RULES REVIEW COMMISSION MEETING MINUTES August 16, 2018

The Rules Review Commission met on Thursday, August 16, 2018, in the Commission Room at 1711 New Hope Church Road, Raleigh, North Carolina. Commissioners present were: Andrew Atkins, Bobby Bryan, Anna Baird Choi, Margaret Currin, Jeanette Doran, Garth Dunklin, Jeff Poley, and Paul Powell.

Staff members present were Commission Counsels Amber Cronk May, Amanda Reeder, and Jason Thomas; and Julie Brincefield, Alex Burgos, and Dana McGhee.

The meeting was called to order at 10:01 a.m. with Chairman Dunklin presiding.

Chairman Dunklin read the notice required by G.S. 163A-159 and reminded the Commission members that they have a duty to avoid conflicts of interest and the appearances of conflicts of interest.

APPROVAL OF MINUTES

Chairman Dunklin asked for any discussion, comments, or corrections concerning the minutes of the July 19, 2018 meeting. There were none and the minutes were approved as distributed.

FOLLOW UP MATTERS

Commissioner of Banks

04 NCAC 03K .0404 was unanimously approved.

Commission of Navigation and Pilotage for the Cape Fear River and Bar

The agency is addressing the objections for 04 NCAC 15 .0119, .0121, .0123, .0124, .0127, and .0128. No action was required by the Commission.

Child Care Commission

The agency is addressing the objections for 10A NCAC 09 .2201, .2202, .2203, .2204, .2205, .2206, .2207, .2209, .2213, .2216, and .2217. No action was required by the Commission.

Following the presentation on the rules from the Child Care Commission, Commissioner Poley joined the meeting.

DHHS/Division of Medical Assistance

10A NCAC 22F .0104, .0301, .0302, .0602, .0603, .0604, and 22J .0105 and .0106 - The Commission reviewed rewritten rules submitted by the Division in response to the June 14, 2018 objections. The Rules Review Commission objected to 10A NCAC 22F .0301 on the basis of ambiguity and continued their objection to 10A NCAC 22J .0106, finding that the rewritten rule had not met their objection. The Commission approved all other rules.

The Commission voted to waive the time limit for speaking in 26 NCAC 05 .0106(b).

Mathew Cochran, with the law firm of Ott Cone & Redpath, addressed the Commission.

Kathy McCraw, with the Attorney General's office and representing the agency, addressed the Commission.

Brenda Eaddy, with the Attorney General's office and representing the agency, addressed the Commission.

Virginia Niehaus, the rulemaking coordinator with the agency, addressed the Commission.

During the discussion of the rules, and prior to the vote, Commissioner Choi left the meeting and did not participate for the remainder of the meeting.

The chair called the meeting into a brief recess at 11:46 a.m.

The meeting resumed at 12:03 p.m.

LOG OF FILINGS (PERMANENT RULES)

Pre-Reviewed Rules

Environmental Management Commission 15A NCAC 02S

All rules were unanimously approved.

Environmental Management Commission 15A NCAC 02T

All rules were unanimously approved contingent upon receiving the properly formatted rules for 15A NCAC 02T .0301, .0302-.0306, .0402, .0405, and .1106. The properly formatted rules were received.

Water Pollution Control System Operator Certification Commission

All rules were unanimously approved with the following exceptions:

The Commission objected to 15A NCAC 08F .0406 based upon lack of statutory authority and necessity, as well as ambiguity.

Specifically, the Commission found that throughout the rule, the agency appears to be delegating to the Chairman or a committee of the Commission the authority to issue summary suspension of a certification pursuant to G.S. 150B-3(c) and to revoke or suspend a certification pursuant to G.S. 150B, Article 3A. However, the APA requires a majority of the Commission members to make these decisions. The agency has not cited to any authority to abrogate the requirements of the APA and allow the Chairman to issue these decisions without approval of the Commission.

In addition, it appears from Paragraph (c) that the agency is creating a disciplinary committee composed of at least four members of the 11-member body and this committee will hold a hearing and then make a recommendation to the Chairman, who will issue a decision. G.S. 150B-40(b) requires a majority of the agency to decide contested cases; if they cannot do so, they must request an ALJ from the Office of Administrative Hearings. The agency has not cited to any authority to allow them to delegate this decision making to the Chairman, even following a consultation with a minority of the members of the Commission.

Further, Paragraph (g) states that the decision of the Chairman becomes a final agency action unless the individual files a petition for a contested case. Therefore, the Rule is unclear as written, as it is not apparent what this Rule is doing if it is not establishing the process for filing a contested case with the agency.

The Commission also found that Subparagraphs (a)(1) through (3) merely recite G.S. 90A-47.5(a)(1) through (3) and therefore, this portion of the rule is unnecessary.

The Commission objected to 15A NCAC 08G .0802 based upon lack of statutory authority and ambiguity for the same reasons articulated in the objection to Rule 15A NCAC 08F .0406 regarding those grounds.

Phillip Reynolds, with the Attorney General's office and representing the agency, addressed the Commission.

Water Treatment Facility Operators Certification Board

All rules were unanimously approved.

Board of Dental Examiners

21 NCAC 16R .0201 was unanimously approved.

Non Pre-Reviewed Rules

Board of Elections and Ethics Enforcement

08 NCAC 18 .0101 was unanimously approved.

The Commission extended the period of review for 08 NCAC 01 .0106, 08 NCAC 02 .0114, 08 NCAC 05 .0111, 08 NCAC 10B .0109, 08 NCAC 16 .0101-.0104, 08 NCAC 18 .0101-.0102, and 08 NCAC 20 .0101 in accordance with G.S. 150B-21.10 at the request of the agency.

In addition, the Commission objected to 08 NCAC 01 .0104, 08 NCAC 02 .0110-.0113, 08 NCAC 03 .0101-.0106, .0201-.0202, .0301-.0302, 08 NCAC 04 .0302-.0307, 08 NCAC 06B .0103-.0105, 08 NCAC 08 .0104, 08 NCAC 09 .0106-.0109, and 08 NCAC 10B .0101-.0108 for the reasons set forth in the attached document.

Following the objections by the Commission, the Board of Elections and Ethics Enforcement asked the Commission to waive Rule 26 NCAC 05 .0108(a) and review rewritten versions of Rules 08 NCAC 02 .0110 and .0111 at the August meeting, in order for them to become effective September 1, 2018. The Commission granted the request, with Commissioner Poley opposed. The Commission unanimously approved Rules 08 NCAC 02 .0110 and .0111 as rewritten.

Prior to the review of the rules from the Board of Elections and Ethics Enforcement, Commissioner Doran recused herself and did not participate in any discussion or vote concerning the rules because she has a matter pending before the Board of Elections and Ethics Enforcement.

Katelyn Love, the rulemaking coordinator for the agency, addressed the Commission.

Environmental Management Commission 15A NCAC 02U

All rules were unanimously approved.

Wildlife Resources Commission

All rules were unanimously approved.

After voting on the rules from the Wildlife Resources Commission, Commissioner Poley left the meeting and did not participate for the remainder of the meeting.

Department of Revenue

All rules were unanimously approved.

Licensing Board for General Contractors

All rules were unanimously approved.

Board of Cosmetic Art Examiners

All rules were unanimously approved.

Prior to the review of the rules from the Board of Cosmetic Art Examiners, Commissioner Atkins recused himself and did not participate in any discussion or vote concerning the rules because of a conflict.

Building Code Council

All rules were unanimously approved.

EXISTING RULES REVIEW

Private Protective Services Board

14B NCAC 16 - The Commission unanimously approved the report as submitted by the agency.

TSERS and LGERS Board of Trustees

20 NCAC 02 - The Commission unanimously approved the report as submitted by the agency.

Board of Recreational Therapy Licensure

21 NCAC 65 - The Commission unanimously approved the report as submitted by the agency.

Environmental Management Commission

15A NCAC 02N, O, P - As reflected in the attached letter, the Commission voted to schedule readoption of the rules no later than January 31, 2023 pursuant to G.S. 150B-21.3A(d)(2).

Jennifer Everett, the rulemaking coordinator for the agency, addressed the Commission.

Substance Abuse Professional Practice Board

21 NCAC 68 - As reflected in the attached letter, the Commission voted to schedule readoption of the rules no later than September 30, 2020 pursuant to G.S. 150B-21.3A(d)(2).

COMMISSION BUSINESS

Chairman Dunklin asked for any discussion, comments, or corrections concerning the closed session minutes of the July 19, 2018 meeting. There were none and the closed session minutes were approved.

Chairman Dunklin reminded the Commissioners that per their revised bylaws, the election of Commission Officer selections will be held at the September meeting.

The meeting adjourned at 1:57 p.m.

The next regularly scheduled meeting of the Commission is Thursday, September 20th at 10:00 a.m.

Alexander Burgos, Paralegal

Minutes approved by the Rules Review Commission:

Garth Dunklin, Chair

August 16, 2018

Rules Review Commission Meeting <u>Please Print Legibly</u>

Name	Agency
BARRY GUPTON	NCPOI - NCBCC
Jay Frick	NC DWR PWS Section
Keethy McCraw	M DOJ - LIMA
Lynosa Illow	Colf Coenda ATS
Jenniher-Eurett	PEQ
Adrience Clark	NEDGE DUB
STEVE REID	DEW
Virginia Nichaus	DMA DHR
Jim Flowers	DMA DHB
Longie Christopher	NCCOB
Janice Davidson	NC DOR
Labilha Bruent	DHB
Victor Unnone	NC DOI
Brenda EASSY	NC DOT
Freya Hardy-Lynch	DHB
Whitney Waldenberry	Denial Board
Whitney Waldenberg Katelyn Love	Elections + Ethics
NOTHANIER THORNEURS	DOI-DUR
Edora Witt-	DEO 1 AWK
Keith Larick	NC Farm Bureau
Matthew Joslan Gerhran	Oft Cone + Redporth, F.A.

August 16, 2018

Rules Review Commission Meeting <u>Please Print Legibly</u>

Name	Agency
Fefer L. Doorn	NC DEQ DWM
Maggie Craven	PPSB
Toning Stans	StevensLabby
Roser Barnes	1/c Medicaid
	Of C medical
Jyrita Marc	OCPT
Maz J. WAT MGOL	DAB
Janux Dunn	NC DEQ OGC
Patrick Piggott	OCPI
CHRISTINE LAWSON	NCDEO - Div. of Water Resources
Phillip Reynolds	NCDOJ
Christin Strideland	DS7



STATE OF NORTH CAROLINA OFFICE OF ADMINISTRATIVE HEARINGS

Mailing address: 6714 Mail Service Center Raleigh, NC 27699-6700

Street address; 1711 New Hope Church Rd Raleigh, NC 27609-6285

August 21, 2018

Katelyn Love, Rulemaking Coordinator
Board of Elections and Ethics Enforcement
Sent via email only: katelyn.love@ncsbe.gov

Re: Extension of the Period of Review for Rules 08 NCAC 01 .0106, 08 NCAC 02 .0114, 08 NCAC 05 .0111, 08 NCAC 10B .0109, 08 NCAC 16 .0101-.0104, 08 NCAC 18 .0101-.0102, and 08 NCAC 20 .0101; and Objection to Rules 08 NCAC 01 .0104, 08 NCAC 02 .0110-.0113, 08 NCAC 03 .0101-.0106, .0201-.0202, .0301-.0302, 08 NCAC 04 .0302-.0307, 08 NCAC 06B .0103-.0105, 08 NCAC 08 .0104, 08 NCAC 09 .0106-.0109, and 08 NCAC 10B .0101-.0108

Dear Ms. Love:

At its meeting on August 16, 2018, the Rules Review Commission extended the period of review for 08 NCAC 01 .0106, 08 NCAC 02 .0114, 08 NCAC 05 .0111, 08 NCAC 10B .0109, 08 NCAC 16 .0101-.0104, 08 NCAC 18 .0101-.0102, and 08 NCAC 20 .0101 in accordance with G.S. 150B-21.10 at the request of the agency. Pursuant to 150B-21.13, when the Commission extends the period of review, it is required to approve or object to rules or call a public hearing on the same within 70 days.

In addition, the Commission objected to 08 NCAC 01 .0104, 08 NCAC 02 .0110-.0113, 08 NCAC 03 .0101-.0106, .0201-.0202, .0301-.0302, 08 NCAC 04 .0302-.0307, 08 NCAC 06B .0103-.0105, 08 NCAC 08 .0104, 08 NCAC 09 .0106-.0109, and 08 NCAC 10B .0101-.0108 for the reasons set forth in the attached document.

Please respond to this letter in accordance with the provisions of G.S. 150B-21.12. If you have any questions regarding the Commission's actions, please feel free to contact me.

Sincerely.

Amber May

Commission Counsel

Enclosure

Administration 919/431-3000 fax 919/431-3100 Rules Division 919/431-3000 fax: 919/431-3104 Judges and Assistants 919 431-3000 fax: 919/431-3100 Clerk's Office 919/431-3000 fax: 919/431-3100

Rules Review Commission 919/431-3000 fax: 919/431-3104 Civil Rights Division 919-431-303n fax: 919-431-3103

An Equal Employment Opportunity Employer

State Board of Elections and Ethics Enforcement Objections

Rule Number	Reason	Additional Information
08 NCAC 01 .0104	Unclear/Ambiguous Unnecessary	The Commission found this Rule to be ambiguous as written as it includes language such as "immediately" without providing any additional information as to the meaning of this term. In addition, Paragraph (d) provides for a "statutory penalty" without providing a specific cross-reference to say what that penalty is. Further, this Rule contains references to statutes that no longer exist as the statutory references have been recodified. The Commission also found Paragraphs (a) and (c) of this Rule unnecessary as they appear to recite G.S. 163A-1413(a) and (b)(9).
08 NCAC 02 .0112	Unclear/Ambiguous	The Commission found this Rule to be unclear as written as it contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified.
08 NCAC 02 .0113	Unclear/Ambiguous	The Commission found this Rule to be unclear as written as it contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified.
08 NCAC 03 .0101	Unclear/Ambiguous	The Commission found this Rule to be ambiguous as written as it contains terms such as "brief", "intelligent", and "official" without providing any additional information. Further, the history note contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified.
08 NCAC 03 .0102	Unclear/Ambiguous	The Commission found this Rule to be unclear as includes language such as "if the charges thus filed show" and "by such other methods as the board may adopt" without providing any additional information as to how these determinations will be made. Also, this Rule contains terms such as "official" and "intentional" without providing any additional clarifying information. Further, the history note contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified.
08 NCAC 03 .0103	Unclear/Ambiguous	The Commission found this Rule to be unclear as it includes language such as "unless otherwise ordered or permitted by the Board" without providing any additional information as to how this determination will be made. Further, the history note contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified.
08 NCAC 03 .0104	Unclear/Ambiguous	The Commission found this Rule to be unclear as it includes language such as "unless otherwise ordered by the Board" without providing any additional information as to how this determination will be made. Also, this Rules requires that affidavits "be served" with no additional information as to how service is rto be effectuated. Further, the history note contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified.

08 NCAC 03 .0105	Unclear/Ambiguous	The Commission found this Rule to be unclear as written as it contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified.
08 NCAC 03 .0106	Unclear/Ambiguous	The Commission found this Rule to be ambiguous as it includes language such as "brief" without providing any additional clarifying information.
		Further, the history note contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified.
08 NCAC 03 .0201	Unclear/Ambiguous	The Commission found this Rule to be unclear as written as it contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified.
08 NCAC 03 .0202	Unclear/Ambiguous	The Commission found this Rule to be ambiguous as it includes language such as "forthwith", "immediately", and "at once" without providing any additional information as to the meaning of these terms. Also, this Rule indicates that the Board "may" hear a matter "de novo," or, in the judgement of the Board may be dismissed, remanded to the county or heard on petition and affidavit" without providing information as to how this determination will be made.
		Further, the history note contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified.
08 NCAC 03 .0301	Unclear/Ambiguous	The Commission found this Rule to be ambiguous as it includes language such as "prompt", "efficient", and "proper" without providing any additional information as to the meaning of these terms. Also, this Rule appears to create a waiver that will enable the Board to "suspend these rules" without providing any factors that the Board will use in making that determination.
		Further, the history note contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified.
08 NCAC 03 .0302	Unnecessary	The Commission found that this Rule to be unnecessary as it does not provide any additional requirements or information beyond those contained in G.S. 163A-741(d).
08 NCAC 04 .0302	Unclear/Ambiguous	The Commission found this Rule to be ambiguous as written as it contains an approval standard for modification of voting systems, without providing any additional information as how the approval determination will be made. In addition, this Rule contains ambiguous terms such as "substantially" and "satisfactory."
		Further, the history note contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified.
08 NCAC 04 .0304	Unclear/Ambiguous	The Commission found this Rule to be ambiguous as it includes language such as "properly" without providing any additional information as to the meaning of this term.
		Further, the history note contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified.

08 NCAC 03 .0105	Unclear/Ambiguous	The Commission found this Rule to be unclear as written as it contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified.
08 NCAC 03 .0106	Unclear/Ambiguous	The Commission found this Rule to be ambiguous as it includes language such as "brief" without providing any additional clarifying information. Further, the history note contains references to statutes that no longer exist as the
08 NCAC 03 .0201	Unclear/Ambiguous	statutory references contained in this Rule have been recodified. The Commission found this Rule to be unclear as written as it contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified.
08 NCAC 03 .0202	Unclear/Ambiguous	The Commission found this Rule to be ambiguous as it includes language such as "forthwith", "immediately", and "at once" without providing any additional information as to the meaning of these terms. Also, this Rule indicates that the Board "may" hear a matter "'de novo," or, in the judgement of the Board may be dismissed, remanded to the county or heard on petition and affidavit" without providing information as to how this determination will be made.
		Further, the history note contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified.
08 NCAC 03 .0301	Unclear/Ambiguous	The Commission found this Rule to be ambiguous as it includes language such as "prompt", "efficient", and "proper" without providing any additional information as to the meaning of these terms. Also, this Rule appears to create a waiver that will enable the Board to "suspend these rules" without providing any factors that the Board will use in making that determination.
		Further, the history note contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified.
08 NCAC 03 .0302	Unnecessary	The Commission found that this Rule to be unnecessary as it does not provide any additional requirements or information beyond those contained in G.S. 163A-741(d).
08 NCAC 04 .0302	Unclear/Ambiguous	The Commission found this Rule to be ambiguous as written as it contains an approval standard for modification of voting systems, without providing any additional information as how the approval determination will be made. In addition, this Rule contains ambiguous terms such as "substantially" and "satisfactory."
		Further, the history note contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified.
08 NCAC 04 .0304	Unclear/Ambiguous	The Commission found this Rule to be ambiguous as it includes language such as "properly" without providing any additional information as to the meaning of this term.
		Further, the history note contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified,

08 NCAC 04 .0305	Unclear/Ambiguous	The Commission found this Rule to be ambiguous as written as it includes language such as "proper" without providing any additional information as to the meaning of this term.
		Further, the history note contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified.
08 NCAC 04 .0306	Unclear/Ambiguous	The Commission found this Rule to be ambiguous as it includes language such as "properly", "safe", "appropriate", "secure", "proper", and "direct" without providing any additional information as to the meaning of these terms.
		Further, the history note contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified.
08 NCAC 04 .0307	Unclear/Ambiguous	The Commission found this Rule to be ambiguous as written as it includes language such as "properly" and "accurately" without providing any additional information as to the meaning of these terms.
		Further, the history note contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified.
08 NCAC 06B .0103	Unclear/Ambiguous	The Commission found this Rule to be ambiguous as written as it includes language such as "as soon as practicable" without providing any additional information as to the meaning of this term.
	The state of the s	Further, the history note contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified.
08 NCAC 06B .0104	Unclear/Ambiguous	The Commission found this Rule to be unclear as written as it contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified.
08 NCAC 06B .0105	Unclear/Ambiguous	The Commission found this Rule to be ambiguous as written as it includes language such as "requisite documentation", "clearly", and "unavoidable necessity" without providing any additional information as to the meaning of these terms.
		Further, this Rule contains references to statutes that no longer exist as the statutory references have been recodified.
08 NCAC 08 .0104	Statutory Authority	The Commission objected to this Rule for lack of statutory authority as the only cited authority was repealed in 1993.
08 NCAC 09 .0106	Statutory Authority Unnecessary Unclear/Ambiguous	The Commission objected to this Rule for lack of statutory authority as G.S. 163A-1109 prohibits the use of punch-card ballots and lever machine voting systems and this Rule appears to provide provisions regarding both punch card ballots and lever voting.
		In addition, the Commission found Paragraph (b) of this Rule to be unnecessary as it recites G.S. 163A-1176 without providing any additional information.
		The Commission found this Rule to be ambiguous as written as it includes language such as "properly" without providing any additional information as to the meaning of this term.

		Further, the history note contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified.
08 NCAC 09 .0107	Statutory Authority Unclear/Ambiguous	The Commission objected to this Rule for lack of statutory authority as G.S. 163A-1109 prohibits the use of punch-card ballots and lever machine voting systems and this Rule appears to provide provisions regarding both punch card ballots and lever voting. The Commission found this Rule is unclear or ambiguous as Subparagraph (b)(9) uses the word "should." It is unclear whether this is intended to be a mandate or an aspiration statement that does not meet the definition of a rule. Also, the history note contains references to statutes that no longer exist as the statutory references have been recodified.
08 NCAC 09 .0108	Statutory Authority Unclear/Ambiguous	The Commission objected to this Rule for lack of statutory authority as G.S. 163A-1109 prohibits the use of punch-card ballots and lever machine voting systems and this Rule appears to provide provisions regarding both punch card ballots and lever voting. The Commission found this Rule is unclear as (d) provides for an appeals process of the recount vote without providing any further information. Further, the history note contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified.
08 NCAC 09 .0109	Statutory Authority Unclear/Ambiguous	The Commission objected to this Rule for lack of statutory authority as G.S. 163A-1109 prohibits the use of punch-card ballots and lever machine voting systems and this Rule appears to provide provisions regarding both punch card ballots and lever voting. The Commission found this Rule to be unclear as written. Further, the history note contains references to statutes that no longer exist as the
08 NCAC 10B .0101	Unclear/Ambiguous	statutory references contained in this Rule have been recodified. The Commission found this Rule to be ambiguous as written as it includes language such as "promptly", "good cause", "open means", "prompt", "orderly", "short notice", "immediately", "secure", "properly" and "improperly", and "clearly" without providing any additional information as to the meaning of these terms. Further, the history note contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified.
08 NCAC 10B .0102	Unclear/Ambiguous	The Commission found this Rule to be ambiguous as written as it includes language such as "other approved communications devices", "other necessary identifiers", "necessary mechanisms", "correctly", "good working order", "continual adequate", "proper", and "official timepiece" without providing any additional information as to the meaning of these terms. In addition, (e) says that "units should be locked and should remain that way" It is unclear whether this is a requirement related to the units or if this is an aspirational statement that does not meet the definition of a Rule. Paragraph (i) also contains the word "should."

Control of the Contro		Further, the history note contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified.
08 NCAC 10B .010	Unclear/Ambiguous	The Commission found this Rule to be ambiguous as written as it includes language such as "clearly", "fail-safe", "adequate", "proper", "other approved record", "secure", and "properly" without providing any additional information as to the meaning of these terms.
		Further, the history note contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified.
08 NCAC 10B .0104	Statutory Authority Unclear/Ambiguous	The Commission objected to this Rule for lack of statutory authority as G.S. 163A-1109 prohibits the use of punch-card ballots and lever machine voting systems and this Rule appears to provide provisions regarding both punch card ballots and lever voting.
		The Commission found this Rule to be ambiguous as written as it includes language such as "immediately", "undue delay", "proper", and "appropriate" without providing any additional information as to the meaning of these terms.
		Further, the history note contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified.
08 NCAC 10B .0105	Unclear/Ambiguous	The Commission found this Rule to be ambiguous as written as it includes language such as "orderly" without providing any additional information as to the meaning of this term.
		Further it notes that "the container should be sealed" It is unclear whether this is intended to be a requirement or an aspirational statement that does not meet the definition of a Rule.
		Further, the history note contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified.
08 NCAC 10B .0106	Unclear Ambiguous	The Commission found this Rule to be ambiguous as written as it includes language such as "immediately" and "unsecured."
		Further, the history note contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified.
08 NCAC 10B .0107	Unclear/Ambiguous Unnecessary	The Commission found this Rule to be ambiguous as written as it includes language such as "near relative", "illegally excluded", "properly", "good cause" and "reasonable grounds" and "unlawful assistance" without providing any additional information as to the meaning of these terms.
		Further, the history note contains references to statutes that no longer exist as the statutory references contained in this Rule have been recodified.
		In addition, the Commission found Subparagraphs (a)(1) and (2) and Paragraphs (b) and (c) unnecessary as they essentially recite G.S. 163A-1139 without providing ny additional information.
08 NCAC 10B .0108	Unclear/Ambiguous	The Commission found this Rule to be ambiguous as written as it includes language such as "sufficient" without providing any additional information as to the meaning of this term.



STATE OF NORTH CAROLINA OFFICE OF ADMINISTRATIVE HEARINGS

Mailing address: 6714 Mail Service Center Raleigh, NC 27699-6714

Street address: 1711 New Hope Church Rd Raleigh, NC 27609-6285

August 16, 2018

Jennifer Everett Environmental Management Commission 1601 Mail Service Center Raleigh, North Carolina 27699-1601

Re: Readoption pursuant to G.S. 150B-21.3A(c)(2)g of 15A NCAC 02 N, O, and P

Dear Ms. Everett:

Attached to this letter are the rules subject to readoption pursuant to the periodic review and expiration of existing rules as set forth in G.S. 150B-21.3A(c)(2)g. After consultation with your agency, this set of rules was discussed at the August 16, 2018 Rules Review Commission meeting regarding the scheduling of these rules for readoption. Pursuant to G.S. 150B-21.3A(d)(2), the rules identified on the attached printout shall be readopted by the agency no later than January 31, 2023.

If you have any questions regarding the Commission's action, please let me know.

Sincerely

Amber May

Commission Counsel

Administration 919/431-3(00) fax 919/431-3100 Rules Division 919/431-3000 fax 919/431-3104 Judges and Assistants 919/431-3000 [ax. 919/431-3100] Clerk's Office 919/431-3000 fax: 919/431-3100 Rules Review Commission 919/431-3000 fax 919/431-3104 Civil Rights Division 919/431-3036 ax: 919/431-3113

An Equal Employment Opportunity Employer

RRC DETERMINATION PERIODIC RULE REVIEW

February 15, 2018 APO Review: March 06, 2018

Environmental Management Commission Total: 72

RRC Determination: Necessary with substantive public interest

	THE RESERVE OF THE PROPERTY OF
Rule	Determination
15A NCAC 02N .0201	Necessary with substantive public interest
15A NCAC 02N .0202	Necessary with substantive public interest
15A NCAC 02N .0203	Necessary with substantive public interest
15A NCAC 02N .0301	Necessary with substantive public interest
15A NCAC 02N .0302	Necessary with substantive public interest
15A NCAC 02N .0303	Necessary with substantive public interest
15A NCAC 02N .0304	Necessary with substantive public interest
15A NCAC 02N .0401	Necessary with substantive public interest
15A NCAC 02N .0402	Necessary with substantive public interest
15A NCAC 02N .0403	Necessary with substantive public interest
15A NCAC 02N .0404	Necessary with substantive public interest
15A NCAC 02N .0405	Necessary with substantive public interest
15A NCAC 02N .0501	Necessary with substantive public interest
15A NCAC 02N .0502	Necessary with substantive public interest
15A NCAC 02N .0503	Necessary with substantive public interest
15A NCAC 02N .0504	Necessary with substantive public interest
15A NCAC 02N .0505	Necessary with substantive public interest
15A NCAC 02N .0506	Necessary with substantive public interest
15A NCAC 02N .0601	Necessary with substantive public interest
15A NCAC 02N .0602	Necessary with substantive public interest
15A NCAC 02N .0603	Necessary with substantive public interest
15A NCAC 02N .0604	Necessary with substantive public interest
15A NCAC 02N .0701	Necessary with substantive public interest
15A NCAC 02N .0702	Necessary with substantive public interest
15A NCAC 02N .0703	Necessary with substantive public interest
15A NCAC 02N .0704	Necessary with substantive public interest
15A NCAC 02N .0705	Necessary with substantive public interest
15A NCAC 02N .0706	Necessary with substantive public interest
15A NCAC 02N .0707	Necessary with substantive public interest
15A NCAC 02N .0708	Necessary with substantive public interest
15A NCAC 02N .0801	Necessary with substantive public interest
15A NCAC 02N .0802	Necessary with substantive public interest
15A NCAC 02N .0803	Necessary with substantive public interest

RRC DETERMINATION PERIODIC RULE REVIEW

February 15, 2018 APO Review: March 06, 2018

Environmental Management Commission Total: 72

RRC Determination: Necessary with substantive public interest

Rule	Determination
15A NCAC 02N .0201	Necessary with substantive public interest
15A NCAC 02N .0202	Necessary with substantive public interest
15A NCAC 02N 0203	Necessary with substantive public interest
15A NCAC 02N .0301	Necessary with substantive public interest
15A NCAC 02N .0302	Necessary with substantive public interest
15A NCAC 02N .0303	Necessary with substantive public interest
15A NCAC 02N .0304	Necessary with substantive public interest
15A NCAC 02N .0401	Necessary with substantive public interest
15A NCAC 02N .0402	Necessary with substantive public interest
15A NCAC 02N .0403	Necessary with substantive public interest
15A NCAC 02N .0404	Necessary with substantive public interest
15A NCAC 02N .0405	Necessary with substantive public interest
15A NCAC 02N .0501	Necessary with substantive public interest
15A NCAC 02N .0502	Necessary with substantive public interest
15A NCAC 02N ,0503	Necessary with substantive public interest
15A NCAC 02N .0504	Necessary with substantive public interest
15A NCAC 02N .0505	Necessary with substantive public interest
15A NCAC 02N .0506	Necessary with substantive public interest
15A NCAC 02N .0601	Necessary with substantive public interest
15A NCAC 02N .0602	Necessary with substantive public interest
15A NCAC 02N .0603	Necessary with substantive public interest
15A NCAC 02N .0604	Necessary with substantive public interest
15A NCAC 02N .0701	Necessary with substantive public interest
15A NCAC 02N .0702	Necessary with substantive public interest
15A NCAC 02N .0703	Necessary with substantive public interest
15A NCAC 02N .0704	Necessary with substantive public interest
15A NCAC 02N .0705	Necessary with substantive public interest
15A NCAC 02N 0706	Necessary with substantive public interest
15A NCAC 02N .0707	Necessary with substantive public interest
15A NCAC 02N .0708	Necessary with substantive public interest
15A NCAC 02N .0801	Necessary with substantive public interest
15A NCAC 02N .0802	Necessary with substantive public interest
15A NCAC 02N .0803	Necessary with substantive public interest



STATE OF NORTH CAROLINA OFFICE OF ADMINISTRATIVE HEARINGS

Mailing address: 6714 Mail Service Center Raleigh, NC 27699-6714

Street address: 1711 New Hope Church Rd Raleigh, NC 27609-6285

August 16, 2018

Barden Culbreth Substance Abuse Professionals PO Box 10126 Raleigh, NC 27605

Re: Readoption pursuant to G.S. 150B-21.3A(c)(2)g of 21 NCAC 68

Dear Mr. Culbreth

Attached to this letter are the rules subject to readoption pursuant to the periodic review and expiration of existing rules as set forth in G.S. 150B-21.3A(c)(2)g. After consultation with your agency, this set of rules was discussed at the August 16, 2018 Rules Review Commission meeting regarding the scheduling of these rules for readoption. Pursuant to G.S. 150B-21.3A(d)(2), the rules identified on the attached printout shall be readopted by the agency no later than September 30, 2020.

If you have any questions regarding the Commission's action, please let me know.

Sincerely.

Amber May

Commission Counsel

Administration 919/431-3000 fax 919/431-31(ii) Rules Division 919/431-3000 fax, 619/431-3104 Judges and Assistants 919/431-3000 fax 919/431-3100 Clerk's Office 919/431-3000 fax: 919/451-3100 Rules Review Commission 919/431-30(8) fax 919/431-3104

Civil Rights Division 919/431-3036 fax 919/431-3103

An Equal Employment Opportunity Employer

RRC DETERMINATION PERIODIC RULE REVIEW

May 17, 2018 APO Review: July 22, 2018 Total: 74

Substance Abuse Professional Practice Board

Rul	e		Determination
21	NCAC 68	.0101	Necessary with substantive public interest
21	NCAC 68	.0102	Necessary with substantive public interest
21	NCAC 68	.0201	Necessary with substantive public interest
21	NCAC 68	.0202	Necessary with substantive public interest
21	NCAC 68	.0203	Necessary with substantive public interest
21	NCAC 68	.0204	Necessary with substantive public interest
21	NCAC 68	.0205	Necessary with substantive public interest
<u>21</u>	NCAC 68	.0206	Necessary with substantive public interest
21	NCAC <u>68</u>	.0207	Necessary with substantive public interest
21	NCAC 68	.0208	Necessary with substantive public interest
21	NCAC 68	0209	Necessary with substantive public interest
21	NCAC 68	0211	Necessary with substantive public interest
21	NCAC 68	.0212	Necessary with substantive public interest
21	NCAC 68	.0213	Necessary with substantive public interest
21	NCAC 68	.0214	Necessary with substantive public interest
21	NCAC 68	.0215	Necessary with substantive public interest
21	NCAC <u>68</u>	.0216	Necessary with substantive public interest
21	NCAC 68	.0217	Necessary with substantive public interest
21	NCAC 68	.0220	Necessary with substantive public interest
21	NCAC 68	.0221	Necessary with substantive public interest
21	NCAC 68	.0222	Necessary with substantive public interest
21	NCAC 68	.0223	Necessary with substantive public interest
21	NCAC <u>68</u>	.0224	Necessary with substantive public interest
21	NCAC <u>68</u>	.0225	Necessary with substantive public interest
	NCAC 68	.0226	Necessary with substantive public interest
Tanana I	NCAC 68	.0227	Necessary with substantive public interest
	NCAC 68	.0228	Necessary with substantive public interest
<u>21</u>	NCAC 68	.0301	Necessary with substantive public interest
	NCAC 68	.0303	Necessary with substantive public interest
21	NCAC 68	.0304	Necessary with substantive public interest
	NCAC 68	.0305	Necessary with substantive public interest
	NCAC 68	.0306	Necessary with substantive public interest
1477.0000	NCAC 68	.0307	Necessary with substantive public interest
	NCAC 68	.0401	Necessary with substantive public interest
21	NCAC 68	.0402	Necessary with substantive public interest

21 NCAC 68 .0403 Necessary with substantive public interest 21 NCAC 68 .0404 Necessary with substantive public interest 21 NCAC 68 .0405 Necessary with substantive public interest 21 NCAC 68 .0406 Necessary with substantive public interest 21 NCAC 68 .0407 Necessary with substantive public interest 21 NCAC 68 .0501 Necessary with substantive public interest 21 NCAC 68 0502 Necessary with substantive public interest 21 NCAC 68 .0503 Necessary with substantive public interest 21 NCAC 68 .0504 Necessary with substantive public interest 21 NCAC 68 .0505 Necessary with substantive public interest 21 NCAC 68 0506 Necessary with substantive public interest 21 NCAC 68 .0507 Necessary with substantive public interest 21 NCAC 68 .0508 Necessary with substantive public interest 21 NCAC 68 .0509 Necessary with substantive public interest 21 NCAC 68 .0510 Necessary with substantive public interest 21 NCAC 68 .0511 Necessary with substantive public interest 21 NCAC 68 .0512 Necessary with substantive public interest 21 NCAC 68 _0601 Necessary with substantive public interest 21 NCAC 68 .0602 Necessary with substantive public interest 21 NCAC 68 .0603 Necessary with substantive public interest 21 NCAC 68 .0604 Necessary with substantive public interest 21 NCAC 68 .0605 Necessary with substantive public interest 21 NCAC 68 0606 Necessary with substantive public interest NCAC 68 .0607 21 Necessary with substantive public interest 21 NCAC 68 .0608 Necessary with substantive public interest 21 NCAC 68 .0609 Necessary with substantive public interest 21 NCAC 68 .0610 Necessary with substantive public interest 21 NCAC 68 .0611 Necessary with substantive public interest 21 NCAC 68 .0615 Necessary with substantive public interest 21 NCAC 68 .0620 Necessary with substantive public interest 21 NCAC 68 .0701 Necessary with substantive public interest 21 NCAC 68 .0702 Necessary with substantive public interest 21 NCAC 68 ,0703 Necessary with substantive public interest 21 NCAC 68 .0704 Necessary with substantive public interest 21 NCAC 68 .0705 Necessary with substantive public interest 21 NCAC 68 .0706 Necessary with substantive public interest 21 NCAC 68 .0707 Necessary with substantive public interest 21 NCAC 68 .0708 Necessary with substantive public interest 21 NCAC 68 .0709 Necessary with substantive public interest