

Burgos, Alexander N

From: Wiggs, Travis C
Sent: Monday, March 3, 2025 4:20 PM
To: Newsome, Joseph A
Cc: McDonald, Margaret (CCPS); Nichols, Bryan G; Burgos, Alexander N
Subject: RE: [External] NCSBI/NCDPS Response to Request for Consultation for Readoption Schedule - 26 NCAC 05 .0212

Good afternoon,

I'm satisfied with your proposed readoption timeline. We will add the deadline of December 1, 2026 to the agenda in March for a vote by the RRC.

Thanks,

Travis C. Wiggs
Rules Review Commission Counsel
Office of Administrative Hearings
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From: Newsome, Joseph <JNewsome@ncsbi.gov>
Sent: Monday, March 3, 2025 3:52 PM
To: Wiggs, Travis C <travis.wiggs@oah.nc.gov>
Cc: McDonald, Margaret (CCPS) <margaret.mcdonald@ncdps.gov>; Nichols, Bryan G <BNichols@ncsbi.gov>
Subject: [External] NCSBI/NCDPS Response to Request for Consultation for Readoption Schedule - 26 NCAC 05 .0212

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Dear Mr. Wiggs:

On behalf of the NC State Bureau of Investigation and the NC Department of Public Safety, please accept this response, pursuant to 26 NCAC 05.0212, of our agencies' planned timeline for readoption of the rules contained in 14B NCAC 18.

As you are aware, the rules contained in 14B NCAC 18 remain listed as part of the rules of the Department of Public Safety, but they govern a function that is operated by the State Bureau of Investigation. As such, the agencies will continue to work to get the rules moved to a new section of the Administrative Code for the SBI. In the interim, the agencies have agreed to work together to move the readoption process forward.

Responding to the information required by section 05 .0212, the agencies are seeking a deadline for readoption of December 1, 2026, due to the time it will take to get the technical corrections made and the number of rules contained in 14B NCAC 18. At this time, the agencies are anticipating filing the Notice of Text for publication in the North Carolina Register by September 10, 2025 to allow for sufficient

time for public comment and consideration of the comments before adoption. The agencies do not expect to make substantive changes to the rules, such that a fiscal note would be required.

Neither agency believes that other rulemaking priorities will be relevant to this timeline for readoption.

Please let us know if you have any questions

Best regards,

Joseph A. Newsome

General Counsel

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