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TEMPORARY RULE-MAKING FINDINGS OF NEED

[Authority G.S. 150B-21.1]

OAH USE ONLY	
VOLUME:	
ISSUE:	

1. Rule-Making Agency: Commission for Mental Health, Developmental Disabilities, and Substance A	buse Services	
2. Rule citation & name: 10A NCAC 26E .0406		
3. Action: Adoption Amendment Repeal		
4. Was this an Emergency Rule: Yes Effective date: September 25, 2024		
5. Provide dates for the following actions as applicable:		
a. Proposed Temporary Rule submitted to OAH: September 17, 2024		
b. Proposed Temporary Rule published on the OAH website: September 23, 2024		
c. Public Hearing date: October 8, 2024		
d. Comment Period: September 30, 2024 – October 18, 2024		
e. Notice pursuant to G.S. 150B-21.1(a3)(2): September 17, 2024		
f. Adoption by agency on: November 21, 2024		
g. Proposed effective date of temporary rule if other than effective date established by G.S. 150B- 21 and G.S. 150B-21.3:	.1(b)	

rule is required? Stericycle's business decision to no longer provide long-term substances from nursing homes by an incinerator within the Standard	care pharmacies the option of destruction of unused controlled tate was not foreseen by the Department. Amendment of Rule 10A imporary procedures, is to provide immediate clarity regarding the use gunused controlled substances from nursing homes, including help ensure safe, secure, and timely disposal and destruction of d temporary rule is in the public's best interest to avoid the threat of or long-term care pharmacies, and the related diversion risks.	
8. Rule establishes or increases a fee? (See G.S. 12-3.1) ☐ Yes Agency submitted request for consultation on: Consultation not required. Cite authority: ☑ No		
9. Rule-making Coordinator: Denise Baker	10. Signature of Agency Head*:	
Phone: 984-236-5272	O1AA36FB62174A6	
E-Mail: denise.baker@dhhs.nc.gov	* If this function has been delegated (reassigned) pursuant to G.S. 143B-10(a), submit a copy of the delegation with this form.	
Agency contact, if any:	Typed Name: I. Azell Reeves	
Phone:	Title: Chair, Commission for MH/DD/SAS	
E-Mail:	E-Mail: reev5205@bellsouth.net	
RULES REVIEW COMMISSION USE ONLY		
Action taken: Date returned to agency:	Submitted for RRC Review:	

1	Rule 10A NCAC	C 26E .0406 is amended via temporary procedures with changes as follows'
2		
3	10A NCAC 26E	2.0406 DISPOSAL OF UNUSED CONTROLLED SUBSTANCES FROM NURSING
4		HOME
5	Controlled substa	ances dispensed for inpatient administration to individuals residing in to a licensed nursing home
6	which for any rea	ason are unused shall be returned to the pharmacy from which they were received. The
7	pharmacist pharn	nacy whothat receives these controlled substances shall return them to his[their]its stock or dispose
8	of and destroy th	nem in accordance with the procedure outlined by the director and 21 CFR 1317.05(a). The
9	[pharmacist] <u>pha</u> i	rmacy shall keep a record of this the disposal and destruction of unused controlled substances
10	available for a m	inimum of two years. This record of disposal and destruction shall be kept on the Division form
11	entitled "Control	led "Record of Ultimate User Controlled Substances Destroyed". Destruction Record Nursing
12	Homes." Contro	slled substances returned to stock must be in a hermetically sealed container or in an otherwise pure
13	uncontaminated	condition and be identifiable. \underline{A} [pharmacist] pharmacy may outsource destruction of the unused
14	controlled substa	ances to a reverse distributor in accordance with 21 CFR 1317.05(a)(2), provided the
15	[pharmacist] <u>pha</u> i	rmacy must first verify the vendor is registered with the DEA as a reverse distributor and maintains
16	compliance with	all applicable federal and State laws and regulations governing reverse distributors and destruction
17	of unused contro	elled substances. Compliance with this rule is subject to audit by the Director or their designated
18	representative.	
19		
20	History Note:	Authority G.S. 90-100; 143B-210(9); <u>143B-147;</u>
21		Eff. June 30, 1978;
22		Amended Eff. September 15, 1980; May 15, 1979;
23		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. February 2,
24		2016. 2016;
25		Emergency Amendment Eff. September 25, 2024;
26		Temporary Amendment Eff

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TEMPORARY RULE-MAKING FINDINGS OF NEED

[Authority G.S. 150B-21.1]

OAH USE ONLY	
VOLUME:	
ISSUE:	

1. Rule-Making Agency: Commission for Mental Health, Developmental Disabilities, and Substance Abuse Services
1. Kule-Making Agency: Commission for Mental Health, Developmental Disabilities, and Substance Abuse Services
2. Rule citation & name: 10A NCAC 27G .3605
3. Action: Adoption Amendment Repeal
4. Was this an Emergency Rule: Yes Effective date: September 23, 2024
5. Provide dates for the following actions as applicable:
a. Proposed Temporary Rule submitted to OAH: September 13, 2024
b. Proposed Temporary Rule published on the OAH website: September 19, 2024
c. Public Hearing date: October 1, 2024
d. Comment Period: September 20, 2024 – October 10, 2024
e. Notice pursuant to G.S. 150B-21.1(a3)(2): September 13, 2024
f. Adoption by agency on: November 21, 2024
g. Proposed effective date of temporary rule if other than effective date established by G.S. 150B- 21.1(b) and G.S. 150B-21.3:
6. Reason for Temporary Action. Attach a copy of any cited law, regulation, or document necessary for the review.
Explain: S.L. 2023-65 enacted G.S. 122C-35 which granted the Commission for Mental Health, Developmental Disabilities, and Substance Abuse Services authority to adopt emergency, temporary, and permanent rules for the licensure, inspection, and operation of opioid treatment program medication units and opioid treatment program mobile units, including rules concerning any of the following: (1) Compliance with all applicable Substance Abuse and Mental Health Services

rule is required? Adoption of this emergency, and now temporary, rule adhere recently updated federal rules in 21 C.F.R., which allow OTP Enforcement Agency (DEA) license. Without this change, the federal regulations that did not include the ability to operate a rules and federal regulation. Furthermore, this has become an	d to the mandate in S.L. 2023-65 and aligns North Carolina with the sto add and operate a mobile unit under their existing Drug erules would direct OTPs to comply with an outdated version of a mobile OTP component thereby creating a discrepancy between NC emergent issue as a result of the ongoing opioid crisis in North andividuals who suffer from opioid use disorder, while maintaining
8. Rule establishes or increases a fee? (See G.S. 12-3.1)	
 Yes Agency submitted request for consultation on: Consultation not required. Cite authority: No 	
9. Rule-making Coordinator: Denise Baker	10. Signiature of Agency Head*:
Phone: 984-236-5272	1 Azell Reeves 01AA36FB62174A6
E-Mail: denise.baker@dhhs.nc.gov	* If this function has been delegated (reassigned) pursuant to G.S. 143B-10(a), submit a copy of the delegation with this form.
Agency contact, if any:	Typed Name: I. Azell Reeves
Phone:	Title: Chair, Commission for MH/DD/SAS
E-Mail:	E-Mail: reev5205@bellsouth.net
RULES REVIEW COMMI	SSION USE ONLY
Action taken:	Submitted for RRC Review:
☐ Date returned to agency:	

1	RULE 10A NC	AC 27G .3605 is adopted via temporary procedures as follows.
2		
3	10A NCAC 270	G .3605 MEDICATION UNITS AND MOBILE UNITS
4	(a) Definitions	
5	<u>(1)</u>	"Opioid Treatment Program" (hereafter, OTP) means the same as defined in G.S. 122C-3(25a).
6	<u>(2)</u>	"OTP Facility" means the primary location on the facility license.
7	<u>(3)</u>	"Opioid Treatment Program Medication Unit" (hereafter OTP Medication Unit) means the same as
8		defined in G.S. 122C-3(25b).
9	<u>(4)</u>	"Opioid Treatment Program Mobile Unit" (hereafter OTP Mobile Unit) means the same as defined
10		in G.S. 122C-3(25c).
11	(b) The OTP	Facility shall provide any medical, counseling, vocational, educational, and other assessment and
12	treatment service	es not provided by the OTP Medication Unit or OTP Mobile Unit.
13	(c) The OTP sh	all determine the type of services to be provided at the OTP Medication Units and OTP Mobile Units.
14	The OTP shall	clearly specify which services are offered at the OTP Medication Units and OTP Mobile Units. Any
15	services not offe	ered at the OTP Medication Unit or Mobile Unit shall be provided at the OTP facility.
16	(d) Location an	d Service Capacity.
17	<u>(1)</u>	The OTP shall ensure that each OTP Medication Unit and OTP Mobile Unit complies with all
18		applicable State and Federal laws and regulations, including without limitation, Substance Abuse
19		and Mental Health Services Administration and Federal Drug Enforcement Agency regulations
20		governing their operation.
21	<u>(2)</u>	An OTP with geographically separate OTP Medication Units and OTP Mobile Units shall maintain
22		and provide the location of each unit associated with the OTP.
23	<u>(3)</u>	The OTP Medication Units and Mobile Units shall operate within a radius of 75 miles from the
24		Opioid Treatment Program facility.
25	<u>(4)</u>	The OTP shall maintain and provide schedules for the days and hours of operation to meet patient
26		needs.
27	<u>(5)</u>	The OTP shall establish and implement an operating protocol identifying the number of patients
28		allowed per OTP Medication Unit and OTP Mobile Unit based on staffing ratios.
29	<u>(6)</u>	The OTP shall establish and implement an operating protocol which includes predetermined
30		location(s), hours of operations, and a daily departure guide and business record of each OTP Mobile
31		Unit's location.
32	(e) Staffing Red	quirements. The OTP and any associated OTP Medication Units and OTP Mobile Units shall maintain
33	standard operati	ng and emergency staffing to ensure service delivery at the OTP and any associated OTP Medication
34	Units and OTP	Mobile Units. Staffing shall include, but not be limited to the following:
35	<u>(1)</u>	The OTP and any associated OTP Medication Units and OTP Mobile Units shall have a 1.0 FTE
36		Licensed Clinical Addiction Specialist (LCAS), or Licensed Clinical Addiction Specialist-Associate

1		(LCAS-A) per 50 patients. This position can be filled by more than one LCAS or LCAS-A staff	
2		member (ratio 1:50); and	
3	<u>(2)</u>	The OTP and any associated OTP Medication Units and OTP Mobile Units shall have 1.0 FTE	
4		LCAS, LCAS-A, Certified Alcohol and Drug Counselor (CADC), Certified Alcohol and Drug	
5		Counselor Intern (CADC-I), Licensed Clinical Social Worker (LCSW), Licensed Clinical Social	
6		Worker - Associate (LCSW-A), Licensed Clinical Mental Health Counselor (LCMHC), Licensed	
7		Clinical Mental Health Counselor - Associate (LCMHC-A), Licensed Marriage and Family	
8		Therapist (LMFT), Licensed Marriage and Family Therapist - Associate (LMFT-A), Licensed	
9		Psychological Associate (LPA), or Licensed Psychologist (LP) for each additional 50 patients in the	
10		program (ratio 1:50); and	
11	<u>(3)</u>	The OTP and any associated OTP Medication Units and OTP Mobile Units shall have a Medical	
12		Director who is a physician licensed to practice medicine in North Carolina and who meets the	
13		standards and requirements outlined in 42 CFR 8.2 and 42 CFR 8.12(b).	
14		(A) The Medical Director is responsible for ensuring all medical, psychiatric, nursing,	
15		pharmacy, toxicology, and other services offered at the OTP and any associated OTP	
16		Medication Units and OTP Mobile Units are conducted in compliance with State and	
17		Federal laws and regulations, consistent with appropriate standards of care; and	
18		(B) The Medical Director shall be physically present at the OTP a minimum of four hours per	
19		month to assure regulatory compliance and to carry out those duties assigned to the Medical	
20		Director in 42 CFR 8.2 and 42 CFR 8.12(b)(2).	
21		(C) The Medical Director shall be responsible for supervision of any physician extender(s) and	
22		other medical staff.	
23	(f) Each OTP sh	nall develop and implement a policy regarding the maintenance, location, and retention of records for	
24			
25	(g) Operations a	and Service Delivery	
26	<u>(1)</u>	Each OTP Medication Unit and OTP Mobile Unit shall be deemed part of the OTP license and shall	
27		be subject to inspections the Department deems necessary to validate compliance with all applicable	
28		rules, and State and Federal laws and regulations.	
29	<u>(2)</u>	The OTP shall ensure that its OTP Medication Units and OTP Mobile Units adhere to all State and	
30		federal program requirements for Opioid Treatment Programs.	
31	<u>(3)</u>	Each OTP Medication Unit and OTP Mobile Unit shall establish and implement a written policy	
32		and procedure for operations that meets the needs of its patients.	
33	<u>(4)</u>	The OTP shall establish and implement policies and procedures for a clinical and individualized	
34		assessment of patients to receive services at an OTP Medication Unit or OTP Mobile Unit that	
35		considers medical and clinical appropriateness and accessibility to patients served.	
36	<u>(5)</u>	The OTP shall ensure that patients receiving services at an OTP Medication Unit or OTP Mobile	
37		Unit receive a minimum of two counseling sessions per month during the first year of continuous	

1		treatment and a minimum of one counseling session per month after the first year and in all
2		subsequent years of continuous treatment.
3	<u>(6)</u>	Counseling staff shall be available, either in person and on-site or by telehealth, a minimum of five
4		days per week to offer and provide counseling in accordance with the patient's treatment plan or
5		person-centered plan.
6	<u>(7)</u>	The OTP shall establish and implement a policy and procedure to determine the appropriateness of
7		telehealth services for a patient that takes into consideration the patient's choice along with the
8		patient's behavior, physical, and cognitive abilities. The patient's verbal or written consent shall be
9		documented when telehealth services are provided.
10	<u>(8)</u>	The OTP shall ensure that patients receiving services at an OTP Medication Unit or OTP Mobile
11		Unit receive medical interventions, including naloxone, when medically necessary and in
12		compliance with the patient's treatment plan, person-centered plan, standing orders, or emergency
13		intervention protocols.
14	<u>(9)</u>	An OTP and its associated OTP Medication Units and OTP Mobile Units shall ensure that all dosing
15		of medication to patients on the site of the OTP and any associated OTP Medication Units and OTP
16		Mobile Units is directly observed by a Physician, Physician Assistant, Nurse Practitioner,
17		Registered Nurse, or Licensed Practical Nurse, in accordance with applicable State and Federal Law
18		and the OTP's Diversion Control Plan.
19		
20	<u>History Note:</u>	<u>Authority G.S. 122C-35; 42 C.F.R. 8.12;</u>
21		Emergency Adoption Eff. September 17, 2024;
22		Temporary Adoption Eff