AGENCY: Medical Care Commission

RULE CITATION: 10A NCAC 13F .1003

DEADLINE FOR RECEIPT: Friday, March 13, 2015

<u>NOTE WELL:</u> This request when viewed on computer extends 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 this office to inquire concerning the staff recommendation.

In reviewing these rules, the staff determined that the following technical changes need to be made:

In (a), what pharmacy are you referring to? Is it the pharmacy in the facility?

In (a), why did you change printed to legible? Was this to allow facilities to write the label rather than print it?

In (a)(5), what do you mean by not abbreviated? Are you referring to the medication itself or the directions?

In (a)(8), what do you mean by "auxiliary statements"? Is this something that is provided by the pharmaceutical company?

In (a)(9), please add a comma after "address" for purposes of consistency.

In (c), how shall the facility assure that the container is relabeled by a licensed pharmacist? Do you need this first part of this sentence or could you change it so something like "A licensed pharmacist or a dispensing practitioner shall relabel refills of medication when there is a change in the directions by the prescriber"? Please note that this is only a suggestion.

In (c), what sort of procedure? Is this left to the sole discretion of the facility? Is there a rule or statute that you could cross-reference?

In (c), what do you mean by "correctly labeled"? Are you referring to the requirements set forth in (a)?

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

Of course, this will also require conforming changes to the attached copies of the rule. Please check to see that this paperwork is in order and is returned along with the revised rule.

10A NCAC 13F .1003 is amended with changes as published in 29:08 NCR, pp. 907-909 as follows:

3 **10A NCAC** 1

10A NCAC 13F .1003 MEDICATION LABELS

(a) Prescription legend medications dispensed by the pharmacy shall have a legible {printed} label with the following 4 5 information: 6 (1) the name of the resident for whom the medication is prescribed; 7 (2)the most recent date of issuance; the name of the prescriber; 8 (3) 9 (4) the name and concentration of the medication, quantity dispensed, and prescription serial number; 10 (5) directions for use stated and not abbreviated: 11 (6) a statement of generic equivalency shall be indicated if a brand other than the brand prescribed is 12 dispensed; 13 (7) the expiration date, unless dispensed in a single unit or unit dose package that already has an 14 expiration date; 15 (8) auxiliary statements as required of the medication; 16 (9) the name, address and telephone number of the dispensing pharmacy; and 17 (10)the name or initials of the dispensing pharmacist. 18 (b) For medication systems such as med paks and multi paks when in which two or more prescribed solid oral dosage 19 forms are packaged and dispensed together, labeling shall be in accordance with Paragraph (a) of this Rule and the 20 label or package shall also have a physical description or identification of each medication contained in the package. 21 (c) The facility shall assure the container is relabeled by a licensed pharmacist or a dispensing practitioner at the 22 refilling of the medication when there is a change in the directions by the prescriber. The facility shall have a procedure 23 for identifying direction changes until the container is correctly labeled. No person other than a licensed pharmacist 24 or dispensing practitioner shall alter a prescription label. 25 (d) Non-prescription medications shall have the manufacturer's label with the expiration date visible, unless the 26 container has been labeled by a licensed pharmacist or a dispensing practitioner, practitioner in accordance with 27 Paragraph (a) of this Rule. Non-prescription medications in the original manufacturer's container shall be labeled with 28 at least the resident's name and the name shall not obstruct any of the information on the container. Facility staff may 29 label or write the resident's name on the container. 30 (e) Medications, prescription and non-prescription, shall not be transferred from one container to another except when 31 prepared for a resident's leave of absence or administration to a resident. 32 (f) Prescription medications leaving the facility shall be in a form packaged and labeled by a licensed pharmacist or 33 a dispensing practitioner. Non prescription medications that are not packaged or labeled by a licensed pharmacist or 34 dispensing practitioner must be released in the original container and directions for administration must be provided 35 to the resident or responsible party. The facility shall assure documentation of medications, including quantity released 36 and returned to the facility. 37

1	History Note:	Authority G.S. 131D-2 <u>131D-2.16</u> ; 131D-4.5; 143B-165;
2		Eff. July 1, 2005 . <u>2005;</u>
3		Amended Eff. April 1, 2015.

AGENCY: Medical Care Commission

RULE CITATION: 10A NCAC 13F .1010

DEADLINE FOR RECEIPT: Friday, March 13, 2015

<u>NOTE WELL:</u> This request when viewed on computer extends 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 this office to inquire concerning the staff recommendation.

In reviewing these rules, the staff determined that the following technical changes need to be made:

In (a), are the facility's medication management policies and procedures solely in the discretion of the facility? Are there any requirements for these set forth in rule or statute?

In (b), please delete or define "current." The referenced Rule 10A NCAC 13F .1009 says that adult care homes "shall obtain the services of a licensed pharmacist or a prescribing practitioner for the provision of pharmaceutical care at least quarterly." By "current", do you mean quarterly? Is the written agreement required to be updated quarterly?

In (b), did you mean "according to" or "in accordance with"?

In (c) and (d), what do you mean by "the provision"? Are you referring to another rule? Also, how shall the facility assure the provision?

In (d), are the written policies and procedures left to the sole discretion of the facility so long as they meet the requirements set forth in this paragraph?

In (d)(1), what do you mean by "the provision"? Do you need this phrase?

In (d)(2), how does a person become "designated"? Is this information in another rule or statute?

In (d), page 2, line 12, how shall the facility maintain documentation? Does this just go into a resident's file?

In (e), please add a comma after "use" for purposes of consistency.

In (e), please delete or define "readily."

How do (f) and (b) align? Also, in (f), is "the written agreement shall include a statement of the responsibility of each party" necessary here as you already have this in (b)?

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

Of course, this will also require conforming changes to the attached copies of the rule. Please check to see that this paperwork is in order and is returned along with the revised rule.

10A NCAC 13F .1010 is amended with changes as published in 29:08 NCR, pp. 907-909 as follows:

2	
3	10A NCAC 13F .1010 PHARMACEUTICAL SERVICES
4	
5	(a) An adult care home shall allow the residents the right to choose a pharmacy provider as long as the pharmacy will
6	provides services that are in compliance with the facility's medication management policies and procedures.
7	(b) There shall be a current, written agreement with a licensed pharmacist or a prescribing practitioner for
8	pharmaceutical care services according to Rule .1009 of this Section. The written agreement shall include a statement
9	of the responsibility of each party.
10	(c) The facility shall assure the provision of pharmaceutical services to meet the needs of the residents including
11	procedures that assure the accurate ordering, receiving and administering of all medications prescribed on a routine,
12	emergency, or as needed basis.
13	(d) The facility shall assure the provision of medication for residents on temporary leave from the facility or involved
14	in day activities out of the facility. {Medications prepared for a resident's temporary leave of absence shall be
15	packaged in a manner that facilitates safe administration and enables the resident or resident's responsible person to
16	identify the correct medication and correct administration time for each medication. The amount of medications
17	necessary to cover the duration of the resident's absence may be taken from the supply of medication already dispensed
18	to the resident and prepared by a medication aide, or licensed health professional with authority to administer or
19	dispense medications. The following information for each medication prepared for the resident's absence shall be
20	provided verbally and in writing to the resident or the person who is designated as the resident's responsible person
21	during the absence:
22	(1) the name and strength of the drug;
23	(2) the directions for administration as prescribed by the resident's physician; and
24	(3) any cautionary information from the original prescription package.
25	For medications removed from the resident's supply of medications, the name of the resident and the information
26	provided in Subparagraphs (1) and (2) shall be provided directly on the container containing the medication. The
27	facility shall maintain documentation of medications provided for the resident's leave of absence, including the
28	quantity released from the facility, the quantity returned to the facility, and the name of the individual who prepared
29	the medication for the resident's leave of absence.}
30	The facility shall have written policies and procedures for a resident's temporary leave of absence. The policies and
31	procedures shall facilitate safe administration by assuring that upon receipt of the medication for a leave of absence
32	the resident or resident's responsible person is able to identify the medication, dosage, and administration time for
33	each medication provided for the temporary leave of absence. The policies and procedures shall include at least the
34	following provisions:
35	(1) The amount of resident's medications provided shall be sufficient and necessary to cover the
36	duration of the resident's absence. For the purposes of this Rule, sufficient and necessary means
37	the provision of the amount of medication to be administered during the leave of absence or the

1		provision of only a current dose pack, card, or container if the current dose pack, card, or container		
2		has enough medication for the planned absence;		
3	(2)	Written and verbal instructions for each medication to be released for the resident's absence shall		
4		be provided to the resident or the person who is designated as the resident's responsible person		
5		during the absence and shall include at least:		
6		(A) the name and strength of the medication;		
7		(B) the directions for administration as prescribed by the resident's physician;		
8		(C) any cautionary information from the original prescription package if the		
9		information is not on the container released for the leave of absence; and		
10	(3)	Labeling of the resident's medication container for the leave of absence shall be legible and include		
11		at least the name of the resident and the name and strength of the medication.		
12	The facility shall maintain documentation of medications provided for the resident's leave of absence, including the			
13	quantity released	from the facility and the quantity returned to the facility. The documentation of the quantities of		
14	medications relea	ased from and returned to the facility for a resident's leave of absence shall be verified by signature		
15	of the facility stat	ff and resident or resident's responsible person upon the medications' release from and return to the		
16	facility.			
17	(e) The facility s	hall assure that accurate records of the receipt, use and disposition of medications are maintained in		
18	the facility and re	eadily available for review.		
19	(f) A facility with	h 12 or more beds shall have a written agreement with a pharmacy provider for dispensing services.		
20	The written agreement shall include a statement of the responsibility of each party.			
21				
22	History Note:	Authority G.S. 131D-2 <u>131D-2.16</u> ; 131D-4.5; 143B-165;		
23		Eff. July 1, 2005. <u>2005;</u>		
24		Amended Eff. April 1, 2015.		

AGENCY: Medical Care Commission

RULE CITATION: 10A NCAC 13G .1003

DEADLINE FOR RECEIPT: Friday, March 13, 2015

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In (a), what pharmacy are you referring to? Is it the pharmacy in the facility?

In (a), why did you change printed to legible? Was this to allow facilities to write the label rather than print it?

In (a)(5), what do you mean by not abbreviated? Are you referring to the medication itself or the directions?

In (a)(8), what do you mean by "auxiliary statements"? Is this something that is provided by the pharmaceutical company?

In (a)(9), please add a comma after "address" for purposes of consistency.

In (c), how shall the facility assure that the container is relabeled by a licensed pharmacist? Do you need this first part of this sentence or could you change it so something like "A licensed pharmacist or a dispensing practitioner shall relabel refills of medication when there is a change in the directions by the prescriber"? Please note that this is only a suggestion.

In (c), what sort of procedure? Is this left to the sole discretion of the facility? Is there a rule or statute that you could cross-reference?

In (c), what do you mean by "correctly labeled"? Are you referring to the requirements set forth in (a)?

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

Of course, this will also require conforming changes to the attached copies of the rule. Please check to see that this paperwork is in order and is returned along with the revised rule.

10A NCAC 13G .1003 is amended with changes as published in 29:08 NCR, pp. 907-909 as follows:

- 3 10A NCAC 13G .1003 **MEDICATION LABELS**
- (a) Prescription legend medications as dispensed by the pharmacy shall have a legible {printed} label with the 4 5 following information:
- 6 (1) the name of the resident for whom the medication is prescribed;
- 7 (2)the most recent date of issuance;
- the name of the prescriber; 8 (3)
- 9 (4) the name and concentration of the medication, quantity dispensed, and prescription serial number;
- 10 (5) directions for use stated and not abbreviated:
- 11 (6) a statement of generic equivalency shall be indicated if a brand other than the brand prescribed is 12 dispensed;
- 13 (7) the expiration date, unless dispensed in a single unit or unit dose package that already has an 14 expiration date;
- 15 (8) auxiliary statements as required of the medication;
- 16 (9) the name, address and telephone number of the dispensing pharmacy; and
- 17 (10)the name or initials of the dispensing pharmacist.
- 18 (b) For medication systems such as med paks and multi paks when in which two or more prescribed solid oral dosage

19 forms are packaged and dispensed together, labeling shall be in accordance with Paragraph (a) of this Rule and the 20 label or package shall also have a physical description or identification of each medication contained in the package.

21 (c) The facility shall assure the container is relabeled by a licensed pharmacist or a dispensing practitioner at the

22 refilling of the medication when there is a change in the directions by the prescriber. The facility shall have a procedure

23

for identifying direction changes until the container is correctly labeled. No person other than a licensed pharmacist

24 or dispensing practitioner shall alter a prescription label.

25 (d) Non-prescription medications shall have the manufacturer's label with the expiration date visible, unless the

26 container has been labeled by a licensed pharmacist or a dispensing practitioner, practitioner in accordance with

27 Paragraph (a) of this Rule. Non-prescription medications in the original manufacturer's container shall be labeled with

- 28 at least the resident's name and the name shall not obstruct any of the information on the container. Facility staff may
- 29 label or write the resident's name on the container.
- 30 (e) Medications, prescription and non-prescription, shall not be transferred from one container to another except when
- 31 prepared for a resident's leave of absence or administration to a resident.
- 32 (f) Prescription medications leaving the facility shall be in a form packaged and labeled by a licensed pharmacist or a
- 33 dispensing practitioner. Non prescription medications that are not packaged or labeled by a licensed pharmacist or
- 34 dispensing practitioner must be released in the original container and directions for administration must be provided
- 35 to the resident or responsible party. The facility shall assure documentation of medications, including quantity
- 36 released and returned to the facility.

1	Note: Dispensir	ng of medications is restricted to pharmacists or other health care practitioners that are approved by	
2	the North Caroli	na Board of Pharmacy. Repackaging or providing more than one dose of a prescription medication,	
3	including unit dose prescription medications, for subsequent administration is an act of dispensing.		
4			
5	History Note:	Authority G.S. 131D-2 <u>131D-2.16</u> ; 131D-4.5; 143B-165; S.L. 1999 033 4	
6		Temporary Adoption Eff. December 1, 1999;	
7		<i>Eff. July 1, 2000. <u>2000:</u></i>	
8		Amended Eff. April 1, 2015.	

AGENCY: Medical Care Commission

RULE CITATION: 10A NCAC 13G .1010

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In (b), please delete or define "current." The referenced Rule 10A NCAC 13F .1009 says that adult care homes "shall obtain the services of a licensed pharmacist or a prescribing practitioner for the provision of pharmaceutical care at least quarterly." By "current", do you mean quarterly? Is the written agreement required to be updated quarterly?

In (b), did you mean "according to" or "in accordance with"?

In (c) and (d), what do you mean by "the provision"? Are you referring to another rule? Also, how shall the facility assure the provision?

In (d), are the written policies and procedures left to the sole discretion of the facility so long as they meet the requirements set forth in this paragraph?

In (d)(1), what do you mean by "the provision"? Do you need this phrase?

In (d)(2), how does a person become "designated"? Is this information in another rule or statute?

In (d), page 2, line 12, how shall the facility maintain documentation? Does this just go into a resident's file?

In (e), please add a comma after "use" for purposes of consistency.

In (e), please delete or define "readily."

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

Of course, this will also require conforming changes to the attached copies of the rule. Please check to see that this paperwork is in order and is returned along with the revised rule.

10A NCAC 13G .1010 is amended with changes as published in 29:08 NCR, pp. 907-909 as follows:

3 10A NCAC 13G .1010 PHARMACEUTICAL SERVICES 4 (a) A family care home shall allow the residents the right to choose a pharmacy provider as long as the pharmacy will provides services that are in compliance with the facility's medication management policies and procedures. 5 6 (b) There shall be a current, written agreement with a licensed pharmacist or a prescribing practitioner for 7 pharmaceutical care services according to Rule .1009 of this Section. The written agreement shall include a statement 8 of the responsibility of each party. 9 (c) The facility shall assure the provision of pharmaceutical services to meet the needs of the residents including 10 procedures that assure the accurate ordering, receiving and administering of all medications prescribed on a routine, 11 emergency, or as needed basis. 12 (d) The facility shall assure the provision of medication for residents on temporary leave from the facility or involved 13 in day activities out of the facility. {Medications prepared for a resident's temporary leave of absence shall be 14 packaged in a manner that facilitates safe administration and enables the resident or resident's responsible person to 15 identify the correct medication and correct administration time for each medication. The amount of medications 16 necessary to cover the duration of the resident's absence may be taken from the supply of medication already dispensed 17 to the resident and prepared by a medication aide, or licensed health professional with authority to administer or 18 dispense medications. The following information for each medication prepared for the resident's absence shall be 19 provided verbally and in writing to the resident or the person who is designated as the resident's responsible person 20 during the absence: 21 (1) the name and strength of the drug; 22 (2) the directions for administration as prescribed by the resident's physician; and 23 (3) any cautionary information from the original prescription package. 24 For medications removed from the resident's supply of medications, the name of the resident and the information 25 provided in Subparagraphs (1) and (2) shall be provided directly on the container containing the medication. The 26 facility shall maintain documentation of medications provided for the resident's leave of absence, including the quantity released from the facility, the quantity returned to the facility, and the name of the individual who prepared 27 28 the medication for the resident's leave of absence. 29 The facility shall have written policies and procedures for a resident's temporary leave of absence. The policies and 30 procedures shall facilitate safe administration by assuring that upon receipt of the medication for a leave of absence 31 the resident or resident's responsible person is able to identify the medication, dosage, and administration time for 32 each medication provided for the temporary leave of absence. The policies and procedures shall include at least the 33 following provisions: 34 The amount of resident's medications provided shall be sufficient and necessary to cover the (1)35 duration of the resident's absence. For the purposes of this Rule, sufficient and necessary means the provision of the amount of medication to be administered during the leave of absence or the 36

1		provision of onl	y a current dose pack, card, or container if the current dose pack, card, or container	
2		has enough medication for the planned absence;		
	$\langle 2 \rangle$	_		
3	(2)		bal instructions for each medication to be released for the resident's absence shall	
4		be provided to	the resident or the person who is designated as the resident's responsible person	
5		during the abser	nce and shall include at least:	
6		<u>(A)</u>	the name and strength of the medication;	
7		<u>(B)</u>	the directions for administration as prescribed by the resident's physician;	
8		<u>(C)</u>	any cautionary information from the original prescription package if the	
9			information is not on the container released for the leave of absence; and	
10	(3)	Labeling of the	resident's medication container for the leave of absence shall be legible and include	
11		at least the nam	e of the resident and the name and strength of the medication.	
12	The facility shall	maintain docume	entation of medications provided for the resident's leave of absence, including the	
13	quantity released	from the facility	and the quantity returned to the facility. The documentation of the quantities of	
14	medications relea	ased from and retu	arned to the facility for a resident's leave of absence shall be verified by signature	
15	of the facility sta	ff and resident or	resident's responsible person upon the medications' release from and return to the	
16	facility.			
17	(e) The facility s	hall assure that ac	ecurate records of the receipt, use and disposition of medications are maintained in	
18	the facility and re	eadily available fo	or review.	
19				
20	History Note:	Authority G.S. 4.	31D-2	
21		Eff. July 1, 2005.	- <u>2005;</u>	
22		Amended Eff. Ap	<u>ril 1, 2015.</u>	

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1
     10A NCAC 13H .0101-.0104 are repealed as published in NCR 29:08, pp. 909-923 as follows:
2
3
     10A NCAC 13H .0101
                          GROUP HOMES; DEVELOPMENTALLY DISABLED ADULTS
                          GROUP HOMES FOR DEVELOPMENTALLY DISABLED ADULTS
4
     10A NCAC 13H .0102
5
     10A NCAC 13H .0103
                          PRIVATE FOR PROFIT GROUP HOMES
6
     10A NCAC 13H .0104
                          DEFINITIONS
7
8
     History Note:
                   Authority G.S. 131D-2; 143B-153; 168-1; 168-9;
9
                   Eff. January 1, 1978. 1978;
10
                   Repealed Eff. April 1, 2015.
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10A NCAC 13H .0201-.0203 are repealed as published in NCR 29:08, pp. 909-923 as follows:
1
2
3
     10A NCAC 13H .0201
                            REGULATION
4
     10A NCAC 13H .0202
                             THE CO-ADMINISTRATOR
5
     10A NCAC 13H .0203
                             RELIEF PERSON-IN-CHARGE
6
7
     History Note:
                    Authority G.S. 131D-2; 143B-153; 168-1; 168-9;
8
                    Eff. January 1, <del>1978.</del> <u>1978;</u>
9
                    Repealed Eff. April 1, 2015.
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10A NCAC 13H .0301-.0302 are repealed as published in NCR 29:08, pp. 909-923 as follows:
1
2
3
     10A NCAC 13H .0301
                            THE HOME MANAGER IN PRIVATE NON-PROFIT HOMES
4
     10A NCAC 13H .0302
                            CHANGE OF MANAGER
5
6
     History Note:
                    Authority G.S. 131D-2; 143B-153; 168-1; 168-9;
7
                    Eff. January 1, <del>1978.</del> 1978;
8
                    Repealed Eff. April 1, 2015.
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1
     10A NCAC 13H .0401-.0407 are repealed as published in NCR 29:08, pp. 909-923 as follows:
2
3
     10A NCAC 13H .0401
                         PERSONNEL REQUIREMENTS
4
                         QUALIFICATIONS OF OTHER STAFF AND FAMILY MEMBERS LIVING IN
     10A NCAC 13H .0402
5
     10A NCAC 13H .0403
                         QUALIFICATIONS OF RELIEF PERSON-IN-CHARGE
                         RESPONSIBILITIES OF RELIEF PERON-IN-CHARGE
6
     10A NCAC 13H .0404
7
                         QUALIFICATIONS OF OTHER STAFF NOT LIVING IN
     10A NCAC 13H .0405
8
     10A NACA 13H .0406
                         HEALTH REQUIREMENTS
9
     10A NACA 13H .0407
                         GENERAL PERSONNEL REQUIREMENTS
10
11
     History Note:
                  Authority G.S. 131D-2; 143B-153; 168-1; 168-9;
12
                  Eff. January 1, 1978. 1978;
13
                  Repealed Eff. April 1, 2015.
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10A NCAC 13H .0408-.0409 are repealed as published in NCR 29:08, pp. 909-923 as follows:
1
2
3
     10A NCAC 13H .0408
                            STAFF COMPETENCY AND TRAINING
4
     10A NCAC 13H .0409
                            TRAINING PROGRAM CONTENT AND APPROVAL
5
6
     History Note:
                    Authority G.S. 131D-2; 131D-4.3; 143B-153;
7
                    Eff. May 1, <del>1997.</del> <u>1997;</u>
8
                    Repealed Eff. April 1, 2015.
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1	10A NCAC 13H	.041004	11 are repealed as published in NCR 29:08, pp. 909-923 as follows:
2			
3	10A NCAC 13H	.0410	QUALIFICATIONS OF MEDICATION STAFF
4	10A NCAC 13H	.0411	MEDICATION ADMINISTRATION COMPETENCY EVALUATION
5			
6	History Note:	Authorit	y G.S. 131D-2; 131D-4.5; 143B-165; S.L. 1999-0334;
7		Eff. July	<i>1</i> , 2000. <u>2000:</u>
8		<u>Repealed</u>	<u>d Eff. April 1, 2015.</u>

1	10A NCAC 13H	5010502 are repealed as published in NCR 29:08, pp. 909-923 as follows:
2		
3	10A NCAC 13H	0501 LOCATION
4	10A NCAC 13H	0502 CONSTRUCTION
5		
6	History Note:	uthority G.S. 131D-2; 143B-153; 168-1; 168-9;
7		Eff. January 1, 1978. <u>1978:</u>
8		Repealed Eff. April 1, 2015.

- 1 10A NCAC 13H .0601-.0613 are repealed as published in NCR 29:08, pp. 909-923 as follows:
- 2

3	10A NCAC 13H .0601	LIVING AREAS
4	10A NCAC 13H .0602	DINING AREA
5	10A NCAC 13H .0603	KITCHEN
6	10A NCAC 13H .0604	BEDROOMS
7	10A NCAC 13H .0605	CLOSETS
8	10A NCAC 13H .0606	BATHROOMS
9	10A NCAC 13H .0607	STORAGE AREAS
10	10A NCAC 13H .0608	FLOORS
11	10A NCAC 13H .0609	LAUNDRY
12	10A NCAC 13H .0610	OUTSIDE ENTRANCES
13	10A NCAC 13H .0611	FIRE SAFETY REQUIREMENTS
14	10A NCAC 13H .0612	OTHER REQUIREMENTS
15	10A NCAC 13H .0613	HOUSEKEEPING AND FURNISHINGS
16		
17	History Note: Author	ity G.S. 131D-2; 143B-153; 168-1; 168-9;
18	Eff. Jar	uary 1, 1978. <u>1978;</u>

19 <u>Repealed Eff. April 1, 2015.</u>

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10A NCAC 13H .0701-.0704 are repealed as published in NCR 29:08, pp. 909-923 as follows:
1
2
3
     10A NCAC 13H .0701
                            PERSONAL CARE
4
     10A NCAC 13H .0702
                            HEALTH CARE
5
     10A NCAC 13H .0703
                            FOOD SERVICE
6
     10A NCAC 13H .0704
                            OTHER REGULATIONS
7
8
     History Note:
                    Authority G.S. 131D-2; 143B-153; 168-1; 168-9;
9
                    Eff. January 1, <del>1978.</del> 1978;
10
                    Repealed Eff. April 1, 2015.
```

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1
     10A NCAC 13H .0801-.0808 are repealed as published in NCR 29:08, pp. 909-923 as follows:
2
3
     10A NCAC 13h .0801
                           INDIVIDUAL GOALS
4
     10A NCAC 13H .0802
                           INDIVIDUAL RECORDS
5
                           POLICIES AND PROCEDURES
     10A NCAC 13H .0803
6
     10A NCAC 13H .0804
                           RESIDENT'S LIVING STATUS
7
                           ACTIVITIES OUTSIDE THE HOME
     10A NCAC 13H .0805
8
     10A NCAC 13H .0806
                           ACCIDENT PREVENTION
9
     10A NCAC 13H .0807
                           PLAN FOR MEDICAL SERVICES
10
     10A NCAC 13H .0808
                           PERSONAL SKILLS DEVELOPMENT
11
12
                   Authority G.S. 131D-2; 143B-153; 168-1; 168-9;
     History Note:
13
                   Eff. January 1, <del>1978.</del> <u>1978;</u>
14
                   Repealed Eff. April 1, 2015.
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1
     10A NCAC 13H .0901-.0907 are repealed as published in NCR 29:08, pp. 909-923 as follows:
2
3
                           ADMISSIONS
     10A NCAC 13H .0901
4
     10A NCAC 13H .0902
                           MEDICAL REQUIREMENTS
5
     10A NCAC 13H .0903
                           PERSONAL INFORMATION
6
     10A NCAC 13H .0904
                           WRITTEN AGREEMENTS
7
     10A NCAC 13H .0905
                           PLANS AT TIME OF ADMISSION
8
     10A NCAC 13H .0906
                           PROCEDURES FOR TRANSFER
9
                           PROCEDURES FOR DISCHARGE
     10A NCAC 13H .0907
10
                    Authority G.S. 131D-2; 143B-153; 168-1; 168-9;
11
     History Note:
12
                    Eff. January 1, <del>1978.</del> <u>1978;</u>
13
                    Repealed Eff. April 1, 2015.
```

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10A NCAC 13H .1001-.1003 are repealed as published in NCR 29:08, pp. 909-923 as follows:
1
2
3
     10A NCAC 13H .1001
                            PHYSICIANS
4
     10A NCAC 13H .1002
                            PHYSICAL EXAMINATIONS
5
     10A NCAC 13H .1003
                            MEDICATIONS
6
7
     History Note:
                    Authority G.S. 131D-2; 143B-153; 168-1; 168-9;
8
                    Eff. January 1, <del>1978.</del> 1978;
9
                    Repealed Eff. April 1, 2015.
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10A NCAC 13H .1101-.1102 are repealed as published in NCR 29:08, pp. 909-923 as follows:
1
2
3
     10A NCAC 13H .1101
                             HANDLING FUNDS OF RESIDENTS
4
     10A NCAC 13H .1102
                             REFUND POLICIES
5
6
                     Authority G.S. 131D-2; 143B-153; 168-1; 168-9;
     History Note:
7
                     Eff. January 1, <del>1978.</del> <u>1978;</u>
8
                     Repealed Eff. April 1, 2015.
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1	10A NCAC 13H	.12011202 are repealed as published in NCR 29:08, pp. 909-923 as follows:
2		
3	10A NCAC 13H	.1201 RECORDS
4	10A NCAC 13H	.1202 REPORTS
5		
6	History Note:	Authority G.S. 131D-2; 143B-153; 168-1; 168-9;
7		Eff. January 1, 1978. <u>1978;</u>
8		<u>Repealed Eff. April 1, 2015.</u>

1	10A NCAC 13H	.13011302 are repealed as published in NCR 29:08, pp. 909-923 as follows:
2		
3	10A NCAC 13H	.1301 CAPACITY
4	10A NCAC 13H	.1302 INCREASE IN CAPACITY
5		
6	History Note:	Authority G.S. 131D-2; 143B-153; 168-1; 168-9;
7		Eff. January 1, 1978. <u>1978;</u>
8		<u>Repealed Eff. April 1, 2015.</u>

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10A NCAC 13H .1401-.1402 are repealed as published in NCR 29:08, pp. 909-923 as follows:
1
2
3
     10A NCAC 13H .1401
                            APPLICATION FOR LICENSE
4
     10A NCAC 13H .1402
                            NEW CONSTRUCTION: ADDITIONS AND RENOVATIONS
5
6
     History Note:
                    Authority G.S. 131D-2; 143B-153; 168-1; 168-9;
7
                    Eff. January 1, <del>1978.</del> 1978;
8
                    Repealed Eff. April 1, 2015.
```

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1
     10A NCAC 13H .1501-.1505 are repealed as published in NCR 29:08, pp. 909-923 as follows:
2
3
     10A NCAC 13H .1501
                           CURRENT LICENSE
4
     10A NCAC 13H .1502
                           RENEWAL OF LICENSE
5
     10A NCAC 13H .1503
                           TERMINATION OF LICENSE
6
     10A NCAC 13H .1504
                           DENIAL OR REVOCATION OF LICENSE
7
     10A NCAC 13H .1505
                           PROCEDURES FOR APPEAL
8
9
                   Authority G.S. 131D-2; 143B-153; 168-1; 168-9;
     History Note:
10
                   Eff. January 1, 1978. 1978;
11
                   Repealed Eff. April 1, 2015.
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1 10A NCAC 13H .1506 is repealed as published in NCR 29:08, pp. 909-923 as follows:

3 10A NCAC 13H .1506 SUSPENSION OF ADMISSIONS

4

2

5 History Note: Authority G.S. 130-9.7(e);

- 6 *Eff. January 1, 1982. <u>1982;</u>*
- 7 <u>Repealed Eff. April 1, 2015.</u>

1	10A NCAC 13H	1601 is repealed as published in NCR 29:08, pp. 909-923 as follows:
2		
3	10A NCAC 13H	.1601 ADMINISTRATIVE PENALTY DETERMINATION PROCESS
4		
5	History Note:	Authority G.S. 131D-2; 131D-34; 143B-153;
6		Eff. December 1, 1993. <u>1993;</u>
7		<u>Repealed Eff. April 1, 2015.</u>

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1
     10A NCAC 13H .1602-.1605 are repealed as published in NCR 29:08, pp. 909-923 as follows:
2
3
     10A NCAC 13H .1602
                           RESIDENT ASSESSMENT
4
     10A NCAC 13H .1603
                            RESIDENT CARE PLAN
5
     10A NCAC 13H .1604
                           LICENSED HEALTH PROFESSIONAL SUPPORT
6
     10A NCAC 13H .1605
                            COOPERATION WITH CASE MANAGERS
7
8
     History Note:
                    Authority G.S. 131D-2; 131D-4.3; 143B-153;
9
                    Eff. May 1, <del>1997.</del> <u>1997;</u>
10
                    Repealed Eff. April 1, 2015.
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1	10A NCAC 13H	.1606 is 1	repealed as published in NCR 29:08, pp. 909-923 as follows:
2			
3	10A NCAC 13H	.1606	HEALTH CARE PERSONNEL REGISTRY
4			
5	History Note:	Authorit	y G.S. 131D-2; 131D-4.5; 131E-256; 143B-165; S.L. 1999-0334;
6		Eff. July	1, 2000. <u>2000;</u>
7		<u>Repealed</u>	<u>l Eff. April 1, 2015.</u>

1	10A NCAC 13H	.1607 is repealed as published in NCR 29:08, pp. 909-923 as follows:
2		
3	10A NCAC 13H	1.1607 RESPITE CARE
4		
5	History Note:	Authority G.S. 131D-2; 143B-165; S.L. 2000-50
6		Eff. July 18, 2002. 2002;
7		<u>Repealed Eff. April 1, 2015.</u>

1	10A NCAC 13H .17011703 are repealed as published in NCR 29:08, pp. 909-923 as follows:				
2					
3	10A NCAC 13H	.1701	DEFINITIONS		
4	10A NCAC 13H	.1702	PERSONS NOT ELIGIBLE FOR NEW ADULT CARE HOME LICENSES		
5	10A NCAC 13H	.1703	CONDITIONS FOR LICENSE RENEWAL		
6					
7	History Note:	Authorit	y G.S. 131D-2; 131D-4.5; 143B-165; S.L. 1999-0113; S.L. 1999-0334;		
8		Eff. July	<i>1</i> , 2000. <u>2000;</u>		
9		<u>Repeale</u>	<u>d Eff. April 1, 2015.</u>		

1	10A NCAC 13H	.19011	903 are repealed as published in NCR 29:08, pp. 909-923 as follows:
2			
3	10A NCAC 13H	.1901	DEFINITIONS
4	10A NCAC 13H	.1902	SCOPE
5	10A NCAC 13H	[.1903	REPORTING REQUIREMENTS
6			
7	History Note:	Authori	ty G.S. 131D-2; 131D-34.1;
8		Eff. July	9 18, 2002. <u>2002;</u>
9		<u>Repeale</u>	<u>d Eff. April 1, 2015.</u>