1 26 NCAC 03 .0103 is amended as published in 37:12 NCR 904-906 as follows:

2			
3	26 NCAC 03 .0	103 COMMENCEMENT OF CONTESTED CASE: NOTICE AND FILING FEE	
4	(a) A contested	case in the Office of Administrative Hearings is commenced by the filing of a petition as required by	
5	G.S. 150B-23 ar	nd payment of the appropriate filing fee (if a fee is required by G.S. 150B-23.2).	
6	<del>(b) <u>(a)</u> Within f</del>	ive days of filing a petition to commence a contested case, the Chief Administrative Law Judge shall	
7	assign an admin	istrative law judge to the case. Within ten days of the filing of a petition commencing a contested	
8	case, the chief hearings clerk Chief Hearings Clerk of the Office of Administrative Hearings shall serve a Notice of		
9	Contested Case Filing and Assignment upon all who are parties to the dispute. The notice shall contain the following:		
10	(1)	Name_name_of case and date of filing;	
11	(2)	Name, name, address, and telephone number of the assigned administrative law judge; and	
12	(3)	A <u>a</u> request that the party send within 30 days a copy of the document constituting the agency action	
13		that caused the filing of the petition. petition or a written explanation of why the petitioner is a party	
14		or person aggrieved if a document constituting the agency action does not exist.	
15	(c) (b) In conte	sted cases commenced by a person aggrieved involving the following causes of action, the petitioner	
16	shall pay a filing fee of one hundred twenty-five dollars (\$125.00):		
17	(1)	Contested contested cases challenging certificate of need filed pursuant to G.S. 131E-188;	
18	(2)	Contested contested cases challenging permit actions under G.S. 143-215.1, G.S. 143-215.10C, G.S.	
19		143-215.15, and G.S. 143-215.108; and	
20	(3)	Contested contested cases where the amount in controversy is fifty thousand dollars (\$50,000) or	
21		greater.	
22	(d)-(c) In contested cases commenced by a person aggrieved that do not involve the causes of action listed in		
23	Paragraph <del>(c) <u>(</u>b</del>	) of this Rule, the petitioner shall pay a fee of twenty dollars (\$20.00).	
24	(e) The filing fee shall be waived in a contested case in which the petition is filed in forma pauperis and supported by		
25	such proofs as are required in G.S. 1 110. A petitioner seeking to have the filing fee waived under this Paragraph		
26	shall file the ap	propriate OAH form with the chief hearings clerk simultaneously when filing the petition for a	
27	contested case.		
28	(f) (d) The filing fee shall be waived in a contested case involving a mandated federal cause of action. action such as		
29	Medicaid or the	Special Supplemental Nutrition Program for Women, Infants, and Children (WIC).	
30	(g) (e) <u>When fil</u>	ing a petition for a contested case, the petitioner shall simultaneously submit the filing fee or a request	
31	to proceed in forma pauperis.		
32	<u>(1)</u>	If the filing fee is not paid, paid or is paid in an incorrect amount, amount at the time of filing, the	
33		Office of Administrative Hearings shall notify the petitioner in writing and permit a late payment of	
34		the filing fee to be made within 60 days of the date the petition was filed. If the filing fee is not paid	
35		and good cause is not shown by the petitioner within the 60 days of the date of filing, the petition	
36		shall be dismissed by the Administrative Law Judge. may be dismissed pursuant to G.S. 150B-	
37		<u>33(b)(10).</u>	

1	<u>(2)</u>	To proceed in forma pauperis, a petitioner shall submit an affidavit on a form provided by OAH		
2		containing the substantive requirements listed in G.S. 1-110(a). Late forms shall be accepted within		
3		the timeframe set in Subparagraph (e)(1) of this Rule.		
4	(h) The filing f	(h) The filing fee shall be reimbursed-refunded when applicable in accordance with Rule .0105(7) of this Section.		
5	Section applies.			
6	(i) The method of payment of the filing fee shall be:			
7	(1)	cash;		
8	(2)	money order;		
9	(3)	certified check;		
10	(4)	check drawn on an attorney's trust or operating account. account; or		
11	(5)	credit or debit card if the petition is filed electronically.		
12				
13	History Note:	Authority G.S. 150B-23; 150B-23.2; 150B-33;		
14		Eff. August 1, 1986;		
15		Amended Eff. October 1, 1991; November 1, 1987; September 1, 1986;		
16		Emergency Amendment Eff. October 1, 2009;		
17		Temporary Amendment Eff. December 1, 2009;		
18		Amended Eff. June 1, 2014; October 1, 2010;		
19		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. July 23,		
20		2016;		
21		Amended Eff. April 1, 2023.		
22				
23				
24				

1 2 26 NCAC 03 .0112 is amended with changes as published in 37:12 NCR 904-906 as follows:

## 3 26 NCAC 03 .0112 DISCOVERY

- 4 (a) Discovery methods are means designed to assist parties in preparing to meet their responsibilities and protect their
- 5 rights during hearings without unduly delaying, burdening or complicating the hearings process and with due regard
- 6 to the rights and responsibilities of other parties and persons affected. Accordingly, parties are obliged to exhaust all
- 7 less formal opportunities to obtain discoverable material before utilizing this Rule.
- 8 (b)-(a) Any means of discovery available pursuant to the North Carolina Rules of Civil Procedure, G.S. 1A-1, is
- 9 allowed. If the party from whom discovery is sought objects to the discovery, the party seeking the discovery may
- 10 file a motion with the administrative law judge to obtain an order compelling discovery. In the disposition of the
- 11 motion, the party seeking discovery shall have the burden of showing that the discovery is needed for the proper
- 12 presentation of the party's case, is not for purposes of delay, and that the issues in controversy are significant enough
- 13 to warrant the discovery. In ruling on a motion for discovery, the administrative law judge shall recognize all

## 14 privileges recognized at law.

- 15 (c) (b) When a party serves another party with a Request for Discovery, that request need not be filed with the Office
- 16 of Administrative Hearings but shall be served upon all parties.
- 17 (d) (c) The parties in any contested case shall immediately commence to exchange information voluntarily, to
- 18 voluntarily exchange information upon filing the contested case, seek access as provided by law to public documents
- 19 <u>documents</u>, and to-exhaust other informal means of obtaining discoverable material.
- 20 (e) All discovery shall be completed no later than the first day of the contested case hearing. An administrative law
- 21 judge may shorten or lengthen the period for discovery and adjust hearing dates accordingly and, when necessary,
- 22 allow discovery during the pendency of the contested case hearing.
- 23 (f) (d) No later than 15 days from receipt of a notice requesting discovery, the receiving party shall:
- 24 (1) move for relief from the request;
- 25 (2) provide the requested information, material or access; or
- 26 (3) offer a schedule for reasonable compliance with the request.

27 (g)-(e) Sanctions for failure of a party to comply with an order of the administrative law judge made pursuant to the

discovery rules of this Chapter shall be as provided for by G.S. 1A-1, <u>Rule 37</u> Rule 37, to the extent that an
 administrative law judge may impose such sanctions, and Rule .0114 of this Section.

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31 *History Note: Authority G.S. 1A-1, Rule 5; 150B-28; 150B-33(b)(3)(4);* 

- 32 *Eff. August 1, 1986;*
- 33 Amended Eff. February 1, 1994; November 1, 1987;
- 34 Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. July 23,
- 35 2016;
- 36 <u>Amended Eff. April 1, 2023.</u>
- 37

2

1 26 NCAC 03 .0123 is amended as published in 37:12 NCR 904-906 as follows:

- 3 26 NCAC 03 .0123 OFFICIAL RECORD
- 4 (a) The official record of a contested case shall be available for public inspection upon request. An administrative law
- 5 judge may, consistent with law, order all or part of an official record sealed.
- 6 (b) The official record shall be prepared in accordance with G.S. 150B-37(a).
- 7 (c) Contested case hearings shall be recorded either by a hearing assistant provided by the Office of Administrative
- 8 Hearings or a court reporter listed by the North Carolina Administrative Office of the Courts as authorized and
- 9 approved to prepare transcripts of proceedings held in the courts of all counties procured directly by one or more
- 10 parties to the contested case.
- 11 (d) If a contested case hearing is cancelled, the party responsible for the cancellation shall provide a 24-hour
- 12 cancellation notice to the other parties in all cases in which a hearing assistant is provided by the Office of
- 13 Administrative Hearings.
- 14 (e) Transcripts of proceedings held in the Office of Administrative Hearings shall be made only upon request of a
- 15 party. When proceedings are recorded by a court reporter, transcript requests shall be made directly to the court
- 16 reporter. When proceedings are recorded by a hearing assistant, transcript requests shall be made directly to a
- 17 transcriptionist listed by the North Carolina Administrative Office of the Courts as authorized and approved to prepare
- 18 transcripts of proceedings held in the courts of all counties.
- 19 (f) A party who orders a transcript shall use an Office of Administrative Hearings Transcript Contract transcript form
- 20 to order the transcript, which shall include the following information:
- 21 (1) case name and number;
- 22 (2) requestor information; and
- 23 (3) transcriptionist information.
- That form is available on the Office of Administrative Hearings website at https://www.oah.nc.gov and may be obtained from the Chief Hearings Clerk upon request. The party ordering the transcript shall file the transcript <del>contract</del> form with the Office of Administrative Hearings and shall serve the transcript <del>contract</del> form on all other parties and the transcriptionist.
- (g) The transcriptionist shall deliver the transcript to the parties party or parties that requested the transcript and file
  the transcript with the Office of Administrative Hearings by email to oah.clerks@oah.nc.gov in PDF format no later
  than 30 days after having been served with the transcript contract.
- 31 (g) Copies of recordings made by a hearing assistant are available upon written request at a cost set out in 26 NCAC
- 32 01 .0103.
- 33

34	History Note:	Authority G.S. 7A-751; 150B-37;
35		Eff. August 1, 1986;
36		Amended Eff. August 1, 1998; April 1, 1990; February 1, 1989; November 1, 1987;
37		September 1, 1986;

1	Recodified from Rule .0122 Eff. August 1, 2000;
2	Amended Eff. April 1, 2009;
3	Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. July 23,
4	2016;
5	Amended Eff. <u>April 1, 2023;</u> August 1, 2021.
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