1	10A NCAC 13P	.0207 is	s proposed for amendment as follows:
2			
3	10A NCAC 13P		GROUND AMBULANCE: VEHICLE AND EQUIPMENT REQUIREMENTS
4	(a) To be permitted as a Ground Ambulance, a vehicle shall have:		
5	(1)	a patie	nt compartment that meets the following interior dimensions:
6		(A)	the length, measured on the floor from the back of the driver's compartment, driver's seat
7			or partition to the inside edge of the rear loading doors, is at least 102 inches; and
8		(B)	the height is at least 48 inches over the patient area, measured from the approximate center
9			of the floor, exclusive of cabinets or equipment;
10	(2)	patient	care equipment and supplies as defined in the "North Carolina College of Emergency
11		Physic	ians: Standards for Medical Oversight and Data Collection," incorporated by reference in
12		accord	ance with G.S. 150B 21.6, including subsequent amendments and editions. This document
13		<del>is avail</del>	lable from the OEMS, 2707 Mail Service Center, Raleigh, North Carolina 27699-2707, at no
14		<del>cost.</del> C	collection." The equipment and supplies shall be clean, in working order, and secured in the
15		vehicle	;;
16	(3)	other e	equipment that includes:
17		(A)	one fire extinguisher mounted in a quick release bracket that is either a dry chemical or
18			all-purpose type and has a pressure gauge; and
19		(B)	the availability of one pediatric restraint device to safely transport pediatric patients and
20			children under 40 pounds in the patient compartment of the ambulance;
21	(4)	the nar	ne of the EMS Provider permanently displayed on each side of the vehicle;
22	(5)	reflecti	ive tape affixed to the vehicle such that there is reflectivity on all sides of the vehicle;
23	(6)	emerge	ency warning lights and audible warning devices mounted on the vehicle as required by G.S.
24		<del>20 125</del>	in addition to those required by Federal Motor Vehicle Safety Standards. G.S. 20-125. All
25		warnin	g devices shall function properly;
26	(7)	no stru	ctural or functional defects that may adversely affect the patient, the EMS personnel, or the
27		safe op	peration of the vehicle;
28	(8)	an ope	rational two-way radio that:
29		(A)	is mounted to the ambulance and installed for safe operation and controlled by the
30			ambulance driver;
31		(B)	has sufficient the range, radio frequencies, and capabilities to establish and maintain two-
32			way voice radio communication from within the defined service area of the EMS System
33			to the emergency communications center or PSAP designated to direct or dispatch the
34			deployment of the ambulance;
35		(C)	is capable of establishing two-way voice radio communication from within the defined
36			service area to the emergency department of the hospital(s) where patients are routinely
37			transported and to facilities that provide on-line medical direction to EMS personnel;

1		(D) is equipped with a radio control device <del>mounted</del> in the patient compartment capable of		
2		operation by the patient attendant to receive on-line medical direction; and		
3		(E) is licensed or authorized by the FCC;		
4	(9)	permanently installed heating and air conditioning systems; and		
5	(10)	a copy of the EMS System patient care treatment protocols.		
6	(b) Ground am	bulances shall not use a radiotelephone device such as a cellular telephone as the only source of two-		
7	way radio voice	communication. permitted by the OEMS that do not back up the 911 EMS System shall be exempt		
8	from requireme	nts for two-way radio communications as defined in Subparagraph (8) of this Rule. A two-way radio		
9	or radiotelephone device such as a cellular telephone shall be available to summon emergency assistance.			
10	(c) Communication instruments or devices such as data radio, facsimile, computer, or telemetry radio shall be in			
11	addition to the mission dedicated dispatch radio and shall function independently from the mission dedicated radio.			
12				
13	History Note:	Authority G.S. 131E-157(a); 143-508(d)(8);		
14		Temporary Adoption Eff. January 1, 2002;		
15		Eff. April 1, 2003;		
16		Amended Eff. January 1, 2009; January 1, 2004;		
17		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. February 2,		
18		<del>2016.</del> <u>2016;</u>		
19		Amended Eff. April 1, 2024.		