dates;
17	(13)	Prior to obtaining the WIC customer's signature on the printed food instrument and cash value
18		voucher, enter in the "Date Transacted" box the month, day, and year the WIC food instrument or
19		eash value voucher is exchanged for supplemental food;
20	<del>(14)</del> (12	Ensure that the WIC customer signs the food instrument or cash value voucher in the presence of
21		the cashier. Vendors that utilize EBT shall ensure Ensure that a personal identification number (PIN)
22		is used by the WIC customer to complete the EBT transaction in lieu of a signature;
23	<del>(15)</del> (13	Ensure that the WIC customer enters the PIN to initiate the EBT transaction. The vendor shall not
24		enter the PIN for the WIC customer;
25	<del>(16)</del>	Refuse to transact any food instrument or cash value voucher that has been altered;
26	<del>(17)</del> (14	1) Not transact food instruments or cash value vouchers benefits in whole or in part for cash, credit,
27		unauthorized foods, or non-food items;
28	<del>(18)</del> (15	) Not provide refunds or permit exchanges for authorized supplemental foods obtained with food
29		instruments or cash value vouchers, benefits, except for exchanges of an identical authorized
30		supplemental food when the original authorized supplemental food is defective, spoiled, or has
31		exceeded its "sell by," "best if used by," or other date limiting the sale or use of the food. An
32		"identical authorized supplemental food" means the exact brand, type and size as the original
33		authorized supplemental food obtained and returned by the WIC customer;
34	(19)	Imprint the authorized WIC vendor stamp in the "Pay the Authorized WIC Vendor Stamped Here"
35		box on the face of the printed food instrument or cash value voucher to enable the vendor number
36		to be read during the WIC Program's editing process;

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- (20) Imprint the vendor's bank deposit stamp or the vendor's name, address, and bank account number in the "Authorized WIC Vendor Stamp" box in the endorsement on the printed food instrument or eash value voucher;
- (21) Deposit WIC program printed food instruments and cash value vouchers in the vendor's bank. All North Carolina WIC program printed food instruments and cash value vouchers must be deposited in the vendor's bank within 60 days of the "First Date to Spend" on the printed food instrument or cash value voucher:
- (22) Ensure that the authorized WIC vendor stamp is used only for the purpose and in the manner authorized by the Agreement and be responsible for the unauthorized use of the authorized WIC vendor stamp:
- (23) Maintain storage of the authorized WIC vendor stamp so only the staff designated by the vendor owner or manager have access to the stamp and report loss of this stamp within two business days to the local WIC agency;
- (24)(16) Notify the local WIC agency of misuse (attempted or actual) of WIC Program food instruments or eash value vouchers; benefits;
- (25)(17) Maintain a minimum inventory of supplemental foods in the store for purchase. Supplemental foods that are outside of the manufacturer's expiration date do not count towards meeting the minimum inventory requirement. Free-standing pharmacies are not required to maintain a minimum inventory of supplemental foods. The following items and sizes constitute the minimum inventory of supplemental foods for vendors in Peer Groups I through III of Item (1), vendors in Vendor Peer Groups I through IV of Item (2), and vendors in Vendor Peer Group IV of Item (3) of Rule .0706 of this Section: vendors:

Food Item	Type of Inventory	Quantities Required
	Whole fluid: gallon	2 gallons
Milk	-and-	
	Skim/lowfat fluid: gallon	6 gallons
Cheese	1 pound package	2 packages
Cereals	2 types: whole grain	6 packages total
	(minimum package size 12 ounce)	
Г	Grade A, large, white:	2.1
Eggs	1 dozen size carton	2 dozen
	Single strength:	
Juices	48 ounce container	4 containers
	64 ounce container	4 containers
Dried Peas and Beans	1 pound package	2 packages

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Peanut Butter	16 to 18 ounce container	2 containers
Tuna	5 to 6 ounce can	6 cans
Bread/Tortillas	16 ounce loaf of bread or package of tortillas	2 loaves or 2 packages OR 1 loaf and 1 package
Rice	14 to 16 ounce package	2 packages
Infant Cereal	8 ounce box	6 boxes
Infant Fruits and Vegetables	3.5 to 4 ounce container 1 type of fruit and 1 type of vegetable	64 ounces
Infant Formula	milk-based powder; 11.0 to 14.0 ounce -and- soy-based powder; 11.0 to 14.0 ounce Brands must be the primary contract infant formulas	8 cans 4 cans
Fruits	14 to 16 ounce can: 2 varieties	10 cans total
Vegetables (Excludes foods in Dried Peas and Beans category)	14 to 16 ounce can: 2 varieties	10 cans total

All vendors vendors, except free-standing pharmacies, in Vendor Peer Groups I through III of Item (1), Peer Groups I through IV of Item (2), and Vendor Peer Groups IV and V of Item (3) of Rule .0706 of this Section shall supply milk, soy-based or lactose-free infant formula in 32 ounce ready-to-feed or lactose-free powder within 48 hours of request by the State or local WIC agency; agency. Free-standing pharmacies shall only supply exempt infant formula or WIC-eligible nutritionals within 48 hours of request;

(26)(18) Ensure that all supplemental foods in the store for purchase are within the manufacturer's expiration date;

(27)(19) Permit the purchase of supplemental food without requiring other purchases;

(28)(20) Comply with the following EBT provisions:

(a) Sign the WIC Vendor Agreement of the EBT Processor selected by the State WIC Program or a third-party processor that has been certified according to criteria established by the EBT Processor selected by the State WIC Program. Failure by a vendor to sign and retain a WIC Vendor Agreement with the State WIC Program's EBT Processor or a third-party processor that has been certified by the State WIC Program's EBT Processor shall result in termination of the WIC Vendor Agreement. Vendors shall notify the WIC Program within 24 hours of any periods of time during which they do not maintain an Agreement with the

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1		State WIC Program's EBT Processor or a third-party processor that has been certified by
2		the State WIC Program's EBT Processor;
3	(b)	Process EBT transactions in accordance with the terms of the North Carolina WIC Vendor
4		Agreement, WIC Program State Rules, federal regulations, and statutes;
5	(c)	Maintain Point of Sale (POS) terminals used to support the WIC Program in accordance
6		with the minimum lane provisions of 7 C.F.R. 246.12(z)(2);
7	(d)	Maintain a North Carolina EBT Processor certified in-store EBT system that is available
8		for WIC redemption processing during all hours the store is open;
9	(e)	Request the North Carolina EBT Processor re-certify its in-store system if the vendor alters
10		or revises the system in any manner that impacts the EBT redemption or claims processing
11		system after initial certification is completed;
12	(f)	For vendors with integrated systems, obtain EBT card readers to support EBT transactions
13		within their store(s). The vendor shall ensure that the EBT card readers they obtain meets
14		all EBT and North Carolina EBT Processor requirements;
15	(g)	Require an owner, manager or other authorized store representative to complete training
16		on WIC EBT procedures. The vendor shall ensure that all cashiers and staff are fully trained
17		on WIC EBT requirements, including training in the acceptance and processing of WIC
18		EBT transactions;
19	(h)	Require the WIC customer to approve the WIC transaction. Vendors shall ensure that the
20		vendor's staff does not approve the WIC transactions for WIC customers under any
21		circumstances;
22	(i)	Release supplemental food to WIC customers when the transaction has been completed to
23		include receipt of transaction approval by the EBT processing system, printing of the
24		receipt, and updated balance of the WIC customer's account;
25	(j)	Scan or manually enter Universal Product Codes (UPC) only from approved supplemental
26		foods being purchased by the WIC customer in the types, sizes and quantities available on
27		the WIC customer's EBT account. The vendor shall not scan codes from UPC codebooks
28		or reference sheets;
29	(k)	Return any EBT card found on the vendor's property and unclaimed for 24 hours to the
30		WIC Program. The vendor shall not hold or use a WIC customer's EBT card and PIN for
31		any purpose whatsoever;
32	(1)	Connect the vendor's in-store system for each outlet covered by the WIC Vendor agreement
33		to the State's WIC EBT system at least once each 24-hour period to download
34		reconciliation files and the WIC Authorized Product UPC/Product Look-Up (PLU) list.
35	<del>(29)</del> (21) Attend	d, or cause a manager or other authorized store representative to attend, annual vendor training
36	upon 1	notification by the local WIC agency. Failure to attend annual vendor training by September
37	30 of	each year shall result in termination of the WIC Vendor Agreement;

1 (30)(22) Inform and train vendor's cashiers and other staff on WIC Program requirements; 2 (31)(23) Be accountable for the actions of its owners, officers, managers, agents, and employees who commit 3 vendor violations; 4 (32)(24) Allow monitoring and inspection by State and local WIC Program staff of the store premises and 5 procedures to ensure compliance with the agreement and State, and federal WIC Program rules, regulations, and applicable law. This includes providing access to all program-related records, 6 7 including access to all WIC food instruments and cash-value vouchers at the store; vendor records 8 pertinent to the purchase and sale of WIC supplemental foods, including invoices, receipts, copies 9 of purchase orders, and any other proofs of purchase; federal and state corporate and individual 10 income tax and sales and use tax returns and all records pertinent to these returns; and books and 11 records of all financial and business transactions. These records must be retained by the vendor for 12 a period of three years or until any audit pertaining to these records is resolved, whichever is later. 13 Notwithstanding any other provision of this Rule and Rules .0707 and .0710 of this Section, failure 14 or inability to provide these records for an inventory audit or providing false records for an inventory 15 audit shall be deemed a violation of 7 C.F.R. 246.12(1)(1)(iii)(B) and Subparagraph (a)(1) of Rule 16 .0710 of this Section. Invoices, receipts, purchase orders, and any other proofs of purchase for WIC 17 supplemental foods shall include: 18 the name of the seller and be prepared entirely by the seller without alteration by the vendor (a) 19 or on the seller's business letterhead; 20 (b) the date of purchase and the date the authorized vendor received the WIC supplemental 21 food at the store if different from the date of purchase; and 22 a description of each WIC supplemental food item purchased, including brand name, unit (c) 23 size, type or form, and quantity; 24 (33)(25) Maintain a record of all SNAP-eligible food sales and provide to the State agency upon request a 25 statement of the total amount of revenue derived from SNAP-eligible food sales and written 26 documentation to support the amount of sales claimed by the vendor, such as sales records, financial 27 statements, reports, tax documents or other verifiable documentation; 28 (34)(26) Submit a current completed WIC Price List when signing this agreement, and by April 1 and October 1 of each year. The vendor also agrees to submit a WIC Price List within two weeks of any written 29 30 request by the State or local WIC agency; 31 (35)(27) Reimburse the State agency in full or agree to a repayment schedule with the State agency within 32 30 days of written notification of a claim assessed due to a vendor violation that affects payment to 33 the vendor or a claim assessed due to the unauthorized use of the WIC vendor stamp, vendor. Failure 34 to reimburse the State agency in full or agree to a repayment schedule within 30 days of written 35 notification of a claim shall result in termination of the WIC Vendor Agreement. The State agency shall deny payment or assess a claim in the amount of the full purchase price of each food instrument 36

or cash value voucher invalid under Subparagraphs (a)(2), (a)(5), (a)(6) or (a)(7) of Rule .0704 of

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1		this Section. Denial of payment by the State agency or payment Payment of a claim by the vendor
2		for a vendor violation(s) shall not absolve the vendor of the violation(s). The vendor shall also be
3		subject to any vendor sanctions authorized under Rule .0710 of this Section for the vendor
4		violation(s);
5	<del>(36)</del> (28	3) Not seek restitution from the WIC customer for reimbursement paid by the vendor to the State
6		agency or for WIC food instruments or cash value vouchers-benefits not paid or partially paid by
7		the State agency. Additionally, the vendor shall not charge the WIC customer for authorized
8		supplemental foods obtained with food instruments or cash value vouchers; benefits;
9	<del>(37)</del> (29	)) Not contact a WIC customer outside the store regarding the transaction or redemption of WIC food
10		instruments or cash value vouchers; benefits;
11	<del>(38)</del> (30	)) Notify the local WIC agency in writing at least 30 days prior to a change of ownership, change in
12		store location, cessation of operations, or withdrawal from the WIC Program. Change of ownership
13		change in store location of more than three miles from the store's previous location, cessation of
14		operations, withdrawal from the WIC Program, or disqualification from the WIC Program shall
15		result in termination of the WIC Vendor Agreement by the State agency. Change of ownership,
16		change in store location, ceasing operations, withdrawal from the WIC Program, or nonrenewal of
17		the WIC Vendor Agreement shall not stop a disqualification period applicable to the store;
18	(39)	Return the authorized WIC vendor stamp to the local WIC agency upon termination of the WIC
19		Vendor Agreement or disqualification from the WIC Program;
20	<del>(40)</del> (31	) Not discriminate on the basis of WIC participation, such as failing to offer WIC customers the same
21		courtesies, as set forth in 7 C.F.R. 246.12(g)(3)(iii), offered to other customers or requiring separate
22		WIC lines;
23	<del>(41)</del> (32	2) Reapply to continue to be authorized beyond the period of its current WIC Vendor Agreement.
24		Additionally, a store shall reapply to become authorized following the expiration of a
25		disqualification period or termination of the Agreement. In all cases, the vendor applicant is subject
26		to the vendor peer group criteria of Rule .0706 of this Section set forth in 7 CFR 246.12(g)(4), 7
27		CFR 246.12(h)(3), and the vendor selection criteria of Rule .0707 of this Section; and
28	<del>(42)</del> (33	3) Comply with all the requirements for vendor applicants of Items (3), (4), and (7) through (17), and
29	, , , , , , , , , , , , , , , , , , ,	(19) of Rule .0707 of this Section throughout the term of authorization. The State agency may
30		reassess a vendor at any time during the vendor's period of authorization to determine compliance
31		with these requirements. The State agency shall terminate the WIC Vendor Agreement of any
32		vendor that fails to comply with Items (3), (4), (8), (9), (10), (11), (12), (13), (14), (16), (17), or (19)
33		of Rule .0707 of this Section during the vendor's period of authorization, and terminate the
34		agreement of or sanction or both any vendor that fails to comply with Items (7), (15), (17), or (19)
35		of Rule .0707 of this Section during the vendor's period of authorization.
36		-
37	History Note:	Authority G.S. 130A-361; 7 C.F.R. 246; 42 U.S.C. 1786;

1	Eff. March 1, 2013;
2	Amended Eff. October 1, 2017;
3	Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. December
4	23, 2017;
5	Amended Eff. March 1, 2020; July 1, 2018.

## **REQUEST FOR TECHNICAL CHANGE**

AGENCY: Commission for Public Health

RULE CITATION: 10A NCAC 43D .0710

**DEADLINE FOR RECEIPT: December 13, 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)(1), line 12, please say "Rule .0708 of this Section."

In (a)(3), please add a comma after "transacting."

In (b)(13), within what period does this apply? Is it within a 12-month period?

In (c), does providing a gift card in exchange for benefits fall under (c)(1)(A) or (c)(1)(G)?

In (c)(1)(I), please delete or define "properly."

In (c)(1)(I), what does it mean to fail to properly transact WIC food benefits? Under what circumstances does this occur?

In (c)(2)(F), what are considered to be unauthorized uses of the acronym or logo?

In (f)(3)(A) and (B), did you intend to reference 160A-1(2) instead of 160A-2?

In (j), line 33, by "procedures" are you referring to "this Rule" or "the Rules of this Section?"

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

Ashley Snyder
Commission Counsel
Date submitted to agency: December 2, 2019

10A NCAC 43D .0710 is amended as published in 34:5 NCR 380-395 as follows:

## 10A NCAC 43D .0710 VENDOR VIOLATIONS AND SANCTIONS

(a) Title 7 C.F.R. 246.12(l)(1)(i) through (vi) and (xii) are incorporated by reference with all subsequent amendments and editions. In accordance with 7 C.F.R. 246.12(l)(1)(i), the State agency shall not allow imposition of a civil money penalty in lieu of disqualification for a vendor permanently disqualified. A pattern, as referenced in 7 CFR 246.12 (l)(1)(iii)(B) through (F) and 246.12(l)(1)(iv)(A), shall be established as follows:

- claiming reimbursement for the sale of an amount of a specific supplemental food item that exceeds the store's documented inventory of that supplemental food item for six or more days within a 60-day period. The six or more days do not have to be consecutive days within the 60-day period. Failure or inability to provide records or providing false records required under Item (32)(24) of Rule .0708 for an inventory audit shall be deemed a violation of 7 C.F.R. 246.12(l)(1)(iii)(B) and this Subparagraph;
- (2) two occurrences of vendor overcharging within a 12-month period;
- (3) two occurrences of receiving, transacting or redeeming food instruments or cash value vouchers benefits outside of authorized channels, including the use of an unauthorized vendor or an unauthorized person within a 12-month period;
- (4) two occurrences of charging for supplemental food not received by the WIC customer within a 12-month period;
- (5) two occurrences of providing credit or non-food items, other than alcohol, alcoholic beverages, tobacco products, cash, firearms, ammunition, explosives, or controlled substances as defined in 21 U.S.C. 802, in exchange for food instruments or cash value vouchers-benefits within a 12-month period; or
- (6) three occurrences of providing unauthorized food items in exchange for food instruments or cashvalue vouchers, benefits, including charging for supplemental food provided in excess of those listed on the food-instrument benefit balance within a 12-month period.
- (b) Title 7 C.F.R. 246.12(l)(2)(i) is incorporated by reference with all subsequent amendments and editions. Except as provided in 7 C.F.R. 246.12 (l)(1)(xii), a vendor shall be disqualified from the WIC Program for the following state-established violations in accordance with the number of occurrences and sanctions set forth below:
  - (1) One year for two occurrences within a 12-month period of discrimination on the basis of WIC participation as referenced in Item (40)(31) of Rule .0708. Each date this violation is detected is a separate occurrence;
  - One year for three occurrences within a 12-month period of failure to properly transact a-WIC food instrument or cash value voucher by not completing the date and purchase price on the WIC food instrument or cash value voucher before obtaining the WIC customer's signature, by not obtaining the WIC customer's signature in the presence of the cashier, or by accepting a WIC food instrument or cash value voucher prior to the "Issue Date" or after the "Participant Must Use By" dates on the

1 food instrument or cash value voucher, benefits by manually entering the EBT card number or 2 entering the PIN into the POS instead of the WIC participant, scanning the UPC or PLU codes from 3 UPC codebooks or reference sheets when completing a WIC participant's EBT transaction, not 4 entering the correct quantity and item price, or not providing the WIC participant with a receipt that 5 shows the items purchased and the participant's remaining food benefit balance. Except as provided in 7 C.F.R. 246.12(1)(3)(iv), each improperly transacted food instrument or cash value voucher 6 7 improper transaction is a separate occurrence; 8 (3) One year for three occurrences within a 12-month period of requiring a cash purchase to transact-a 9 WIC food instrument or eash value voucher. benefits. Except as provided in 7 C.F.R. 10 246.12(1)(3)(iv), each transacted food instrument or cash value voucher transaction requiring a cash 11 purchase is a separate occurrence; 12 (4) 270 days for three occurrences within a 12-month period of contacting a WIC customer in an attempt 13 to recoup funds for a food instrument or cash value voucher benefits or contacting a WIC customer 14 outside the store regarding the transaction or redemption of a WIC food instrument or eash value 15 voucher. benefits. Each contact with any WIC customer is a separate occurrence, whether each 16 contact is with the same or different WIC customers; 17 (5) 180 days for three occurrences within a 12-month period of failure to provide program-related 18 records referenced in Item (32)(24) of Rule .0708 when requested by WIC staff, except as provided 19 in Item (32)(24) of Rule .0708 and Subparagraph (a)(1) of this Rule for failure or inability to provide 20 records for an inventory audit. Each request for records is a separate occurrence, whether each 21 request is for the same or different records; 22 (6) 180 days for three occurrences within a 12-month period of failure to provide the information 23 referenced in Item (33)(25) of Rule .0708 when requested by WIC staff. Each request for 24 information is a separate occurrence, whether each request is for the same or different information; 25 (7) 180 days for three occurrences within a 12-month period of failure to stock the minimum inventory 26 specified in Item (25)(17) of Rule .0708. Each date this violation is detected is a separate occurrence; 27 (8)90 days for three occurrences within a 12-month period of stocking WIC supplemental foods outside 28 of the manufacturer's expiration date. Each date this violation is detected is a separate occurrence; 29 (9) 90 days for three occurrences within a 12-month period of failure to allow monitoring of a store by 30 WIC staff. Each attempt to monitor the store is a separate occurrence; 31 (10)90 days for five occurrences within a 12-month period of failure to submit a WIC Price List as 32 required by Item (34)(26) of Rule .0708. Each written request by the state or local WIC agency for 33 submission of a WIC Price List is a separate occurrence, whether each request is for the same or 34 different WIC Price Lists; 35 (11)60 days for three occurrences within a 12-month period of failure to mark the current shelf prices of 36 all WIC supplemental foods on the foods or have the prices posted on the shelf or display case. Each

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date this violation is detected is a separate occurrence; and

1	(12)	60 day	rs for five occurrences within a 12-month period of requiring the purchase of a specific brand
2		when	more than one WIC supplemental food brand is available. Except as provided in 7 C.F.R.
3		246.12	2(1)(3)(iv), each transacted food instrument or eash value voucher transaction requiring the
4		purcha	ase of a specific brand when more than one WIC supplemental food brand is available is a
5		separa	te <del>occurrence.</del> occurrence;
6	<u>(13)</u>	180 da	ays for three occurrences of failure to make EBT point of sale equipment accessible to WIC
7		custon	ners to ensure that EBT transactions are completed in accordance with Rule .0708; and
8	<u>(14)</u>	90 day	ys for three occurrences within a 12-month period of failure to comply with minimum lane
9		covera	age criteria required by 7 CFR 246.12(z)(2) and Rule .0708(20)(c) of this Section;
10	If during the cou	irse of a	single investigation the state agency determines that a vendor has committed multiple state-
11	established viol	lations,	the disqualification periods shall be cumulative, provided that the total period of
12	disqualification	shall not	t exceed one year for state-established violations investigated as part of a single investigation,
13	as defined in Par	ragraph	(c) of this Rule.
14	(c) For investiga	ations pu	ursuant to this Section, a single investigation is:
15	(1)	Comp	liance buy(s) conducted by undercover investigators within a 12-month period to detect the
16		follow	ring violations:
17		(A)	buying or selling food instruments or cash value vouchers-benefits for cash (trafficking);
18		(B)	selling firearms, ammunition, explosives, or controlled substances as defined in 21 U.S.C.
19			802, in exchange for food instruments or cash value vouchers; benefits;
20		(C)	selling alcohol or alcoholic beverages or tobacco products in exchange for food instruments
21			or cash value vouchers; benefits;
22		(D)	vendor overcharging;
23		(E)	receiving, transacting, or redeeming food instruments or cash value vouchers benefits
24			outside of authorized channels, including the use of an unauthorized vendor or an
25			unauthorized person;
26		(F)	charging for supplemental food not received by the WIC customer;
27		(G)	providing credit or non-food items, other than alcohol, alcoholic beverages, tobacco
28			products, cash, firearms, ammunition, explosives, or controlled substances as defined in 21
29			U.S.C. 802, in exchange for food instruments or cash value vouchers; benefits;
30		(H)	providing unauthorized food items in exchange for food instruments or cash value
31			vouchers, benefits, including charging for supplemental food provided in excess of those
32			listed on the food instrument; benefit balance;
33		(I)	failure to properly transact-a WIC food instrument or cash value voucher; benefits;
34		(J)	requiring a cash purchase to transact-a WIC food instrument or cash value voucher
35			benefits; or
36		(K)	requiring the purchase of a specific brand when more than one WIC supplemental food
37			brand is available.

1	(2)	Monit	oring reviews of a vendor conducted by WIC staff within a 12-month period which detect the
2		follow	ring violations:
3		(A)	failure to stock the minimum inventory specified in Item (25)(17) of Rule .0708;
4		(B)	stocking WIC supplemental food outside of the manufacturer's expiration date;
5		(C)	failure to allow monitoring of a store by WIC staff;
6		(D)	failure to provide program-related records referenced in Item (32)(24) of Rule .0708 when
7			requested by WIC staff;
8		(E)	failure to mark the current shelf prices of all WIC supplemental foods on the foods or have
9			the prices posted on the shelf or display case; or
10		(F)	unauthorized use of the "WIC" acronym or the logo.logo:
11		(G)	failure to ensure that EBT point of sale equipment is accessible to the WIC customer; or
12		(H)	failure to comply with minimum lane coverage criteria required by 7 CFR 246.12(z)(2)
13			and Rule .0708(20)(c) of this Section.
14	(3)	Any o	ther method used by the state or local agency to detect the following violations by a vendor
15		within	a 12-month period:
16		(A)	failure to attend annual vendor training;
17		(B)	failure to submit a WIC Price List as required by Item (34)(26) of Rule .0708;
18		(C)	discrimination on the basis of WIC participation as referenced in Item (40)(31) of Rule
19			.0708.
20		(D)	contacting a WIC customer in an attempt to recoup funds for food instruments or cash-
21			value vouchers benefits or contacting a WIC customer outside the store regarding the
22			transaction or redemption of WIC food instruments or cash value vouchers benefits;
23		(E)	nonpayment of a claim assessed by the state agency;
24		(F)	providing false, erroneous, or misleading information to the state or local WIC agency;
25		(G)	claiming reimbursement for the sale of an amount of a specific supplemental food item
26			which exceeds the store's documented inventory of that supplemental food item for a
27			specific period of time, or failure or inability to provide records or providing false records
28			required under Item (32)(24) of Rule .0708 for an inventory audit;
29		(H)	failure to purchase infant formula, exempt infant formula or WIC-eligible medical foods
30			from the sources specified in Item (3) of Rule .0707; or
31		(I)	providing WIC customers infant formula, exempt infant formula, or WIC eligible medical
32			food that was not purchased from the sources specified in Item (3) of Rule .0707.
33	(d) The SNA	P disqua	lification provisions in 7 C.F.R. 246.12(1)(1)(vii) are incorporated by reference with all
34	subsequent ame	endments	and editions.
35	(e) The particip	ant acce	ss provisions of 7 C.F.R. 246.12(l)(1)(ix) and 246.12(l)(8) are incorporated by reference with
36	all subsequent amendments and editions. The existence of any of the factors listed in Parts (f)(3)(A), (f)(3)(B) or		

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(f)(3)(C) of this Rule shall show adequate participant access provided there is no geographic barrier, such as an

impassable mountain or river, to using the other authorized WIC vendors referenced in these Parts. The agency shall not consider other indicators of inadequate participant access when any of these factors exist.

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- (f) The following provisions apply to monetary and civil money penalties assessed in lieu of disqualification of a vendor:
  - (1) The civil money penalty formula in 7 C.F.R. 246.12(l)(l)(x) is incorporated by reference with all subsequent amendments and editions, provided that the vendor's average monthly redemptions shall be calculated by using the six-month period ending with the month immediately preceding the month during which the notice of administrative action is dated.
  - (2) The state agency may also impose monetary penalties in accordance with G.S. 130A-22(c1) in lieu of disqualification of a vendor for the state-established violations listed in Paragraph (b) of this Rule when the state agency determines that disqualification of a vendor would result in participant hardship in accordance with Subparagraph (f)(3) of this Paragraph.
  - (3) In determining whether to disqualify a WIC vendor for the state-established violations listed in Paragraph (b) of this Rule, the agency shall not consider other indicators of hardship if any of the following factors, which show lack of hardship, are found to exist:
    - (A) the noncomplying vendor is located outside of the limits of a city, as defined in G.S. 160A-2, and another WIC vendor is located within seven miles of the noncomplying vendor;
    - (B) the noncomplying vendor is located within the limits of a city, as defined in G.S. 160A-2, and another WIC vendor is located within three miles of the noncomplying vendor; or
    - (C) a WIC vendor, other than the noncomplying vendor, is located within one mile of the local agency at which WIC participants pick up their food instruments or cash value vouchers are certified to receive WIC food benefits.
  - (4) The provisions for failure to pay a civil money penalty in 7 C.F.R. 246.12(l)(6) are incorporated by reference with all subsequent amendments and editions. These provisions also apply to a vendor that fails to pay a monetary penalty imposed under G.S. 130A-22(c1).
- (g) The provisions of 7 C.F.R. 246.12(l)(1)(viii) prohibiting voluntary withdrawal from the WIC Program or nonrenewal of the WIC Vendor Agreement as an alternative to disqualification are incorporated by reference with all subsequent amendments and editions.
- 29 (h) The provisions of 42 USC 1786 (f)(26) and 7 CFR 246.12(l)(3) regarding vendor notification of violations are incorporated by reference with all subsequent amendments and editions.
- 31 (i) The state agency may offset payments to an authorized vendor if the vendor fails to reimburse the state agency in accordance with Item (35)(27) of Rule .0708.
- (j) In accordance with 7 C.F.R. 246.12(l)(7) or 246.12(u)(5) or both, North Carolina's procedures for dealing with abuse of the WIC program by authorized WIC vendors do not exclude or replace any criminal or civil sanctions or other remedies that may be applicable under any federal or state law.
- (k) Notwithstanding other provisions of this Rule and Rules .0707 and .0708, for the purpose of providing a one time
   payment to a non authorized store for WIC food instruments or cash value vouchers accepted by the store, an

agreement for a one time payment need only be signed by the store manager and the state agency. The store may			
request such one time payment directly from the state agency. The store manager shall sign an agreement indicating			
that the store has provided foods as prescribed on the food instrument or as allowed with the cash value voucher,			
charged current shelf prices or less than current shelf prices, not charged sales tax, and verified the identity of the WIC			
customer. Any agreement entered into in this manner shall automatically terminate upon payment of the food			
instruments or cash value vouchers. After entering into an agreement for a one time payment, a non-authorized store			
shall not be allowed to enter into any further one time payment agreements for WIC food instruments or cash value			
vouchers accepted thereafter.			
(1)(k) Except as provided in 7 C.F.R. 246.18(a)(2), an authorized WIC vendor shall be given at least 15 days advanced to the control of the c			
written notice of any adverse action which affects the vendor's participation in the WIC Program. The vendor appear			
procedures shall be in accordance with 10A NCAC 43D .0800.			
History Note: Authority G.S. 130A-361; 7 C.F.R. 246; 42 U.S.C. 1786;			
Eff. February 1, 2013;			
Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. December			
23, 2017;			
Amended Eff. <u>March 1, 2020;</u> January 1, 2018.			

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## REQUEST FOR TECHNICAL CHANGE

AGENCY: Commission for Public Health

RULE CITATION: 10A NCAC 43D .0908

**DEADLINE FOR RECEIPT: December 13, 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), who is the agency official? Is this a local or State agency official?

In (a), line 4, please add a comma after "WIC agency."

In (d)(1), please delete or define "simplified."

In (d)(4), please delete or define "short and plain."

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

1 10A NCAC 43D .0908 is amended as published in 34:5 NCR 380-395 as follows:

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## 10A NCAC 43D .0908 NOTICE OF HEARING

- 4 (a) The agency official shall notify the aggrieved party, appellant, or his or her representative, the local WIC agency
- 5 and the Nutrition Services Branch in writing that a request for a hearing has been received. received and shall appoint
- 6 a time, date, and place for the hearing within 10 days of receipt of the request.
- 7 (b) Notice of the date, time, and place of the hearing shall be given to all parties at least 10 days in advance of the
- 8 hearing.
- 9 (c) The notice to the aggrieved party shall include a stamped envelope with the return address of the agency official
- with a request that it be returned indicating whether the date, time time, and place for the hearing is satisfactory. If a
- 11 response is not received at least 2472 hours prior to the time proposed for the hearing, it shall be assumed that the
- 12 <u>date</u>, timetime, and place are satisfactory.
- 13 (d) The notice shall contain:
- 14 (1) a simplified explanation of the procedure for the hearing;
  - (2) a statement of the date, hour, place and nature of the hearing;
- 16 (3) a reference to the particular sections of the statutes and rules involved; and
- 17 (4) a short and plain statement of the factual allegations.
- 18 (e) If the aggrieved party appellant, or his or her representative, indicates that he she he or she desires another time
- and date, the agency official shall set a new time and date for the hearing. The hearing shall be accessible to the
- 20 appellant, or his or her representative.
- 21 (f) The hearing shall be held within three weeks 21 days from the date of the receipt of the agency official receives
- the request.

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- History Note: Authority G.S. 130A-361; 150B-22; 7 C.F.R. 246.9; 42 U.S.C. 1786;
- 25 Eff. July 1, 1981;
- 26 Amended Eff. November 1, 1990;
- 27 Temporary Amendment Eff. July 1, 2002;
- 28 Amended Eff. July 1, 2004;
- 29 Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. December
- 30 23, <u>2017;</u> <del>2017.</del>
- 31 <u>Amended Eff. March 1, 2020.</u>

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