From:	Strong, Donya M
Sent:	Tuesday, December 20, 2022 4:35 PM
То:	Peaslee, William W
Cc:	Burgos, Alexander N
Subject:	RE: 01 NCAC 05E .0103, .0104, and .0105

Good afternoon,

Received. Thank you and Happy Holidays.

Donya Strong

From: Peaslee, William W <bill.peaslee@oah.nc.gov>
Sent: Tuesday, December 20, 2022 4:31 PM
To: Strong, Donya M <donya.strong@doa.nc.gov>
Cc: Burgos, Alexander N <alexander.burgos@oah.nc.gov>
Subject: 01 NCAC 05E .0103, .0104, and .0105

Good afternoon,

Attached please find the written statement of objection on the above captioned rules pursuant to G.S. 150B-21.12(a).

As always, if you have any questions or concerns, please do not hesitate to contact me.

I hope you have a Merry Christmas.

William W. Peaslee Rules Review Commission Counsel / Legislative Liaison Office of Administrative Hearings 1711 New Hope Church Road Raleigh NC, 27609 (984) 236-1939 Bill.Peaslee@oah.nc.gov

Email correspondence to and from this address may be subject to the North Carolina Public Records Law and may be disclosed to third parties by an authorized state official.

From:	Strong, Donya M
Sent:	Friday, December 16, 2022 11:43 AM
То:	Peaslee, William W
Cc:	Burgos, Alexander N; Elliott, David L
Subject:	RE: 01 NCAC 05A .0112 and 01 NCAC 05E .01010105

Good morning,

Received, and thank you.

Donya Strong

From: Peaslee, William W <bill.peaslee@oah.nc.gov>
Sent: Friday, December 16, 2022 10:38 AM
To: Strong, Donya M <donya.strong@doa.nc.gov>
Cc: Burgos, Alexander N <alexander.burgos@oah.nc.gov>; Elliott, David L <david.elliott@doa.nc.gov>
Subject: 01 NCAC 05A .0112 and 01 NCAC 05E .0101 - .0105

Good morning.

While I know that the DOA is aware of the letters seeking legislative disapproval of the above captioned rules pursuant to G.S. 150B-21.3, this email is to provide the required notice. <u>open (nc.gov)</u>

As always, if you have any questions or concerns please do not hesitate to contact me.

William W. Peaslee Rules Review Commission Counsel / Legislative Liaison Office of Administrative Hearings 1711 New Hope Church Road Raleigh NC, 27609 (984) 236-1939 Bill.Peaslee@oah.nc.gov

Email correspondence to and from this address may be subject to the North Carolina Public Records Law and may be disclosed to third parties by an authorized state official.

**Subject:** FW: 01 NCAC 05E .0103, .0104, .0105

From: Strong, Donya M <<u>donya.strong@doa.nc.gov</u>> Sent: Wednesday, December 14, 2022 5:11 PM To: Peaslee, William W <<u>bill.peaslee@oah.nc.gov</u>> Subject: Re: 01 NCAC 05E .0103, .0104, .0105

#### Mr. Peaslee,

Thank you for speaking with me a few moments ago. We are no longer requesting an extension, and respectfully request to move forward with all of the rules tomorrow.

Thank you and have a wonderful evening, Donya Strong

Get Outlook for iOS

From: Strong, Donya M
Sent: Wednesday, December 14, 2022 4:43:11 PM
To: Peaslee, William W <<u>bill.peaslee@oah.nc.gov</u>>
Subject: RE: 01 NCAC 05E .0103, .0104, .0105

Mr. Peaslee,

NCDOA respectfully requests an extension on the review of the agency's proposed rules until the January 2023 Rules Review Commission meeting. Also, in reviewing the materials, I did not receive a staff opinion on 01 NCAC 05E .0101. Has an opinion been issued with respect to 01 NCAC 05E .0101?

Kindest regards, Donya Strong NCDOA General Counsel

 Subject:
 FW: 01 NCAC 05E .0103, .0104, .0105

 Attachments:
 12.22 Staff Opinion DOA 01 NCAC 05E. .0103.doc

From: Peaslee, William W <bill.peaslee@oah.nc.gov>
Sent: Tuesday, December 13, 2022 4:57 PM
To: Strong, Donya M <donya.strong@doa.nc.gov>
Cc: Elliott, David L <david.elliott@doa.nc.gov>; Pfeiffer-Haynes, Haley <haley.pfeifferhaynes@doa.nc.gov>; Burgos, Alexander N <alexander.burgos@oah.nc.gov>; Edwards, Mark B <Mark.Edwards@doa.nc.gov>; Best, Crystal <<crystal.best@doa.nc.gov>
Subject: RE: 01 NCAC 05E .0103, .0104, .0105

Attached please find an amended staff opinion on 01 NCAC 05E .0103 which contained an error in the citation. My apologies for any inconvenience this may have caused.

William W. Peaslee Rules Review Commission Counsel / Legislative Liaison Office of Administrative Hearings 1711 New Hope Church Road Raleigh NC, 27609 (984) 236-1939 Bill.Peaslee@oah.nc.gov

Email correspondence to and from this address may be subject to the North Carolina Public Records Law and may be disclosed to third parties by an authorized state official.

From: Strong, Donya M <u>donya.strong@doa.nc.gov</u>
Sent: Tuesday, December 13, 2022 4:34 PM
To: Peaslee, William W <u>bill.peaslee@oah.nc.gov</u>
Cc: Elliott, David L <u>david.elliott@doa.nc.gov</u>; Pfeiffer-Haynes, Haley <u>haley.pfeifferhaynes@doa.nc.gov</u>; Burgos, Alexander N <u>alexander.burgos@oah.nc.gov</u>; Edwards, Mark B <u>Mark.Edwards@doa.nc.gov</u>; Best, Crystal <u>crystal.best@doa.nc.gov</u>
Subject: RE: 01 NCAC 05E .0103, .0104, .0105

Received, thank you.

From: Peaslee, William W
Sent: Tuesday, December 13, 2022 4:30 PM
To: Strong, Donya M <<u>donya.strong@doa.nc.gov</u>>
Cc: Elliott, David L <<u>david.elliott@doa.nc.gov</u>>; Pfeiffer-Haynes, Haley <<u>haley.pfeifferhaynes@doa.nc.gov</u>>; Burgos,
Alexander N <<u>alexander.burgos@oah.nc.gov</u>>; Edwards, Mark B <<u>Mark.Edwards@doa.nc.gov</u>>; Best, Crystal
<<u>crystal.best@doa.nc.gov</u>>
Subject: 01 NCAC 05E .0103, .0104, .0105

Good afternoon,

Attached please find the staff's recommendations for objection on the above captioned rules which will be reviewed Thursday, December 15, 2022 at 9:00 am.

As always if you have any questions or concerns please do not hesitate to contact me.

William W. Peaslee Rules Review Commission Counsel / Legislative Liaison Office of Administrative Hearings 1711 New Hope Church Road Raleigh NC, 27609 (984) 236-1939 Bill.Peaslee@oah.nc.gov

Email correspondence to and from this address may be subject to the North Carolina Public Records Law and may be disclosed to third parties by an authorized state official.

Subject:FW: DOA Request for Changes 11102022Attachments:12.2022 DOA Request for Changes.docx

From: Peaslee, William W <bill.peaslee@oah.nc.gov>
Sent: Tuesday, December 6, 2022 11:14 AM
To: Pfeiffer-Haynes, Haley <haley.pfeifferhaynes@doa.nc.gov>
Cc: Strong, Donya M <donya.strong@doa.nc.gov>; Burgos, Alexander N <alexander.burgos@oah.nc.gov>
Subject: RE: DOA Request for Changes 11102022

Good morning,

Attached is a second set of requests for changes. As we discussed in our telephone conversation today, staff opinions are pending. We also discussed G.S. 150B-21-2(g) and substantial changes.

Please return any response to me no later than 5:00, December 9:00am. If you submit additional changes to the rules, don't forget to file them pursuant to 26 NCAC 02C .0105€.

Thank you.

## William W. Peaslee Rules Review Commission Counsel / Legislative Liaison Office of Administrative Hearings 1711 New Hope Church Road Raleigh NC, 27609 (984) 236-1939 Bill.Peaslee@oah.nc.gov

Email correspondence to and from this address may be subject to the North Carolina Public Records Law and may be disclosed to third parties by an authorized state official.

From:	Peaslee, William W
Sent:	Monday, November 21, 2022 1:33 PM
То:	Burgos, Alexander N
Subject:	FW: DOA Request for Changes 11102022
Attachments:	01 NCAC 05E .0101 with notice of text.docx; 01 NCAC 05E .0101.docx; 01 NCAC 05E .0102 with notice
	of text.docx; 01 NCAC 05E .0102.docx; 01 NCAC 05E .0103 with notice of test.docx; 01 NCAC 05E
	.0103.docx; 01 NCAC 05E .0104 with notice of text.docx; 01 NCAC 05E .0104.docx; 01 NCAC 05E .0105
	with notice of text.docx; 01 NCAC 05E .0105.docx; 01 NCAC 05E .0106 with notice of text.docx; 01
	NCAC 05E .0106.docx; 01 NCAC 05E .0112 with notice of text.docx; 11.2022 DOA Request for
	Changes.docx; 01 NCAC 05E .0112.docx

FYI

# William W. Peaslee Rules Review Commission Counsel / Legislative Liaison Office of Administrative Hearings 1711 New Hope Church Road Raleigh NC, 27609 (984) 236-1939 <u>Bill.Peaslee@oah.nc.gov</u>

Email correspondence to and from this address may be subject to the North Carolina Public Records Law and may be disclosed to third parties by an authorized state official.

From: Strong, Donya M <donya.strong@doa.nc.gov>
Sent: Thursday, November 10, 2022 4:52 PM
To: Rules, Oah <oah.rules@oah.nc.gov>; Peaslee, William W <bill.peaslee@oah.nc.gov>
Cc: Pfeiffer-Haynes, Haley <haley.pfeifferhaynes@doa.nc.gov>
Subject: DOA Request for Changes 11102022

Mr. Peaslee,

Attached to this message please find the NC Department of Administration's revised rules. In addition to the revised rules, I also have attached the Request for Changes document with the agency's responses in blue.

Thank you,

Donya Strong General Counsel NCDOA

Email correspondence to and from this address may be subject to the North Carolina Public Records Law and may be disclosed to third parties by an authorized state official.

*Notice* is hereby given in accordance with G.S. 150B-21.2 that the Department of Administration intends to adopt the rule cited as 01 NCAC 05E .0101.

Link to agency website pursuant to G.S. 150B-19.1(c): https://ncadmin.nc.gov/about-doa/administrative-rules-review/proposed-rules-and-public-comment

Proposed Effective Date: December 1, 2022

Public Hearing: Date: September 7, 2022 Time: 10 a.m. - 12 p.m. Location: https://ncgov.webex.com/ncgov/j.php?MTID=m6ec63d526b11aac916194686af01b366 Join by meeting number Meeting number (access code): 2439 099 7809 Meeting password: c78sUA4SMsh

**Reason for Proposed Action:** New rules were created to encourage and promote the use of historically underutilized businesses when purchasing goods and services on behalf of the State of North Carolina. Additionally, new definitions were added for further clarification.

**Comments may be submitted to:** *Donya Strong, 116 W. Jones St., Raleigh, NC 27603; phone (984) 236-0003; email donya.strong@doa.nc.gov* 

Comment period ends: October 14, 2022

**Procedure for Subjecting a Proposed Rule to Legislative Review:** If an objection is not resolved prior to the adoption of the rule, a person may also submit written objections to the Rules Review Commission after the adoption of the Rule. If the Rules Review Commission receives written and signed objections after the adoption of the Rule in accordance with G.S. 150B-21.3(b2) from 10 or more persons clearly requesting review by the legislature and the Rules Review Commission approves the rule, the rule will become effective as provided in G.S. 150B-21.3(b1). The Commission will receive written objections until 5:00 p.m. on the day following the day the Commission approves the rule. The Commission will receive those objections by mail, delivery service, hand delivery, or facsimile transmission. If you have any further questions concerning the submission of objections to the Commission, please call a Commission staff attorney at 984-236-1850.

- State funds affected Local funds affected Substantial economic impact (>= \$1,000,000) Approved by OSBM
- No fiscal note required

1	
2	

01 NCAC 05A .0101 is adopted with changes as published in 37:04 NCR 311 as follows:

3		SUBCHAPTER 05E – HISTORICALLY UNDERUTILIZED BUSINESS
4		
5	<u>01 NCAC 05E .0</u>	101 GOOD FAITH EFFORTS
6	Agencies shall re	equire Vendors subcontracting all or part of a contract for the purchase of goods or services to
7	undertake good fa	aith efforts to recruit HUB participation when contracting with the State. Good faith efforts shall
8	include at least fiv	ve of the following:
9	(1)	<u>Notifying HUBs to be included in a Solicitation</u> about the opportunity to participate as a
10		subcontractor at least 10 calendar days before the opportunity to respond to the Solicitation ends.
11		The notification shall be made by electronic means and must include:
12		(a) a description of the Goods or Services being solicited;
13		(b) the date, time and location where Offers are to be submitted;
14		(c) the name of the individual within the company who shall be available to answer questions
15		about the opportunity to participate in the response to the Solicitation;
16		(d) where Solicitation documents may be reviewed; and
17		(e) any special requirements that may exist, such as insurance, licenses, bonds and financial
18		arrangements.
19	(2)	Making plans, Specifications and Requirements available accessible to prospective HUBs for
20		review at least 10 calendar days before the opportunity to respond to the Solicitation ends.
21	(3)	Dividing or combining elements of work into subcontracts economically feasible units as
22		determined by the Vendor to facilitate HUB participation.
23	(4)	Working with minority trade, community, or similar organizations identified by the HUB Office
24		that provide assistance in recruitment of HUBs.
25	(5)	Attending any pre-bid conferences or site visits provided for in the Solicitation.
26	(6)	Providing assistance in obtaining required bonding or insurance or providing alternatives for
27		subcontractors.
28	(7)	Negotiating in good faith with interested HUBs. HUBs. Any rejection of a HUB should have the
29		reasons documented in writing.
30	(8)	Providing assistance to an Assisting an otherwise qualified HUB in need of in obtaining equipment,
31		loan capital, lines of credit, or joint pay agreements to secure loans, supplies, or letters of credit,
32		including waiving credit.
33	(9)	Assisting HUBs in obtaining the same unit pricing with the Vendor's suppliers.
34	(10)	Negotiating joint venture and partnership arrangements with HUBs to increase opportunities for
35		HUB participation.

1	(11)	Providing quick pay agreements and policies that pay subcontractors as work is performed, whether
2		in time units or job units as agreed by the Vendor and subcontractor. to enable HUBs and suppliers
3		<del>to meet cash flow demands.</del>
4		
5	History Note:	Authority G.S. 143-48(a); 143-53(a)(4);
6		<u>Eff. December 1, 2022.</u>

1	
2	

01 NCAC 05A .0101 is adopted with changes as published in 37:04 NCR 311 as follows:

3		<u>SUBCHAPTER 05E – HISTORICALLY UNDERUTILIZED BUSINESS</u>
4		
5	<u>01 NCAC 05E</u>	.0101 GOOD FAITH EFFORTS
6	Agencies shall	require Vendors subcontracting all or part of a contract for the purchase of goods or services to
7	undertake good	faith efforts to recruit HUB participation when contracting with the State. Good faith efforts shall
8	include at least	five of the following:
9	(1)	Notifying_HUBs_to-be-included in a Solicitation about the opportunity to participate as a
10		subcontractor at least 10 calendar days before the opportunity to respond to the Solicitation ends.
11		The notification shall be made by electronic means and must include:
12		(a) a description of the Goods or Services being solicited;
13		(b) the date, time and location where Offers are to be submitted;
14		(c) the name of the individual within the company who shall be available to answer questions
15		about the opportunity to participate in the response to the Solicitation;
16		(d) where Solicitation documents may be reviewed; and
17		(e) any special requirements that may exist, such as insurance, licenses, bonds and financial
18		arrangements.
19	(2)	Making plans, Specifications and Requirements available accessible to prospective HUBs for
20		review at least 10 calendar days before the opportunity to respond to the Solicitation ends.
21	(3)	Dividing or combining elements of work into subcontracts economically feasible units as
22		determined by the Vendor to facilitate HUB participation.
23	(4)	Working with minority trade, community, or similar organizations identified by the HUB Office
24		that provide assistance in recruitment of HUBs.
25	(5)	Attending any pre-bid conferences or site visits provided for in the Solicitation.
26	(6)	Providing assistance in obtaining required bonding or insurance or providing alternatives for
27		subcontractors.
28	(7)	Negotiating in good faith with interested HUBs. HUBs. Any rejection of a HUB should have the
29		reasons documented in writing.
30	(8)	Providing assistance to an Assisting an otherwise qualified HUB in need of in obtaining equipment,
31		loan capital, lines of credit, or joint pay agreements to secure loans, supplies, or letters of credit,
32		including waiving credit.
33	(9)	Assisting HUBs in obtaining the same unit pricing with the Vendor's suppliers.
34	(10)	Negotiating joint venture and partnership arrangements with HUBs to increase opportunities for
35		HUB participation.

1	(11)	Providing quick pay agreements and policies that pay subcontractors as work is performed, whether
2		in time units or job units as agreed by the Vendor and subcontractor. to enable HUBs and suppliers
3		<del>to meet cash flow demands.</del>
4		
5	History Note:	Authority G.S. 143-48(a); 143-53(a)(4);
6		<u>Eff. December 1, 2022.</u>

*Notice* is hereby given in accordance with G.S. 150B-21.2 that the Department of Administration intends to adopt the rule cited as 01 NCAC 05E .0102.

Link to agency website pursuant to G.S. 150B-19.1(c): https://ncadmin.nc.gov/about-doa/administrative-rules-review/proposed-rules-and-public-comment

Proposed Effective Date: December 1, 2022

Public Hearing: Date: September 7, 2022 Time: 10 a.m. - 12 p.m. Location: https://ncgov.webex.com/ncgov/j.php?MTID=m6ec63d526b11aac916194686af01b366 Join by meeting number Meeting number (access code): 2439 099 7809 Meeting password: c78sUA4SMsh

**Reason for Proposed Action:** New rules were created to encourage and promote the use of historically underutilized businesses when purchasing goods and services on behalf of the State of North Carolina. Additionally, new definitions were added for further clarification.

**Comments may be submitted to:** *Donya Strong, 116 W. Jones St., Raleigh, NC 27603; phone (984) 236-0003; email donya.strong@doa.nc.gov* 

Comment period ends: October 14, 2022

**Procedure for Subjecting a Proposed Rule to Legislative Review:** If an objection is not resolved prior to the adoption of the rule, a person may also submit written objections to the Rules Review Commission after the adoption of the Rule. If the Rules Review Commission receives written and signed objections after the adoption of the Rule in accordance with G.S. 150B-21.3(b2) from 10 or more persons clearly requesting review by the legislature and the Rules Review Commission approves the rule, the rule will become effective as provided in G.S. 150B-21.3(b1). The Commission will receive written objections until 5:00 p.m. on the day following the day the Commission approves the rule. The Commission will receive those objections by mail, delivery service, hand delivery, or facsimile transmission. If you have any further questions concerning the submission of objections to the Commission, please call a Commission staff attorney at 984-236-1850.

- State funds affected Local funds affected Substantial economic impact (>= \$1,000,000) Approved by OSBM
- No fiscal note required

1 01 NCAC 05A .0102 is adopted <u>with changes</u> as published in 37:04 NCR 311 as follows:

## 3 01 NCAC 05E .0102 HUB PARTICIPATION GOAL

4 The Secretary shall set the statewide percentage goal for HUB participation biannually based upon the most recent 5 disparity study commissioned by the HUB Office, the preceding year's HUB participation data, and the availability of 6 HUB businesses by commodity code. The participation goal will be published on the NC Department of 7 Administration website, www.doa.nc.gov, and in the yearly State of North Carolina Historically Underutilized 8 Business Plan for Goods and Services. 9 10 History Note: Authority G.S. <del>143-53;</del>143-53(a)(1); 143-53(a)(8); 11 <u>Eff. December 1, 2022.</u>

12

2

1 01 NCAC 05A .0102 is adopted <u>with changes</u> as published in 37:04 NCR 311 as follows:

### 3 01 NCAC 05E .0102 HUB PARTICIPATION GOAL

4 The Secretary shall set the statewide percentage goal for HUB participation biannually based upon the most recent 5 disparity study commissioned by the HUB Office, the preceding year's HUB participation data, and the availability of 6 HUB businesses by commodity code. The participation goal will be published on the NC Department of 7 Administration website, www.doa.nc.gov, and in the yearly State of North Carolina Historically Underutilized 8 Business Plan for Goods and Services. 9 10 History Note: Authority G.S. <del>143-53;</del>143-53(a)(1); 143-53(a)(8); 11 <u>Eff. December 1, 2022.</u>

12

2

*Notice* is hereby given in accordance with G.S. 150B-21.2 that the Department of Administration intends to adopt the rule cited as 01 NCAC 05E .0103.

Link to agency website pursuant to G.S. 150B-19.1(c): https://ncadmin.nc.gov/about-doa/administrative-rules-review/proposed-rules-and-public-comment

Proposed Effective Date: December 1, 2022

Public Hearing: Date: September 7, 2022 Time: 10 a.m. - 12 p.m. Location: https://ncgov.webex.com/ncgov/j.php?MTID=m6ec63d526b11aac916194686af01b366 Join by meeting number Meeting number (access code): 2439 099 7809 Meeting password: c78sUA4SMsh

**Reason for Proposed Action:** New rules were created to encourage and promote the use of historically underutilized businesses when purchasing goods and services on behalf of the State of North Carolina. Additionally, new definitions were added for further clarification.

**Comments may be submitted to:** *Donya Strong, 116 W. Jones St., Raleigh, NC 27603; phone (984) 236-0003; email donya.strong@doa.nc.gov* 

Comment period ends: October 14, 2022

**Procedure for Subjecting a Proposed Rule to Legislative Review:** If an objection is not resolved prior to the adoption of the rule, a person may also submit written objections to the Rules Review Commission after the adoption of the Rule. If the Rules Review Commission receives written and signed objections after the adoption of the Rule in accordance with G.S. 150B-21.3(b2) from 10 or more persons clearly requesting review by the legislature and the Rules Review Commission approves the rule, the rule will become effective as provided in G.S. 150B-21.3(b1). The Commission will receive written objections until 5:00 p.m. on the day following the day the Commission approves the rule. The Commission will receive those objections by mail, delivery service, hand delivery, or facsimile transmission. If you have any further questions concerning the submission of objections to the Commission, please call a Commission staff attorney at 984-236-1850.

- State funds affected Local funds affected Substantial economic impact (>= \$1,000,000) Approved by OSBM
- No fiscal note required

1	01 NCAC 05A .	0103 is adopted with cha	anges as p	oublished in 37:04 NCR	311-312 as follows:	
2						
3	01 NCAC 05E .	.0103 OFFICE	FOR	HISTORICALLY	UNDERUTILIZED	BUSINESSES
4		RESPONSIB	BILITIES	5		
5	(a) Interested by	usinesses may register a	as a HUE	3 in accordance with 0	1 NCAC 44A, STATEW	IDE UNIFORM
6	CERTIFICATIO	ON. The information prov	vided by 1	the HUB shall be used b	y the HUB Office to:	
7	(1)	assist public entities in	developi	ng a HUB participation	plan;	
8	(2)	identify areas of work	where the	ere are HUBs;		
9	(3)	create and maintain a li	ist of cert	ified HUB vendors; and		
10	(4)	assess the need for tech	nnical ass	istance for HUBs.		
11	(b) The HUB O	ffice shall also:				
12	(1)	Provide training and te	chnical a	ssistance to HUBs on h	ow to identify and obtain	State purchasing
13		and contract opportunit	ties throu	gh the Division of Purcl	nase and Contract and othe	er public entities.
14	(2)	Provide training and to	echnical	assistance to public en	tities on how to identify	and obtain HUB
15		participation on project	ts or cont	racts.		
16	(3)	Develop relationships	with No	orth Carolina trade and	professional organization	ons by providing
17		periodic meetings, suc	ch as net	working and information	on sessions, obtaining inp	out and feedback
18		regarding HUB issues,	legislatio	n, and policies to improv	ve the ability of HUBs to p	articipate in State
19		purchases and contracts	s.			
20	(4)	Collaborate with the D	ivision o	f Purchase and Contract	to monitor Agencies' cor	npliance with the
21		State HUB Plan for Go	oods and	Services. Compliance r	nonitoring will be conduc	ted by reviewing
22		quarterly spend reports	and othe	r procurement documen	tation provided by the age	ency upon written
23		request by the HUB of	fice, such	as contracts, purchase	orders, and responses to so	olicitations.
24	(5)	Notify Agencies in wri	ting of th	e outcomes of any com	pliance review with the St	ate HUB Plan for
25		Goods and Services.				
26	(6)	Work collaboratively w	vith Agen	cies found to be out of c	ompliance to create a corre	ective action plan.
27						
28	History Note:	<u>Authority G.S. 143-12</u>	<u>28.4(c);</u>	<u>43-48(a); 143-49(1);</u>	<u>143-49(3); 143-49(10); 1</u>	<u>43-49(11); 143-</u>
29		<u>53(a)(1);</u>				
30		<u>Eff. December 1, 2022.</u>				
31						

1	01 NCAC 05A .	.0103 is adopted with cha	anges as p	oublished in 37:04 NCR	311-312 as follows:	
2						
3	01 NCAC 05E .	.0103 OFFICE	FOR	HISTORICALLY	UNDERUTILIZED	BUSINESSES
4		RESPONSIE	BILITIES	5		
5	(a) Interested by	usinesses may register a	as a HUE	3 in accordance with 0	1 NCAC 44A, STATEW	IDE UNIFORM
6	CERTIFICATIO	ON. The information pro-	vided by 1	the HUB shall be used b	y the HUB Office to:	
7	(1)	assist public entities in	developi	ng a HUB participation	plan;	
8	(2)	identify areas of work	where the	ere are HUBs;		
9	(3)	create and maintain a l	ist of cert	ified HUB vendors; and		
10	(4)	assess the need for tech	hnical ass	istance for HUBs.		
11	(b) The HUB O	ffice shall also:				
12	(1)	Provide training and te	echnical a	ssistance to HUBs on h	ow to identify and obtain	State purchasing
13		and contract opportuni	ties throu	gh the Division of Purcl	hase and Contract and othe	er public entities.
14	(2)	Provide training and t	technical	assistance to public en	tities on how to identify	and obtain HUB
15		participation on projec	ts or cont	racts.		
16	(3)	Develop relationships	with No	orth Carolina trade and	l professional organization	ons by providing
17		periodic meetings, suc	ch as net	working and information	on sessions, obtaining inp	out and feedback
18		regarding HUB issues,	legislatio	n, and policies to improv	ve the ability of HUBs to p	articipate in State
19		purchases and contract	s.			
20	(4)	Collaborate with the D	Division o	f Purchase and Contract	t to monitor Agencies' cor	npliance with the
21		State HUB Plan for G	oods and	Services. Compliance r	nonitoring will be conduc	ted by reviewing
22		quarterly spend reports	s and othe	r procurement documen	tation provided by the age	ncy upon written
23		request by the HUB of	fice, such	as contracts, purchase	orders, and responses to so	licitations.
24	(5)	Notify Agencies in wr	iting of th	e outcomes of any com	pliance review with the Sta	ate HUB Plan for
25		Goods and Services.				
26	(6)	Work collaboratively v	with Agen	cies found to be out of c	ompliance to create a corre	ective action plan.
27						
28	History Note:	<u>Authority G.S. <mark>143-12</mark></u>	<u>28.4(c);</u>	<u>143-48(a); 143-49(1);</u>	<u>143-49(3); 143-49(10); 1</u>	<u>43-49(11); 143-</u>
29		<u>53(a)(1);</u>				
30		<u>Eff. December 1, 2022</u>	<u>.</u>			
31						

*Notice* is hereby given in accordance with G.S. 150B-21.2 that the Department of Administration intends to adopt the rule cited as 01 NCAC 05E .0104.

Link to agency website pursuant to G.S. 150B-19.1(c): https://ncadmin.nc.gov/about-doa/administrative-rules-review/proposed-rules-and-public-comment

Proposed Effective Date: December 1, 2022

Public Hearing: Date: September 7, 2022 Time: 10 a.m. - 12 p.m. Location: https://ncgov.webex.com/ncgov/j.php?MTID=m6ec63d526b11aac916194686af01b366 Join by meeting number Meeting number (access code): 2439 099 7809 Meeting password: c78sUA4SMsh

**Reason for Proposed Action:** New rules were created to encourage and promote the use of historically underutilized businesses when purchasing goods and services on behalf of the State of North Carolina. Additionally, new definitions were added for further clarification.

**Comments may be submitted to:** *Donya Strong, 116 W. Jones St., Raleigh, NC 27603; phone (984) 236-0003; email donya.strong@doa.nc.gov* 

Comment period ends: October 14, 2022

**Procedure for Subjecting a Proposed Rule to Legislative Review:** If an objection is not resolved prior to the adoption of the rule, a person may also submit written objections to the Rules Review Commission after the adoption of the Rule. If the Rules Review Commission receives written and signed objections after the adoption of the Rule in accordance with G.S. 150B-21.3(b2) from 10 or more persons clearly requesting review by the legislature and the Rules Review Commission approves the rule, the rule will become effective as provided in G.S. 150B-21.3(b1). The Commission will receive written objections until 5:00 p.m. on the day following the day the Commission approves the rule. The Commission will receive those objections by mail, delivery service, hand delivery, or facsimile transmission. If you have any further questions concerning the submission of objections to the Commission, please call a Commission staff attorney at 984-236-1850.

- State funds affected Local funds affected Substantial economic impact (>= \$1,000,000) Approved by OSBM
- No fiscal note required

1 2 01 NCAC 05A .0104 is adopted with changes as published in 37:04 NCR 312 as follows:

3	01 NCAC 05E	.0104 AGENCY REQUIREMENTS
4	(a) The Agency	shall develop and implement a HUB participation plan to identify HUBs that can provide Goods and
5	Services and in	mplement outreach efforts to encourage HUB participation. The plan shall include education,
6	recruitment, and	l interaction between HUBs and non-HUBs.
7	(b) Before awar	rding a contract, the Agency shall:
8	(1)	Attend any pre-bid conference and explain the HUB participation goals and objectives of the State
9		specific to the Agency.
10	(2)	Notify HUBs from the Agency's HUB vendor list or HUBs that have otherwise indicated interest in
11		the type of work in the Solicitation at least 10 calendar days before the opportunity to respond to the
12		Solicitation ends. The notification shall be made by electronic means and must include:
13		(A) a description of the work being solicited;
14		(B) the date, time, and location where Offers are to be submitted;
15		(C) the name of the Purchasing Officer or individual who will be available to answer questions;
16		(D) where Solicitation requirements may be reviewed; and
17		(E) any special requirements that may exist.
18	(3)	Utilize media likely to inform potential HUBs of the Solicitation being sought.
19	(4)	Maintain documentation of any contacts, correspondence, or conversation with HUB firms in
20		accordance with 01 NCAC 05B .1903 and this Subchapter.
21	(5)	Evaluate documentation to determine that good faith efforts pursuant to 01 NCAC 05E .0101 has
22		been achieved prior to recommendation of award.
23	(6)	Notify Vendors of the Agency's annual HUB participation goal or project specific participation goal.
24	(c) After a cont	ract has been awarded, the Agency shall:
25	(1)	Review Vendors' pay applications for compliance with HUB utilization commitments prior to
26		payment; and
27	(2)	Submit <u>a report</u> electronically to the HUB Office the percentage of contract payments that were paid
28		to HUBs.
29	(d) Provide doc	cumentation of compliance with this Rule to the HUB Office upon request, such as for a compliance
30	review, complai	nt, investigation, or other inquiry.
31		
32	History Note:	Authority G.S <mark>. <del>143-48; 143-49; 143-53; 143-128.4; <u>1</u>43-128.4(c); 143-48(a); 143-53(a)(1);-</del></mark>
33		<u>Eff. December 1, 2022.</u>

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6	recruitment, and	interaction between HUBs and non-HUBs.
7	(b) Before awar	ding a contract, the Agency shall:
8	(1)	Attend any pre-bid conference and explain the HUB participation goals and objectives of the State
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15		(C) the name of the Purchasing Officer or individual who will be available to answer questions;
16		(D) where Solicitation requirements may be reviewed; and
17		(E) any special requirements that may exist.
18	(3)	Utilize media likely to inform potential HUBs of the Solicitation being sought.
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20		accordance with 01 NCAC 05B .1903 and this Subchapter.
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22		been achieved prior to recommendation of award.
23	(6)	Notify Vendors of the Agency's annual HUB participation goal or project specific participation goal.
24	(c) After a contr	ract has been awarded, the Agency shall:
25	(1)	review Vendors' pay applications for compliance with HUB utilization commitments prior to
26		payment; and
27	(2)	submit <u>a report</u> electronically to the HUB Office the percentage of contract payments that were paid
28		to HUBs.
29	(d) Provide doc	umentation of compliance with this Rule to the HUB Office upon request, such as for a compliance
30	review, complai	nt, investigation, or other inquiry.
31		
32	History Note:	Authority G.S <mark>, <del>143-48; 143-49; 143-53; 143-128.4; <u>143-128.4(c); 143-48(a); 143-53(a)(1);-</u></del></mark>
33		<u>Eff. December 1, 2022.</u>

*Notice* is hereby given in accordance with G.S. 150B-21.2 that the Department of Administration intends to adopt the rule cited as 01 NCAC 05E .0105.

Link to agency website pursuant to G.S. 150B-19.1(c): https://ncadmin.nc.gov/about-doa/administrative-rules-review/proposed-rules-and-public-comment

Proposed Effective Date: December 1, 2022

Public Hearing: Date: September 7, 2022 Time: 10 a.m. - 12 p.m. Location: https://ncgov.webex.com/ncgov/j.php?MTID=m6ec63d526b11aac916194686af01b366 Join by meeting number Meeting number (access code): 2439 099 7809 Meeting password: c78sUA4SMsh

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**Comments may be submitted to:** *Donya Strong, 116 W. Jones St., Raleigh, NC 27603; phone (984) 236-0003; email donya.strong@doa.nc.gov* 

Comment period ends: October 14, 2022

**Procedure for Subjecting a Proposed Rule to Legislative Review:** If an objection is not resolved prior to the adoption of the rule, a person may also submit written objections to the Rules Review Commission after the adoption of the Rule. If the Rules Review Commission receives written and signed objections after the adoption of the Rule in accordance with G.S. 150B-21.3(b2) from 10 or more persons clearly requesting review by the legislature and the Rules Review Commission approves the rule, the rule will become effective as provided in G.S. 150B-21.3(b1). The Commission will receive written objections until 5:00 p.m. on the day following the day the Commission approves the rule. The Commission will receive those objections by mail, delivery service, hand delivery, or facsimile transmission. If you have any further questions concerning the submission of objections to the Commission, please call a Commission staff attorney at 984-236-1850.

- State funds affected Local funds affected Substantial economic impact (>= \$1,000,000) Approved by OSBM
- No fiscal note required

1 2 01 NCAC 05A .0105 is adopted with changes as published in 37:04 NCR 312 as follows:

# 3 01 NCAC 05E .0105 VENDOR REQUIREMENTS 4 Vendors responding to Solicitations for the purchase of Goods and Services who intend to use a Subcontractor shall:

5 Attend any scheduled pre-bid conference. (1)Identify opportunities where HUBs may have an interest in providing Goods or Services., 6 (2)based upon the Vendor's discretion as to whether subcontracting opportunities exist. 7 8 (3)Identify the HUBs that will be utilized on the project with the corresponding total dollar value of 9 the work they will perform, and submit this information to the procurement contracting office at the 10 purchasing agency. 11 <mark>(4)</mark> Provide one of the following to the Purchasing Agency: 12 an affidavit the HUBs that will be utilized on the project with the corresponding total dollar (a) 13 value of the work they will perform, including a description of the work by HUBs, 14 expressed as a percentage of the total Contract price, equal to or more than the HUB 15 participation goal; or 16 (b) an affidavit of all good faith efforts taken pursuant to Rule .0101 of this Section, if the 17 percentage is not equal to the HUB participation goal. Failure to comply with the 18 requirements of subsection (a) of this Rule shall be grounds for rejection of the Offer and 19 shall be handled in accordance with 01 NCAC 05B .0501. 20 <del>(5)</del>(2) Submit notification for approval by the Purchasing Agency and the HUB Office within five calendar 21 days of the replacement of a participating HUB. Notification shall be in writing to the contracted 22 address stating the circumstances involved. The Vendor shall make good faith efforts in accordance 23 with Rule .0101 of this Section to replace a participating HUB with another HUB. 24 <del>(6)</del>(3) Make good faith efforts in accordance with Rule .0101 of this Section to solicit bids from HUBs 25 should additional Goods or Services opportunities become available after the Contract is awarded. 26 Authority G.S. <u>143-48 143-48(a); 143-53(a)(4);</u> 27 History Note: 28 Eff. December 1, 2022. 29

1 2 01 NCAC 05A .0105 is adopted with changes as published in 37:04 NCR 312 as follows:

## 3 01 NCAC 05E .0105 VENDOR REQUIREMENTS

4 Vendors responding to Solicitations for the purchase of Goods and Services who intend to use a Subcontractor shall:

5	<u>(1)</u>	Attend any scheduled pre-bid conference.
6	<del>(2)</del>	Identify opportunities where HUBs may have an interest in providing Goods or Services., based
7		upon the Vendor's discretion as to whether subcontracting opportunities exist.
8	<del>(3)</del>	Identify the HUBs that will be utilized on the project with the corresponding total dollar value of
9		the work they will perform, and submit this information to the procurement contracting office at the
10		<del>purchasing agency.</del>
11	<mark>(4)</mark>	Provide one of the following to the Purchasing Agency:
12		(a) an affidavit the HUBs that will be utilized on the project with the corresponding total dollar
13		value of the work they will perform, including a description of the work by HUBs,
14		expressed as a percentage of the total Contract price, equal to or more than the HUB
15		participation goal; or
16		(b) an affidavit of all good faith efforts taken pursuant to Rule .0101 of this Section, if the
17		percentage is not equal to the HUB participation goal. Failure to comply with the
18		requirements of subsection (a) of this Rule shall be grounds for rejection of the Offer and
19		shall be handled in accordance with 01 NCAC 05B .0501.
20	( <u>5)(2)</u>	Submit notification for approval by the Purchasing Agency and the HUB Office within five calendar
21		days of the replacement of a participating HUB. Notification shall be in writing to the contracted
22		address stating the circumstances involved. The Vendor shall make good faith efforts in accordance
23		with Rule .0101 of this Section to replace a participating HUB with another HUB.
24	<mark>(6)(3)</mark>	Make good faith efforts in accordance with Rule .0101 of this Section to solicit bids from HUBs
25		should additional Goods or Services opportunities become available after the Contract is awarded.
26		
27	History Note:	Authority G.S. <u><mark>143-48 143-48(a); 143-53(a)(4);</mark></u>
28		<u>Eff. December 1, 2022.</u>
29		

*Notice* is hereby given in accordance with G.S. 150B-21.2 that the Department of Administration intends to adopt the rule cited as 01 NCAC 05E .0106.

Link to agency website pursuant to G.S. 150B-19.1(c): https://ncadmin.nc.gov/about-doa/administrative-rules-review/proposed-rules-and-public-comment

Proposed Effective Date: December 1, 2022

Public Hearing: Date: September 7, 2022 Time: 10 a.m. - 12 p.m. Location: https://ncgov.webex.com/ncgov/j.php?MTID=m6ec63d526b11aac916194686af01b366 Join by meeting number Meeting number (access code): 2439 099 7809 Meeting password: c78sUA4SMsh

**Reason for Proposed Action:** New rules were created to encourage and promote the use of historically underutilized businesses when purchasing goods and services on behalf of the State of North Carolina. Additionally, new definitions were added for further clarification.

**Comments may be submitted to:** *Donya Strong, 116 W. Jones St., Raleigh, NC 27603; phone (984) 236-0003; email donya.strong@doa.nc.gov* 

Comment period ends: October 14, 2022

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- State funds affected Local funds affected Substantial economic impact (>= \$1,000,000) Approved by OSBM
- No fiscal note required

1	01 NCAC 05A .	0106 is adopted with changes as published in 37:04 NCR 312-313 as follows:
2		
3	01 NCAC 05E .	0106 HISTORICALLY UNDERUTILIZED BUSINESS RESPONSIBILITIES
4	(a) HUBs shall	be certified or designated as <u>a</u> HUB by the HUB Office to be counted toward HUB participation.
5	(b) HUB busine	<del>sses</del> HUBs interested in bidding shall make a good faith effort by:
6	(1)	attending the scheduled pre-bid conference;
7	(2)	responding when contacted by Purchasing Agencies;
8	(3)	attending training and outreach sessions given by Purchasing Agencies;
9	(4)	participating in training or other business development programs offered by Purchasing Agencies;
10		or
11	(5)	negotiating in good faith with Purchasing Agencies.
12		
13	History Note:	Authority G.S. <del><u>143-48</u>143-128.4 (c); 143-48(a);</del>
14		<u>Eff. December 1, 2022.</u>

1	01 NCAC 05A .	0106 is adopted with changes as published in 37:04 NCR 312-313 as follows:
2		
3	01 NCAC 05E .	0106 HISTORICALLY UNDERUTILIZED BUSINESS RESPONSIBILITIES
4	(a) HUBs shall	be certified or designated as <u>a</u> HUB by the HUB Office to be counted toward HUB participation.
5	(b) HUB busine	<del>sses</del> HUBs interested in bidding shall make a good faith effort by:
6	(1)	attending the scheduled pre-bid conference;
7	(2)	responding when contacted by Purchasing Agencies;
8	(3)	attending training and outreach sessions given by Purchasing Agencies;
9	(4)	participating in training or other business development programs offered by Purchasing Agencies;
10		or
11	(5)	negotiating in good faith with Purchasing Agencies.
12		
13	History Note:	Authority G.S. <del><u>143-48</u>143-128.4 (c); 143-48(a);</del>
14		<u>Eff. December 1, 2022.</u>

*Notice* is hereby given in accordance with G.S. 150B-21.2 that the Department of Administration intends to amend the rule cited as 01 NCAC 05A .0112.

Link to agency website pursuant to G.S. 150B-19.1(c): https://ncadmin.nc.gov/about-doa/administrative-rules-review/proposed-rules-and-public-comment

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- State funds affected Local funds affected Substantial economic impact (>= \$1,000,000) Approved by OSBM
- No fiscal note required

1	01 NCAC 05A .	0112 is amended with changes as published in 37:04 NCR 308-310 as follows:
2		
3		<b>CHAPTER 05 - PURCHASE AND CONTRACT</b>
4		
5		SUBCHAPTER 05A – DIVISION OF PURCHASE AND CONTRACT
6		
7	01 NCAC 05A .	0112 DEFINITIONS
8	For the purpose	of this Chapter:
9	(1)	"Agency" or "Agencies" means all departments, institutions, boards, commissions, universities,
10		community colleges, or other units of the State subject to G.S. 143, Article 3, unless specifically
11		exempted by statute.
12	(2)	"Best and Final Offer" ("BAFO") is a document that memorializes the details of Negotiations
13		between the State and a Vendor and mutually modifies the Vendor's Offer.
14	(3)	"Best Value Procurement" shall have the same meaning as in G.S. 143-135.9.
15	(4)	"Bid Value Benchmark" or "General Delegation" means the maximum authorized expenditure set
16		pursuant to G.S. 116-31.10, G.S. 115D-58.14, or G.S. 143-52(a) and 143-53.1 for which an Agency
17		may contract to purchase Goods or Services without obtaining prior approval for the purchase from
18		the Division.
19	(5)	"Clarification" means communications between the State and a Vendor that occur after receipt of a
20		Vendor's Offer made for the purpose of eliminating irregularities, informalities, or apparent clerical
21		mistakes in an Offer. A Clarification may also be used in order for the State to interpret an Offer or
22		Offers or to facilitate the State's evaluation of all Offers. A Clarification shall not be used to cure
23		material deficiencies in an Offer, alter the scope of an Offer, or to negotiate.
24	(6)	"Consultant Services" means contracted work or tasks performed by a Vendor or independent
25		contractor possessing specialized knowledge, experience, expertise, and professional qualifications
26		to investigate a Purchasing Agency's defined problems or projects and to provide counsel, review,
27		analysis, or advice in formulating or implementing improvements in programs or Services. This
28		includes improvements related to the organization, planning, directing, control, evaluation, and
29		operation of a program, Agency or department.
30	(7)	"Competition" in purchasing exists when the available market for the Goods or Services to be
31		acquired consists of more than one Responsible Vendor that is qualified and willing to submit an
32		Offer.
33	(8)	"Contract" means any type of agreement entered into by Agencies, regardless of what it may be
34		titled or called, setting out the obligations of the parties concerning a Procurement of Goods or
35		Services.
36	(9)	"Contract Term" means the time period in which a Contract is active and in effect.

1	(10)	"Deficiency" means either a failure to meet a stated Requirement or a combination of weaknesses
2		in an Offer that increases the risk that a Vendor will be unable to meet its contractual obligations.
3	(11)	"Division" means the Division of Purchase and Contract.
4	(12)	"Electronic" means electrical, digital, magnetic, optical, electromagnetic, or any other similar
5		technology.
6	(13)	"Electronic Bid System" means the Division's Electronic system used variously to advertise
7		Solicitations, notify Vendors, conduct Reverse Auctions, and post Contract awards.
8	(14)	"Emergency Situations" means unforeseen circumstances as stated in G.S. 143-57, that endanger
9		lives, property, or the continuation of a vital program such as those essential for health or safety, as
10		determined by the Purchasing Agency Director, and that can be rectified only by immediate
11		purchases or rental of Goods or Services.
12	(15)	"Extension" means an additional Contract Term not provided for in the Contract that is mutually
13		agreed to by the State and all Vendor parties in a Contract amendment.
14	(16)	"Goods" means any tangible property, including all equipment, materials, supplies, and
15		commodities. Where the printing is not the predominant aspect of a service contract, acquisition of
16		printing shall be considered the purchase of Goods under these Rules.
17	(17)	"Goods Contract" means any agreement involving the Procurement of Goods from a Vendor, but
18		that may also have ancillary Services aspects.
19	(18)	"HUB" means Historically Underutilized Business as defined in G.S. 143-128.4 and certified in
20		accordance with G.S. 143-48.4.
21	(19)	"HUB Office" means the North Carolina Department of Administration Office for Historically
22		Underutilized Business.
23	(20)	"Initial Contract Term" means the initial period for performance under a Contract after which the
24		Contract will either terminate or be extended pursuant to a Renewal or Extension.
25	(21)	"Negotiation" means oral or written communications in a waived or open competitive Procurement
26		between the State and Vendor undertaken with the intent of allowing a Vendor to revise its Offer.
27		Revisions may apply to price, schedule, technical requirements, or other terms of the proposed
28		Contract. Negotiations are specific to each Offer and shall be conducted to maximize the State's
29		ability to obtain best value based on the evaluation factors set forth in the Solicitation. Negotiations
30		shall be memorialized in any resulting Contract.
31	(22)	"Offer" means a bid, proposal, BAFO, or other proposition submitted in response to any Solicitation,
32		Negotiation, or other approved acquisition process, as well as responses to solution-based
33		Solicitations and government-Vendor partnerships.
34	(23)	"Personal Services Contract" has the same definition as in G.S. 143-48.6(b). A Personal Services
35		Contract is a type of Service Contract.
36	(24)	"Pressing Need" means a need arising from unforeseen causes as stated in G.S. 143-57, outside the
37		State's control, including delay by contractors, delay in transportation, breakdown in machinery, or

1		unanticipated volume of work, as determined by the Purchasing Agency Director, which can be
2		satisfied only by immediate purchase or rental of Goods or Services.
3	(25)	"Price" means the amount paid by the State to a Vendor for Goods or Services.
4	(26)	"Procurement" means the process of acquiring Goods or Services.
5	(27)	"Professional Services" means the contracted work or tasks performed by a Vendor or independent
6		contractor possessing specialized knowledge, experience, expertise, and professional qualifications,
7		who provides ongoing Services. A Professional Services Contract is a type of Service Contract.
8	(28)	"Progressive Award" means an award for portions of a definite quantity requirement to more than
9		one Vendor. Each portion is for a definite quantity and the sum of the portions is the total quantity
10		procured. A Progressive Award may be in the Purchasing Agency's best interest when awards to
11		more than one Vendor for different amounts of the same item are needed to obtain the total quantity
12		or the time or times of delivery required.
13	(29)	"Public Funds" means any amount received, held, disbursed, or otherwise subject to or accounted
14		for in accordance with the State Budget Act and amounts used to acquire Goods and Services that
15		are required to be purchased in accordance with Article 3 of Chapter 143 of the General Statutes.
16	(30)	"Purchasing Agency" or "Purchaser" means the Agency that issues a purchase order or otherwise
17		acquires Goods or Services through a purchasing process.
18	(31)	"Recalled Bid" means a Bid that is rescinded by the Vendor after the bid opening but prior to a
19		contract being awarded.
20	(32)	"Renewal" means an optional term provided for in the Contract that can be exercised as of right by
21		the State.
22	(33)	"Responsible Vendor" means a Vendor who demonstrates in its Offer that it has the capability to
23		perform the requirements of the Solicitation.
24	(34)	"Responsive Offer" means an Offer that conforms to the Requirements of the Solicitation.
25	(35)	"Requirement" is a provision of a Solicitation and any resulting Contract that prescribes the nature
26		or details of a standard, process, or procedure that must be complied with by the Vendor before any
27		further evaluation of the Offer is conducted by the State.
28	(36)	"Sealed Offer" means an Offer that remains unopened until the public opening time stated in the
29		Solicitation.
30	(37)	"Secretary" means the Secretary of the North Carolina Department of Administration.
31	(38)	"Service Contract" means any agreement for compensation involving Services and requiring a
32		particular or specialized knowledge, experience, expertise, or similar capabilities in the Vendor.
33		Contracts for Consultant Services, Professional Services, and Personal Services are also examples
34		of a Service Contract. A Service Contract may also involve the ancillary purchase of Goods.
35	(39)	"Services" means the tasks and duties undertaken by a Vendor in a Service Contract to fulfill the
36		Requirements and Specifications of the Contract.

1	(40)	"Signature" means a manual autograph, an Electronic identifier, or an Electronic authentication
2		technique, that is intended by the person using it to have the same force and effect as a manual
3		signature.
4	(41)	"Small Purchase" means the purchase of Goods and Services not covered by a Term Contract where
5		the expenditure of Public Funds including Extensions and Renewals is equal to or less than the Small
6		Purchase Benchmark amount, pursuant to 01 NCAC 05B .0301.
7	(42)	"Solicitation" means to request or invite Vendor Offers, or to request information regarding the
8		acquisition of Goods and Services, through the use of Solicitation Documents.
9	(43)	"Solicitation Documents" means a Written or Electronic (a) Invitation for Bids (IFB); (b) Request
10		for Quotations (RFQ); (c) Request for Proposals (RFP); (d) Best and Final Offer (BAFO); or (e)
11		other documents to invite Vendor Offers, including all mutually agreed attachments and items
12		incorporated by reference therein.
13	(44)	"Specification" means any description of the physical or functional characteristics of, or the nature
14		of, the Goods or Services to be procured.
15	(45)	"SPO" means the State Procurement Officer who is also the Director of the Division.
16	(46)	"Subcontractor" means a firm under contract with the prime contractor/vendor for supplying
17		materials, labor, or materials and labor.
18	(47)	"Tabulation" means a list of Vendors submitting Offers in response to a particular Solicitation and,
19		if applicable, the prices offered as allowed under G.S. 143-52(a).
20	(48)	"Technical Offer" means a proposal by a Vendor in response to the Solicitation, absent the price
21		content.
22	(49)	"Term Contract" is a binding agreement between purchaser and seller to buy and sell certain Goods
23		or Services at certain prices, for an agreed Contract Term, and under specific terms and conditions.
24	(50)	"Total Cost of Ownership" means a summation of all purchase, operating, and related costs to be
25		expended during the projected lifetime of a Good or Service or both.
26	(51)	"Vendor" means a contractor, supplier, bidder, company, independent contractor, firm, corporation,
27		partnership, individual, or other entity submitting a response to a Solicitation.
28	(52)	"Voided Bid" means an Electronic bid that was submitted by a Vendor in connection with an
29		Electronic Solicitation that has been cancelled, the bids voided and not opened electronically.
30	(53)	"Weakness" means a flaw in the Offer that increases the risk of unsuccessful contract performance.
31	(54)	"Withdrawal" or "Withdrawn Bid" means a Bid that is rescinded by the Vendor prior to the bid
32		opening.
33	(55)	"Written" or "Writing" means a communication recorded in a medium of expression that can be
34		preserved, read, retrieved, and reproduced for an indefinite period of time, including information in
35		a form that is electronically transmitted and stored.
36		
37	History Note:	Authority G.S. 143-48.3; 143-48.6; 143-49; 143-52; 143-53; 143-53.1; 143-57; 143-135.9;

1	Eff. February 1, 1996;
2	Amended Eff. April 1, 1999;
3	Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. July 23,
4	2016;
5	Amended Eff. <mark>December 1, 2022; March 1, 2022; November 1, 2021; October 1, 2019.</mark>
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1	01 NCAC 05A .	0112 is amended with changes as published in 37:04 NCR 308-310 as follows:
2		
3		<b>CHAPTER 05 - PURCHASE AND CONTRACT</b>
4		
5		SUBCHAPTER 05A – DIVISION OF PURCHASE AND CONTRACT
6		
7	01 NCAC 05A .	0112 DEFINITIONS
8	For the purpose	of this Chapter:
9	(1)	"Agency" or "Agencies" means all departments, institutions, boards, commissions, universities,
10		community colleges, or other units of the State subject to G.S. 143, Article 3, unless specifically
11		exempted by statute.
12	(2)	"Best and Final Offer" ("BAFO") is a document that memorializes the details of Negotiations
13		between the State and a Vendor and mutually modifies the Vendor's Offer.
14	(3)	"Best Value Procurement" shall have the same meaning as in G.S. 143-135.9.
15	(4)	"Bid Value Benchmark" or "General Delegation" means the maximum authorized expenditure set
16		pursuant to G.S. 116-31.10, G.S. 115D-58.14, or G.S. 143-52(a) and 143-53.1 for which an Agency
17		may contract to purchase Goods or Services without obtaining prior approval for the purchase from
18		the Division.
19	(5)	"Clarification" means communications between the State and a Vendor that occur after receipt of a
20		Vendor's Offer made for the purpose of eliminating irregularities, informalities, or apparent clerical
21		mistakes in an Offer. A Clarification may also be used in order for the State to interpret an Offer or
22		Offers or to facilitate the State's evaluation of all Offers. A Clarification shall not be used to cure
23		material deficiencies in an Offer, alter the scope of an Offer, or to negotiate.
24	(6)	"Consultant Services" means contracted work or tasks performed by a Vendor or independent
25		contractor possessing specialized knowledge, experience, expertise, and professional qualifications
26		to investigate a Purchasing Agency's defined problems or projects and to provide counsel, review,
27		analysis, or advice in formulating or implementing improvements in programs or Services. This
28		includes improvements related to the organization, planning, directing, control, evaluation, and
29		operation of a program, Agency or department.
30	(7)	"Competition" in purchasing exists when the available market for the Goods or Services to be
31		acquired consists of more than one Responsible Vendor that is qualified and willing to submit an
32		Offer.
33	(8)	"Contract" means any type of agreement entered into by Agencies, regardless of what it may be
34		titled or called, setting out the obligations of the parties concerning a Procurement of Goods or
35		Services.
36	(9)	"Contract Term" means the time period in which a Contract is active and in effect.

1	(10)	"Deficiency" means either a failure to meet a stated Requirement or a combination of weaknesses
2		in an Offer that increases the risk that a Vendor will be unable to meet its contractual obligations.
3	(11)	"Division" means the Division of Purchase and Contract.
4	(12)	"Electronic" means electrical, digital, magnetic, optical, electromagnetic, or any other similar
5		technology.
6	(13)	"Electronic Bid System" means the Division's Electronic system used variously to advertise
7		Solicitations, notify Vendors, conduct Reverse Auctions, and post Contract awards.
8	(14)	"Emergency Situations" means unforeseen circumstances as stated in G.S. 143-57, that endanger
9		lives, property, or the continuation of a vital program such as those essential for health or safety, as
10		determined by the Purchasing Agency Director, and that can be rectified only by immediate
11		purchases or rental of Goods or Services.
12	(15)	"Extension" means an additional Contract Term not provided for in the Contract that is mutually
13		agreed to by the State and all Vendor parties in a Contract amendment.
14	(16)	"Goods" means any tangible property, including all equipment, materials, supplies, and
15		commodities. Where the printing is not the predominant aspect of a service contract, acquisition of
16		printing shall be considered the purchase of Goods under these Rules.
17	(17)	"Goods Contract" means any agreement involving the Procurement of Goods from a Vendor, but
18		that may also have ancillary Services aspects.
19	(18)	"HUB" means Historically Underutilized Business as defined in G.S. 143-128.4 and certified in
20		accordance with G.S. 143-48.4.
21	(19)	"HUB Office" means the North Carolina Department of Administration Office for Historically
22		Underutilized Business.
23	(20)	"Initial Contract Term" means the initial period for performance under a Contract after which the
24		Contract will either terminate or be extended pursuant to a Renewal or Extension.
25	(21)	"Negotiation" means oral or written communications in a waived or open competitive Procurement
26		between the State and Vendor undertaken with the intent of allowing a Vendor to revise its Offer.
27		Revisions may apply to price, schedule, technical requirements, or other terms of the proposed
28		Contract. Negotiations are specific to each Offer and shall be conducted to maximize the State's
29		ability to obtain best value based on the evaluation factors set forth in the Solicitation. Negotiations
30		shall be memorialized in any resulting Contract.
31	(22)	"Offer" means a bid, proposal, BAFO, or other proposition submitted in response to any Solicitation,
32		Negotiation, or other approved acquisition process, as well as responses to solution-based
33		Solicitations and government-Vendor partnerships.
34	(23)	"Personal Services Contract" has the same definition as in G.S. 143-48.6(b). A Personal Services
35		Contract is a type of Service Contract.
36	(24)	"Pressing Need" means a need arising from unforeseen causes as stated in G.S. 143-57, outside the
37		State's control, including delay by contractors, delay in transportation, breakdown in machinery, or

	satisfied only by immediate purchase or rental of Goods or Services.
	satisfied only by minieulate purchase of remained Goods of Services.
(25)	"Price" means the amount paid by the State to a Vendor for Goods or Services.
(26)	"Procurement" means the process of acquiring Goods or Services.
(27)	"Professional Services" means the contracted work or tasks performed by a Vendor or independent
	contractor possessing specialized knowledge, experience, expertise, and professional qualifications,
	who provides ongoing Services. A Professional Services Contract is a type of Service Contract.
(28)	"Progressive Award" means an award for portions of a definite quantity requirement to more than
	one Vendor. Each portion is for a definite quantity and the sum of the portions is the total quantity
	procured. A Progressive Award may be in the Purchasing Agency's best interest when awards to
	more than one Vendor for different amounts of the same item are needed to obtain the total quantity
	or the time or times of delivery required.
(29)	"Public Funds" means any amount received, held, disbursed, or otherwise subject to or accounted
	for in accordance with the State Budget Act and amounts used to acquire Goods and Services that
	are required to be purchased in accordance with Article 3 of Chapter 143 of the General Statutes.
(30)	"Purchasing Agency" or "Purchaser" means the Agency that issues a purchase order or otherwise
	acquires Goods or Services through a purchasing process.
(31)	"Recalled Bid" means a Bid that is rescinded by the Vendor after the bid opening but prior to a
	contract being awarded.
(32)	"Renewal" means an optional term provided for in the Contract that can be exercised as of right by
	the State.
(33)	"Responsible Vendor" means a Vendor who demonstrates in its Offer that it has the capability to
	perform the requirements of the Solicitation.
(34)	"Responsive Offer" means an Offer that conforms to the Requirements of the Solicitation.
(35)	"Requirement" is a provision of a Solicitation and any resulting Contract that prescribes the nature
	or details of a standard, process, or procedure that must be complied with by the Vendor before any
	further evaluation of the Offer is conducted by the State.
(36)	"Sealed Offer" means an Offer that remains unopened until the public opening time stated in the
	Solicitation.
(37)	"Secretary" means the Secretary of the North Carolina Department of Administration.
(38)	"Service Contract" means any agreement for compensation involving Services and requiring a
	particular or specialized knowledge, experience, expertise, or similar capabilities in the Vendor.
	Contracts for Consultant Services, Professional Services, and Personal Services are also examples
	of a Service Contract. A Service Contract may also involve the ancillary purchase of Goods.
(39)	"Services" means the tasks and duties undertaken by a Vendor in a Service Contract to fulfill the
	Requirements and Specifications of the Contract.
	(26)(27)(28)(29)(30)(31)(32)(33)(34)(32)(33)(34)(35)(36)(37)(38)

1	(40)	"Signature" means a manual autograph, an Electronic identifier, or an Electronic authentication
2		technique, that is intended by the person using it to have the same force and effect as a manual
3		signature.
4	(41)	"Small Purchase" means the purchase of Goods and Services not covered by a Term Contract where
5		the expenditure of Public Funds including Extensions and Renewals is equal to or less than the Small
6		Purchase Benchmark amount, pursuant to 01 NCAC 05B .0301.
7	(42)	"Solicitation" means to request or invite Vendor Offers, or to request information regarding the
8		acquisition of Goods and Services, through the use of Solicitation Documents.
9	(43)	"Solicitation Documents" means a Written or Electronic (a) Invitation for Bids (IFB); (b) Request
10		for Quotations (RFQ); (c) Request for Proposals (RFP); (d) Best and Final Offer (BAFO); or (e)
11		other documents to invite Vendor Offers, including all mutually agreed attachments and items
12		incorporated by reference therein.
13	(44)	"Specification" means any description of the physical or functional characteristics of, or the nature
14		of, the Goods or Services to be procured.
15	(45)	"SPO" means the State Procurement Officer who is also the Director of the Division.
16	(46)	"Subcontractor" means a firm under contract with the prime contractor/vendor for supplying
17		materials, labor, or materials and labor.
18	(47)	"Tabulation" means a list of Vendors submitting Offers in response to a particular Solicitation and,
19		if applicable, the prices offered as allowed under G.S. 143-52(a).
20	(48)	"Technical Offer" means a proposal by a Vendor in response to the Solicitation, absent the price
21		content.
22	(49)	"Term Contract" is a binding agreement between purchaser and seller to buy and sell certain Goods
23		or Services at certain prices, for an agreed Contract Term, and under specific terms and conditions.
24	(50)	"Total Cost of Ownership" means a summation of all purchase, operating, and related costs to be
25		expended during the projected lifetime of a Good or Service or both.
26	(51)	"Vendor" means a contractor, supplier, bidder, company, independent contractor, firm, corporation,
27		partnership, individual, or other entity submitting a response to a Solicitation.
28	(52)	"Voided Bid" means an Electronic bid that was submitted by a Vendor in connection with an
29		Electronic Solicitation that has been cancelled, the bids voided and not opened electronically.
30	(53)	"Weakness" means a flaw in the Offer that increases the risk of unsuccessful contract performance.
31	(54)	"Withdrawal" or "Withdrawn Bid" means a Bid that is rescinded by the Vendor prior to the bid
32		opening.
33	(55)	"Written" or "Writing" means a communication recorded in a medium of expression that can be
34		preserved, read, retrieved, and reproduced for an indefinite period of time, including information in
35		a form that is electronically transmitted and stored.
36		
37	History Note:	Authority G.S. 143-48.3; 143-48.6; 143-49; 143-52; 143-53; 143-53.1; 143-57; 143-135.9;

1	Eff. February 1, 1996;
2	Amended Eff. April 1, 1999;
3	Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. July 23,
4	2016;
5	Amended Eff. <u>December 1, 2022;</u> March 1, 2022; November 1, 2021; October 1, 2019.
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#### Request for Changes Pursuant to N.C. Gen. Stat. § 150B-21.10

Staff reviewed these Rules to ensure that each Rule is within the agency's statutory authority, reasonably necessary, clear and unambiguous, and adopted in accordance with Part 2 of the North Carolina Administrative Procedure Act. Following review, staff has issued this document that may request changes pursuant to G.S. 150B-21.10 from your agency or ask clarifying questions.

The imposition of a question implies that the rule as written is unclear or there is some ambiguity. If the request includes questions and you do not understand the question, please contact the reviewing attorney to discuss. Failure to respond may result in a staff opinion recommending objection.

Staff may suggest the agency "consider" an idea or language in this document. This is in no way a formal request that the agency adopt the idea or language but rather is offered merely for consideration which the agency may find preferable and clarifying.

To properly submit rewritten rules, please refer to the following Rules in the NC Administrative Code:

- Rule 26 NCAC 02C .0108 The Rule addresses general formatting.
- Rule 26 NCAC 02C .0404 The Rule addresses changing the introductory statement.
- Rule 26 NCAC 02C .0405 The Rule addresses properly formatting changes made after publication in the NC Register.

#### Note the following general instructions:

- 1. You must submit the revised rule via email to oah.rules@oah.nc.gov. The electronic copy must be saved as the official rule name (XX NCAC XXXX).
- 2. For rules longer than one page, insert a page number.
- **3**. Use line numbers; if the rule spans more than one page, have the line numbers reset at one for each page.
- 4. Do not use track changes. Make all changes using manual strikethroughs, underlines and highlighting.
- 5. You cannot change just one part of a word. For example:
  - Wrong: "<u>aA</u>ssociation"
  - Right: "association <u>Association</u>"
- 6. Treat punctuation as part of a word. For example:
  - Wrong: "day<u>;</u> and"
  - Right: "<del>day,</del> <u>day;</u> and"
- 7. Formatting instructions and examples may be found at: www.ncoah.com/rules/examples.html

If you have any questions regarding proper formatting of edits after reviewing the rules and examples, please contact the reviewing attorney.

William W. Peaslee Commission Counsel Date submitted to agency: November 2, 2022

AGENCY: North Carolina Department of Administration

RULE CITATION: 01 NCAC 05E .0101

#### DEADLINE FOR RECEIPT: November 10, 2022

## <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 email the reviewing attorney to inquire concerning the staff recommendation.

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

Generally, to the Rule: The Rule is not properly formatted. Please see 26 NCAC 02C .0108(1)(f).

The rule has been reformatted according to 26 NCAC 02C .0108(1)(f).

Generally, to the Rule: The agency cites as its authority G.S. 143-48. Please identify with specificity which part or parts of G.S. 143-48 authorizes the adoption of this Rule.

G.S. 143-48(a) provides in pertinent part that "Policy. - It is the policy of this State to encourage and promote the use of small contractors, minority contractors, physically handicapped contractors, and women contractors in State purchasing of goods and services. All State agencies, institutions and political subdivisions shall cooperate with the Department of Administration and all other State agencies, institutions and political subdivisions in efforts to encourage the use of small contractors, minority contractors, physically handicapped contractors, and women contractors in achieving the purpose of this Article."

G.S. 143-53(a)(4) authorizes the Secretary of Administration to adopt rules prescribing the items and quantities, conditions and procedures, governing the acquisition of goods and services which may be delegated to departments, institutions and agencies.

In (1), the sentence is unclear. How is the determination made which HUBs are "to be included in a response to a Solicitation"? Must the Vendor notify the HUBs 10 days in advance, or the HUB present its offer to the Vendor 10 days in advance?

Revised for clarity. The Vendor can determine which HUB certified business it wants to solicit as part of its response. The Vendor must notify the HUBs 10 days prior to the bid date.

In (2), what constitutes "available"? Does available include coming by the Vendor's office during normal business hours? Must they be sent to the HUB in a particular format?

Revised. Plans, Specifications, and Requirements are considered available when they are made accessible for review by HUB firms. The rule is meant to be flexible so that Vendors may use various means for making the bid specifications available to HUBs. It is generally expected that Vendors will accomplish this by e-mailing the information to HUBs that they are aware of or have a history of working with, but this is not the only way in which they can satisfy this requirement.

In (3), "economically feasible units" is an undefined phrase. How will compliance be determined? What criteria will be used?

#### Revised to simplify.

In (4), what criteria and process will the HUB Office use to determine which organizations qualify for "identification"? What is the agency's authority to establish the identification process? How will Vendors be made aware of the HUB Office's determinations?

Identification of the organizations is an informal, inclusive process that grows out of the networking function of the HUB Office that identifies organizations that share the mission of increasing participation of HUBs. The list is publicly available on the Department of Administration's website at <u>https://ncadmin.nc.gov/businesses/historically-underutilized-businesseshub/business-resources/business-services</u>. It is updated whenever the HUB Office becomes aware of additional organizations that help with the recruitment of HUBs.

The Department of Administration's authority comes from the following:

G.S. 143-48(a) provides in pertinent part that "All State agencies, institutions and political subdivisions shall cooperate with the Department of Administration and all other State agencies, institutions and political subdivisions in efforts to encourage the use of small contractors, minority contractors, physically handicapped contractors, and women contractors in achieving the purpose of this Article."

G.S. 143-128.4 (c) gives the Department of Administration the power, duty, and authority to administer a statewide program for historically underutilized businesses. G.S. 143-53(a)(1) authorizes the Secretary of Administration to adopt rules governing the routine and procedure to be followed in the canvassing of bids and the awarding of contracts.

# In (6), what constitutes "assistance"? How will that determination be made and using what criteria?

Revised. Assistance means providing support, such as networking, providing connections with lending institutions, insurance agents or potential partners. Providing evidence of an action that has occurred will meet these criteria. The rules

were designed with flexibility to give Vendors options to meet the standard and allow ease of compliance while encouraging the use of HUBs.

In (7), the agency lists "negotiating in good faith" as one of the efforts which can be used in satisfying the "good faith efforts" requirement of the Rule. How will the agency determine whether a Vendor has negotiated in good faith? What criteria will be used? How is a Vendor going to know when it has satisfied the "good faith effort" standard in its negotiating? As written, this is ambiguous and subjective.

The Vendor is deemed to have satisfied the good faith efforts requirement of this rule when it fulfills five of the eleven requirements and provides documentation for each. The Vendor satisfies the good faith effort standard when it provides evidence of the actions it took to negotiate with HUBs. The rules were designed with flexibility to give Vendors options to meet the standard and allow ease of compliance while encouraging the use of HUBs.

In (8), what constitutes "assistance"? How will that determination be made and using what criteria?

Revised. Assistance means providing support, such as equipment, loan capital, lines of credit, or joint pay agreements. Providing evidence that such an action has occurred will meet these criteria. The rules were designed with flexibility to give Vendors options to meet the standard and allow ease of compliance while encouraging the use of HUBs.

# In (9), what constitutes "assisting"? How will that determination be made and using what criteria?

Assistance means providing support that facilitates obtaining the same unit pricing with the Vendor's suppliers. Providing evidence that such an action has occurred will meet these criteria. The rules were designed with flexibility to give Vendors options to meet the standard and allow ease of compliance while encouraging the use of HUBs.

In (11), "Quick pay agreements and policies" is an undefined term. By what process will the agency determine whether an agreement or policy satisfies this standard?

Revised. The rules were designed with flexibility to give Vendors options to meet the standard and allow ease of compliance while encouraging the use of HUBs.

AGENCY: North Carolina Department of Administration

RULE CITATION: 01 NCAC 05E .0102

#### **DEADLINE FOR RECEIPT:** November 10, 2022

## <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 email the reviewing attorney to inquire concerning the staff recommendation.

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

Generally, to the Rule: The Rule is not properly formatted. Please see 26 NCAC 02C .0108(1)(f).

The rule has been reformatted according to 26 NCAC 02C .0108(1)(f).

Generally, to the Rule: The agency cites as its authority G.S. 143-53. Please identify with specificity which part or parts of G.S. 143-53 authorizes the adoption of this Rule.

G.S. 143-53(a)(1) authorizes the Secretary of Administration to adopt rules governing the routine and procedure to be followed in the canvassing of bids and the awarding of contracts. G.S. 143-53(a)(8) states that the Secretary may provide the conditions under which bids may be rejected in whole or in part.

Generally, to the Rule: Why is this Rule necessary pursuant to G.S. 150B-21.9? Please see G.S. 150B-2(8a), a.

This rule is necessary to implement G.S. § 143-48(a), which states that it is the policy of the State of North Carolina to encourage and promote the use of historically underutilized businesses when procuring goods and services for the State. The statute requires that all State agencies, institutions, and political subdivisions cooperate with the Department of Administration ("the Department") in efforts to encourage the use of these firms in the procurement of goods and services. The proposed rules are designed to operationalize the State's policy in the procurement of goods and services by setting an annual HUB participation goal. G.S. 143-128.4 (c) gives the Department of Administration the power, duty, and authority to administer a statewide program for historically underutilized businesses. This rule explains in detail the varied roles the Office of Historically Underutilized Businesses plays beyond certification in the administration of the statewide program referenced in G.S. 143-128.4(c). Thus, the rule is necessary pursuant to G.S. 150B-21.9.

AGENCY: North Carolina Department of Administration

RULE CITATION: 01 NCAC 05E .0103

#### DEADLINE FOR RECEIPT: November 10, 2022

## <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 email the reviewing attorney to inquire concerning the staff recommendation.

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Generally, to the Rule: The Rule is not properly formatted. Please see 26 NCAC 02C .0108(1)(f).

The rule has been reformatted according to 26 NCAC 02C .0108(1)(f).

Generally, to the Rule: The agency cites as its authority G.S. 143-48, 49, 53 and 128.4. Please identify with specificity the language in those statutes which authorizes the adoption of this Rule.

G.S. 143-48(a) provides in pertinent part that "All State agencies, institutions and political subdivisions shall cooperate with the Department of Administration and all other State agencies, institutions and political subdivisions in efforts to encourage the use of small contractors, minority contractors, physically handicapped contractors, and women contractors in achieving the purpose of this Article."

G.S. 143-128.4 (c) gives the Department of Administration the power, duty, and authority to administer a statewide program for historically underutilized businesses. G.S. 143-53(a)(1) authorizes the Secretary of Administration to adopt rules governing the routine and procedure to be followed in the canvassing of bids and the awarding of contracts. G.S. 143-53(a)(8) states that the Secretary may provide the conditions under which bids may be rejected in whole or in part.

G.S. 143-49, sections 1, 3, 10, and 11, give the Secretary of Administration the power and authority to: canvass sources of supply, including sources of goods with recycled content, and to purchase or to contract for the purchase, lease and lease-purchase of all goods required by the State government, or any of its departments, institutions or agencies under competitive bidding or other suitable means authorized by the Secretary; purchase or to contract for, by sealed, competitive bidding or other suitable means authorized by the Secretary; monitor and enforce the terms and conditions of statewide term contracts; and to develop rules, regulations, and procedures specifying the manner in which departments, agencies, and institutions of the State shall monitor and enforce agency term and non-term contracts. Generally, to the Rule: Why is this Rule necessary pursuant to G.S. 150B-21.9? Please see G.S. 150B-2(8a), a.

This rule is necessary to implement G.S. § 143-48(a), which states that it is the policy of the State of North Carolina to encourage and promote the use of historically underutilized businesses when procuring goods and services for the State. The statute requires that all State agencies, institutions, and political subdivisions cooperate with the Department of Administration ("the Department") in efforts to encourage the use of these firms in the procurement of goods and services. The proposed rules are designed to operationalize the State's policy in the procurement of goods and services by setting an annual HUB participation goal. G.S. 143-128.4 (c) gives the Department of Administration the power, duty, and authority to administer a statewide program for historically underutilized businesses. This rule explains in detail the varied roles the Office of Historically Underutilized Businesses plays beyond certification in the administration of the statewide program referenced in G.S. 143-128.4(c). Thus, the rule is necessary pursuant to G.S. 150B-21.9.

In (b)(4) & (6): What is the agency's authority to require "compliance" with the "State HUB Plan"?

The Purchase and Contract Division conducts compliance reviews under G.S. 143-49(2), which gives the Secretary of Administration the power and authority to establish and enforce specifications which apply to all goods and services purchased or leased for the use of state government or any of its departments, agencies, or institutions.

In (b)(4) & (6): If state agencies are required to comply with the State Hub Plan, has the State HUB Plan been adopted pursuant to Chapter 150B?

The State HUB Plan has not been adopted.

AGENCY: North Carolina Department of Administration

RULE CITATION: 01 NCAC 05E .0104

#### DEADLINE FOR RECEIPT: November 10, 2022

## <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 email the reviewing attorney to inquire concerning the staff recommendation.

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

Generally, to the Rule: The Rule is not properly formatted. Please see 26 NCAC 02C .0108(1)(f).

The rule has been reformatted according to 26 NCAC 02C .0108(1)(f).

Generally, to the Rule: The agency cites as its authority G.S. 143-48, 49, 53 and 128.4. Please identify with specificity the language in those statutes which authorize the Secretary to compel other Agencies in (a), (b), and (c).

G.S. 143-48(a) provides in pertinent part that "All State agencies, institutions and political subdivisions shall cooperate with the Department of Administration and all other State agencies, institutions and political subdivisions in efforts to encourage the use of small contractors, minority contractors, physically handicapped contractors, and women contractors in achieving the purpose of this Article."

G.S. 143-128.4 (c) gives the Department of Administration the power, duty, and authority to administer a statewide program for historically underutilized businesses. G.S. 143-53(a)(1) authorizes the Secretary of Administration to adopt rules governing the routine and procedure to be followed in the canvassing of bids and the awarding of contracts.

#### In (b)(2), are agencies required to have an "Agency Hub vendor list"?

Agencies are not required to have an "Agency HUB vendor list." Over time, agencies may develop a list of HUBs they work with regularly or that they have become aware of for providing goods or services relevant to the agency's procurement needs. There is a statewide listing of certified HUBs. The list is public, updated regularly, and available on the HUB website.

In(c)(1), what are "HUB utilization commitments"?

A HUB utilization commitment is the forecast the Vendor makes regarding its HUB use on a contract.

In (c)(2), this requirement is vague. What information must the report contain?

Revised.

In (d), this requirement is vague. What documentation is the agency required to produce to the HUB office? Revised. The same as above.

AGENCY: North Carolina Department of Administration

RULE CITATION: 01 NCAC 05E .0105

#### **DEADLINE FOR RECEIPT:** November 10, 2022

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The rule has been reformatted according to 26 NCAC 02C .0108(1)(f).

Generally, to the Rule: The agency cites as its authority G.S. 143-48. Please identify with specificity the language in G.S. 143-48 which authorizes the Secretary to adopt this Rule.

G.S. 143-48(a) provides in pertinent part that "All State agencies, institutions and political subdivisions shall cooperate with the Department of Administration and all other State agencies, institutions and political subdivisions in efforts to encourage the use of small contractors, minority contractors, physically handicapped contractors, and women contractors in achieving the purpose of this Article."

G.S. 143-53(a)(4) authorizes the Secretary of Administration to adopt rules prescribing the items and quantities, conditions and procedures, governing the acquisition of goods and services which may be delegated to departments, institutions and agencies.

#### In (b)(2), are agencies required to have an "Agency Hub vendor list"?

Agencies are not required to have an Agency HUB vendor list. Over time, agencies often develop a list of HUBs they work with regularly. There is a statewide listing of certified HUBs. The list is public and available on the HUB website. There is a statewide HUB vendor list that is maintained by the HUB office. This list is publicly available on the HUB office website.

In (2), how are Vendors to identify the "opportunities"?

Revised. Vendors identify opportunities based on their scope of work and determine whether subcontracting opportunities exist.

In (3), how will the Vendors identify the HUBs? Is there a form Vendors are required to use? To whom do they give this information?

Vendors are not required to use a particular form. Vendors will submit this information with their proposal submittal, and it goes to the procurement contracting office at the purchasing agency.

AGENCY: North Carolina Department of Administration

RULE CITATION: 01 NCAC 05E .0106

#### **DEADLINE FOR RECEIPT:** November 10, 2022

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

Generally, to the Rule: The Rule is not properly formatted. Please see 26 NCAC 02C .0108(1)(f).

The rule has been reformatted according to 26 NCAC 02C .0108(1)(f).

Generally, to the Rule: The agency cites as its authority G.S. 143-48. Please identify with specificity the language in G.S. 143-48 which authorizes the Secretary to adopt this Rule.

G.S. 143-48(a) provides in pertinent part that "All State agencies, institutions and political subdivisions shall cooperate with the Department of Administration and all other State agencies, institutions and political subdivisions in efforts to encourage the use of small contractors, minority contractors, physically handicapped contractors, and women contractors in achieving the purpose of this Article."

Further, G.S. 143-128.4 (c) gives the Department of Administration the power, duty, and authority to administer a statewide program for historically underutilized businesses.

Is (a) necessary pursuant to G.S. 150B-21.9? Is not the Department of Administration already required to certify HUBs pursuant to G.S. 143-128.4 (c)(3)? Is not the designation of the HUB Office as the certifying division not a decision internal to the Department? Please see G.S. 150B-2(8a), a.

The rule is necessary. The rule in (a) does not require the Department of Administration to certify HUBs. It states that only businesses that have been certified as HUBs by the HUB office will count toward HUB participation. G.S. 143-128.4(e) is a similar provision in the realm of state construction, and this provision is meant to ensure parallel treatment for state procurement of goods and services.

In (b), as written, HUBs are required to make a good faith effort without regard to their interest in bidding. Is that the agency's intention?

Revised to specify the rule applies to HUBs who have an interest in bidding.

#### **Burgos, Alexander N**

From:	Peaslee, William W
Sent:	Wednesday, November 16, 2022 11:31 AM
То:	Strong, Donya M
Cc:	Burgos, Alexander N
Subject:	01 NCAC 05A .0112, 01 NCAC 05E .0101, .0102, .0103, .0104, .0105, and .0106
Attachments:	11.2022 Administration Staff Opinion 01 NCAC 05A .0112, 01 NCAC 05E .0101, .0102, .0103, .0104,
	.0105, .0106.doc

Good morning,

Attached please find the staff opinion on the above captioned rules which will be considered at the Rules Review Commission meeting Thursday, November 17, 2022.

If you have any questions or concerns please do not hesitate to contact me.

William W. Peaslee Rules Review Commission Counsel / Legislative Liaison Office of Administrative Hearings 1711 New Hope Church Road Raleigh NC, 27609 (984) 236-1939 Bill.Peaslee@oah.nc.gov

Email correspondence to and from this address may be subject to the North Carolina Public Records Law and may be disclosed to third parties by an authorized state official.



### **DOA Request for Changes**



I'm the attorney who reviewed the Rules submitted by the North Carolina Department of Administration for the November 2022 RRC meeting. The RRC will formally review these Rules at its meeting on Thursday, November 17, 2022, at 9:00 a.m. The meeting will be a hybrid of in-person and WebEx attendance, and an evite should be sent to you as we get closer to the meeting. If there are any other representatives from your agency who will want to attend virtually, let me know prior to the meeting, and we will get evites out to them as well.

Please submit the revised Rules and forms to me via email, no later than 5 p.m. on November 10, 2022.

In the meantime, please let me know if you have any questions or concerns.

William W. Peaslee Rules Review Commission Counsel / Legislative Liaison Office of Administrative Hearings 1711 New Hope Church Road Raleigh NC, 27609 (984) 236-1939 Bill.Peaslee@oah.nc.gov

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