## Permanent Amendment for Publication in the NCAC

1	25 NCAC 01C .0405 is adopted with changes as published in 38:18 NCR 1204-1205 as follows:	
2 3	25 NCAC 01C .0405 Temporary Appointment	
4 5	(a) A temp	porary appointment is an appointment to fill a workforce need for a limited period of time. Temporary
6	employees may shall not be used to permanently expand the workforce beyond authorized levels set in the authorized	
7		ed in G.S. 143C-1-1(d)(1a). Temporary appointments shall not exceed 11 consecutive months, subject
8	to the following	g exemptions:
9	(1)	Full-time students, defined as those undergraduate students taking at least 12 credit hours or
10		graduate students taking at least 9 credit hours;
11	(2)	Retired employees, defined as those individuals drawing a retirement income or Social Security
12		benefits and having who have signed a statement that they are not available for, nor seeking,
13		permanent employment;
14	(3)	Inmates that are on a work-release program;
15	(4)	Interns, defined as those students who, regardless of the number of credit hours enrolled, work to
16		gain occupational experience for a period of time not to exceed three months at least one academic
17		semester; and
18	(5)	Externs, defined as those students who, regardless of the number of credit hours enrolled, are
19		employed as part of a written agreement between the State and an academic institution through
20		which the student is paid and earns course eredit; credit.[and]
21	[ <del>(6)</del>	Exceptions that were granted under G.S. 126-6.3(a3)(3).
22	(b)	Employees with a temporary appointment shall not earn or accrue leave or receive total State service
23	credit, retirement credit, severance pay, or priority reemployment consideration.	
24	(c)	This Rule applies to all temporary employees employed by the State.
25	<u>(d)</u>	The calculation of consecutive months in subsection (a) of this Rule shall restart only after a
26	separation of at	least 31 consecutive calendar days after the last day that person worked for the State in a temporary
27	appointment. After a separation of this length, and only after such a separation, an individual who was employed for	
28	11 consecutive	months by temporary appointment shall be eligible for a new or reinstated temporary appointment.
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30	History Note:	Authority G.S. 126-4(5); 126-4(6); 126-4(7a); 126-4(19);
31	Eff.	February 1, 1976;
32	Amended Eff.	August 1, 1995; November 1, 1991; December 1, 1978; Readopted Eff. April 1, 2016;
33	Amended Eff.	December 1, <del>2021.</del> 2021;, 2024.
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