1

15A NCAC 18A .2508 is amended with changes as published in 36:17 NCR 1431-1434 as follows:

2				
3	15A NCAC 18A	.2508	DEFIN	NITIONS
4	The following d	efinitions	apply th	roughout this Section:
5	(1)	"Depar	tment" n	neans North Carolina Department of Health and Human Services.
6	(2)	"Equip	nent rep	placement" means replacement of individual components of the hydraulic and
7		disinfee	tion sys	tems such as pumps, filters, and automatic chemical feeders.
8	(3)	"Public	swimm	ing pool" means public swimming pool as defined in G.S. 130A-280. Public
9		swimm	ing pool	s are divided into five types:
10		(a)	"Swim	ming pools" are public swimming pools used primarily for swimming.
11		(b)	"Spas"	are public swimming pools designed for recreational and therapeutic use that are
12			not dra	ined, cleaned, or refilled after each individual use. Spas may include units designed
13			for hyc	trojet circulation, hot water, cold water mineral bath, air induction bubbles, or any
14			combin	nation thereof. Common terminology for spas includes "therapeutic pool,"
15			"hydro	therapy pool," "whirlpool," "hot spa," and "hot tub."
16		(c)	"Wadi	ng pools" are public swimming pools designed for use by children, including wading
17			pools f	or toddlers and children's activity pools designed for casual water play ranging from
18			splashi	ng activity to the use of interactive water features placed in the pool.
19		(d)	"Water	recreation attractions" are pools designed for special purposes that differentiate
20			them f	rom swimming pools, wading pools, and spas. They include:
21			(i)	water slide plunge pools and run out lanes, which transfer the kinetic energy of
22				the users' velocity through friction to the slide;
23			(ii)	wave pools;
24			(iii)	rapid rides;
25			(iv)	lazy rivers;
26			(v)	interactive play attractions that incorporate devices using sprayed, jetted, or other
27				water sources contacting the users and that do not incorporate standing or captured
28				water as part of the user activity area;
29			(vi)	training pools deeper than a 24 inch deep wading pool and shallower than a 36
30				inch deep swimming pool; and
31			(vii)	artificial swimming lagoons as defined in G.S. 130A-280.
32		(e)	"Speci	al purpose and therapy pools" are pools designed and used for therapeutic treatments
33			or phy	sical training and fitness outside of a licensed medical facility or practice of a
34			license	d physical therapist. They include:
35			(i)	float tanks used for float therapy in a salt brine solution;
36			(ii)	swim spa training pools which use jetted water for stationary swimming against a
37				water current;

1

1		(iii) exercise therapy and treadmill pools equipped for water resistance exercise
2		therapy; and
3		(iv) scuba pools designed and used for training swimmers to use self-contained
4		underwater breathing apparatus.
5		(f) "Display spa at a temporary event" or "DSTE" is a portable, above ground spa that contains
6		water but is not used for body immersion and is displayed at a temporary event.
7	(4)	"Registered Design Professional" means an individual who is registered or licensed to practice
8		engineering as defined by G.S. 89C or architecture as defined by G.S. 83A.
9	(5)	"Remodeled" means renovated in a manner requiring disruption of the majority of the pool shell or
10		deck, changes in the pool profile, or redesign of the pool hydraulic system.
11	(6)	"Repair" means returning existing equipment to working order, replastering or repainting of the pool
12		interior, replacement of tiles or coping, and similar maintenance activities. This term includes
13		replacement of pool decks where the Department has determined that no changes are needed to
14		underlying pipes or other pool structures.
15	(7)	"Safety vacuum release system" means a system or device capable of providing vacuum release at
16		a suction outlet caused by a high vacuum occurrence due to suction outlet flow blockage.
17	(8)	"Splash zone" means the area of an interactive play attraction that sheds water to a surge tank or
18		container to be recirculated.
19	<u>(9)</u>	"Temporary event" means a [transitory] non-permanent fair, carnival, circus, festival, or public
20		exhibition.
20		<u>exilibition</u>
20 21	<del>(9)<u>(10)</u></del>	"Unblockable drain" means a drain of any size and shape that a human body cannot sufficiently
	<del>(9)<u>(10)</u></del>	
21		"Unblockable drain" means a drain of any size and shape that a human body cannot sufficiently
21 22		"Unblockable drain" means a drain of any size and shape that a human body cannot sufficiently block to create a suction entrapment hazard.
21 22 23		"Unblockable drain" means a drain of any size and shape that a human body cannot sufficiently block to create a suction entrapment hazard. "Water feature" means any component within a public swimming pool that pumps, jets, or sprays water above the waterline.
21 22 23 24		"Unblockable drain" means a drain of any size and shape that a human body cannot sufficiently block to create a suction entrapment hazard. "Water feature" means any component within a public swimming pool that pumps, jets, or sprays
21 22 23 24 25	<del>(10)<u>(</u>11)</del>	"Unblockable drain" means a drain of any size and shape that a human body cannot sufficiently block to create a suction entrapment hazard. "Water feature" means any component within a public swimming pool that pumps, jets, or sprays water above the waterline.
21 22 23 24 25 26	<del>(10)<u>(</u>11)</del>	"Unblockable drain" means a drain of any size and shape that a human body cannot sufficiently block to create a suction entrapment hazard. "Water feature" means any component within a public swimming pool that pumps, jets, or sprays water above the waterline. <i>Authority G.S. 130A-280; 130A-282; </i> S.L. 2019 88; [S.L. 2021-77;]
21 22 23 24 25 26 27	<del>(10)<u>(</u>11)</del>	<ul> <li>"Unblockable drain" means a drain of any size and shape that a human body cannot sufficiently block to create a suction entrapment hazard.</li> <li>"Water feature" means any component within a public swimming pool that pumps, jets, or sprays water above the waterline.</li> <li><i>Authority G.S. 130A-280; 130A-282; S.L. 2019-88; [S.L. 2021-77;]</i></li> <li><i>Eff. May 1, 1991;</i></li> </ul>
21 22 23 24 25 26 27 28	<del>(10)<u>(</u>11)</del>	<ul> <li>"Unblockable drain" means a drain of any size and shape that a human body cannot sufficiently block to create a suction entrapment hazard.</li> <li>"Water feature" means any component within a public swimming pool that pumps, jets, or sprays water above the waterline.</li> <li>Authority G.S. 130A-280; 130A-282; S.L. 2019 - 88; [S.L. 2021 - 77;]</li> <li>Eff. May 1, 1991;</li> <li>Temporary Amendment Eff. June 1, 1994 for a period of 180 days or until the permanent rule</li> </ul>
21 22 23 24 25 26 27 28 29	<del>(10)<u>(</u>11)</del>	<ul> <li>"Unblockable drain" means a drain of any size and shape that a human body cannot sufficiently block to create a suction entrapment hazard.</li> <li>"Water feature" means any component within a public swimming pool that pumps, jets, or sprays water above the waterline.</li> <li>Authority G.S. 130A-280; 130A-282; S.L. 2019 88; [S.L. 2021 77;]</li> <li>Eff. May 1, 1991;</li> <li>Temporary Amendment Eff. June 1, 1994 for a period of 180 days or until the permanent rule becomes effective, whichever is sooner;</li> </ul>
21 22 23 24 25 26 27 28 29 30	<del>(10)<u>(</u>11)</del>	<ul> <li>"Unblockable drain" means a drain of any size and shape that a human body cannot sufficiently block to create a suction entrapment hazard.</li> <li>"Water feature" means any component within a public swimming pool that pumps, jets, or sprays water above the waterline.</li> <li><i>Authority G.S. 130A-280; 130A-282; S.L. 2019 - 88; [S.L. 2021 - 77;]</i></li> <li><i>Eff. May 1, 1991;</i></li> <li><i>Temporary Amendment Eff. June 1, 1994 for a period of 180 days or until the permanent rule becomes effective, whichever is sooner;</i></li> <li><i>Amended Eff. April, 1, 2013; May 1, 2010; March 1, 2004; April 1, 1999; January 1, 1996; October</i></li> </ul>
21 22 23 24 25 26 27 28 29 30 31	<del>(10)<u>(</u>11)</del>	<ul> <li>"Unblockable drain" means a drain of any size and shape that a human body cannot sufficiently block to create a suction entrapment hazard.</li> <li>"Water feature" means any component within a public swimming pool that pumps, jets, or sprays water above the waterline.</li> <li><i>Authority G.S. 130A-280; 130A-282;</i> <u>S.L. 2019-88; [S.L. 2021-77;]</u></li> <li><i>Eff. May 1, 1991;</i></li> <li><i>Temporary Amendment Eff. June 1, 1994 for a period of 180 days or until the permanent rule becomes effective, whichever is sooner;</i></li> <li><i>Amended Eff. April, 1, 2013; May 1, 2010; March 1, 2004; April 1, 1999; January 1, 1996; October 1, 1994;</i></li> </ul>
21 22 23 24 25 26 27 28 29 30 31 32	<del>(10)<u>(</u>11)</del>	<ul> <li>"Unblockable drain" means a drain of any size and shape that a human body cannot sufficiently block to create a suction entrapment hazard.</li> <li>"Water feature" means any component within a public swimming pool that pumps, jets, or sprays water above the waterline.</li> <li><i>Authority G.S. 130A-280; 130A-282;</i> S.L. 2019 88; [S.L. 2021-77;]</li> <li><i>Eff. May 1, 1991;</i></li> <li><i>Temporary Amendment Eff. June 1, 1994 for a period of 180 days or until the permanent rule becomes effective, whichever is sooner;</i></li> <li><i>Amended Eff. April, 1, 2013; May 1, 2010; March 1, 2004; April 1, 1999; January 1, 1996; October 1, 1994;</i></li> <li><i>Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. July 20,</i></li> </ul>

1

15A NCAC 18A .2545 is adopted with changes as published in 36:17 NCR 1431-1434 as follows:

2					
3	15A NCAC 18.	A .2545 DISPLAY SPA AT A TEMPORARY EVENT			
4	A display spa at a temporary event (DSTE) shall not be required to comply with the Rules of this Section except as				
5	specified in this	Rule.			
6	(1)	A DSTE shall not operate without a permit that has been issued by the local health department that			
7		serves the county in which the temporary event is located. The duration of a permit for a DSTE shall			
8		be no more than 21 consecutive calendar days. The applicant may apply for additional permits to			
9		operate a DSTE for multiple 21-day periods at the same temporary event.			
10	(2)	One permit application shall be submitted for each DSTE. The applicant shall submit the application			
11		for a permit at least 15 calendar days before commencing operation of a DSTE. The application			
12		form shall be submitted to the local health department that serves the county in which the temporary			
13		event is located and shall include the following information:			
14		(a) applicant's name, address, and phone number;			
15		(b) name of the temporary event;			
16		(c) street address of the temporary event;			
17		(d) proposed operating dates; and			
18		(e) signature of the applicant.			
19	(3)	A DSTE shall meet the requirements of Rule .2535 of this Section, except as follows:			
20		(a) automatic chemical feeders shall not be required;			
21		(b) written records shall only be required to include disinfectant concentration, pH, and the			
22		type and amount of chemicals added to the DSTE;			
23		(c) disinfectant residual shall be measured every day before opening the DSTE to the <del>public;</del>			
24		public and every four hours thereafter until the DSTE is closed for the day;			
25		(d) disinfectant concentrations shall be maintained at or above <u>34 ppm free chlorine or <del>48</del> ppm</u>			
26		free bromine; and			
27		(e) pH shall be maintained between 7.0-7.8.			
28	(4)	A sign shall be posted on each permitted DSTE that states: "DISPLAY SPA – ONLY HANDS AND			
29		FOREARMS ALLOWED IN WATER." The text on the sign shall be at least 2 inches in height.			
30	(5)	When the water in a DSTE does not meet the water quality standards set out in Item (3) the Rules			
31		of this Rule or is closed for the day, Section, the DSTE shall be kept closed with a latched or locked			
32		cover that prevents the public from coming into contact with the DSTE water. The applicant shall			
33		post a sign on the DSTE that states: "SPA CLOSED." The text on the sign shall be at least 2 inches			
34		in height.			
35	(6)	The applicant shall keep water quality records required under Sub-Item (3)(b) of this Rule on site			
36		during the temporary event and for six months after the completion of the temporary event. The			

1		applicant shall provide water quality records to the local health department that issued the DSTE
2		permit and the Department upon request.
3	(7)	All pool chemicals stored on-site at the temporary event shall be stored in a water resistant, covered
4		container in an area that is not used by the public.
5	(8)	When the applicant or applicant's designee is not available to supervise a DSTE, the DSTE shall be
6		kept closed with a latched or locked cover that prevents the public from coming into contact with
7		the DSTE water.
8	(9)	The permit for each DSTE shall be posted for the duration of the temporary event in a location that
9		is visible to the public.
10	(10)	The applicant or the applicant's designee shall report any death, serious injury, or complaint of illness
11		attributed to the applicant's DSTE in accordance with Rule .2540 of this Section.
12		
13	History Note:	Authority G.S. 130A-280; 130A-282; <del>S.L. 2021-77;</del>
14		<u>Eff. July 1, 2022.</u>

1

15A NCAC 18A .2901 is readopted as published in 36:17 NCR 1434-1435 as follows:

2 3 15A NCAC 18A .2901 **DISBURSEMENT OF FUNDS** 4 (a) For the purposes of this Rule, the following definitions shall apply: 5 (1)"Department" means the North Carolina Department of Health and Human Services. 6 (2)"Disaster" means when a declaration has been made by the President of the United States under 44 7 C.F.R. Part 206, Subpart B, which is hereby incorporated by reference, including any subsequent 8 editions or amendments, or by the Governor of North Carolina under G.S. 166A-19.3(3). 9 "Emergency" means when a state of emergency declaration has been issued under G.S. 166A-(3)10 19.3(19). 11 (4) "Event" means a National Special Security Event designated by the President of the United States 12 under 18 U.S.C. 3056(e)(1), which is hereby incorporated by reference, including any subsequent 13 editions or amendments. 14 "Rate of compliance" means the number of inspections for food and lodging establishments (5) 15 conducted by the local health department during the previous state fiscal year divided by the number of inspections mandated to be conducted by the local health department per state fiscal year pursuant 16 17 to G.S. 130A-249 and 10A NCAC 46 .0213, not to exceed a value of 1. 18 (b) Fees collected pursuant to G.S. 130A-248(d), minus state expenses budgeted for the collection and inventory 19 program, shall be distributed to local health departments for the support of local public health programs and activities 20 as follows: 21 Seven seven hundred and fifty dollars (\$750.00) to each county; and (1)22 (2)the remaining balance of funds that remain after the distribution described in Subparagraph (b)(1) 23 of this Rule shall be distributed to each county in accordance with the following formula: formula provided in Subparagraph (b)(2)(A) of this Rule. After the distribution of funds pursuant to 24 25 Subparagraph (b)(2)(A) of this Rule, the balance of any funds that remain shall be distributed in 26 accordance with the formula provided in Subparagraph (b)(2)(B) of this Rule to the counties that 27 have one hundred percent compliance with the inspection requirements for food and lodging 28 establishments as set out in G.S. 130A-249 and 10A NCAC 46 .0213 in the immediately preceding 29 state fiscal year: 30 [the remaining balance of funds after distribution in Paragraph (1)Subparagraph (b)(1) of <del>(a)</del>(A) 31 this Rule] multiplied by (the number of facilities in the county divided by the number of 32 facilities in the state) multiplied by (the (the county's percentage rate of compliance 33 compliance) with mandatory inspection requirements for food and lodging establishments 34 in G.S. 130A 249 and 15A NCAC 25 .0213 for the previous fiscal year, not to exceed 100 35 percent) equals the allocation to the county; and 36 distribution of remaining funds to counties with 100 percent compliance with mandatory <del>(b)</del>(B) inspection requirements for food and lodging establishments in G.S. 130A 249 and 15A 37

1		NCAC 25 .0213 during the previous fiscal year shall be made in accordance with the
2		following: [total amount of remaining funds after distribution in Paragraph-Subparagraph
3		(b)(2)(A)] (2)(a)] multiplied by (the number of facilities in the county divided by the
4		number of facilities in all counties with 100 percent compliance with mandatory inspection
5		requirements for food and lodging establishments as set forth in G.S. 130A-249 and
6		15A10A NCAC 2546 .0213 during the previous fiscal year) equals the additional allocation
7		to the county.
8	(c) Notwithstand	ding the definition of rate of compliance in Paragraph (a) of this Rule, the total amount of funds
9	distributed to a	local health department shall be calculated in accordance with Paragraph (b) of this Rule, but using
10	the local health	department's rate of compliance from the last state fiscal year that was completed immediately prior
11	<u>to a disaster, em</u>	ergency, or event, when:
12	(1)	one or more counties served by the local health department is named in a disaster or emergency
13		declaration or in an event designation;
14	(2)	the local health director or the local health director's designee submits a written attestation to the
15		State Environmental Health Director that includes the following:
16		(A) an explanation of how disruption caused by the disaster, emergency, or event is such that
17		inspections that are required pursuant to G.S. 130A-249 and 10A NCAC 46 .0213 for food
18		and lodging establishments cannot be carried out as planned because of the local health
19		department's involvement in the response to the disaster, emergency, or event; and
20		(B) a statement that the loss of funds as a result of the local health department's decreased rate
21		of compliance is expected to result in a financial hardship to the local health department's
22		environmental health program; and
23	(3)	the Department determines that sufficient funds are available to make a disbursement to the local
24		health department in accordance with this Paragraph.
25	(d) Attestations	written pursuant to Paragraph (c) of this Rule shall be submitted to the State Environmental Health
26	Director by mail	at 5605 Six Forks Road, 1632 Mail Service Center, Raleigh, NC 27699-1632.
27		
28	History Note:	Authority G.S. 130A-9; 130A-248; 130A-249;
29		Eff. May 1, <u>1991;</u> <del>1991.</del>
30		<u>Readopted Eff. July 1, 2022.</u>