STATE OF NORTH CAROLINA DEPARTMENT OF HEALTH AND HUMAN SERVICES

MEDICAL CARE COMMISSION QUARTERLY MEETING DIVISION OF HEALTH SERVICE REGULATION 809 RUGGLES DRIVE, RALEIGH NC 27603 EDGERTON BUILDING CONFERENCE ROOM - 026A

Or

Via Microsoft Teams: Click here to join the meeting

Or

Via Teleconference: 1-984-204-1487 / Passcode: 440 605 374#

Friday, February 11, 2022 9:00 a.m. Agenda

I. Meeting Opens – Roll Call

- II. Chairman's Comments.....Dr. John Meier
- III. Public Meeting Statement......Dr. John Meier

This meeting of the Medical Care Commission is open to the public but is not a public hearing. Therefore, any discussion will be limited to members of the Commission and staff unless questions are specifically directed by the Commission to someone in the audience.

IV. Ethics Statement.....Dr. John Meier

The State Government Ethics Act requires members to act in the best interest of the public and adhere to the ethical standards and rules of conduct in the State Government Ethics Act, including the duty to continually monitor, evaluate, and manage personal, financial, and professional affairs to ensure the absence of conflicts of interest.

V. Approval of Minutes (Action Items).....Dr. John Meier

- November 5, 2021 (Medical Care Commission Quarterly Meeting) (See Exhibit A)
- November 18, 2021 (Executive Committee) To approve the final sale of bonds, the proceeds of which are to be loaned to Plantation Village, Inc. (See Exhibit B/1)

- A. Quarterly Report on Bond Program (See Exhibit B)
- **B.** The following notices and non-action items were received by the Executive Committee:

January 31st, 2022 – WakeMed, Series Series 2012A (Redemption)

- Par Value Outstanding: \$206,545,000
- Funds provided by: Taxable Bond Project (\$300,000,000)

VII. Bond Project (Action Item)

1. Deerfield Episcopal Retirement Community, Inc. (Asheville)......Geary W. Knapp

SELECTED APPLICATION INFORMATION:

Compliance Questions:

- Does Organization have a formal post tax issuance compliance policy? Yes
- 2) Who in the Organization will be designated to ensure appropriate compliance with the issuance? **Chief Financial Officer**
- 3) What is the Organization's compliance monitoring plan? The organization has a schedule of posting requirements, including timing, that is consistently reviewed to ensure on-going compliance.
- 4) How will the Organization report compliance deficiencies to leadership and the Board? Any deficiencies are cured as quickly as possible with notifications made to leadership and the Board, as appropriate.

Information from FY21 Audit (9/30 Year End:

Net Income	\$ 16,301,006
Operating Revenue	\$ 50,621,253
Operating Expenses	(\$ 35,132,057)
Net Cash provided by Operating Activities	\$ 9,446,986
Change in Net Assets	\$ 13,906,147
Unrestricted Cash	\$ 9,173,469
Change in Cash	(\$ 1,131,542)

***Cash Outflows included purchase of property, & equipment, payment of bond principal, and entrance fee refunds

Ratings: Fitch: A with a Stable Outlook

Community Benefits: Per N.C.G.S § 105 – 5.54% (Eligible for 100% property tax exclusion) Total Community Benefits and Charity Care - \$1,968,000 (FY21)

Long-Term Debt Service Coverage Ratios:

Actual FYE 2021	2.64
Forecasted FYE 2022	3.15
Forecasted FYE 2023	2.67
Forecasted FYE 2024	2.81
Forecasted FYE 2025	3.43
Forecasted FYE 2026	4.37

Transaction Participants:

Bond Counsel: Underwriter: Underwriter Counsel: Borrower Counsel: Accountant (AUP Forecast): Trustee: Trustee Counsel: Womble Bond Dickinson (US) LLP B.C. Ziegler and Company Robinson, Bradshaw, & Hinson, P.A. McGuire Wood & Bissette Clifton Larson Allen TBD TBD

Diversity:

Board – 10 Male / 6 Female; 14 White / 1 African American / 1 Puerto Rican Resident – 237 Male / 389 Female; 624 White / 2 African American ****30 Residents born outside the United States

See Exhibit C for Fee Schedule and Bond Sale Approval Form

<u>Resolution</u>: The Commission grants preliminary approval to Deerfield Episcopal Retirement, Inc. to provide funds to be used, together with other available funds, to *construct* the following:

- 114 Independent Living Apartments
- 26 Assisted Living Units
- 11 Skilled Nursing Units (13 beds)
- Parking Deck
- Renovations to the Wellness Center; Common Areas; Commons Buildings

Capital expenditures for the new construction shall be included as listed below, all in accordance with a preliminary application, plans and specifications and participation as follows:

ESTIMATED SOURCES OF FUNDS

Principal amount of bonds to be issued	<u>\$ 221,865,000</u>
Total Sources	\$ 221,865,000

ESTIMATED USES OF FUNDS

Construction Contracts	182,500,000
Construction Contingency (1% of Construction Contracts)	1,825,000
Land Acquisition	481,150
Site Utility Development	300,000
Architect Fees	5,394,000
Architect's Reimbursables	220,000
Moveable Equipment	2,598,371
Survey, Tests, Insurance	1,325,000
Consultant Fees (Legal/Commissioning/Proj. Mgmnt./CON/Signage)	1,450,000
DHSR Reimbursables (G.S. § 131-E-267)	150,000
CON Fee	50,000
Marketing	2,280,000
Bond Interest during Construction	20,547,103

Underwriter Discount/Placement Fee	1,792,493
Feasibility Study Fee	125,000
Accountant Fee	40,000
Corporation Counsel	45,000
Bond Counsel	140,000
Rating Agency	105,000
Trustee Fee & Counsel	15,000
Printing Cost	10,000
Local Government Commission	8,750
Underwriter Counsel	75,000
Title Insurance	200,000
Blue Sky Filing & Counsel	5,000
Bank Commitment Fee	94,568
Bank Counsel	50,000
Appraisal/Environmental/Etc.	38,565
Total Uses	\$ 221,865,000

Tentative approval is given with the understanding that the governing board of Deerfield Episcopal Retirement, Inc. accepts the following conditions:

- 1. The project will continue to be developed pursuant to the applicable Medical Care Commission guidelines.
- 2. Any required certificate of need must be in effect at the time of the issuance of the bonds or notes.
- 3. Final financial feasibility must be determined prior to the issuance of bonds.
- 4. The project must, in all respects, meet requirements of G.S. § 131A (Health Care Facilities Finance Act).
- 5. The Executive Committee of the Commission is delegated the authority to approve the issuance of bonds for this project and may approve the issuance of such greater principal amount of the loan as shall be necessary to finance the project; provided, however, that the amount set forth above shall not be increased by more than ten percent (10%).
- 6. The bonds or notes shall be sold in such a manner and upon such terms and conditions as will, in the sole judgment of the Executive Committee of the Commission, result in the lowest cost to the facility and its residents.
- 7. If public approval of the bonds is required for the purpose of Section 147(f) of the Internal Revenue Code of 1986, as amended ("Section 147(f)"), this tentative approval shall constitute the recommendation of the Commission that the Governor of the State of North Carolina (the "Governor") approve the issuance of such bonds, subject to the satisfaction of the requirements of Section 147(f) concerning the holding of a public hearing prior to the submission of such recommendation to the Governor.
- 8. The borrower will comply with the Commission's Resolution: <u>Community Benefits/Charity Care</u> <u>Agreement and Program Description for CCRCs</u> as adopted.
- 9. The borrower will furnish, prior to the sale of or issuance of the bonds or notes or execution of the leases, evidence that it is in compliance with the covenants of all of its outstanding Medical Care Commission debt.

Based on information furnished by applicant, the project is:

- 1. Financially feasible \checkmark YesNoN/A
- 2. Construction and related costs are reasonable
 ✓
 Yes
 No
 N/A

VIII. New Business (Discuss Rules & Fiscal Note) (Action Items)

- A. Rules for Initiating Rulemaking Approval
 - 1. Adult Care Home/Family Care Home Rules.....Nadine Pfeiffer & Megan Lamphere

Readoption of twenty rules following Periodic Review; Amendment of 4 rules; Repeal of 1 rule (Phase 3) (Total of 25 rules)

- Rules: 10A NCAC 13F .0404, .0407, .0501, .0502, .0503, .0504, .0508, .0905, .1006, .1008, .1010, .1207
- Rules 10A NCAC 13G .0404, .0406, .0501, .0502, .0503, .0504, .0507, 0508, .0903, .0905, .1005, .1006, .1208

(See Exhibits D thru D/3)

2. **Petition for Rulemaking**.....Nadine Pfeiffer & Beverly Speroff

Petition for rulemaking for Nursing Home name badges (approve or deny)

(See Exhibits E thru E/1)

- IX. LeadingAge North Carolina (Presentation)......Tom Akins
- X. Refunding of Commission Bond Issues (Action Item)......Geary W. Knapp

Recommended:

WHEREAS, the bond market is in a period of generally fluctuating interest rates, and

WHEREAS, in the event of decline of rates during the next quarter, refunding of certain projects could result in significant savings in interest expense thereby reducing the cost of health care to patients, and

WHEREAS, the Commission will not meet again until May 13, 2022 in Raleigh, North Carolina;

THEREFORE, BE IT RESOLVED; that the Commission authorize its Executive Committee to approve projects involving the refunding of existing Commission debt and amend previously approved projects to include refunding components only between this date and May 13, 2022. Refunding projects may include non-material, routine capital improvement expenditures.

XI. Meeting Adjournment

EXHIBIT A

STATE OF NORTH CAROLINA DEPARTMENT OF HEALTH AND HUMAN SERVICES

MEDICAL CARE COMMISSION QUARTERLY MEETING DIVISION OF HEALTH SERVICE REGULATION 809 RUGGLES DRIVE, RALEIGH NC 27603 EDGERTON BUILDING CONFERENCE ROOM - 026A

or

VIDEO CONFERENCE (LINK: <u>Click here to join the meeting</u>)

or

DIAL-IN (1-984-204-1487 / Passcode: 664 691 807#)

Friday, November 5, 2021

9:00 a.m.

Minutes

I. Meeting Opens – Roll Call

MEMBERS PRESENT	MEMBERS ABSENT
John J. Meier, IV, M.D., Chairman	Joseph D. Crocker, Vice-Chairman
Kathy G. Barger	John A. Fagg, M.D.
Sally B. Cone	Ashley H. Lloyd, D.D.S.
Paul R.G. Cunningham, M.D.	Karen E. Moriarty
Bryant C. Foriest	
Linwood B. Hollowell, III	
Anita L. Jackson, M.D.	
Eileen C. Kugler, RN, MSN, MPH, FNP	
Stephen T. Morton	
Robert E. Schaaf, M.D.	
Neel G. Thomas, M.D.	
Jeffrey S. Wilson	
DIVISION OF HEALTH SERVICE REGULATION	
<u>STAFF</u>	
Mark Payne, Director, DHSR/Secretary, MCC	
Emery Milliken, Deputy Director, DHSR	
Geary W. Knapp, JD, CPA, Assistant Secretary, MCC	
Jeff Harms, Acting Construction Chief, DHSR	
Bethany Burgon, Attorney General's Office	

Kimberly Randolph, Attorney General's Office	
Nadine Pfeiffer, Rules Review Manager, DHSR	
Megan Lamphere, Chief, Adult Care Licensure Section	
Libby Kinsey, Asst. Chief, Adult Care Licensure Section	
Azzie Conley, Chief, Acute & Home Care	
Debbie McCarty, Nurse Consultant, Acute & Home Care	
Crystal Abbott, Auditor, MCC	
Alice Creech, Executive Assistant, MCC	
OTHERS PRESENT	
Alice Adams, Robinson Bradshaw & Hinson, PA	
Tommy Brewer, Ziegler	
Adam Garcia, Ziegler	
Jonathan Erickson, United Methodist Retirement Homes	
Ginger Lockamy, Albert Lockamy's wife	
Ginny Lockamy, Albert Lockamy's daughter	
Elizabeth Lockamy, Albert Lockamy's daughter	
Elizabeth Lockality, Albert Lockality's daughter	

II. Chairman's Comments.....Dr. John Meier

III. Public Meeting Statement.....Dr. John Meier

This meeting of the Medical Care Commission is open to the public but is not a public hearing. Therefore, any discussion will be limited to members of the Commission and staff unless questions are specifically directed by the Commission to someone in the audience.

IV. Ethics Statement.....Dr. John Meier

The State Government Ethics Act requires members to act in the best interest of the public and adhere to the ethical standards and rules of conduct in the State Government Ethics Act, including the duty to continually monitor, evaluate, and manage personal, financial, and professional affairs to ensure the absence of conflicts of interest.

V. Resolution of Appreciation for the Life & Service of Albert F. Lockamy, Jr.....Dr. John Meier

(See Exhibit A/2)

The Chairman emphasized how dedicated and important our late Member Mr. Albert Lockamy was to the Commission. He named his many professional accomplishments, and then presented Mrs. Lockamy & daughters with a Resolution of Appreciation and the Order of the Long Leaf Pine. Several comments were made by Members of the Commission, staff, and his wife and daughters.

VI. Approval of Minutes (Action Items).....Dr. John Meier

- August 13, 2021 (Medical Care Commission Quarterly Meeting) (See Exhibit A)
- September 20, 2021 (Medical Care Commission Special Rules Meeting) (See Exhibit A/1)

- September 24, 2021 (Executive Committee) To authorize the sale of bonds, the proceeds of which are to be loaned to EveryAge, formerly known as United Church Homes and Services (See Exhibit B/1)
- October 21, 2021 (Executive Committee) To grant preliminary approval for the refunding of United Methodist Retirement Homes, Inc. bonds (See Exhibit B/2)

<u>COMMISSION ACTION</u>: A motion was made to approve the minutes by Dr. Paul Cunningham, seconded by Mrs. Sally Cone, and unanimously approved.

- A. Quarterly Report on Bond Program (See Exhibit B)
- **B.** The following notices and non-action items were received by the Executive Committee:

September 29, 2021 – UNC Health Southeastern Series 2017A, 2017B, & 2012 (Redemption)

- Par Value Outstanding: \$79,920,000
- Funds provided by: Public Finance Authority

October 29, 2021 – Depaul Series 2007A (Redemption)

- Par Value Outstanding: \$15,305,000
- Funds provided by: Sale of properties

VIII. Bond Projects (Action Item)

A. United Methodist Retirement Homes, Inc. (Refunding)......Geary W. Knapp

Resolution of the North Carolina Medical Care Commission Authorizing the Issuance of \$81,345,000 North Carolina Medical Care Commission Taxable Retirement Facilities First Mortgage Revenue Refunding Bonds (The United Methodist Retirement Homes) Series 2021B and Future Tax-Exempt Bonds to be entitled Retirement Facilities First Mortgage Revenue Refunding Bonds (The United Methodist Retirement Homes) Series 2023B

WHEREAS, the North Carolina Medical Care Commission (the "Commission") is a commission of the Department of Health and Human Services of the State of North Carolina and is authorized under Chapter 131A of the General Statutes of North Carolina, as amended (the "Act"), to borrow money and to issue in evidence thereof bonds and notes for the purpose of providing funds to pay all or any part of the cost of financing or refinancing health care facilities; and

WHEREAS, The United Methodist Retirement Homes, Incorporated (the "Corporation") is a nonprofit corporation duly incorporated and validly existing under and by virtue of the laws of the State of North Carolina and is a "non-profit agency" within the meaning of the Act; and

WHEREAS, the Corporation has made application to the Commission for a loan, which will be

used for the purpose of providing funds, together with other available funds, to (1) refund all of the Commission's outstanding Retirement Facilities First Mortgage Revenue Refunding Bonds (The United Methodist Retirement Homes) Series 2013A (the "Series 2013A Bonds"); (2) refund all of the

Commission's outstanding Retirement Facilities First Mortgage Revenue and Revenue Refunding Bonds (The United Methodist Retirement Homes) Series 2017A (the "Series 2017A Bonds," and together with the Series 2013A Bonds, the "Prior Bonds"); and (3) pay certain expenses incurred in connection with the issuance of the Bonds (as defined below) by the Commission (collectively, the "Plan of Finance"); and

WHEREAS, the Plan of Finance is proposed to be funded through the (i) issuance by the Commission of its Taxable Retirement Facilities First Mortgage Revenue Refunding Bonds (The United Methodist Retirement Homes) Series 2021B (the "Series 2021B Taxable Bonds") and (ii) the future sale and issuance by the Commission of a series of tax-exempt bonds entitled the North Carolina Medical Care Commission Retirement Facilities First Mortgage Revenue Refunding Bonds (The United Methodist Retirement Homes) Series 2023B (the "Future Tax-Exempt Bonds," and together with the Series 2021B Taxable Bonds, the "Bonds") in an aggregate principal amount equal to the outstanding principal amount of the Series 2021B Taxable Bonds at the time of issuance of the Future Tax-Exempt Bonds for the purpose of refunding and redeeming the Series 2021B Taxable Bonds;

WHEREAS, the Commission has determined that the public will best be served by the proposed Plan of Finance and, by a resolution adopted on October 21, 2021, has approved the issuance of the Bonds, subject to compliance by the Corporation with the conditions set forth in such resolution, and the Corporation has complied with such conditions to the satisfaction of the Commission; and

WHEREAS, there have been presented to officers and staff of the Commission draft copies of the following documents (collectively, the "Transaction Documents") relating to the issuance of the Bonds:

(a) a Contract of Purchase relating to the Series 2021B Taxable Bonds, dated the date of delivery of the Series 2021B Taxable Bonds (the "Purchase Contract"), between BB&T Community Holdings Co. (the "Purchaser") and the Local Government Commission and approved by the Commission and the Corporation, pursuant to which the Purchaser will purchase the Series 2021B Taxable Bonds on the terms and conditions set forth therein;

(b) a Trust Agreement, dated as of December 1, 2021 (the "Trust Agreement"), between the Commission and U.S. Bank National Association, as bond trustee (the "Bond Trustee");

(c) a Loan Agreement, dated as of December 1, 2021 (the "Loan Agreement"), between the Commission and the Corporation;

(d) a Supplemental Indenture for Obligation No. 29, dated as of December 1, 2021 ("Supplement No. 29"), by and between the Corporation, The United Methodist Retirement Homes Foundation, Inc. (the "Foundation") and U.S. Bank National Association, as master trustee (the "Master Trustee") under the Second Amended and Restated Master Trust Indenture, dated as of December 1, 2017 (the "Master Indenture"), between the Corporation, the Foundation and the Master Trustee;

(e) Obligation No. 29, dated as of the date of issuance of the Series 2021B Taxable Bonds ("Obligation No. 29"), to be issued by the Corporation to the Commission;

(f) a Continuing Covenants Agreement dated as of December 1, 2021 (the "Covenants Agreement"), between the Corporation, the Foundation and the Purchaser;

(g) a Supplemental Indenture for Obligation No. 30 dated as of December 1, 2021 ("Supplement No. 30" and, collectively with Supplement No. 29, the "Supplements"), between the Corporation and the Master Trustee;

(h) Obligation No. 30, dated as of the date of issuance of the Series 2021B Taxable Bonds ("Obligation No. 30" and, collectively with Obligation No. 29, the "Obligations"), to be issued by the Corporation to the Purchaser;

(i) Forward Purchase Option Agreement, to be dated as of December 1, 2021 (the "Forward Purchase Agreement"), among the Local Government Commission, the Commission, the Corporation and the Purchaser, relating to the Future Tax-Exempt Bonds;

(j) Escrow Deposit Agreement, dated as of December 1, 2021 (the "2013A Escrow Agreement"), among the Commission, the Corporation and U.S. Bank National Association, as escrow agent (the "2013 Escrow Agent"), relating to the refunding of the Series 2013A Bonds;

(k) Escrow Deposit Agreement, dated as of December 1, 2021 (the "2017A Escrow Agreement," and together with the 2013A Escrow Agreement, the "Escrow Agreements"), among the Commission, the Corporation and U.S. Bank National Association, as escrow agent (the "2017A Escrow Agent"), relating to the refunding of Series 2017A Bonds; and

(l) three First Amendments, each dated as of December 1, 2021, to each of the three Second Amended and Restated Deeds of Trust, Assignment of Rents, Security Agreement and Fixture Filing, each dated as of December 1, 2017 (as amended, the "Corporation Deeds of Trust") and each from the Corporation to the trustee named therein for the benefit of the Master Trustee; and

WHEREAS, the Commission has determined that the Corporation is financially responsible and capable of fulfilling its obligations under the Loan Agreement, the Master Indenture, Supplement No. 29 and Obligation No. 29; and

WHEREAS, the Commission has determined that adequate provision has been made for the payment of the principal of, redemption premium, if any, and interest on the Bonds;

NOW, THEREFORE, THE NORTH CAROLINA MEDICAL CARE COMMISSION DOES HEREBY RESOLVE, as follows:

Section 1. Capitalized words and terms used in this Resolution and not defined herein shall have the same meanings in this Resolution as such words and terms are given in the Master Indenture, the Trust Agreement and the Loan Agreement.

Section 2. Pursuant to the authority granted to it by the Act, the Commission hereby authorizes (a) the issuance of the Series 2021B Taxable Bonds in the aggregate principal amount of \$81,345,000 and (b) the issuance of the Future Tax-Exempt Bonds in an aggregate principal amount equal to the outstanding principal amount of the Series 2021B Taxable Bonds at the time of issuance of the Future Tax-Exempt Bonds for the purpose of refunding and redeeming the Series 2021B Taxable Bonds. The Bonds shall mature on October 1, 2047. The Bonds shall bear interest at such rates determined in

accordance with the Trust Agreement and shall be subject to Sinking Fund Requirements set forth in <u>Schedule 1</u> hereto. During the initial Direct Purchase Rate Period (which is fifteen years), the Bonds will

bear interest as set forth in <u>Schedule 1</u> hereto, subject to adjustment under certain circumstances (e.g., taxability, event of default, corporate tax rate adjustments).

The Bonds shall be issued as fully registered bonds in (i) denominations of \$100,000 and any integral multiple of \$5,000 in excess of \$100,000 during any Direct Purchase Rate Period or Weekly Rate Period (provided, however, Bonds bearing interest at the Direct Purchase Rate may be initially issued to, and purchased by, the Purchaser in any principal amount) and (ii) denominations of \$5,000 and any integral multiples thereof during any Long-Term Rate Period or Adjustable Rate Period. While bearing interest at the Weekly Rate, Long-Term Rate or Adjustable Rate, the Bonds shall be issuable in book-entry form as provided in the Trust Agreement. Interest on the Bonds shall be paid at the times and at the rates determined as specified in the Trust Agreement. Payments of principal of and interest on the Bonds shall be made to the registered owners of the Bonds in such manner as is set forth in the Trust Agreement.

Section 3. The Bonds shall be subject to (i) optional redemption, extraordinary optional redemption and mandatory redemption, (ii) during any Weekly Rate Period or Adjustable Rate Period, optional tender for purchase, and (iii) mandatory tender for purchase, all at the times, upon the terms and conditions, and at the prices set forth in the Trust Agreement.

Section 4. The proceeds of the Series 2021B Taxable Bonds shall be applied as provided in Section 2.10 of the Trust Agreement. The Commission hereby finds that the use of the proceeds of the Bonds for a loan to refund the outstanding Prior Bonds and pay certain costs of issuing the Bonds will accomplish the public purposes set forth in the Act. The Commission hereby finds that the use of the proceeds of the Future Tax-Exempt Bonds for a loan to refund the outstanding Series 2021B Taxable Bonds will accomplish the public purposes set forth in the Act.

Section 5. The forms, terms and provisions of the Trust Agreement, the Loan Agreement and the Escrow Agreements are hereby approved in all respects, and the Chairman or Vice Chairman (or any other member of the Commission designated by the Chairman) and the Secretary or any Assistant Secretary of the Commission are hereby authorized and directed to execute and deliver the Trust Agreement, the Loan Agreement and the Escrow Agreements in substantially the forms presented, together with such changes, modifications and deletions as they, with the advice of counsel, may deem necessary and appropriate, and such execution and delivery shall be conclusive evidence of the approval and authorization thereof by the Commission.

Section 6. The form, terms and provisions of the Purchase Contract and the Forward Purchase Agreement are hereby approved in all respects, and the Chairman, Vice Chairman (or any other member of the Commission designated by the Chairman), Secretary or any Assistant Secretary of the Commission are hereby authorized and directed to execute and deliver the Purchase Contract and the Forward Purchase Agreement in substantially the forms presented, together with such changes, modifications, insertions and deletions as they, with the advice of counsel, may deem necessary and appropriate, and such execution and delivery shall be conclusive evidence of the approval and authorization thereof by the Commission.

Section 7. The form of the Bonds set forth in the Trust Agreement is hereby approved in all respects, and the Chairman or Vice Chairman (or any other member of the Commission designated by the Chairman) and the Secretary or any Assistant Secretary of the Commission are hereby authorized and directed to execute, by manual or facsimile signature as provided in such form of the Bonds, and to deliver

to the Bond Trustee for authentication on behalf of the Commission, the Bonds in definitive form, which shall be in substantially the form presented, together with such changes, modifications and deletions as

they, with the advice of counsel, may deem necessary, appropriate and consistent with the Trust Agreement, and such execution and delivery shall be conclusive evidence of the approval and authorization thereof by the Commission.

Section 8. The forms of the Supplements, the Obligations, the Corporation Deeds of Trust and the Covenants Agreement are hereby approved in substantially the forms presented, together with such changes, modifications, insertions and deletions as the Chairman, Vice Chairman (or any other member of the Commission designated by the Chairman), Secretary or any Assistant Secretary of the Commission, with the advice of counsel, may deem necessary and appropriate, and the execution and delivery of the Trust Agreement by the Commission shall be conclusive evidence of the approval of the documents listed in this Section by the Commission.

Section 9. The Commission hereby approves the action of the Local Government Commission authorizing the private sale of the Series 2021B Taxable Bonds and the Future Tax-Exempt Bonds to the Purchaser in accordance with the Contract of Purchase and the Forward Purchase Agreement, respectively, at the purchase price of 100% of the principal amount thereof.

Section 10. Upon their execution in the form and manner set forth in the Trust Agreement, the Series 2021B Taxable Bonds shall be deposited with the Bond Trustee for authentication, and the Bond Trustee is hereby authorized and directed to authenticate the Series 2021B Taxable Bonds and, upon the satisfaction of the conditions set forth in Section 2.10 of the Trust Agreement, the Bond Trustee shall deliver the Series 2021B Taxable Bonds to the Purchaser, against payment therefor. Upon their execution in the form and manner set forth in the Trust Agreement, the Future Tax-Exempt Bonds shall be deposited with the Bond Trustee for authentication, and the Bond Trustee is hereby authorized and directed to authenticate the Future Tax-Exempt Bonds shall be deposited with the Bond Trustee for authentication, and the Bond Trustee is hereby authorized and directed to authenticate the Future Tax-Exempt Bonds and, upon the satisfaction of the conditions set forth in Section 2.14 of the Trust Agreement, the Bond Trustee shall deliver the Future Tax-Exempt Bonds to the Purchaser, against payment therefor.

Section 11. U.S. Bank National Association is hereby appointed as the initial Bond Trustee for the Bonds.

Section 12. If the Bonds are converted to an interest rate other than the Direct Purchase Rate, the Depository Trust Company, New York, New York is hereby appointed as the initial Securities Depository for the Bonds, with Cede & Co., a nominee thereof, being the initial Securities Depository Nominee and initial registered owner of the Bonds.

Section 13. S. Mark Payne, Secretary of the Commission, Geary W. Knapp, Assistant Secretary of the Commission, and Kathy C. Larrison and Crystal Watson-Abbott, Auditors for the Commission, are each hereby appointed a Commission Representative as that term is defined in the Loan Agreement, with full power to carry out the duties set forth therein.

Section 14. The Chairman, Vice Chairman (or any other member of the Commission designated by the Chairman), Secretary and any Assistant Secretary of the Commission are authorized and directed (without limitation except as may be expressly set forth herein) to take such action and to execute and deliver any such documents, certificates, undertakings, agreements or other instruments as they, with the advice of counsel, may deem necessary or appropriate to effect the transactions contemplated by the Trust

agreement, the Loan Agreement, the Purchase Contract and the Forward Purchase Agreement, including, but not limited to, any amendments to the Transaction Documents required in connection with the

issuance of the Future Tax-Exempt Bonds.

Section 15. This Resolution shall take effect immediately upon its passage.

Sinking Fund Requirements			
Due October 1	<u>Amount</u>	Due October 1	<u>Amount</u>
2022	\$ 350,000	2035	\$3,000,000
2023	3,190,000	2036	3,020,000
2024	3,120,000	2037	2,595,000
2025	5,110,000	2038	2,660,000
2026	2,840,000	2039	2,725,000
2027	2,895,000	2040	2,800,000
2028	3,020,000	2041	2,875,000
2029	3,080,000	2042	2,945,000
2030	3,195,000	2043	3,020,000
2031	3,295,000	2044	3,100,000
2032	3,310,000	2045	3,185,000
2033	3,825,000	2046	3,255,000
2034	2,415,000	2047*	6,520,000

Schedule 1 Sinking Fund Requirements

* Maturity

Interest Rates

<u>Taxable Interest Rate</u>: Daily Simple SOFR plus 1.35% <u>Future Tax-Exempt Interest Rate</u>: 79% of Daily Simple SOFR plus 1.0665%

Professional Fees Comparison for The United Methodist Retirement Homes, Incorporated Series 2021B and Future Tax-Exempt Bonds

Professional	Fees Estimated In Preliminary Approval <u></u> <u>Resolution</u>	Actual Fees
Placement fee	\$406,039	\$386,388.75
Swap advisor	75,000	75,000.00
Verification agent	5,000	2,750.00
Corporation counsel	35,000	45,000.00
Bond counsel*	95,000	85,000.00
Purchaser commitment fee	101,469	101,681.25
Purchaser counsel fee	50,000	45,000.00
Trustee and trustee counsel fee	15,000	7,500.00

*Includes estimated amount for fees in connection with the issuance of the Future Tax-Exempt Bonds in 2023 (opinions, tax due diligence, closing certificates, etc.)

(See Exhibit E for Bond Sale Approval Form)

<u>COMMISSION ACTION</u>: A motion was made to approve the refunding by Mr. Bryant Foriest, seconded by Mrs. Eileen Kugler, and unanimously approved.

- IX. Old Business (Discuss Rules, fiscal note, and comments submitted) (Action Items)
 - **A.** Rules for Adoption
 - 1. Adult Care Home/Family Care Home Rules.....Nadine Pfeiffer & Megan Lamphere

Readoption of four rules following Periodic Review; Amendment of one rule (Phase 2.5)

• Rules: 10A NCAC 13F .0405, .0509, 1213; 10A NCAC 13G .0509, .1214. (See Exhibits C thru C/3)

<u>COMMISSION ACTION</u>: A motion was made to approve the Adult Care Home/Family Care Hone Rules by Mr. Bryant Foriest, seconded by Mrs. Kathy Barger, and unanimously approved.

X. New Business (Discuss Rules & Fiscal Note) (Action Items)

- A. Rules for Initiating Rulemaking Approval

Readoption of fourteen rules following Periodic Review

• Rules: 10A NCAC 13B .3801, .3903, .4103, .4104, .4106, .4305, .4603, .4801, .4805, .5102, .5105, .5406, .5408, .5411 (See Exhibits D thru D/2)

<u>COMMISSION ACTION</u>: A motion was made to approve the hospital rules by Mrs. Eileen Kugler, seconded by Dr. Paul Cunningham, and unanimously approved.

XI. Adoption of NCMCC Quarterly Meeting Dates for 2022 (Action Item).....Dr. John Meier

February 10-11, 2022 May 12-13, 2022 August 11-12, 2022 November 3-4, 2022

<u>COMMISSION ACTION</u>: A motion was made to approve the Quarterly Meeting Dates for 2022 by Mrs. Sally Cone, seconded by Mr. Bryant Foriest, and unanimously approved.

XII. Refunding of Commission Bond Issues (Action Item)......Geary W. Knapp

Recommended:

WHEREAS, the bond market is in a period of generally fluctuating interest rates, and

WHEREAS, in the event of decline of rates during the next quarter, refunding of certain projects could result in significant savings in interest expense thereby reducing the cost of health care to patients, and

WHEREAS, the Commission will not meet again until February 11, 2022 in Raleigh, North Carolina;

THEREFORE, BE IT RESOLVED; that the Commission authorize its Executive Committee to approve projects involving the refunding of existing Commission debt and amend previously approved projects to include refunding components only between this date and February 11, 2022. Refunding projects may include non-material, routine capital improvement expenditures.

<u>COMMISSION ACTION</u>: A motion was made to authorize the Executive Committee to approve projects involving the refunding of existing Commission debt between this date and February 11, 2022 by Dr. Paul Cunningham, seconded by Mrs. Kathy Barger, and unanimously approved.

XIII. Appointment of Three Executive Committee Members (Action Item).....Dr. John Meier

In accordance with 10A NCAC 13A. .0101, three members of the Executive Committee shall be appointed by a vote of the Commission of each odd year at its meeting in November. No member of the Executive Committee, except the Chairman and Vice-Chairman, shall serve more than two two-year

terms in succession. The terms of the three elected/appointed Executive Committee Members will expire 12/31/2023.

<u>COMMISSION ACTION</u>: Mr. Bryant Foriest, Mr. Linwood Hollowell, and Mr. Jeffrey Wilson were unanimously appointed to a two-year term on the Executive Committee, which will expire on 12/31/2023.

XIV. Meeting Adjournment

There being no further business the meeting was adjourned at 10:00 a.m.

Respectfully Submitted,

Geary W. Knapp, JD, CPA

Geary W. Knapp, JD, CPA Assistant Secretary

NC Medical Care Commission Quarterly Report on **Outstanding Debt** (End: 2nd Quarter FYE 2022)

	FYE 2021	FYE 2022
Program Measures	Ending: 6/30/2021	Ending: 12/31/2021
Outstanding Debt	\$5,458,749,746	\$5,373,828,343
Outstanding Series	126 ¹	124 ¹
Detail of Program Measures	Ending: 6/30/2021	Ending: 12/31/2021
Outstanding Debt per Hospitals and Healthcare Systems	\$3,987,631,982	\$3,860,845,637
Outstanding Debt per CCRCs	\$1,416,747,763	\$1,512,982,706
Outstanding Debt per Other Healthcare Service Providers	\$54,370,000	\$0
Outstanding Debt Total	\$5,458,749,746	\$5,373,828,343
Outstanding Series per Hospitals and Healthcare Systems	68	65
Outstanding Series per CCRCs	56	59
Outstanding Series per Other Healthcare Service Providers	2	0
Series Total	126	124
Number of Hospitals and Healthcare Systems with Outstanding Debt	14	14
Number of CCRCs with Outstanding Debt	17	18
Number of Other Healthcare Service Providers with Outstanding Debt	1	0
Facility Total	32	32

Note 1: For FYE 2022, NCMCC has closed 16 **Bond Series**. Out of the closed Bond Series: 2 were conversions, 6 were new money projects, 1 combination of new money project and refunding, and 7 were refundings. The Bond Series outstanding from FYE 2021 to current represents all new money projects, refundings, conversions, and <u>redemptions</u>.

GENERAL NOTES: Facility Totals represent a parent entity total and <u>do not</u> represent each individual facility owned/managed by the parent entity. CCRCs are licensed by the NC Department of Insurance. "Other Healthcare Service Providers" would include nursing homes, rehabilitation facilities, assisted living, blood donation centers, and hospice facilities. The following parent entities represent the current "other healthcare service providers" with outstanding NC MCC debt: NONE AT THIS TIME NC Medical Care Commission

B - 2

Quarterly Report on **History** of NC MCC Finance Act Program (End: 2nd Quarter FYE 2022)

		FYE 2021	FYE 2022	
	Program Measures	Ending: 6/30/2021	Ending: 12/31/2021	
	Total PAR Amount of Debt Issued	\$27,586,164,692	\$28,019,194,976	
	Total Project Debt Issued (excludes refunding/conversion proceeds) ¹	\$13,433,214,540	\$13,534,564,090	
	Total Series Issued	665	681	
	Detail of Program Measures	Ending: 6/30/2021	Ending: 12/31/2021	
	PAR Amount of Debt per Hospitals and Healthcare Systems	\$22,123,409,855	\$22,223,409,855	
	PAR Amount of Debt per CCRCs	\$5,088,459,607	\$5,421,489,890	
	PAR Amount of Debt per Other Healthcare Service Providers	\$374,295,230	\$374,295,230	
	Par Amount Total	\$27,586,164,692	\$28,019,194,976	
	Project Debt per Hospitals and Healthcare Systems	\$10,273,019,674	\$10,273,019,674	H
	Project Debt per CCRCs	\$2,913,180,952	\$3,014,530,502	Exh
1	Project Debt per Other Healthcare Service Providers	\$247,013,915	\$247,013,915	lib
•	Project Debt Total	\$13,433,214,540	\$13,534,564,090	Exhibit B
				-
	Series per Hospitals and Healthcare Systems	414	416	(History)
	Series per CCRCs	212	226	tor
	Series per Other Healthcare Service Providers	39	39	Y)
	Series Total	665	681	
		20	00	
	Number of Hospitals and Healthcare Systems issuing debt	99	99	
	Number of CCRCs issuing debt	40	41	
	Number of Other Healthcare Service Providers issuing debt	46	46	
	Facility Total	185	186	

Note 1: Project Debt excludes bond proceeds that directly refunded prior NCMCC outstanding issues and conversion par amounts. Project Debt is an accumulation of all new project money, issuance costs (including issuance costs for refundings/conversions (if any)), and refundings of non-NCMCC debt.

GENERAL NOTES: Facility Totals represent each individual facility and <u>do not</u> represent parent entity totals. CCRCs are licensed by the NC Department of Insurance. "Other Healthcare Service Providers" would include nursing homes, rehabilitation facilities, assisted living, blood donation centers, and hospice facilities.

EXHIBIT B/1

NORTH CAROLINA DEPARTMENT OF HEALTH AND HUMAN SERVICES

The North Carolina Medical Care Commission 809 Ruggles Drive Raleigh, North Carolina

MINUTES

CALLED MEETING OF THE EXECUTIVE COMMITTEE CONFERENCE TELEPHONE MEETING ORIGINATING FROM THE COMMISSION'S OFFICE November 18, 2021 11:30 A.M.

Minutes

Members of the Executive Committee Present:

John J. Meier, IV, Chairman Joseph D. Crocker, Vice-Chairman Sally B. Cone Bryant C. Foriest Linwood B. Hollowell, III Eileen C. Kugler Jeffrey S. Wilson

Members of the Executive Committee Absent:

None

Members of Staff Present:

Geary W. Knapp, JD, CPA, Assistant Secretary Crystal Watson-Abbott, Auditor, MCC Kathy C. Larrison, Auditor, MCC Alice S. Creech, Executive Assistant

Others Present:

Alice Adams, Robinson Bradshaw & Hinson, PA Charles Bowyer, Robinson Bradshaw & Hinson, PA Cara Arrans, Plantation Village Melissa Messina, HJ Simms

1. <u>Purpose of meeting</u>

To approve the final sale of bonds for Plantation Village, Inc.

2. <u>Resolution of the North Carolina Medical Care Commission Authorizing the Issuance of</u> <u>\$32,740,000 North Carolina Medical Care Commission Retirement Facilities First</u> <u>Mortgage Revenue and Refunding Revenue Bonds (Plantation Village, Inc.) Series 2021A</u> <u>and \$31,916,000 North Carolina Medical Care Commission Retirement Facilities First</u> <u>Mortgage Revenue Bonds (Plantation Village, Inc.) Series 2021B</u>

Executive Committee Action: A motion was made to approve the resolution by Mr. Joe Crocker, seconded by Mr. Bryant Foriest, and unanimously approved.

WHEREAS, the North Carolina Medical Care Commission (the "Commission") is a commission of the Department of Health and Human Services of the State of North Carolina and is authorized under Chapter 131A of the General Statutes of North Carolina, as amended (the "Act"), to borrow money and to issue in evidence thereof bonds and notes for the purpose of providing funds to pay all or any part of the cost of financing or refinancing health care facilities; and

WHEREAS, Plantation Village, Inc. (the "Corporation") is a nonprofit corporation duly incorporated and validly existing under and by virtue of the laws of the State of North Carolina and is a "non-profit agency" within the meaning of the Act; and

WHEREAS, the Corporation has made application to the Commission for one or more loans, which will be used for the purpose of providing funds, together with other available funds, to (1) finance the expansion and renovation of the Corporation's continuing care retirement center located at 1200 Porters Neck Road, Wilmington, North Carolina 28411 (the "Community"), including, but not limited to, constructing and equipping approximately 44 new independent living apartments and related common areas, renovating various dining facilities and resident activity spaces, upgrading informational technology systems throughout the Community, relocating maintenance facilities and creating and improving outdoor spaces such as gardens and a dog park (the "2021 Project"); (2) refund certain taxable indebtedness that was used to pay for an expansion of the Community, including the addition of 27 independent living apartments, a new wellness center and indoor pool, a new auditorium, and renovation of the main common areas and dining room (the "Prior Project" and, together with the 2021 Project, the "Project"); (3) pay a portion of the interest accruing on the Bonds (as defined below) for approximately 24 months; and (4) pay certain expenses incurred in connection with the authorization and issuance of the Bonds by the Commission; and

WHEREAS, the Commission has determined that the public will best be served by the proposed financing and, by a resolution adopted on May 14, 2021, has approved the issuance of the Bonds, subject to compliance by the Corporation with the conditions set forth in such resolution, and the Corporation has complied with such conditions to the satisfaction of the Commission; and

WHEREAS, there have been presented to officers and staff of the Commission draft copies of the following documents relating to the issuance of the Bonds:

(a) a Contract of Purchase relating to the Commission's Retirement Facilities First Mortgage Revenue and Refunding Revenue Bonds (Plantation Village, Inc.) Series 2021A (the "2021A Bonds"), dated November 18, 2021 (the "2021A Purchase Contract"), between the Local Government Commission of North Carolina (the "Local Government Commission") and Herbert J. Sims & Co., Inc. (the "Underwriter"), and approved by the Commission and the Corporation;

(b) a Trust Agreement, dated as of December 1, 2021 (the "2021A Trust Agreement"), between the Commission and The Bank of New York Mellon Trust Company, N.A., as bond trustee (the "2021A Bond Trustee"), relating to the 2021A Bonds;

(c) a Loan Agreement, dated as of December 1, 2021 (the "2021A Loan Agreement"), between the Commission and the Corporation, pursuant to which the Commission will lend the proceeds of the 2021A Bonds to the Corporation;

(d) the Master Trust Indenture, dated as of December 1, 2021 (the "Master Indenture"), between the Corporation and The Bank of New York Mellon Trust Company, N.A., as master trustee (the "Master Trustee");

(e) a Supplemental Master Indenture Number 1, dated as of December 1, 2021 ("Supplement No. 1"), by and between the Corporation and the Master Trustee;

(f) Obligation No. 1, dated as of the date of issuance of the 2021A Bonds ("Obligation No. 1"), to be issued by the Corporation to the Commission in connection with the 2021A Bonds;

(g) Obligation No. 2, dated as of the date of issuance of the 2021B Bonds ("Obligation No. 2, and together with Obligation No. 1, the "Bond Obligations"), to be issued by the Corporation to the Commission in connection with the 2021B Bonds (as defined below);

(h) a Preliminary Official Statement of the Commission dated November 3, 2021, as supplemented on November 15, 2021, relating to the 2021A Bonds (the "Preliminary Official Statement");

(i) a Contract of Purchase relating to the Commission's Retirement Facilities First Mortgage Revenue Bonds (Plantation Village, Inc.) Series 2021B (the "2021B Bonds," and together with the 2021A Bonds, the "Bonds"), dated December 2, 2021 (the "2021B Purchase Contract," and together with the 2021A Purchase Contract, the "Purchase Contracts"), between First-Citizens Bank & Trust Company (the "Purchaser") and the Local Government Commission and approved by the Commission and the Corporation;

(j) a Trust Agreement, dated as of December 1, 2021 (the "2021B Trust Agreement," and together with the 2021A Trust Agreement, the "Trust Agreements"), between the Commission and The Bank of New York Mellon Trust Company, N.A., as bond

trustee (the "2021B Bond Trustee," and together with the 2021A Bond Trustee, the "Bond Trustee"), relating to the 2021B Bonds;

(k) a Loan Agreement, dated as of December 1, 2021 (the "2021B Loan Agreement," and together with the 2021A Loan Agreement, the "Loan Agreements"), between the Commission and the Corporation, pursuant to which the Commission will lend the proceeds of the 2021B Bonds to the Corporation;

(1) a Supplemental Master Indenture Number 2, dated as of December 1, 2021 ("Supplement No. 2," and together with Supplement No. 1, the "Supplemental Indentures"), by and between the Corporation and the Master Trustee;

(m) a Continuing Covenants Agreement dated as of December 1, 2021 (the "Credit Agreement") between the Corporation and the Purchaser, relating to the 2021B Bonds;

(n) Obligation No. 3, dated as of the date of issuance of the 2021B Bonds ("Obligation No. 3," and together with the Bond Obligations, the "Obligations"), to be issued by the Corporation to the Purchaser;

(o) a Deed of Trust, Assignment of Rents, Security Agreement and Fixture Filing, dated as of December 1, 2021 (the "Deed of Trust") from the Corporation to the deed of trust trustee named therein for the benefit of the Master Trustee;

(p) a Construction Disbursement and Monitoring Agreement, dated as of December 1, 2021 (the "Disbursement Agreement"), among the Corporation, Alcala Construction Management, Inc., the Purchaser and the Bond Trustee; and

(q) an Assignment of Contracts dated as of December 1, 2021 (the "Assignment of Contracts"), made by the Corporation to the Master Trustee; and

WHEREAS, the Commission has determined that the Corporation is financially responsible and capable of fulfilling its obligations under the Loan Agreements, the Master Indenture, Supplement No. 1 and the Bond Obligations; and

WHEREAS, the Commission has determined that adequate provision has been made for the payment of the principal of, redemption premium, if any, and interest on the Bonds;

NOW, THEREFORE, THE NORTH CAROLINA MEDICAL CARE COMMISSION DOES HEREBY RESOLVE, as follows:

Section 1. Capitalized words and terms used in this Resolution and not defined herein shall have the same meanings in this Resolution as such words and terms are given in the Master Indenture, the Trust Agreements and the Loan Agreements.

Section 2. Pursuant to the authority granted to it by the Act, the Commission hereby authorizes the issuance of the 2021A Bonds in the aggregate principal amount of \$32,740,000.

The 2021A Bonds shall mature in such amounts and at such times and bear interest at such rates as are set forth in <u>Schedule 1</u> attached hereto.

The 2021A Bonds shall be issued as fully registered bonds in the denominations of \$5,000 or any whole multiple thereof. The 2021A Bonds shall be issuable in book-entry form as provided in the 2021A Trust Agreement. Interest on the 2021A Bonds shall be paid on each January 1 and July 1, beginning July 1, 2022, to and including January 1, 2052. Payments of principal of and interest on the 2021A Bonds shall be forwarded by the 2021A Bond Trustee to the registered owners of the 2021A Bonds in such manner as is set forth in the 2021A Trust Agreement.

Section 3. Pursuant to the authority granted to it by the Act, the Commission hereby authorizes the issuance of 2021B Bonds in the aggregate principal amount of up to \$31,916,000, which shall be issued as the 2021B-1 Bonds (\$14,051,000) and the 2021B-2 Bonds (\$17,865,000) solely for the purpose of having different maturity dates, interest rates and redemption requirements and being able to track the Qualifying Intermediate-Term Indebtedness (as defined in the Master Indenture) more easily. The 2021B-1 Bonds shall mature on December 1, 2036 and shall bear interest at a rate of 2.15% in accordance with the 2021B Trust Agreement. The 2021B-1 Bonds shall be subject to Sinking Fund Requirements set forth in Schedule 1 and Exhibit A hereto. The 2021B-2 Bonds shall mature on December 1, 2026 in any event, and shall bear interest at a rate of 1.60% in accordance with the 2021B Trust Agreement. There are no Sinking Fund Requirements for the 2021B-2 Bonds, which are expected to be paid from initial entrance fees of the new independent living units of the 2021 Project.

The 2021B Bonds shall be issued as fully registered bonds in denominations of \$100,000 or any multiple of \$0.01 in excess thereof. Interest on the 2021B Bonds shall be paid on the first day of each calendar month, beginning January 1, 2022. Payments of principal of and interest on the 2021B Bonds shall be made to the registered owners of the 2021B Bonds in such manner as is set forth in the 2021B Trust Agreement.

Section 4. The Bonds shall be subject to optional, extraordinary and mandatory redemption, all at the times, upon the terms and conditions, and at the prices set forth in the Trust Agreements. The 2021B Bonds are also subject to certain prepayment premiums set forth in the Credit Agreement.

Section 5. The proceeds of the Bonds shall be applied as provided in Section 2.08 of each of the Trust Agreements. The Commission hereby finds that the use of the proceeds of the Bonds for loans to finance a portion of the costs of the 2021 Project, refinance the Prior Project, fund a portion of the interest on the Bonds, and pay certain costs of issuing the Bonds will accomplish the public purposes set forth in the Act.

Section 6. The forms, terms and provisions of the Trust Agreements and the Loan Agreements are hereby approved in all respects, and the Chairman or Vice Chairman (or any other member of the Commission designated by the Chairman) and the Secretary or any Assistant Secretary of the Commission are hereby authorized and directed to execute and deliver the Trust Agreements and the Loan Agreements in substantially the forms presented, together with such

changes, modifications and deletions as they, with the advice of counsel, may deem necessary and appropriate, and such execution and delivery shall be conclusive evidence of the approval and authorization thereof by the Commission.

Section 7. The form, terms and provisions of the Purchase Contracts are hereby approved in all respects, and the Chairman, Vice Chairman (or any other member of the Commission designated by the Chairman), Secretary or any Assistant Secretary of the Commission and are hereby authorized and directed to execute and deliver the Purchase Contracts in substantially the forms presented, together with such changes, modifications, insertions and deletions as they, with the advice of counsel, may deem necessary and appropriate, and such execution and delivery shall be conclusive evidence of the approval and authorization thereof by the Commission.

Section 8. The form of the Bonds of each series set forth in the applicable Trust Agreement is hereby approved in all respects, and the Chairman or Vice Chairman (or any other member of the Commission designated by the Chairman) and the Secretary or any Assistant Secretary of the Commission are hereby authorized and directed to execute, by manual or facsimile signature as provided in such form of the Bonds of such series, and to deliver to the applicable Bond Trustee for authentication on behalf of the Commission, the Bonds of such series in definitive form, which shall be in substantially the form presented, together with such changes, modifications and deletions as they, with the advice of counsel, may deem necessary, appropriate and consistent with the applicable Trust Agreement, and such execution and delivery shall be conclusive evidence of the approval and authorization thereof by the Commission.

Section 9. The forms of the Master Indenture, the Supplemental Indentures, the Obligations, the Deed of Trust, the Assignment of Contracts, the Disbursement Agreement and the Credit Agreement are hereby approved in substantially the forms presented, together with such changes, modifications, insertions and deletions as the Chairman, Vice Chairman (or any other member of the Commission designated by the Chairman), Secretary or any Assistant Secretary of the Commission, with the advice of counsel, may deem necessary and appropriate, and the execution and delivery of the Trust Agreements by the Commission shall be conclusive evidence of the approval of the documents listed in this Section by the Commission.

Section 10. The Commission hereby approves the action of the Local Government Commission in awarding the 2021A Bonds to the Underwriter at the purchase price of \$35,705,111.70 (representing the principal amount of the 2021A Bonds, plus original issue premium of \$3,194,291.70 and less underwriter's discount of \$229,180.00). The Commission hereby approves the action of the Local Government Commission authorizing the private sale of the 2021B Bonds to the Purchaser in accordance with the 2021B Contract of Purchase at the purchase price of 100% of the principal amount thereof.

Section 11. Upon their execution in the form and manner set forth in the applicable Trust Agreement, the Bonds of each series shall be deposited with the Bond Trustee for authentication, and the Bond Trustee is hereby authorized and directed to authenticate the Bonds of such series and, upon the satisfaction of the conditions set forth in Section 2.08 of the applicable Trust Agreement, the Bond Trustee shall deliver (1) the 2021A Bonds to the Underwriter and (2) the 2021B Bonds to the Purchaser, each against payment therefor.

Section 12. The Commission hereby approves and ratifies the use and distribution of the Preliminary Official Statement and approves the use and distribution of a final Official Statement (the "Official Statement"), both in connection with the offer and sale of the 2021A Bonds. The Chairman, Vice Chairman (or any other member of the Commission designated by the Chairman), Secretary and any Assistant Secretary are hereby authorized to execute, on behalf of the Commission, the Official Statement in substantially the form of the Preliminary Official Statement, together with such changes, modifications and deletions as they, with the advice of counsel, may deem appropriate. Such execution shall be conclusive evidence of the approval thereof by the Commission. The Commission hereby approves and authorizes the distribution and use of copies of the Official Statement, the Trust Agreements, the Loan Agreements, the Master Indenture, the Supplemental Indentures, the Obligations, the Deed of Trust, the Assignment of Contracts, the Disbursement Agreement and the Credit Agreement by the Underwriters in connection with such offer and sale.

Section 13. The Bank of New York Mellon Trust Company, N.A. is hereby appointed as the initial Bond Trustee for each series of Bonds.

Section 14. The Depository Trust Company, New York, New York is hereby appointed as the initial Securities Depository for the 2021A Bonds, with Cede & Co., a nominee thereof, being the initial Securities Depository Nominee and initial registered owner of the 2021A Bonds.

Section 15. S. Mark Payne, Secretary of the Commission, Geary W. Knapp, Assistant Secretary of the Commission, Anthony J. Harms, Acting Chief of the Construction Section of the Division of Health Service Regulation, and Kathy C. Larrison and Crystal Watson-Abbott, Auditors for the Commission, are each hereby appointed a Commission Representative as that term is defined in the Loan Agreements, with full power to carry out the duties set forth therein.

Section 16. The Chairman, Vice Chairman (or any other member of the Commission designated by the Chairman), Secretary and any Assistant Secretary of the Commission and are authorized and directed (without limitation except as may be expressly set forth herein) to take such action and to execute and deliver any such documents, certificates, undertakings, agreements or other instruments as they, with the advice of counsel, may deem necessary or appropriate to effect the transactions contemplated by the Trust Agreements, the Loan Agreements, the Purchase Contracts and the Official Statement.

Section 17. This Resolution shall take effect immediately upon its passage.

Maturity Schedule for the 2021A Bonds

\$8,130,000 4.0% Term Bonds due January 1, 2041

Due January 1	Sinking Fund Requirement
2037	\$1,500,000
2038	1,560,000
2039	1,625,000
2040	1,690,000
2041*	1,755,000

* Maturity

\$24,610,000 4.0% Term Bonds due January 1, 2052

Due January 1	Sinking Fund Requirement
2042	\$1,825,000
2043	1,900,000
2044	1,975,000
2045	2,055,000
2046	2,135,000
2047	2,220,000
2048	2,310,000
2049	2,400,000
2050	2,495,000
2051	2,595,000
2052*	2,700,000

* Maturity

2021B Bonds

Principal payments on the 2021B-1 Bonds are required to be paid monthly beginning on January 1, 2026. Such payments are shown on **Exhibit A** attached hereto.

There are no mandatory redemption requirements for the 2021B-2 Bonds, which are expected to be paid from initial entrance fees of the new independent living units of the 2021 Project.

Professional Fees Comparison for Plantation Village, Inc. Series 2021A and Series 2021B

	Fees Estimated	
	In Preliminary	
	Approval	
Professional	Resolution	Actual Fees
Underwriters' discount/placement fee	\$606,340	\$356,844.00
Accountants	30,000	42,000.00
Bond counsel	150,000	150,000.00
Corporation counsel	100,000	100,000.00
Feasibility consultant/study	150,000	105,000.00
Underwriters' counsel (2021A)	125,000	85,000.00
Bank (Purchaser) origination fee (2021B)	N/A	47,874.00
Bank (Purchaser) Counsel (2021B)	N/A	50,000.00

EXHIBIT A

Monthly Principal Payments for 2021B-1 Bonds

Maturity Date	Amount
1/1/2026	\$95,000
2/1/2026	95,000
3/1/2026	95,000
4/1/2026	95,000
5/1/2026	95,000
6/1/2026	95,000
7/1/2026	96,000
8/1/2026	95,000
9/1/2026	95,000
10/1/2026	95,000
11/1/2026	95,000
12/1/2026	95,000
1/1/2027	95,000
2/1/2027	95,000
3/1/2027	100,000
4/1/2027	95,000
5/1/2027	95,000
6/1/2027	95,000
7/1/2027	98,000
8/1/2027	95,000
9/1/2027	95,000
10/1/2027	100,000
11/1/2027	100,000
12/1/2027	100,000
1/1/2028	100,000
2/1/2028	100,000
3/1/2028	100,000
4/1/2028	100,000
5/1/2028	100,000
6/1/2028	100,000
7/1/2028	100,000
8/1/2028	100,000
9/1/2028	100,000
10/1/2028	100,000
11/1/2028	100,000
12/1/2028	100,000

Maturity	
Date	<u>Amount</u>
1/1/2029	\$100,000
2/1/2029	100,000
3/1/2029	105,000
4/1/2029	100,000
5/1/2029	100,000
6/1/2029	100,000
7/1/2029	102,000
8/1/2029	100,000
9/1/2029	100,000
10/1/2029	105,000
11/1/2029	100,000
12/1/2029	105,000
1/1/2030	105,000
2/1/2030	105,000
3/1/2030	105,000
4/1/2030	105,000
5/1/2030	105,000
6/1/2030	105,000
7/1/2030	104,000
8/1/2030	105,000
9/1/2030	105,000
10/1/2030	105,000
11/1/2030	105,000
12/1/2030	105,000
1/1/2031	105,000
2/1/2031	105,000
3/1/2031	105,000
4/1/2031	105,000
5/1/2031	105,000
6/1/2031	105,000
7/1/2031	107,000
8/1/2031	105,000
9/1/2031	105,000
10/1/2031	105,000
11/1/2031	105,000
12/1/2031	105,000
1/1/2032	105,000
2/1/2032	105,000
3/1/2032	110,000
4/1/2032	110,000
5/1/2032	110,000

Maturity Date	Amount
6/1/2032	\$110,000
7/1/2032	109,000
8/1/2032	110,000
9/1/2032 9/1/2032	110,000
10/1/2032	110,000
11/1/2032	110,000
12/1/2032	110,000
1/1/2032	110,000
2/1/2033	110,000
3/1/2033	110,000
4/1/2033	110,000
5/1/2033	110,000
6/1/2033	110,000
7/1/2033	111,000
8/1/2033	110,000
9/1/2033	110,000
10/1/2033	110,000
11/1/2033	110,000
12/1/2033	110,000
1/1/2034	110,000
2/1/2034	110,000
3/1/2034	115,000
4/1/2034	115,000
5/1/2034	115,000
6/1/2034	115,000
7/1/2034	114,000
8/1/2034	115,000
9/1/2034	115,000
10/1/2034	115,000
11/1/2034	115,000
12/1/2034	115,000
1/1/2035	115,000
2/1/2035	115,000
3/1/2035	115,000
4/1/2035	115,000
5/1/2035	115,000
6/1/2035	115,000
7/1/2035	116,000
8/1/2035	115,000
9/1/2035	115,000
10/1/2035	115,000

Maturity Data	Amount
Date	Amount
11/1/2035	\$115,000
12/1/2035	115,000
1/1/2036	115,000
2/1/2036	115,000
3/1/2036	120,000
4/1/2036	120,000
5/1/2036	120,000
6/1/2036	120,000
7/1/2036	119,000
8/1/2036	120,000
9/1/2036	120,000
10/1/2036	120,000
11/1/2036	120,000
12/1/2036	120,000
	\$14,051,000

3. <u>Adjournment</u>

There being no further business, the meeting was adjourned at 11:50 a.m.

Respectfully submitted,

Geary W. Knapp Assistant Secretary

3. Adjournment

There being no further business, the meeting was adjourned at 11:50 a.m.

Respectfully submitted,

Jan W. (2nd Geary W. Knapp

Assistant Secretary

NC MCC Bond Sale Approval Form Facility Name: Plantation Village					
	Time of Preliminary Approval	Time of Mailing POS (if applicable)	Time of Final Approval	Total Variance	Explanation of Variance
ERIES:					
AR Amount	\$87,618,535.00	\$32,520,000.00	\$32,740,000.00	(\$54,878,535.00)	Bank participated in deal.
stimated Interest Rate	4.50%	4.00%	4.00%	-0.50%	Market permitted lower rates.
II-in True Interest Cost	4.44%	3.74%	3.50%	-0.94%	Market was better than estimated rates/yields.
Naturity Schedule (Interest) - Date	Semi-annual; 4/1 and 10/1	Semi-annual 1/1 and 7/1	Semi-annual 1/1 and 7/1		
naturity schedule (interest) - Date	Semi-diniudi, 4/1 dilu 10/1				
Aaturity Schedule (Principal) - Date	Annual 4/1; max 4/1/2051	Annual 1/1 for fixed rate bonds, commencing 1/1/2037 through 1/1/2052	Annual 1/1 for fixed rate bonds, commencing 1/1/2037 through 1/1/2052		
ank Holding Period (if applicable) - Date	N/A	N/A	N/A		
Estimated NPV Savings (\$) (if refunded bonds)	N/A	N/A	N/A		
Estimated NPV Savings (%) (if refunded bonds)	N/A N/A	N/A N/A	N/A N/A		
		IN/A	1974		
NOTES:	For the application, we assumed all fixed rate bonds. We are soliciting				
	bank interest for a portion of the par				
	to be repaid with entrance fees with a maximum term of 7 years. The balance				
	would be fixed rate bonds.				
ERIES:	Time of Preliminary Approval	Time of Mailing POS (if applicable)	Time of Final Approval	Total Variance	Explanation of Variance
AR Amount		\$17,865,000.00	\$17,865,000.00		
stimated Interest Rate		1.60%	1.60%		
II-in True Interest Cost		1.81%	1.85%		Slightly higher COI allocated to issuance
Naturity Schedule (Interest) - Date		Monthly	Monthly		
Naturity Schedule (Principal) - Date		Balloon 12/1/2026	Balloon 12/1/2026		
ank Holding Period (if applicable) - Date		5 years	5 years		
stimated NPV Savings (\$) (if refunded bonds)		N/A	N/A		
Estimated NPV Savings (%) (if refunded bonds)		N/A	N/A		
NOTES:					
	Time of Preliminary Approval	Time of Mailing POS (if applicable)	Time of Final Approval	Total Variance	Explanation of Variance
ERIES:					
PAR Amount		\$15,593,000.00	\$14,051,000.00		Par adjusted to create level debt service
stimated Interest Rate		2.15%	2.15%		
All-in True Interest Cost		2.11%	2.12%		
Naturity Schedule (Interest) - Date		Monthly	Monthly		
Aaturity Schedule (Principal) - Date		Monthly, commencing 1/1/2026 until 12/1/2036	Monthly, commencing 1/1/2026 until 12/1/2036		
ank Holding Period (if applicable) - Date		15 years	15 years		
stimated NPV Savings (\$) (if refunded bonds)		N/A	N/A		
stimated NPV Savings (%) (if refunded bonds)		N/A	N/A		

DEERFIELD RATE SCHEDULE 2021-2022

EXHIBIT C

SEE REVERSE SIDE FOR ADDITIONAL PRICING INFORMATION.

Residence Type	Residence Description	Sq. Ft.	No. of Persons	Standard Entrance Fee	50% Refund*	90% Refund*	Monthly Fee**
Cottage A	Two Bedroom, Two Car Garage	1,780	1 2	\$491,279 \$560,279	\$653,402 \$745,172	\$908,867 \$1,036,517	\$4,396 \$5,833
Cottage A	Two Bedroom with Den, Two Car Garage	2,044	1 2	\$559,029 \$628,029	\$743,509 \$835,279	\$1,034,204 \$1,161,854	\$4,659 \$6,096
Cottage B	Two Bedroom with Den, Two Car Garage	1,946	1 2	\$533,561 \$602,561	\$709,636 \$801,406	\$987,087 \$1,114,737	\$4,477 \$5,914
Cottage C	Two Bedroom with Den, Two Car Garage	1,943	1 2	\$531,428 \$600,428	\$706,799 \$798,569	\$983,141 \$1,110,791	\$4,464 \$5,901
Cottage D	Two Bedroom with Den, Two Car Garage	2,565	1 2	\$680,532 \$749,532	\$905,108 \$996,878	\$1,258,985 \$1,386,635	\$5,136 \$6,573
Villa I	Two Bedroom Duplex with Den, One-and-a-half Car Garage	1,592	1 2	\$474,092 \$543,092	\$630,543 \$722,313	\$877,071 \$1,004,721	\$4,237 \$5,674
Villa II	Two Bedroom Duplex with Den, One-and-a-half Car Garage	1,650	1 2	\$481,635 \$550,635	\$640,575 \$732,345	\$891,026 \$1,018,676	\$4,295 \$5,732
Villa III	Two Bedroom Duplex with Den, Two Car Garage	2,146	1 2	\$570,740 \$639,740	\$759,084 \$850,854	\$1,055,868 \$1,183,518	\$4,813 \$6,250
The Timbers A, B	Standard Two Bedroom Cluster Home with Deck	1,316	1	\$341,386 \$410,386	\$454,044 \$545,814	\$631,565 \$759,215	\$3,202 \$4,639
The Timbers D	Large Two Bedroom Cluster Home with Deck	1,487	1 2	\$385,745 \$454,745	\$513,041 \$604,811	\$713,629 \$841,279	\$3,767 \$5,204

The St. Giles cottages in a range of designs and square footage are individually priced. Future remarketing of all cottages will be priced individually as custom modification and square footage dictate. Underground parking in Tuton Hall and covered parking spaces in Henry and Timson Halls are available at an additional cost.

Future Residency Fee: \$1,000, with \$500 refundable upon cancellation.

- ** Monthly fees are effective October 1, 2021.
- ** Prices subject to change.
- * Please check with your marketing associate about age requirements.

Directions:

From Interstate 26:

- 1. Take Exit 37 and go east on Long Shoals Road to Hwy. 25 (Hendersonville Road).
- 2. Turn left (north) on Hwy. 25 and go approximately 2 miles.
- 3. Turn left into Deerfield at the stoplight.

From Interstate 40:

- 1. Take Exit 50, heading south on Hwy. 25 (Hendersonville Road).
- 2. Go approximately 3.5 miles on Hwy. 25, heading south.
- 3. Cross under Blue Ridge Parkway and turn right at the second stoplight into Deerfield.



 1617 Hendersonville Road
 Asheville, NC 28803

 800.284.1531
 828.274.1531
 fax 828.274.0238

 www.deerfieldwnc.org
 C-1



DEERFIELD RATE SCHEDULE 2021-2022

SEE REVERSE SIDE FOR ADDITIONAL PRICING INFORMATION.

Residence Type	Residence Description	Sq. Ft.	No. of Persons	Standard Entrance Fee	50% Refund*	90% Refund*	Monthly Fee**
Apartment A	One Bedroom	800	1 2	\$223,837 \$292,837	\$297,703 \$389,473	\$414,099 \$541,749	\$3,018 \$4,455
Apartment B	One Bedroom with Carolina Room	946	1 2	\$255,139 \$324,139	\$339,335 \$431,105	\$472,007 \$599,657	\$3,202 \$4,639
Apartment C	Two Bedroom	1,203	1 2	\$329,480 \$398,480	\$438,209 \$529,979	\$609,539 \$737,189	\$3,673 \$5,110
Apartment C-1	Two Bedroom Corner	1,440	1 2	\$378,600 \$447,600	\$503,537 \$595,307	\$700,409 \$828,059	\$3,860 \$5,297
Apartment D	Two Bedroom with Carolina Room	1,346	1 2	\$363,739 \$432,739	\$483,773 \$575,543	\$672,917 \$800,567	\$3,767 \$5,204
Apartment E	Two Bedroom Corner with Den	1,456	1 2	\$393,270 \$462,270	\$523,049 \$614,819	\$727,549 \$855,199	\$3,902 \$5,339
Apartment F	Two Bedroom Deluxe Corner with Den	1,552	1 2	\$419,498 \$488,498	\$557,932 \$649,702	\$776,070 \$903,720	\$4,070 \$5,507
Apartment G	Two Bedroom Grande Corner with Den	1,612	1 2	\$435,135 \$504,135	\$578,729 \$670,499	\$805,000 \$932,650	\$4,168 \$5,605
Apartment L	Two Bedroom Deluxe with Carolina Room	2,314	1 2	\$602,048 \$671,048	\$800,723 \$892,493	\$1,113,788 \$1,241,438	\$4,818 \$6,255

The Monthly Fee entitles Deerfield residents to enjoy the following services, programs, and amenities:

- One meal per day in your choice of dining venues
- Special diets and to-go meals
- All utilities, except telephone, cable television and internet
- 24-hour security staff and systems
- Weekly housekeeping
- Indoor and outdoor maintenance
- Groundskeeping
- Lighted parking
- Planned social, spiritual, recreational, educational, and cultural activities
- Scheduled transportation for local medical appointments and shopping
- Chaplain services and pastoral care

- Arts programs and activities
- Aquatic programs
- Exercise and wellness programs with personal trainers
- Additional storage space
- On-site health center with Assisted Living and Skilled Nursing accommodations
- 24-hour emergency assistance
- Routine clinic services
- Fun, freedom, and peace of mind
- ** Monthly fees are effective October 1, 2021.
- ** Prices subject to change.
- * Please check with your marketing associate about age requirements.



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 C-2



Health Care Services Rate Schedule

Effective October 1, 2021

Simonds Skilled Nursing

Private Room with Shared Bath	\$267 per day
Private Room with Private Bath	\$327 per day
Private Room with Private Bath (Large)	\$345 per day
Direct Admission Fee	\$10,000 per resident

Haden Hall Assisted Living

Standard Assisted Living Suite	\$5,152 per month
Deluxe Assisted Living Suite	\$6,592 per month
Grande Assisted Living Suite	\$7,064 per month
2nd Person Fee	\$4,206 per month
Direct Admission Fee	\$30,000 per resident

Rates may be subject to change.

Deerfield Waitlist as of 09/30/21 was 1,315



800.284.1531 828.274.1531 fax 828.274.0238

www.dee**đi**:3dwnc.org

Deerfield

Expansion Price Ranges

The planned 90-unit apartment building is five stories and includes one underbuilding parking space for each unit. It is attached to current buildings and amenities by a fully conditioned corridor. All apartments are new open-concept designs. A variety of the apartments include a premium added to the entrance fee for new water feature views.

<u>One Bedroom Apartments</u>: (this pricing does not include second person fees) Standard Entrance Fees \$382,000 - \$473,000 Monthly fees effective through September 30, 2022 \$3,342 - \$3,872

B2 977s.f. One Bedroom/One Bath plus Den

I 1,051s.f. One Bedroom /One Bath

H 1,233s.f. One Bedroom/One and a half Bath

<u>Two Bedroom Apartments</u>: (this pricing does not include second person fees) Standard Entrance Fees \$486,000 - \$716,000 Monthly fees effective through September 30, 2022 \$3,866 - \$4,884

- C2 1,275s.f. Two Bedroom/Two Bath
- D2 1,408s.f. Two Bedroom/Two Bath
- E2 1,478s.f. Two Bedroom/Two Bath plus Den
- F 1,830s.f. Two Bedroom/Two and a half Bath plus Den
- F2 1,610s.f. Two Bedroom/Two Bath
- G2 1,934s.f. Two Bedroom/Two and a half Bath plus Den

The planned Canterbury Homes (Hybrids) are 12-unit buildings with three stories and include one underbuilding parking space for each unit. All apartments are corner apartments with new open-concept designs. Some of the apartments include a premium added to the entrance fee for new water feature views.

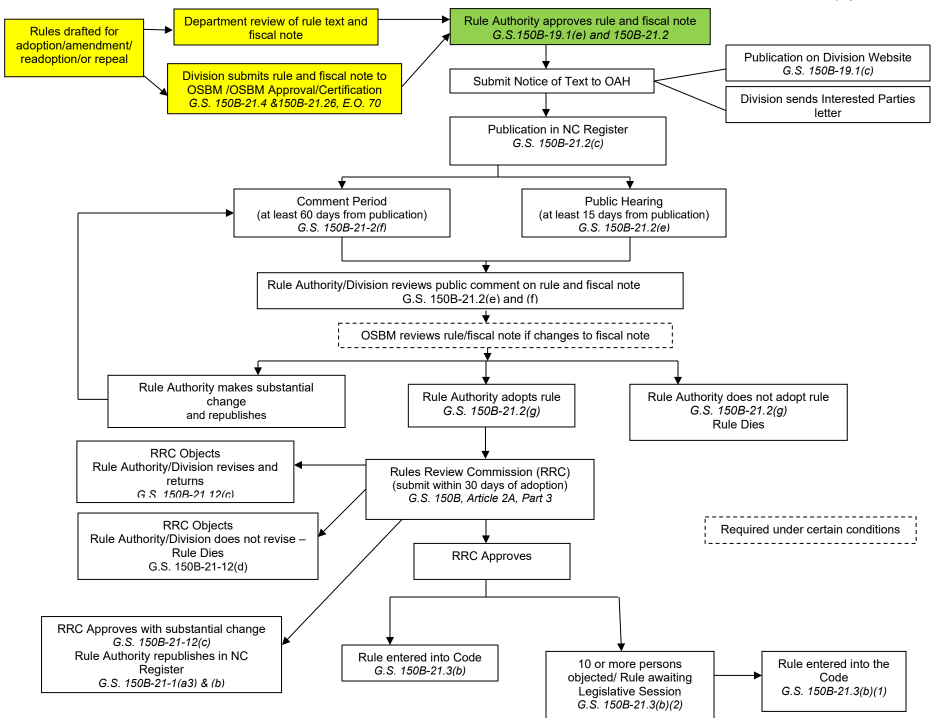
<u>Canterbury Homes</u>: (this pricing does not include second person fees) Standard Entrance Fees \$632,000 - \$727,000 Monthly fees effective through September 30, 2022 \$4,308 - \$4,791

- A 1,573s.f. Two Bedroom/Two and a half Bath
- A1 1,712s.f. Two Bedroom/Two and a half Bath plus Den
- B 1,762s.f. Two Bedroom/Two Bath plus Den
- C 1,771s.f. Two Bedroom/Two and a half Bath
- C1 1,898s.f. Two Bedroom/Two and a half Bath plus Den
- D 1,873s.f. Two Bedroom/Two and a half Bath plus Den

NC MCC Bond Sale Approval Form						
Facility Name:	Deerfield Episcopal Retirement Comm	nunity				
	Time of Preliminary Approval					
SERIES:	2022A					
PAR Amount	\$158 820 000 00					
PAR AIIIouiit	\$158,820,000.00					
Estimated Interest Rate	5.00%					
	5.00%					
All-in True Interest Cost	5.10%					
Maturity Schedule (Interest) - Date	Semi-Annual May 1 and Nov. 1					
Maturity Schedule (Principal) - Date	Annual Nov. 1 Beginning 2026					
Bank Holding Period (if applicable) - Date	NA					
Estimated NPV Savings (\$) (if refunded bonds)	NA					
Estimated NPV Savings (%) (if refunded bonds)	NA					
NOTEC.						
NOTES:						
	Time of Preliminary Approval					
SERIES:	2022B					
PAR Amount	\$63,045,000.00					
Estimated Interest Rate	3.00% (Variable)					
All-in True Interest Cost	3.43%					
Maturity Schedule (Interest) - Date	Monthly on 1st Day of Month					
		<u> </u>				
Maturity Schedule (Principal) - Date	As Entry Fees are Received					
Deals Helding Design (if every list held) Deter					+	
Bank Holding Period (if applicable) - Date	5-7 Years (Estimated)				+	
Estimated NPV Savings (\$) (if refunded bonds)	NA					
estimated NPV Savings (\$) (ii reiunded bonds)	NA				+	
Estimated NPV Savings (%) (if refunded bonds)	NA			-	+	
NOTES:	Component to be paid with initial entra	ance fees from nev	v II Us.		1	
	Bank solicitation process will be run in			the specifier	of the her	ak loan

Process for Medical Care Commission to Initiate Rulemaking

Exhibit D



1	10A NCAC 13F	.0404 is proposed for readoption with substantive changes as follows:
2		
3	10A NCAC 13H	7.0404 QUALIFICATIONS OF ACTIVITY DIRECTOR
4	There shall be a	a designated adult Adult care home homes shall have an activity director who meets the following
5	qualifications:	
6	(1)	The activity director (employed hired on or after August 1, 1991) September 30, 2022 shall meet a
7		minimum educational requirement by being at least a high school graduate or certified under the
8		GED Program or by passing an alternative examination established by the Department of Health &
9		Human Services. Program.
10	(2)	The activity director hired on or after July 1, 2005 September 30, 2022 shall have completed or
11		complete, within nine months of employment or assignment to this position, the basic activity course
12		for assisted living activity directors offered by community colleges or a comparable activity course
13		as determined by the Department based on instructional hours and content. A person with a degree
14		in recreation administration or therapeutic recreation or who is state or nationally certified as a
15		Therapeutic Recreation Specialist or certified by the National Certification Council for Activity
16		Professionals meets this requirement as does a person who completed the activity coordinator course
17		of 48 hours or more through a community college before July 1, 2005. An activity director shall be
18		exempt from the required basic activity course if one or more of the following applies:
19		(a) be a licensed recreational therapist or be eligible for certification as a therapeutic recreation
20		specialist as defined by the North Carolina Recreational Therapy Licensure Act in
21		accordance with G.S. 90C;
22		(b) have two years of experience working in a social or recreation program within the last five
23		years, one year of which was full-time in a patient activities program in a health care
24		setting;
25		(c) be a licensed occupational therapist or licensed occupational therapy assistant in
26		accordance with G.S. 90, Article 18D; or
27		(d) be certified as an Activity Director by the National Certification Council for Activity
28		Professionals.
29		
30	History Note:	Authority G.S. 131D-2.16; 131D-4.5; 143B-165;
31		Eff. January 1, 1977;
32		Readopted Eff. October 31, 1977;
33		Amended Eff. April 1, 1987; April 1, 1984;
34		Temporary Amendment Eff. July 1, 2003;
35		Amended Eff. June 1, 2004;
36		Temporary Amendment Eff. July 1, 2004;
37		Amended Eff. July 1, 2005. <u>2005:</u>

Readopted Eff. October 1, 2022.

1

2

Rule for: Adult Care Home Rules

10A NCAC 13F .0407 is proposed for readoption with substantive changes as follows: 1 2 3 10A NCAC 13F .0407 **OTHER STAFF QUALIFICATIONS** 4 (a) Each staff person at an adult care home shall: 5 (1)have a job description that reflects actual the positions, duties and responsibilities and is signed by 6 the administrator and the employee; 7 (2)be able to apply implement all of the adult care home's accident, fire safety safety, and emergency 8 procedures for the protection of the residents; 9 (3) be informed of the confidential nature of resident information and shall protect and preserve such 10 the information from unauthorized use and disclosure. disclosure, in accordance with Note: G.S. 131D 2(b)(4), 131D 21(6), 131D-21(6) and 131D 21.1 govern the disclosure of such 11 12 information; 131D 21.1; 13 (4)not hinder or interfere with the exercise of the rights guaranteed under the Declaration of Residents' 14 Rights in G.S. 131D-21; 15 (5) have no substantiated findings listed on the North Carolina Health Care Personnel Registry 16 according to G.S. 131E-256; 17 (6) have documented annual immunization against influenza virus according to G.S. 131D-9, except as 18 documented otherwise according to exceptions in this law; 19 have a criminal background check in accordance with G.S. 114-19.10 and 131D-40; (7)20 (8) have results of the examination and screening for the presence of controlled substances in 21 accordance with G.S. 131D-45; 22 (<u>8)</u> maintain a valid current driver's license if responsible for transportation of residents; and 23 (9) (10) be willing to work cooperate with bona fide state and local inspectors and the monitoring and 24 licensing agencies toward meeting and maintaining when determining and maintaining compliance 25 with the rules of this Subchapter. 26 (b) Any At all times, there shall be at least one staff member left person in the facility left in charge of the resident 27 care of residents who shall be 18 years or older. 28 (c) If licensed practical nurses are employed by the facility and practicing in their licensed capacity as governed by 29 their practice act and occupational licensing laws, the North Carolina Board of Nursing, there shall be continuous 30 availability of a registered nurse consistent available in accordance with the Rules set forth in Rules 21 NCAC 36 31 .0224(i) .0224 and 21 NCAC 36 .0225. .0225, which are hereby incorporated by reference including subsequent 32 amendments. 33 Note: The practice of licensed practical nurses is governed by their occupational licensing laws. 34 35 History Note: Authority G.S. 131D-2.16; 131D-4.5 131D 4.5(4); 143B-165; 36 Eff. January 1, 1977; Readopted Eff. October 31, 1977; 37

1	Amended Eff. April 1, 1984;
2	Temporary Amendment Eff. September 1, 2003; July 1, 2003.
3	Amended Eff. June 1, 2004. <u>2004</u>.
4	<u>Readopted Eff. October 1, 2022.</u>

1	10A NCAC 13F .0501 is proposed for readoption with substantive changes as follows:	
2		
3	SECTION .0500 - STAFF ORIENTATION, TRAINING, COMPETENCY AND CONTINUING	
4	EDUCATION	
5		
6	10A NCAC 13F .0501 PERSONAL CARE TRAINING AND COMPETENCY	
7	(a) An adult care home The facility shall assure that staff who provide or directly supervise staff who provide personal	
8	care to residents successfully complete an 80-hour personal care training and competency evaluation program	
9	established or approved by the Department. For the purpose of this Rule, Directly supervise "Directly supervise"	-
10	means being on duty in the facility to oversee or direct the performance of staff duties. Copies A copy of the 80-hour	
11	training and competency evaluation program are is available at the cost of printing and mailing by contacting the	ł
12	Division of Health Service Regulation, Adult Care Licensure Section, 2708 Mail Service Center, Raleigh, NC 27699-	
13	2708. online at https://info.ncdhhs.gov/dhsr/acls/training/PCA-trainingmanual.html, at no cost. The 80-hour personal	
14	care training and competency evaluation program curriculum shall include:	
15	(1) observation and documentation skills;	
16	(2) basic nursing skills, including special health-related tasks;	
17	(3) activities of daily living and personal care skills;	
18	(4) cognitive, behavioral, and social care;	
19	(5) basic restorative services; and	
20	(6) residents' rights as established by G.S. 131D-21.	
21	(b) The facility shall assure that training specified in Paragraph (a) of this Rule is successfully completed within six	
22	months after hiring for staff hired after September 1, 2003. October 1, 2022. Documentation of the successful	
23	completion of the 80-hour training and competency evaluation program shall be maintained in the facility and	
24	available for review. review by the Division of Health Service Regulation and the county department of social services.	
25	(c) The facility shall assure that staff who perform or directly supervise staff who perform personal care receive	•
26	training and supervision on the performance of individual job assignments prior to meeting the training and	:
27	competency requirements of this Rule. Documentation of training shall be maintained in the facility and available for	
28	review by the Division of Health Service Regulation and the county department of social services.	
29	(c) (d) The Department shall exempt staff from the 80-hour training and competency evaluation program who are:	
30	(1) licensed health professionals;	
31	(2) listed on the Nurse Aide Registry; or	
32	(3) documented as having successfully completed a 40 45 or 75 80 hour training program or	:
33	competency evaluation program approved by the Department since January 1, 1996 according to	
34	Rule .0502 of this Section. one of the following previously approved training programs:	
35	(A) a 40-hour or 75-hour training and competency evaluation program prior to July 1, 2000; or	•
36	(B) a 45-hour or 80-hour training and competency evaluation program for training exemption	
37	from July 1, 2000 through August 31, 2003.	

(d) The facility shall assure that staff who perform or directly supervise staff who perform personal care receive on
the job training and supervision as necessary for the performance of individual job assignments prior to meeting the
training and competency requirements of this Rule. Documentation of the on the job training shall be maintained in
the facility and available for review. *History Note:* Authority G.S. 131D-2.16; 131D-4.3; 131D-4.5; 143B-165; *Temporary Adoption Eff. January 1, 1996;*

8 *Eff. May 1, 1997;*

- 9 Temporary Amendment Eff. December 1, 1999;
- 10 *Amended Eff. July 1, 2000;*
- 11 Temporary Amendment Eff. September 1, 2003;
- 12 *Amended Eff. June 1, 2004. 2004;*
- 13 <u>Readopted Eff. October 1, 2022.</u>

Rule for: Adult Care Home Rules

10A NCAC 13F	5.0502 is proposed for repeal as follows:
10A NCAC 13I	5.0502 PERSONAL CARE TRAINING CONTENT AND INSTRUCTORS
History Note:	Authority G.S. 131D-2.16; 131D-4.3; 131D-4.5; 143B-165;
	Temporary Adoption Eff. January 1, 1996;
	Eff. May 1, 1997;
	Temporary Amendment Eff. December 1, 1999;
	Amended Eff. July 1, 2000;
	Temporary Amendment Eff. September 1, 2003;
	Amended Eff. June 1, 2004;
	Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. March 6,
	2018. <u>2018:</u>
	<u>Repealed Eff. October 1, 2022.</u>
	10A NCAC 13I

1	10A NCAC 13F	.0503 is proposed for readoption without substantive changes as follows:
2		
3	10A NCAC 13F	.0503 MEDICATION ADMINISTRATION COMPETENCY
4	(a) The compete	ncy evaluation for medication administration required in Rule .0403 of this Subchapter shall consist
5	of a written exan	ination and a clinical skills evaluation to determine competency in the following areas:
6	(1)	medical abbreviations and terminology;
7	(2)	transcription of medication orders;
8	(3)	obtaining and documenting vital signs;
9	(4)	procedures and tasks involved with the preparation and administration of oral (including liquid,
10		sublingual and inhaler), topical (including transdermal), ophthalmic, otic, and nasal medications;
11	(5)	infection control procedures;
12	(6)	documentation of medication administration;
13	(7)	monitoring for reactions to medications and procedures to follow when there appears to be a change
14		in the resident's condition or health status based on those reactions;
15	(8)	medication storage and disposition;
16	(9)	regulations rules pertaining to medication administration in adult care facilities; and
17	(10)	the facility's medication administration policy and procedures.
18	(b) An individu	al shall score at least 90% on the written examination which shall be a standardized examination
19	established by th	e Department.
20	(c) A certificate	of successful completion of the written examination shall be issued to each participant successfully
21	completing the e	xamination. who successfully completes the examination as required in Paragraph (b) of this rule. A
22	copy of the certi	icate shall be maintained and available for review in the facility. The certificate is transferable from
23	one facility to an	other as proof of successful completion of the written examination. A medication study guide for the
24	written examinat	ion is available at no charge by contacting the Division of Health Service Regulation, Adult Care
25	Licensure Sectio	n, 2708 Mail Service Center, Raleigh, NC 27699 2708.
26	(d) The clinical	skills validation portion of the competency evaluation shall be conducted by a registered nurse or a
27	registered license	ed pharmacist consistent with their occupational licensing laws and who has a current unencumbered
28	license in North (Carolina. This validation shall be completed for those medication administration tasks to be performed
29	in the facility. C	ompetency validation by a registered nurse is required for unlicensed staff who perform any of the
30	personal care tas	ks related to medication administration listed in Subparagraphs (a)(4), (a)(7), (a)(11), (a)(14), and
31	<u>(a)(15) as</u> specifi	ed in Rule .0903 of this Subchapter.
32	(e) The Medicat	ion Administration Skills Validation Form shall be used to document successful completion of the
33	clinical skills va	lidation portion of the competency evaluation for those medication administration tasks to be
34	performed in the	facility employing the medication aide. The form requires the following:
35	<u>(1)</u>	name of the staff and adult care home;
36	<u>(2)</u>	satisfactory completion date of demonstrated competency of task or skill with the instructor's initials
37		or signature;

1	(3)	if staff needs more training on skills or tasks, it should be noted with the instructor's signature; and
2	<u>(4)</u>	staff and instructor signatures and date after completion of tasks.
3	Copies of this fe	orm and instructions for its use may be obtained at no cost by contacting the Adult Care Licensure
4	Section, Divisio	n of Health Service Regulation, 2708 Mail Service Center, Raleigh, NC 27699 2708. on the Adult
5	Care Licensure	website, https://info.ncdhhs.gov/dhsr/acls/pdf/medchklst.pdf. The completed form shall be maintained
6	and available for	r review in the facility and is not transferable from one facility to another.
7		
8	History Note:	Authority G.S. 131D-2.16; 131D-4.5; 143B-165;
9		Temporary Adoption Eff. January 1, 2000; December 1, 1999;
10		Eff. July 1, 2000;
11		Temporary Amendment Eff. July 1, 2003;
12		Amended Eff. June 1, 2004. <u>2004;</u>
13		<u>Readopted Eff. October 1, 2022.</u>

1 10A NCAC 13F .0504 is proposed for amendment as follows: 2 3 10A NCAC 13F .0504 COMPETENCY VALIDATION FOR LICENSED HEALTH PROFESSIONAL 4 SUPPORT TASKS 5 (a) An adult care home The facility shall assure that non-licensed personnel and licensed personnel non-licensed staff 6 and licensed staff not practicing in their licensed capacity as governed by their practice act and in accordance with 7 occupational licensing laws are competency validated by return demonstration for any personal care task specified in 8 Subparagraph (a)(1) through (28) of Rule .0903 of this Subchapter Subchapter. The facility shall assure the 9 competency validation occurs prior to staff performing the task and that their ongoing competency is assured through 10 facility staff oversight and supervision. 11 (b) Competency validation shall be performed by the following licensed health professionals: 12 A registered nurse shall validate the competency of staff who perform any of the personal care tasks (1)13 specified in Subparagraphs (a)(1) through (28) of Rule .0903 of this Subchapter. 14 In lieu of a registered nurse, a licensed respiratory care practitioner licensed under G.S. 90, Article (2) 15 38, may validate the competency of staff who perform personal care tasks specified in Subparagraphs (a)(6), (a)(11), (a)(16), (a)(18), $\frac{(a)(19)}{(a)(19)}$, and (a)(21) of Rule .0903 of this 16 17 Subchapter. 18 (3) In lieu of a registered nurse, a registered licensed pharmacist may validate the competency of staff 19 who perform the personal care task tasks specified in Subparagraph (a)(8) and (a)(11) of Rule .0903 20 of this Subchapter. An immunizing pharmacist may validate the competency of staff who perform 21 the personal care task specified in Subparagraph (a)(15) of Rule .0903 of this Subchapter. 22 (4) In lieu of a registered nurse, an occupational therapist or physical therapist may validate the 23 competency of staff who perform personal care tasks specified in Subparagraphs (a)(17) and (a)(22)24 through (27) of Rule .0903 of this Subchapter. 25 (c) Competency validation of staff, according to Paragraph (a) of this Rule, for the licensed health professional support 26 tasks specified in Paragraph (a) of Rule .0903 of this Subchapter and the performance of these tasks is limited 27 exclusively to these tasks except in those cases in which a physician acting under the authority of G.S. 131D-2.2(a) 28 certifies that non-licensed personnel can be competency validated to perform other tasks on a temporary basis to meet 29 the resident's needs and prevent unnecessary relocation. relocation of the resident. 30 31 Authority G.S. 131D-2.16; 131D-4.5; 143B-165; History Note: 32 Temporary Adoption Eff. September 1, 2003; 33 *Eff. July 1, 2004;* 34 Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. March 6, 35 2018: 36 Amended Eff. October 1, 2022; July 1, 2021.

1	10A NCAC 13F .0508 is proposed for amendment as follows:	
2		
3	10A NCAC 13F .0508 ASSESSMENT TRAINING	
4	The person or persons designated by the administrator to perform resident assessments as required by Rule .0801 of	f
5	this Subchapter shall successfully complete training on resident assessment established by the Department before	;
6	performing the required assessments. Registered nurses are exempt from the assessment training. The Resident	t
7	Assessment Self-Instructional Manual for Adult Care Homes herein incorporated by reference including subsequent	t
8	amendments and editions. The instruction manual on resident assessment is available on the internet Adult Care	2
9	Licensure website, http://facility_services.state.nc.us/gcpage.htm, or it is available at the cost of printing and mailing	5
10	from the Division of Health Service Regulation, Adult Care Licensure Section, 2708 Mail Service Center, Raleigh	,
11	NC 27699-2708. https://info.ncdhhs.gov/dhsr/acls/pdf/assessmentmanual.pdf, at no cost.	
12		
13	History Note: Authority G.S. 131D-2.15; 131D-2.16; 131D-4.5; 143B-165;	
14	Temporary Adoption Eff. September 1, 2003;	
15	Eff. June 1, 2004;	
16	Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. March 6	,
17	2018. <u>2018:</u>	
18	Amended Eff. October 1, 2022.	

1	10A NCAC 13F	0905 is proposed for amendment as follows:
2		
3	10A NCAC 13F	.0905 ACTIVITIES PROGRAM
4	(a) Each adult ca	re home shall develop a program of activities designed to promote the residents' active involvement
5	with each other, t	heir families, and the community.
6	(b) The program	shall be designed to promote active involvement by all residents but is not to require any individual
7	to participate in a	ny activity against his or her will. If there is a question about a resident's ability to participate in an
8	activity, the resid	ent's physician shall be consulted to obtain a statement regarding the resident's capabilities.
9	(c) The activity of	lirector, as required in Rule .0404 of this Subchapter, shall:
10	(1)	use information on the residents' interests and capabilities as documented upon admission and
11		updated as needed to arrange for or provide planned individual and group activities for the residents,
12		taking into account the varied interests, capabilities capabilities, and possible cultural differences of
13		the residents;
14	(2)	prepare a monthly calendar of planned group activities which shall be easily readable with large
15		print, to residents within the community, posted in a prominent location accessible to residents by
16		the first day of each month, and updated when there are any changes;
17	(3)	involve community resources, such as recreational, volunteer, religious, aging and developmentally
18		disabled associated agencies, and religious organizations, to enhance the activities available to
19		residents;
20	(4)	evaluate and document the overall effectiveness of the activities program at least every six months
21		with input from the residents to determine what have been the most valued activities and to elicit
22		suggestions of ways to enhance the program;
23	(5)	encourage residents to participate in activities; and
24	(6)	assure there are adequate supplies, supplies necessary for planned activities, supervision
25		supervision, and assistance to enable each resident to participate. Aides and other facility staff may
26		be used to assist with activities.
27	(d) There shall be	e a minimum of 14 hours of a variety of planned group activities per week that include activities that
28	promote socializ	ation, physical interaction, group accomplishment, creative expression, increased knowledge
29	knowledge, and l	earning of new skills. Homes that care exclusively for residents with HIV disease are exempt from
30	this requirement	as long as the facility can demonstrate planning for each resident's involvement in a variety of
31	activities. Examp	bles of group activities are group singing, dancing, games, exercise classes, seasonal parties,
32	discussion groups	s, drama, resident council meetings, book reviews, music appreciation, review of current events and
33	spelling bees.	
34	(e) Residents sha	all have the opportunity to participate in activities involving one to one interaction and activity by
35	-	ote enjoyment, a sense of accomplishment, increased knowledge, learning of new skills, and creative
36	expression. Exam	ples of these activities are crafts, painting, reading, creative writing, buddy walks, card playing, and
37	nature walks.	

1 (f) Each resident shall have the opportunity to participate in at least one outing every other month. Residents interested 2 in being involved in the community more frequently shall be encouraged to do so. 3 (g) Each resident <u>Residents</u> shall have the opportunity to participate in meaningful work type and volunteer service 4 activities in the home facility or in the community, but participation shall be on an entirely voluntary basis, never 5 forced upon residents and not assigned in place of staff. community. Participation in volunteer activities shall not be 6 required of residents and shall not involve duties that are typically performed by facility staff. 7 8 History Note: Authority G.S. 131D-2.16; 131D 4.5; 143B 165; 131D-4.1; 131D-4.3; 9 Eff. January 1, 1977; 10 Readopted Eff. October 31, 1977; 11 Amended Eff. April 1, 1987; April 1, 1984; 12 Temporary Amendment Eff. July 1, 2003; 13 Amended Eff. July 1, 2004; 14 Temporary Amendment Eff. July 1, 2004 (This temporary amendment replaces the permanent rule 15 approved by RRC on May 20, 2004); Amended Eff. July 1, 2005; 16 17 Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. March 6, 18 2018. 2018; 19 Amended Eff. October 1, 2022.

1	10A NCAC 13F	.1006 is proposed for readoption without substantive changes as follows:
2		
3	10A NCAC 13F	.1006 MEDICATION STORAGE
4	(a) Medications	that are self-administered and stored in the resident's room shall be stored in a safe and secure manner
5	as specified in by	the adult care home's medication storage policy and procedures.
6	(b) All prescript	ion and non-prescription medications stored by the facility, including those requiring refrigeration,
7	shall be maintain	ned in a safe manner under locked security except when under the immediate or direct physical
8	supervision of sta	aff in charge of medication administration.
9	(c) The medicat	ion storage area shall be elean, well lighted, well ventilated, routinely cleaned, include functional
10	lighting, ventilate	ed to circulate fresh air, large enough to store medications in an orderly manner, and located in areas
11	other than the ba	throom, kitchen or utility room. Medication carts shall be elean routinely cleaned and medications
12	shall be stored in	an orderly manner.
13	(d) Accessibility	to locked Locked storage areas for medications shall only be accessible by staff responsible for
14	medication admi	nistration and administrator or person in charge. administrator-in-charge.
15	(e) Medications	intended for topical or external use, except for ophthalmic, otic otic, and transdermal medications
16	shall be stored in	a designated area separate from the medications intended for oral and injectable use. Ophthalmic,
17	otic otic, and the	ansdermal medications may be stored with medications intended for oral and injectable use.
18	Medications shal	l be stored apart from cleaning agents and hazardous chemicals.
19	(f) Medications	requiring refrigeration shall be stored at 36 degrees F to 46 degrees F (2 degrees C to 8 degrees C).
20	(g) Medications	shall not be stored in a refrigerator containing non-medications and non-medication related items,
21	except when sto	red in a separate container. The container shall be locked when storing medications unless the
22	refrigerator is loc	ked or is located in a locked medication area.
23	(h) The facility r	nay possess a stock of non-prescription medications or the following prescription legend medications
24	for general or co	nmon use: use in accordance with physicians' orders:
25	(1)	irrigation solutions in single unit quantities exceeding 49 ml. and related diagnostic agents;
26	(2)	diagnostic agents;
27	(3)	vaccines; and
28	(4)	water for injection and normal saline for injection.
29	Note: A prescrib	ing practitioner's order is required for the administration of any medication as stated in Rule .1004(a)
30	of this Section.	
31	(i) First aid supp	lies shall be immediately available, available to staff within the facility, stored out of sight of residents
32	and visitors <u>visit</u>	ors, and stored separately from medications, and in a secure and an orderly manner.
33		
34	History Note:	Authority G.S. 131D-2.16; 131D-4.5; 143B-165;
35		Eff. July 1, 2005. 2005:
36		<u>Readopted Eff. October 1, 2022.</u>

1 10A NCAC 13F .1008 is proposed for readoption without substantive changes as follows: 2 3 **CONTROLLED SUBSTANCES** 10A NCAC 13F .1008 4 (a) An adult care home shall assure a readily retrievable record of controlled substances by documenting the receipt, 5 administration administration, and disposition of controlled substances. These records shall be maintained with the 6 resident's record and in such an order that there can be accurate reconciliation. 7 (b) Controlled substances may be stored together in a common location or container. If Schedule II medications are 8 stored together in a common location, the Schedule II medications shall be under double lock. 9 (c) Controlled substances that are expired, discontinued discontinued, or no longer required for a resident shall be 10 returned to the pharmacy within 90 days of the expiration or discontinuation of the controlled substance or following 11 the death of the resident. The facility shall document the resident's name; the name, strength and dosage form of the 12 controlled substance; and the amount returned. There shall also be documentation by the pharmacy of the receipt or 13 return of the controlled substances. 14 (d) If the pharmacy will not accept the return of a controlled substance, the administrator or the administrator's 15 designee shall destroy the controlled substance within 90 days of the expiration or discontinuation of the controlled 16 substance or following the death of the resident. The destruction shall be witnessed by a licensed pharmacist, 17 dispensing practitioner, or designee of a licensed pharmacist or dispensing practitioner. The destruction shall be 18 conducted so that no person can use, administer, sell, or give away the controlled substance. Records of controlled 19 substances destroyed shall include the resident's name; the name, strength and dosage form of the controlled substance; 20 the amount destroyed; the method of destruction; and, the signature of the administrator or the administrator's designee 21 and the signature of the licensed pharmacist, dispensing practitioner or designee of the licensed pharmacist or 22 dispensing practitioner. 23 (e) Records of controlled substances returned to the pharmacy or destroyed by the facility shall be maintained by the 24 facility for a minimum of three years. 25 (f) Controlled substances that are expired, discontinued, prescribed for a deceased resident resident, or deteriorated 26 shall be stored securely in a locked area separately from actively used medications until disposed of. 27 (g) A dose of a controlled substance accidentally contaminated or not administered shall be destroyed at the facility. 28 The destruction shall be documented on the medication administration record (MAR) or the controlled substance 29 record showing the time, date, quantity, manner of destruction destruction, and the initials or signature of the person 30 destroying the substance. 31 (h) The facility shall ensure that all known drug diversions are reported to the pharmacy, local law enforcement 32 agency agency, and Health Care Personnel Registry as required by state State law, and that all suspected drug 33 diversions are reported to the pharmacy. There shall be documentation of the contact and action taken. 34 35 History Note: Authority G.S. 131D-2.16; 131D-4.5; 143B-165; 36 Eff. July 1, 2005. 2005; Readopted Eff. October 1, 2022. 37

1	10A NCAC 13F .1010 is proposed for readoption without substantive changes as follows:	
2		
3	10A NCAC 13F .1010 PHARMACEUTICAL SERVICES	
4	(a) An adult care home shall allow the residents the right to choose a pharmacy provider as long as the pharm	acy
5	provides services that are in accordance with requirements of this Section and all applicable state State and fed	eral
6	rules and regulations and the facility's medication management policies and procedures.	
7	(b) There shall be a current, written agreement with a licensed pharmacist or a prescribing practitioner	for
8	pharmaceutical care services in accordance with Rule .1009 of this Section. The written agreement shall include	e a
9	statement of the responsibility of each party.	
10	(c) The facility shall assure the provision of pharmaceutical services to meet the needs of the residents include	ing
11	procedures that assure the accurate ordering, receiving receiving, and administering of all medications prescribed	on
12	a routine, emergency, or as needed basis.	
13	(d) The facility shall assure the provision of medication for residents on temporary leave from the facility or invol	ved
14	in day activities out of the facility. The facility shall have written policies and procedures for a resident's tempor	ary
15	leave of absence. The policies and procedures shall facilitate safe administration by assuring that upon receipt of	the
16	medication for a leave of absence the resident or the person accompanying the resident is able to identify	the
17	medication, dosage, and administration time for each medication provided for the temporary leave of absence.	The
18	policies and procedures shall include at least the following provisions:	
19	(1) The amount of resident's medications provided shall be sufficient and necessary to cover	the
20	duration of the resident's absence. For the purposes of this Rule, sufficient and necessary means	the
21	amount of medication to be administered during the leave of absence or only a current dose pa	ck,
22	card, or container if the current dose pack, card, or container has enough medication for the plan	ned
23	absence;	
24	(2) Written written and verbal instructions for each medication to be released for the resident's abse	nce
25	shall be provided to the resident or the person accompanying the resident upon the medication	n's
26	release from the facility and shall include at least: include:	
27	(A) the name and strength of the medication;	
28	(B) the directions for administration as prescribed by the resident's physician; <u>and</u>	
29	(C) any cautionary information from the original prescription package if the information is	not
30	on the container released for the leave of absence;	
31	(3) The <u>the</u> resident's medication shall be provided in a capped or closed container that will protect	the
32	medications from contamination and spillage; and	
33	(4) Labeling labeling of each of the resident's individual medication containers for the leave of abse	nce
34	shall be legible, include at least the name of the resident and the name and strength of the medicat	on,
35	and be affixed to each container.	
36	The facility shall maintain documentation in the resident's record of medications provided for the resident's leave	of
37	absence, including the quantity released from the facility and the quantity returned to the facility. The documentat	ion

- 1 of the quantities of medications released from and returned to the facility for a resident's leave of absence shall be
- 2 verified by signature of the facility staff and resident or the person accompanying the resident upon the medications'
- 3 release from and return to the facility.
- 4 (e) The facility shall assure that accurate records of the receipt, use, and disposition of medications are maintained in
- 5 the facility and available upon request for review.
- 6 (f) A facility with 12 or more beds shall have a current, written agreement with a pharmacy provider for dispensing
- 7 services. The written agreement shall include a statement of the responsibility of each party.
- 8
- 9 History Note: Authority G.S. 131D-2.16; 131D-4.5; 143B-165;
- 10 *Eff. July 1, 2005;*
- 11 Amended Eff. April 1, 2015. 2015:
- 12 <u>Readopted Eff. October 1, 2022.</u>

Rule for: Adult Care Home Rules

1	10A NCAC 13H	5.1207 is proposed for amendment as follows:
2		
3	10A NCAC 13	F.1207 FACILTIES TO REPORT RESIDENT DEATHS
4	For purposes of	this Section, facilities licensed in accordance with G.S. 131D-2 The facility shall report resident deaths
5	to the Division	of Health Service Regulation. Regulation in accordance with G.S. 131D-34.1.
6		
7	History Note:	Authority G.S. <u>131D-2.4</u> ; 131D-2.16; 131D-2.4; 131D-34.1; <u>143B-165;</u>
8		Temporary Adoption Eff. May 1, 2001;
9		Eff. July 18, 2002;
10		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. March 6,
11		2018. <u>2018;</u>
12		<u>Amended Eff. October 1, 2022.</u>

1	10A NCAC 13G	.0404 is proposed for readoption with substantive changes as follows:
2		
3	10A NCAC 13G	.0404 QUALIFICATIONS OF ACTIVITY DIRECTOR
4	There shall be a	designated family Adult care home homes shall have an activity director who meets the following
5	qualifications: qu	alifications set forth in this Rule.
6	(1)	The activity director (employed hired on or after August 1, 1991) September 30, 2022 shall meet a
7		minimum educational requirement by being at least a high school graduate or certified under the
8		GED Program or by passing an alternative examination established by the Department of Health &
9		Human Services. Program.
10	(2)	The activity director hired on or after July 1, 2005 September 30, 2022 shall have completed or
11		complete, within nine months of employment or assignment to this position, the basic activity course
12		for assisted living activity directors offered by community colleges or a comparable activity course
13		as determined by the Department based on instructional hours and content. A person with a degree
14		in recreation administration or therapeutic recreation or who is state or nationally certified as a
15		Therapeutic Recreation Specialist or certified by the National Certification Council for Activity
16		Professional meets this requirement as does a person who completed the activity coordinator course
17		of 48 hours or more through a community college before July 1, 2005. An activity director shall be
18		exempt from the required basic activity course if one or more of the following applies:
19		(a) be a licensed recreational therapist or be eligible for certification as a therapeutic recreation
20		specialist as defined by the North Carolina Recreational Therapy Licensure Act in
21		accordance with G.S. 90C:
22		(b) have two years of experience working in a social or recreation program within the last five
23		years, one year of which was full-time in a patient activities program in a health care
24		setting:
25		(c) be a licensed occupational therapist or licensed occupational therapy assistant in
26		accordance with G.S. 90, Article 18D; or
27		(d) be certified as an Activity Director by the National Certification Council for Activity
28		Professionals.
29		
30	History Note:	Authority G.S. 131D-2.16; 131D-4.5; 143B-165;
31		Eff. April 1, 1984;
32		Amended Eff. July 1, 1990; April 1, 1987; January 1, 1985;
33		ARRC Objection Lodged March 18, 1991;
34		Amended Eff. August 1, 1991;
35		Temporary Amendment Eff. July 1, 2004;
36		Amended Eff. July 1, 2005. 2005:
37		<u>Readopted Eff. October 1, 2022.</u>

1	10A NCAC 13G	.0406 is proposed for readoption with substantive changes as follows:
2		
3	10A NCAC 13G	.0406 OTHER STAFF QUALIFICATIONS
4	(a) Each staff per	rson of a family care home shall:
5	(1)	have a job description that reflects actual the positions, duties duties, and responsibilities and is
6		signed by the administrator and the employee;
7	(2)	be able to apply implement all of the family care home's accident, fire safety safety, and emergency
8		procedures for the protection of the residents;
9	(3)	be informed of the confidential nature of resident information and shall protect and preserve such
10		the information from unauthorized use and disclosure; disclosure, in accordance with
11		Note: G.S. 131D 2(b)(4), G.S. 131D-21(6), and G.S. 131D 21.1 govern the disclosure of such the
12		information; G.S. 131D 21.1;
13	(4)	not hinder or interfere with the exercise of the rights guaranteed under the Declaration of Residents'
14		Rights in G.S. 131D-21;
15	(5)	have no substantiated findings listed on the North Carolina Health Care Personnel Registry
16		according to G.S. 131E-256;
17	(6)	have documented annual immunization against influenza virus according to G.S. 131D-9, except as
18		documented otherwise according to exceptions in this law.
19	(7)	have a criminal background check in accordance with G.S. 114 19.10 and G.S. 131D-40;
20	<u>(8)</u>	have results of the examination and screening for the presence of controlled substances in
21		accordance with G.S. 131D-45;
22	(8) <u>(9)</u>	maintain a valid current driver's license if responsible for transportation of residents; and
23	(9) <u>(10)</u>	be willing to work cooperate with bona fide state and local inspectors and the monitoring and
24		licensing agencies toward meeting and maintaining when determining and maintaining compliance
25		with the rules of this Subchapter.
26	(b) Any At all time	nes, there shall be at least one staff member person in the facility left in charge of the resident care
27	of residents who	shall be 18 years or older.
28	(c) If licensed pr	actical nurses are employed by the facility and practicing in their licensed capacity as governed by
29	their practice act	and occupational licensing laws, the North Carolina Board of Nursing, there shall be continuous
30	availability of a 1	registered nurse consistent available in accordance with the Rules set forth in Rules 21 NCAC 36
31	.0224(i) <u>.0224</u> ar	ad 21 NCAC 36 .02250225, which are hereby incorporated by reference including subsequent
32	amendments.	
33	Note: The practic	ce of licensed practical nurses is governed by their occupational licensing laws.
34		
35	History Note:	Authority G.S. 131D-2.16; 131D-4.5; 143B-165;
36		Eff. January 1, 1977;
37		Readopted Eff. October 31, 1977;

1	Amended Eff. April 1, 1984;
2	Temporary Amendment Eff. December 1, 1999;
3	Amended Eff. July 1, 2000;
4	Temporary Amendment Eff. September 1, 2003;
5	Amended Eff. June 1, 2004. <u>2004;</u>
6	<u>Readopted Eff. October 1, 2022.</u>

1	10A NCAC 13G .0501 is proposed for readoption with substantive changes as follows:
2	
3	SECTION .0500 – STAFF ORIENTATION, TRAINING, COMPETENCY AND CONTINUING
4	EDUCATION
5	
6	10A NCAC 13G .0501 PERSONAL CARE TRAINING AND COMPETENCY
7	(a) The facility shall assure that personal care staff and those who directly supervise them in facilities without heavy
8	care residents successfully complete a 25 hour training program, including competency evaluation, approved by the
9	Department according to Rule .0502 of this Section. For the purposes of this Subchapter, heavy care residents are
10	those for whom the facility is providing personal care tasks listed in Paragraph (i) of this Rule. Directly supervise
11	means being on duty in the facility to oversee or direct the performance of staff duties.
12	(b) The facility shall assure that staff who perform or directly supervise staff who perform personal care tasks listed
13	in Paragraph (i) of this Rule in facilities with heavy care residents successfully complete an 80 hour training program,
14	including competency evaluation, approved by the Department according to Rule .0502 of this Section and comparable
15	to the State approved Nurse Aide I training.
16	(c) The facility shall assure that training specified in Paragraphs (a) and (b) of this Rule is successfully completed six
17	months after hiring for staff hired after July 1, 2000. Staff hired prior to July 1, 2000, shall have completed at least a
18	20 hour training program for the performance or supervision of tasks listed in Paragraph (i) of this Rule or a 75 hour
19	training program for the performance or supervision of tasks listed in Paragraph (j) of this Rule. The 20 and 75 hour
20	training shall meet all the requirements of this Rule except for the interpersonal skills and behavioral interventions
21	listed in Paragraph (j) of this Rule, within six months after hiring.
22	(d) The Department shall have the authority to extend the six month time frame specified in Paragraph (c) of this
23	Rule up to six additional months for a maximum allowance of 12 months for completion of training upon submittal
24	of documentation to the Department by the facility showing good cause for not meeting the six-month time frame.
25	(e) Exemptions from the training requirements of this Rule are as follows:
26	(1) The Department shall exempt staff from the 25 hour training requirement upon successful
27	completion of a competency evaluation approved by the Department according to Rule .0502 of this
28	Section if staff have been employed to perform or directly supervise personal care tasks listed in
29	Paragraph (h) and the interpersonal skills and behavioral interventions listed in Paragraph (j) of this
30	Rule in a comparable long term care setting for a total of at least 12 months during the three years
31	prior to January 1, 1996, or the date they are hired, whichever is later.
32	(2) The Department shall exempt staff from the 80 hour training requirement upon successful
33	completion of a 15 hour refresher training and competency evaluation program or a competency
34	evaluation program approved by the Department according to Rule .0502 of this Section if staff
35	have been employed to perform or directly supervise personal care tasks listed in Paragraph (i) and
36	the interpersonal skills and behavioral interventions listed in Paragraph (j) of this Rule in a

1	comparable long term care setting for a total of at least 12 months during the three years prior to
2	January 1, 1996, or the date they are hired, whichever is later.
3	(3) The Department shall exempt staff from the 25 and 80 hour training and competency evaluation
4	who are or have been licensed health professionals or Certified Nursing Assistants.
5	(f) The facility shall maintain documentation of the training and competency evaluations of staff required by the rules
6	of this Subchapter. The documentation shall be filed in an orderly manner and made available for review by
7	representatives of the Department.
8	(g) The facility shall assure that staff who perform or directly supervise staff who perform personal care tasks listed
9	in Paragraphs (h) and (i), and the interpersonal skills and behavioral interventions listed in Paragraph (j) of this Rule
10	receive on the job training and supervision as necessary for the performance of individual job assignments prior to
11	meeting the training and competency requirements of this Rule.
12	(h) For the purposes of this Rule, personal care tasks which require a 25 hour training program include, but are not
13	limited to the following:
14	(1) assist residents with toileting and maintaining bowel and bladder continence;
15	(2) assist residents with mobility and transferring;
16	(3) provide care for normal, unbroken skin;
17	(4) assist with personal hygiene to include mouth care, hair and scalp grooming, care of fingernails, and
18	bathing in shower, tub, bed basin;
19	(5) trim hair;
20	(6) shave resident;
21	(7) provide basic first aid;
22	(8) assist residents with dressing;
23	(9) assist with feeding residents with special conditions but no swallowing difficulties;
24	(10) assist and encourage physical activity;
25	(11) take and record temperature, pulse, respiration, routine height and weight;
26	(12) trim toenails for residents without diabetes or peripheral vascular disease;
27	(13) perineal care;
28	(14) apply condom catheters;
29	(15) turn and position;
30	(16) collect urine or fecal specimens;
31	(17) take and record blood pressure if a registered nurse has determined and documented staff to be
32	competent to perform this task;
33	(18) apply and remove or assist with applying and removing prosthetic devices for stable residents if a
34	registered nurse, licensed physical therapist or licensed occupational therapist has determined and
35	documented staff to be competent to perform the task; and
36	(19) apply or assist with applying ace bandages, TED's and binders for stable residents if a registered
37	nurse has determined and documented staff to be competent to perform the task.

1	(i) For the purposes of this Rule, personal care tasks which require a 80 hour training program are as follows:
2	(1) assist with feeding residents with swallowing difficulty;
3	(2) assist with gait training using assistive devices;
4	(3) assist with or perform range of motion exercises;
5	(4) empty and record drainage of catheter bag;
6	(5) administer enemas;
7	(6) bowel and bladder retraining to regain continence;
8	(7) test urine or fecal specimens;
9	(8) use of physical or mechanical devices attached to or adjacent to the resident which restrict movement
10	or access to one's own body used to restrict movement or enable or enhance functional abilities;
11	(9) non sterile dressing procedures;
12	(10) force and restrict fluids;
13	(11) apply prescribed heat therapy;
14	(12) care for non infected pressure ulcers; and
15	(13) vaginal douches.
16	(j) For purposes of this Rule, the interpersonal skills and behavioral interventions include, but are not limited to the
17	following:
18	(1) recognition of residents' usual patterns of responding to other people;
19	(2) individualization of appropriate interpersonal interactions with residents;
20	(3) interpersonal distress and behavior problems;
21	(4) knowledge of and use of techniques, as alternatives to the use of restraints, to decrease residents'
22	intrapersonal and interpersonal distress and behavior problems; and
23	(5) knowledge of procedures for obtaining consultation and assistance regarding safe, humane
24	management of residents' behavioral problems.
25	(a) The facility shall assure that staff who provide or directly supervise staff who provide personal care to residents
26	complete an 80-hour personal care training and competency evaluation program established by the Department. For
27	the purpose of this Rule, "Directly supervise" means being on duty in the facility to oversee or direct the performance
28	of staff duties. A copy of the 80-hour training and competency evaluation program is available online at
29	https://info.ncdhhs.gov/dhsr/acls/training/PCA-trainingmanual.html, at no cost. The 80-hour personal care training
30	and competency evaluation program curriculum shall include:
31	(1) observation and documentation skills;
32	(2) basic nursing skills, including special health-related tasks;
33	(3) activities of daily living and personal care skills;
34	(4) cognitive, behavioral, and social care;
35	(5) basic restorative services; and
36	(6) residents' rights as established by G.S. 131D-21.
37	

1	(b) The facility	shall assure that training specified in Paragraph (a) of this Rule is completed within six months after
2	hiring for staff h	nired after October 1, 2022. Documentation of the successful completion of the 80-hour training and
3	competency eva	luation program shall be maintained in the facility and available for review by the Division of Health
4	Service Regulat	ion and the county department of social services.
5	(c) The facility	shall assure that staff who perform or directly supervise staff who perform personal care receive
6	training and su	pervision for the performance of individual job assignments prior to meeting the training and
7	competency req	uirements of this Rule. Documentation of training shall be maintained in the facility and available for
8	review by the D	ivision of Health Service Regulation and the county department of social services.
9	(d) The Departr	nent shall exempt staff from the 80-hour training and competency evaluation program who are:
10	<u>(1)</u>	licensed health professionals;
11	<u>(2)</u>	listed on the Nurse Aide Registry; or
12	<u>(3)</u>	documented as having completed one of the following previously approved training programs:
13		(A) a 20-hour or 75-hour training and competency evaluation program prior to July 1, 2000; or
14		(B) a 25-hour or 80-hour training and competency evaluation program from July 1, 2000
15		through September 30, 2017.
16		
17	History Note:	Authority G.S. 131D-2.16; 131D-4.3; 131D-4.5; 143B-165;
18		Temporary Adoption Eff. January 1, 1996;
19		Eff. May 1, 1997;
20		Temporary Amendment Eff. December 1, 1999;
21		Amended Eff. July 1, 2000. <u>2000;</u>
22		<u>Readopted Eff. October 1, 2022.</u>

1	10A NCAC 130	G .0502 is proposed for readoption as a repeal as follows:
2		
3	10A NCAC 13	G .0502 PERSONAL CARE TRAINING AND COMPETENCY PROGRAM APPROVAL
4		
5	History Note:	Authority G.S. 131D-2.16; 131D-4.3; 131D-4.5; 143B-165;
6		Temporary Adoption Eff. January 1, 1996;
7		Eff. May 1, 1997;
8		Temporary Amendment Eff. December 1, 1999;
9		Amended Eff. July 1, 2000. <u>2000:</u>
10		<u>Repealed Eff. October 1, 2022.</u>

D/2-8

1	10A NCAC 13G	.0503 is proposed for readoption without substantive changes as follows:		
2				
3	10A NCAC 13G	.0503 MEDICATION ADMINISTRATION COMPETENCY EVALUATION		
4	(a) The compete	ency evaluation for medication administration shall consist of a written examination and a clinical		
5	skills evaluation	to determine competency in the following areas:		
6	<u>(1)</u>	medical abbreviations and terminology;		
7	<u>(2)</u>	transcription of medication orders;		
8	<u>(3)</u>	obtaining and documenting vital signs;		
9	<u>(4)</u>	procedures and tasks involved with the preparation and administration of oral (including liquid,		
10		sublingual and inhaler), topical (including transdermal), ophthalmic, otic, and nasal medications;		
11	<u>(5)</u>	infection control procedures;		
12	<u>(6)</u>	documentation of medication administration;		
13	<u>(7)</u>	monitoring for reactions to medications and procedures to follow when there appears to be a change		
14		in the resident's condition or health status based on those reactions;		
15	<u>(8)</u>	medication storage and disposition;		
16	<u>(9)</u>	regulations rules pertaining to medication administration in adult care facilities; and		
17	<u>(10)</u>	the facility's medication administration policy and procedures.		
18	(b) An individu	al shall score at least 90% on the written examination which shall be a standardized examination		
19	established by the	e Department.		
20	(c) A certificate	of successful completion of the written examination shall be issued to each participant successfully		
21	completing the ex	camination. who successfully completes the examination as required in Paragraph (b) of this Rule. A		
22	copy of the certif	icate shall be maintained and available for review in the facility. The certificate is transferable from		
23	one facility to another as proof of successful completion of the written examination. A medication study guide for the			
24	written examinat	ion is available at no charge by contacting the Division of Health Service Regulation, Adult Care		
25	Licensure Section	n, 2708 Mail Service Center, Raleigh, NC 27699-2708.		
26	(d) The clinical	skills validation portion of the competency evaluation shall be conducted by a registered nurse or a		
27	registered license	d pharmacist consistent with their occupational licensing laws and who has a current unencumbered		
28	license in North C	Carolina. This validation shall be completed for those medication administration tasks to be performed		
29	in the facility. Co	ompetency validation by a registered nurse is required for unlicensed staff who perform any of the		
30	personal care tas	ks related to medication administration listed in Subparagraphs (a)(4), (a)(7), (a)(11), (a)(14), and		
31	<u>(a)(15) as</u> specifi	ed in Rule .0903 of this Subchapter.		
32	(e) The Medicat	ion Administration Skills Validation Form shall be used to document successful completion of the		
33	clinical skills va	lidation portion of the competency evaluation for those medication administration tasks to be		
34	performed in the	facility employing the medication aide. The form requires the following:		
35	<u>(1)</u>	name of the staff and adult care home;		
36	<u>(2)</u>	satisfactory completion date of demonstrated competency of task or skill with the instructor's initials		
37		or signature:		

1	(3)	if staff needs more training on skills or tasks, it should be noted with the instructor's signature; and
2	<u>(4)</u>	staff and instructor signatures and date after completion of tasks.
3	Copies of this fe	orm and instructions for its use may be obtained at no cost by contacting the Adult Care Licensure
4	Section, Divisio	n of Health Service Regulation, 2708 Mail Service Center, Raleigh, NC 27699 2708. on the Adult
5	Care Licensure	website, https://info.ncdhhs.gov/dhsr/acls/pdf/medchklst.pdf. The completed form shall be maintained
6	and available fo	r review in the facility and is not transferable from one facility to another.
7		
8	History Note:	Authority G.S. 131D-2.16; 131D-4.5; 143B-165;
9		Temporary Adoption Eff. January 1, 2000; December 1, 1999;
10		Eff. July 1, 2000. <u>2000;</u>
11		<u>Readopted Eff. October 1, 2022.</u>

1	10A NCAC 130	6.0504 is proposed for readoption with substantive changes as follows:		
2				
3	10A NCAC 130	G.0504 COMPETENCY VALIDATION FOR LICENSED HEALTH PROFESSIONAL		
4		SUPPORT TASKS		
5	(a) A family can	the home The facility shall assure that non-licensed personnel and licensed personnel non-licensed staff		
6	and licensed sta	ff not practicing in their licensed capacity as governed by their practice act and in accordance with		
7	occupational lic	ensing laws are competency validated by return demonstration for any personal care task specified in		
8	Subparagraph (a)(1) through (28) of Rule .0903 of this Subchapter Subchapter. The facility shall assure the		
9	competency val	dation occurs prior to staff performing the task and that their ongoing competency is assured through		
10	facility staff over	rsight and supervision.		
11	(b) Competence	validation shall be performed by the following licensed health professionals:		
12	(1)	A registered nurse shall validate the competency of staff who perform any of the personal care tasks		
13		specified in Subparagraphs (a)(1) through (28) of Rule .0903 of this Subchapter.		
14	(2)	In lieu of a registered nurse, a licensed respiratory care practitioner licensed under G.S. 90, Article		
15		38, may validate the competency of staff who perform personal care tasks specified in		
16		Subparagraphs (a)(6), (11), (16), (18), (19) (19), and (21) of Rule .0903 of this Subchapter.		
17	(3)	In lieu of a registered nurse, a registered licensed pharmacist may validate the competency of staff		
18		who perform the personal care task tasks specified in Subparagraph (a)(8) and (11) of Rule .0903 of		
19		this Subchapter. An immunizing pharmacist may validate the competency of staff who perform the		
20		personal care task specified in Subparagraph (a)(15) of Rule .0903 of this Subchapter.		
21	(4)	In lieu of a registered nurse, an occupational therapist or physical therapist may validate the		
22		competency of staff who perform personal care tasks specified in Subparagraphs (a)(17) and (a)(22)		
23		through (27) of Rule .0903 of this Subchapter.		
24	(c) Competency	validation of staff, according to Paragraph (a) of this Rule, for the licensed health professional support		
25	tasks specified	in Paragraph (a) of Rule .0903 of this Subchapter and the performance of these tasks is limited		
26	exclusively to the	nese tasks except in those cases in which a physician acting under the authority of G.S. 131D-2(a1)		
27	<u>131D-2.2(a)</u> cer	131D-2.2(a) certifies that non-licensed personnel can be competency validated to perform other tasks on a temporary		
28	basis to meet the	e resident's needs and prevent unnecessary relocation. relocation of the resident.		
29				
30	History Note:	Authority G.S. 131D-2.16; 131D-4.5; 143B-165;		
31		Temporary Adoption Eff. September 1, 2003;		
32		Eff. July 1, 2004. <u>2004:</u>		
33		<u>Readopted Eff. October 1, 2022.</u>		

1	10A NCAC 13G .0507 is proposed for readoption with substantive changes as follows:		
2			
3	10A NCAC 130	G .0507 TRAINING ON CARDIO-PULMONARY RESUSCITATION	
4	Each family care	e home shall have at least one staff person on the premises at all times who has completed within the	
5	last 24 months	a course on cardio-pulmonary resuscitation and choking management, including the Heimlich	
6	maneuver, prov	ided by the American Heart Association, American Red Cross, National Safety Council, American	
7	Safety and Heal	th Institute and Medic First Aid, or by a trainer with documented certification as a trainer on these	
8	procedures from	one of these organizations. If the only staff person on site has been deemed physically incapable of	
9	performing these	e procedures by a licensed physician, that person is exempt from the training. The staff person trained	
10	according to this	Rule shall have access at all times in the facility to a one-way valve pocket mask for use in performing	
11	cardio-pulmona	ry resuscitation.	
12			
13	History Note:	Authority G.S. 131D-2.16; 131D-4.5; 143B-165;	
14		Temporary Adoption Eff. September 1, 2003;	
15		Eff. July 1, 2004. <u>2004:</u>	
16		<u>Readopted Eff. October 1, 2022.</u>	

1	10A NCAC 13G .	0508 is proposed for readoption without substantive changes as follows:	
2			
3	10A NCAC 13G	0508 ASSESSMENT TRAINING	
4	The person or per	sons designated by the administrator to perform resident assessments as required by Rule .0801 of	
5	this Subchapter sl	nall successfully complete training on resident assessment established by the Department before	
6	performing the required assessments. Registered nurses are exempt from the assessment training. The Resident		
7	Assessment Self-I	nstructional Manual for Adult Care Homes herein incorporated by reference including subsequent	
8	amendments and	editions. The instruction manual on resident assessment is available on the internet Adult Care	
9	Licensure website	, http://facility_services.state.nc.us/gcpage.htm, or it is available at the cost of printing and mailing	
10	from the Division	of Health Service Regulation, Adult Care Licensure Section, 2708 Mail Service Center, Raleigh,	
11	NC 27699-2708. <u>1</u>	nttps://info.ncdhhs.gov/dhsr/acls/pdf/assessmentmanual.pdf, at no cost.	
12			
13	History Note:	Authority G.S. 131D-2.16; 131D-4.5; 143B-165;	
14		Temporary Adoption Eff. September 1, 2003;	
15		Eff. June 1, 2004. <u>2004:</u>	
16		Readopted Eff. October 1, 2022.	

1	10A NCAC 130	6.0903 is proposed for readoption without substantive changes as follows:
2		
3	10A NCAC 130	G .0903 LICENSED HEALTH PROFESSIONAL SUPPORT
4	(a) A family of	care home The facility shall assure that an appropriate licensed health professional, professional
5	participates in th	ne on-site review and evaluation of the residents' health status, care plan plan, and care provided for
6	residents requiri	ng one or more of the following personal care tasks:
7	(1)	applying and removing ace bandages, ted <u>TED</u> hose, binders, and braces and splints;
8	(2)	feeding techniques for residents with swallowing problems;
9	(3)	bowel or bladder training programs to regain continence;
10	(4)	enemas, suppositories, break-up and removal of fecal impactions, and vaginal douches;
11	(5)	positioning and emptying of the urinary catheter bag and cleaning around the urinary catheter;
12	(6)	chest physiotherapy or postural drainage;
13	(7)	clean dressing changes, excluding packing wounds and application of prescribed enzymatic
14		debriding agents;
15	(8)	collecting and testing of fingerstick blood samples;
16	(9)	care of well-established colostomy or ileostomy (having a healed surgical site without sutures or
17		drainage);
18	(10)	care for pressure ulcers, up to and including a Stage II pressure ulcer ulcer, which is a superficial
19		ulcer presenting as an abrasion, blister blister, or shallow crater;
20	(11)	inhalation medication by machine;
21	(12)	forcing and restricting fluids;
22	(13)	maintaining accurate intake and output data;
23	(14)	medication administration through a well-established gastrostomy feeding tube (having a healed
24		surgical site without sutures or drainage and through which a feeding regimen has been successfully
25		established);
26	(15)	medication administration through subcutaneous injection; injection in accordance with Rule
27		.1004(q) except for anticoagulant medications;
28		Note: Unlicensed staff may only administer subcutaneous injections as stated in Rule .1004(q) of
29		this Subchapter;
30	(16)	oxygen administration and monitoring;
31	(17)	the care of residents who are physically restrained and the use of care practices as alternatives to
32		restraints;
33	(18)	oral suctioning;
34	(19)	care of well-established tracheostomy, not to include indo-tracheal endotracheal suctioning;
35	(20)	administering and monitoring of tube feedings through a well-established gastrostomy tube (see
36		description in Subparagraph (14) of this Paragraph); in accordance with Subparagraph (a)(14) of
37		this Rule;

1	(21)	the monitoring of continuous positive air pressure devices (CPAP and BIPAP);	
2	(22)	application of prescribed heat therapy;	
3	(23)	application and removal of prosthetic devices except as used in early post-operative treatment for	
4		shaping of the extremity;	
5	(24)	ambulation using assistive devices that requires physical assistance;	
6	(25)	range of motion exercises;	
7	(26)	any other prescribed physical or occupational therapy;	
8	(27)	transferring semi-ambulatory or non-ambulatory residents; or	
9	(28)	nurse aide II tasks according to the scope of practice as established in the Nursing Practice Act and	
10		rules promulgated under that act Act in 21 NCAC 36.	
11	(b) The appropriate	ate licensed health professional, as required in Paragraph (a) of this Rule, is:	
12	(1)	a registered nurse licensed under G.S. 90, Article 9A, for tasks listed in Subparagraphs (a)(1)	
13		through (28) of this Rule;	
14	(2)	an occupational therapist licensed under G.S. 90, Article 18D or physical therapist licensed under	
15		G.S. 90-270.24, Article 18B G.S. 90-270.90, Article 18E, for tasks listed in Subparagraphs (a)(17)	
16		and (a)(22) through (27) of this Rule;	
17	(3)	a respiratory care practitioner licensed under G.S. 90, Article 38, for tasks listed in Subparagraphs	
18		(a)(6), (11), (16), (18), (19) (19), and (21) of this Rule; or	
19	(4)	a registered nurse licensed under G.S. 90, Article 9A, for tasks that can be performed by a nurse	
20		aide II according to the scope of practice as established in the Nursing Practice Act and rules	
21		promulgated under that act Act in 21 NCAC 36.	
22	(c) The facility	shall assure that participation by a registered nurse, occupational therapist occupational therapist,	
23	respiratory care	practitioner, or physical therapist in the on-site review and evaluation of the residents' health status,	
24	care plan plan, and care provided, as required in Paragraph (a) of this Rule, is completed within the first 30 days after		
25	of admission or within 30 days from the date a resident develops the need for the task and at least quarterly thereafter,		
26	and includes the	following:	
27	(1)	performing a physical assessment of the resident as related to the resident's diagnosis or current	
28		condition requiring one or more of the tasks specified in Paragraph (a) of this Rule;	
29	(2)	evaluating the resident's progress to care being provided;	
30	(3)	recommending changes in the care of the resident as needed based on the physical assessment and	
31		evaluation of the progress of the resident; and	
32	(4)	documenting the activities in Subparagraphs (1) through (3) of this Paragraph.	
33	(d) The facility	shall assure action is taken in response to the licensed health professional review and documented,	
34	and that the physician or appropriate health professional is informed of the recommendations when necessary.		
35	(d) The facility shall follow-up and implement recommendations made by the licensed health professional including		
36	referral to the physician or appropriate health professional when indicated. The facility shall document follow-up on		
37	all recommendations made by the licensed health professional.		

1		
2	History Note:	Authority G.S. 131D-2.16; 131D-4.5; 143B-165;
3		Temporary Adoption Eff. January 1, 1996;
4		Eff. May 1, 1997;
5		Temporary Amendment Eff. December 1, 1999;
6		Amended Eff. July 1, 2000;
7		Temporary Amendment Eff. September 1, 2003;
8		Amended Eff. June 1, 2004. <u>2004;</u>
9		<u>Readopted Eff. October 1, 2022.</u>

1	10A NCAC 13G	0.0905 is proposed for readoption with substantive changes as follows:	
2			
3	10A NCAC 130	G .0905 ACTIVITIES PROGRAM	
4	(a) Each family	care home shall develop a program of activities designed to promote the residents' active involvement	
5	with each other,	their families, and the community.	
6	(b) The program	n shall be designed to promote active involvement by all residents but is not to require any individual	
7	to participate in	any activity against his or her will. If there is a question about a resident's ability to participate in an	
8	activity, the resid	dent's physician shall be consulted to obtain a statement regarding the resident's capabilities.	
9	(c) The activity	director, as required in Rule .0404 of this Subchapter, shall:	
10	(1)	use information on the residents' interests and capabilities as documented upon admission and	
11		updated as needed to arrange for or provide planned individual and group activities for the residents,	
12		taking into account the varied interests, capabilities capabilities, and possible cultural differences of	
13		the residents;	
14	(2)	prepare a monthly calendar of planned group activities which shall be easily readable with large	
15		print, to residents within the community, posted in a prominent location accessible to residents by	
16		the first day of each month, and updated when there are any changes;	
17	(3)	involve community resources, such as recreational, volunteer, religious, aging and developmentally	
18		disabled associated agencies, and religious organizations, to enhance the activities available to	
19		residents;	
20	(4)	evaluate and document the overall effectiveness of the activities program at least every six months	
21		with input from the residents to determine what have been the most valued activities and to elicit	
22		suggestions of ways to enhance the program;	
23	(5)	encourage residents to participate in activities; and	
24	(6)	assure there are adequate supplies, supplies necessary for planned activities, supervision	
25		supervision, and assistance to enable each resident to participate. Aides and other facility staff may	
26		be used to assist with activities.	
27	(d) There shall be a minimum of 14 hours of a variety of planned group activities per week that include activities that		
28	promote socialization, physical interaction, group accomplishment, creative expression, increased knowledge		
29	knowledge, and learning of new skills. Homes that care exclusively for residents with HIV disease are exempt from		
30	this requirement as long as the facility can demonstrate planning for each resident's involvement in a variety of		
31	activities. Examples of group activities are group singing, dancing, games, exercise classes, seasonal parties,		
32	discussion groups, drama, resident council meetings, book reviews, music appreciation, review of current events and		
33	spelling bees.		
34	(e) Residents shall have the opportunity to participate in activities involving one to one interaction and activity by		
35	oneself that promote enjoyment, a sense of accomplishment, increased knowledge, learning of new skills, and creative		
36	expression. Examples of these activities are crafts, painting, reading, creative writing, buddy walks, card playing, and		
37	nature walks.		

- 1 (f) Each resident shall have the opportunity to participate in at least one outing every other month. Residents interested
- 2 in being involved in the community more frequently shall be encouraged to do so.
- 3 (g) Each resident <u>Residents</u> shall have the opportunity to participate in meaningful work type and volunteer service
- 4 activities in the home facility or in the community, but participation shall be on an entirely voluntary basis, never
- 5 forced upon residents and not assigned in place of staff. community. Participation in volunteer activities shall not be
- 6 required of residents and shall not involve duties that are typically performed by facility staff.
- 7 8
- History Note: Authority G.S. 131D-2.16; 143B-165; 131D-4.1; 131D-4.3;
- 9 *Eff. January 1, 1977;*
- 10 Readopted Eff. October 31, 1977;
- 11 Amended Eff. August 3, 1992; April 1, 1987; April 1, 1984;
- 12 Temporary Amendment Eff. July 1, 2004;
- 13 Amended Eff. July 1, 2005. <u>2005:</u>
- 14 <u>Readopted Eff. October 1, 2022.</u>

1	10A NCAC 13G .1005 is proposed for readoption without substantive changes as follows:		
2			
3	10A NCAC 13	G .1005 SELF-ADMINISTRATION OF MEDICATIONS	
4	(a) The facility	shall permit residents who are competent and physically able to self-administer to self-administer their	
5	medications if the following requirements are met:		
6	(1)	the self-administration is ordered by a physician or other person legally authorized to prescribe	
7		medications in North Carolina and documented in the resident's record; and	
8	(2)	specific instructions for administration of prescription medications are printed on the medication	
9		label.	
10	(b) When there is a change in the resident's mental or physical ability to self-administer or resident non-compliance		
11	with the physician's orders or the facility's medication policies and procedures, the facility staff shall notify the		
12	physician. A resident's right to refuse medications does not imply the inability of the resident to self-administer		
13	medications.		
14			
15	History Note:	Authority G.S. 131D-2.16; 131D-4.5; 143B-165;	
16		Temporary Adoption Eff. December 1, 1999;	
17		Eff. July 1, 2000. 2000;	
18		<u>Readopted Eff. October 1, 2022.</u>	

1	10A NCAC 13G	1006 is proposed for readoption without substantive changes as follows:	
2			
3	10A NCAC 130	G.1006 MEDICATION STORAGE	
4	(a) Medications	that are self-administered and stored in the resident's room shall be stored in a safe and secure manner	
5	as specified in b	y the facility's medication storage policy and procedures.	
6	(b) All prescrip	tion and non-prescription medications stored by the facility, including those requiring refrigeration,	
7	shall be maintai	ned in a safe manner under locked security except when under the immediate or direct physical	
8	supervision of st	aff in charge of medication administration.	
9	(c) The medica	tion storage area shall be elean, well lighted, well ventilated, routinely cleaned, include functional	
10	lighting, ventilat	ted to circulate fresh air, large enough to store medications in an orderly manner, and located in areas	
11	other than the ba	athroom, kitchen or utility room. Medication carts shall be clean <u>routinely cleaned</u> and medications	
12	shall be stored in	n an orderly manner.	
13	(d) Accessibilit	y to locked Locked storage areas for medications shall only be by staff responsible for medication	
14	administration a	nd administrator or person in charge. <u>administrator-in-charge.</u>	
15	(e) Medications	s intended for topical or external use, except for ophthalmic, otic otic, and transdermal medications,	
16	shall be stored in	n a designated area separate from the medications intended for oral and injectable use. Ophthalmic,	
17	otic otic, and t	ransdermal medications may be stored with medications intended for oral and injectable use.	
18	Medications shall be stored apart from cleaning agents and hazardous chemicals.		
19	(f) Medications requiring refrigeration shall be stored at 36 degrees F to 46 degrees F (2 degrees C to 8 degrees C).		
20	(g) Medications shall not be stored in a refrigerator containing non-medications and non-medication related items,		
21	except when stored in a separate container. The container shall be locked when storing medications unless the		
22	refrigerator is locked or is located in a locked medication area.		
23	(h) The facility shall only possess a stock of non-prescription medications or the following prescription legend		
24	medications for	general or common use: use in accordance with physicians' orders:	
25	(1)	irrigation solutions in single unit quantities exceeding 49 ml. and related diagnostic agents;	
26	(2)	diagnostic agents;	
27	(3)	vaccines; and	
28	(4)	water for injection and normal saline for injection.	
29	Note: A prescri	bing practitioner's order is required for the administration of any medication as stated in Rule .1004	
30	(a) of this Section.		
31	(i) First aid supplies shall be immediately available, available to staff within the facility, stored out of sight of residents		
32	and visitors <u>visit</u>	ors, and stored separately from medications, and in a secure and an orderly manner.	
33			
34	History Note:	Authority G.S. 131D-2.16; 131D-4.5; 143B-165;	
35		Temporary Adoption Eff. December 1, 1999;	
36		Eff. July 1, 2000. <u>2000:</u>	
37		<u>Readopted Eff. October 1, 2022.</u>	

Rule for: Family Care Home Rules

1	10A NCAC 130	G.1208 is proposed for readoption without substantive changes as follows:
2		
3	10A NCAC 13	G .1208 FACILITIES TO REPORT RESIDENT DEATHS
4	For purposes of	this Section, facilities licensed in accordance with G.S. 131D-2 The facility shall report resident deaths
5	to the Division	of Health Service Regulation. Regulation, in accordance with G.S. 131D-34.1.
6		
7	History Note:	Authority G.S. 131D-2.4; 131D-2.16; 131D-34.1; 143B-165;
8		Temporary Adoption Eff. May 1, 2001;
9		Eff. July 18, 2002. 2002:
10		<u>Readopted Eff. October 1, 2022.</u>

DHSR Adult Care Licensure Section Fiscal Impact Analysis Permanent Rule Readoption and Amendment without Substantial Economic Impact

Agency:	North Carolina Medical Care Commission
Contact Persons:	Nadine Pfeiffer, DHSR Rules Review Manager, (919) 855-3811 Megan Lamphere, Adult Care Licensure Section Chief, (919) 855-3784 Shalisa Jones, Regulatory Analyst, (704) 589-6214

Impact:

Federal Government:NoState Government:NoLocal Government:NoPrivate Entities:YesSubstantial Impact:No

Titles of Rule Changes and N.C. Administrative Code Citation

Rule Readoptions (See proposed text of these rules in Appendix) 10A NCAC 13F .0404 Qualifications of Activity Director 10A NCAC 13F .0407 Other Staff Qualifications 10A NCAC 13F .0501 Personal Care Training and Competency 10A NCAC 13F .0503 Medication Administration Competency 10A NCAC 13F .1006 Medication Storage 10A NCAC 13F .1008 Controlled Substances 10A NCAC 13F .1010 Pharmaceutical Services 10A NCAC 13G .0404 Qualifications of Activity Director 10A NCAC 13G .0406 Other Staff Qualifications 10A NCAC 13G .0501 Personal Care Training and Competency 10A NCAC 13G .0503 Medication Administration Competency 10A NCAC 13G .0504 Competency Validation for Licensed Health Professional Support Tasks 10A NCAC 13G .0507 Training on Cardio-Pulmonary Resuscitation 10A NCAC 13G .0508 Assessment Training 10A NCAC 13G .0903 Licensed Health Professional Support 10A NCAC 13G .0905 Activities Program 10A NCAC 13G .1005 Self-Administration of Medication 10A NCAC 13G .1006 Medication Storage 10A NCAC 13G .1208 Facilities to Report Resident Deaths

Rule Amendment (*See proposed text of these rules in Appendix*) 10A NCAC 13F .0504 Competency Validation for Licensed Health Professional Support Tasks 10A NCAC 13F .0508 Assessment Training 10A NCAC 13F .0905 Activities Program 10A NCAC 13F .1207 Facilities to Report Resident Deaths Rule Repeal 10A NCAC 13F .0502 Personal Care Training Content and Instructors 10A NCAC 13G .0502 Personal Care Training and Competency Program Approval

Authorizing Statutes: G.S. 131D-2.16; 131D-4.5; 143B-165

Introduction

The agency is proposing changes to update access to the Personal Care Training by making training available on the internet; and technical changes to align with general statutes and clarify current rule language to meet current style standards. The technical changes are proposed for clarity and consistency but do not affect current operations.

The proposed changes will generate costs and/or benefits for adult care homes and family care homes and their residents in the form of time and cost savings for new hires and providers as additional qualified professionals are exempt from completing the basic activity course. Facilities are given the additional benefit of flexibility and minor operational time savings with the inclusion of an immunizing pharmacist to complete the personal care task inhalation medication by machine. The agency does not anticipate any additional impact on state government or local government (i.e. county Departments of Social Services who monitor and conduct complaint investigations in adult care homes and family care homes) beyond their current job requirements to implement, monitor, or regulate the proposed amendments.

Periodic Review Process Background

Under the authority of G.S. 150B-21.3A, Periodic review of existing rules, the North Carolina Medical Care Commission and Rule Review Commission approved the Subchapter reports with classifications for the rules under 10A NCAC 13F Licensing of Adult Care Homes of Seven or More Beds and 10 NCAC 13G Licensing of Family Care Homes. The rules were classified in the reports as necessary with substantive public interest. Rules 10A NCAC 13F .0404, 13F .0407, 13F .0501, 13G .0404, 13G .0406, 13G .0501, 13G .0504, 13G .0507 are being presented for readoption with substantive changes. The following rules were not identified for readoption with substantive changes based on public comment but are being proposed for amendment to correlate with the 13G rule of the same title and similar content being proposed for readoption: 10A NCAC 13F .0504, 13F .0508, 13F .0905, 13F .1207. Most of the rules for both types of assisted living residences, adult care homes of seven beds or more and family care homes, are the same with the primary exception of staffing and physical plant requirements since they generally serve the same population based on need for care and services. Therefore, the 13F rules corresponding to the 13G rules being proposed for readoption with substantive changes are being amended concurrently to assure this traditional consistency. The rules proposed for amendment, while not receiving comment for substantive change, are being amended for clarification and updating purposes. The following rules were identified for readoption without substantive changes:10A NCAC 13F .0503, 13F .1006, 13F .1008, 13F .1010, 13G .0503, 13G .0503, 13G .0508, 13G .0903, 13G .0905, 13G .1005, 13G .1006, 13G .1208. Rules 10A NCAC 13F. 0502 and 13G .0502 are being readopted as repeals and will not be discussed in this analysis.

Rules Summary and Anticipated Fiscal Impact

10A NCAC 13F .0404 and 13G .0404 Qualifications of Activity Director: This rule outlines the qualification requirements of an activity director. The rule is currently written to allow the activity director to meet a minimum educational requirement of either a high school diploma, certification under the GED program or passing an alternative examination established by the department. Activity directors must also complete a 'basic activity course' unless they hold a related professional certification.

The agency proposes to remove the alternate examination option for meeting minimum education requirements. Moving forward, the activity director must have either a high school diploma or GED.

Review of the data provided by the NC Division of Health Service Regulation, Health Care Personnel Education and Credentialing Section, reveals the total test takers for the alternate exam in 2021 was 25. Due to the minimal amount of times the test has been administered, this change will have minimum impact.

In Item (2) the rule was updated to include additional exemptions from the required basic activity course including having two years of experience in a social or recreation program within the last five years in a health care setting or being an occupational therapist or occupation therapy assistant.

Activity directors plan and oversee engaging activities in adult and family care homes to enhance the quality of life of residents. Proper knowledge of planning and implementing activity programs is essential to have a successful activity program. The agency believes that on-the job experience or occupational therapy education provides the necessary knowledge and skills to fulfill this role. The proposed changes allow facilities to hire qualified and experienced individuals for the activity director position without the individuals being required to take the basic activity course upon hire, ultimately starting the position without any further mandated requirements.

Fiscal Impact: Activity director hires that qualify for the exemption from the basic activity course will ultimately save time and money associated with the completion of the course. This basic activity course requires between 52-60 hours of class training and 25-33 hours of practicum. The cost for this course ranges from \$300.00-\$435.00 per person. Potential cost savings associated with payment for the course and supplies depends on the agreement between staff and providers regarding responsibility for payment of the course. The exemption offers time savings for staff as the requirement for class training and practicum would not be required.

10A NCAC 13F .0407 and 13G .0406 Other Staff Qualifications: The rule was modified to include the existing requirement for examination and screening for controlled substances in accordance with N.C. Gen. Stat. 131D-45 for the purpose of capturing staff qualifications in a comprehensive manner. Technical changes were also made to this rule to update statutory references.

There are no additional costs for providers to have the examination and screening results as they are currently required by statute to ensure all related examination and screening information are maintained confidentially. Additionally, there is no fiscal impact as a result of updating the statutes.

10A NCAC 13F .0501 and 13G .0501 Personal Care Training and Competency: Technical changes were made to be consistent with current writing styles, to provide the web link for the free training program and to specify the divisions responsible for reviewing employee training. Additionally, the language of

paragraph (a) was changed from "adult care home" to "facility" to be consistent with other paragraphs of the rule.

1. Paragraph (a) previously required individuals to mail a request and pay for copies of the 80-hour training and competency evaluation program. The proposed language provides the website address were the 80-hour training and competency evaluation program is available at no cost. Technical changes are also proposed to bring the rule in alignment with the repeal of 10A NCAC 13F .0502 and 13G .0502 by including the content for the training requirements.

There is no fiscal impact as a result providing free access to the training and competency evaluation program beyond improving awareness of where and how to access the program.

2. Paragraph (b) currently requires providers to maintain copies of employees' successful completion of the 80-hour training and competency evaluation program for review. The proposed rule language provides clarification by listing the agencies that will review the documents. The Division of Health Service Regulation and Department of Social Services currently review the documents as needed during survey and monitoring activities.

3. The proposed language in Paragraph (c) was replaced by language in Paragraph (d). The rule also clarified the documentation would be available for the Division of Health Service Regulation and Department of Social Services.

The revisions do not change how this rule is implemented but simplifies the interpretation of the rule by including the training and competency requirements before discussing reasons for exemptions.

4. In October 2017, N.C. Gen. Stat. 131D-4.3, required personal aides to have a minimum 80 hours of training. The proposed rule language allows staff who completed personal care aide training prior to the effective date of the statute to have trainings grandfathered based on the rules in effect at the time of training. The proposed language in Paragraph (d) was updated to reflect the current statutory training requirements.

There is no cost to implement these requirements as facilities have been required to comply with the general statute since it was established in 2017.

10A NCAC 13F .0504 and 13G .0504 Competency Validation for Licensed Health Professional Support Tasks: The proposed changes include an additional task that can be validated by a licensed health professional and included an additional licensed health professional to complete validations. The proposed change ensures that all health professionals who have the qualifications are allowed to complete competency validations. Technical changes were also made to be consistent with current writing styles.

1. The personal care task of "inhalation medication by machine" has been added as a task a pharmacist can validate; this change updates the rules to conform with existing pharmacist licensure laws and do not expand their scope of practice.

The proposed rules would also allow an immunizing pharmacist to validate the personal care task of "medication administration through injection."

Rationale: Due to the most recent pandemic COVID-19, pharmacists now administer the COVID-19 vaccines and other vaccines but only if they are designated as an immunizing pharmacist. Immunizing pharmacists are currently required to complete the training for the Long Acting IM administration as indicated in S.L. 2021-3 and G.S. 90-

85.15B. The immunizing pharmacist was added to give facilities the option to utilize an additional appropriate licensed health professional to validate the personal care task "medication administration through injection."

Fiscal Impact: The intent of this proposed change was to ensure each health professional qualified to competency validate medication administration via injection was proactively given the permission to complete the task, giving facilities the maximum amount of flexibility, however there is no significant impact. While this may result in minor operational time savings, the main intent was to make sure that the rules are comprehensive and treat professionals consistently based on their qualifications.

2. The rules as written use specific language such as "adult care home" in 13F .0504 and "family care home" in 13G .0504. The language has been updated in both rules to "facility". The rules as written also include the term "personnel" which has been updated to "staff". Reference to the occupational laws that give licensed professional authority to complete validation tasks was updated to provide clarity. Additional language regarding competency validation was included to make clear what needed to occur prior to staff performing tasks. These technical changes have no additional impact beyond improving rule clarity.

10A NCAC 13G .0507 Training on Cardio-Pulmonary Resuscitation: The rule as written included an exemption from the training if the staff were deemed physically incapable of performing procedures by a licensed physician. The proposed language includes the use of one-way valve pocket mask for CPR trained staff for resuscitation.

The proposed language aligns with the current language in 10 NCAC 13F .0507 and updates outdated requirements for CPR training and to now include the use of a pocket mask to utilize when performing CPR.

Fiscal Impact: None

10A NCAC 13F .0905 and 13G .0905 Activities Program: Technical changes were made to be consistent with current writing styles and to provide clarity. The rule as written included an exemption for homes that care exclusively for residents with HIV disease. The proposed language removes the exemption to align with current licensing practices.

The proposed language aligns with current statutes, rules and licensing criteria. Current licensing laws and regulations only differentiate license types by adult care home or family care home, facilities that serve only individuals age 55 and older, and facilities that operate a special care unit. Licenses are otherwise not specific to disease or condition. There are no facilities licensed to serve only individuals with HIV disease. Additional language was included to provide clarity regarding resident's participation in volunteer activities.

Fiscal impact: None

¹ USDA Dietary Guidelines for Americans, 2020-2025

² Data from the Adult Care Homes 2020 Facility License Renewal Applications

³⁽BMJ, 2021) "Effect of dietary sources of calcium and protein on hip fractures and falls in older adults in residential care: cluster randomized controlled trial"

Appendix

10A NCAC 13F .0404 is proposed for readoption with substantive changes as follows:

10A NCAC 13F .0404 QUALIFICATIONS OF ACTIVITY DIRECTOR

There shall be a designated adult Adult care home homes shall have an activity director who meets the following qualifications:

- (1) The activity director (employed <u>hired</u> on or after August 1, 1991) <u>September 30, 2022</u> shall meet a minimum educational requirement by being at least a high school graduate or certified under the GED Program or by passing an alternative examination established by the Department of Health & Human Services. Program.
- (2) The activity director hired on or after July 1, 2005 September 30, 2022 shall have completed or complete, within nine months of employment or assignment to this position, the basic activity course for assisted living activity directors offered by community colleges or a comparable activity course as determined by the Department based on instructional hours and content. A person with a degree in recreation administration or therapeutic recreation or who is state or nationally certified as a Therapeutic Recreation Specialist or certified by the National Certification Council for Activity Professionals meets this requirement as does a person who completed the activity coordinator course of 48 hours or more through a community college before July 1, 2005. An activity director shall be exempt from the required basic activity course if one or more of the following applies:
 - (a) be a licensed recreational therapist or be eligible for certification as a therapeutic recreation specialist as defined by the North Carolina Recreational Therapy Licensure Act in accordance with G.S. 90C;
 - (b) have two years of experience working in a social or recreation program within the last five years, one year of which was full-time in a patient activities program in a health care setting;
 - (c) be a licensed occupational therapist or licensed occupational therapy assistant in accordance with G.S. 90, Article 18D; or
 - (d) be certified as an Activity Director by the National Certification Council for Activity Professionals.

History Note: Authority G.S. 131D-2.16; 131D-4.5; 143B-165; Eff. January 1, 1977; Readopted Eff. October 31, 1977; Amended Eff. April 1, 1987; April 1, 1984; Temporary Amendment Eff. July 1, 2003; Amended Eff. June 1, 2004; Temporary Amendment Eff. July 1, 2004; Amended Eff. July 1, 2005. <u>2005;</u> Readopted Eff. October 1, 2022.

10A NCAC 13F .0407 is proposed for readoption with substantive changes as follows:

10A NCAC 13F .0407 OTHER STAFF QUALIFICATIONS

- (a) Each staff person at an adult care home shall:
 - have a job description that reflects actual the positions, duties and responsibilities and is signed by the administrator and the employee;
 - (2) be able to apply implement all of the <u>adult care</u> home's accident, fire <u>safety</u> <u>safety</u>, and emergency procedures for the protection of the residents;
 - be informed of the confidential nature of resident information and shall protect and preserve such the information from unauthorized use and disclosure. disclosure, in accordance with
 Note: G.S. 131D 2(b)(4), 131D 21(6), 131D-21(6) and 131D 21.1 govern the disclosure of such information; 131D 21.1;
 - (4) not hinder or interfere with the exercise of the rights guaranteed under the Declaration of Residents' Rights in
 G.S. 131D-21;
 - have no substantiated findings listed on the North Carolina Health Care Personnel Registry according to G.S.
 131E-256;
 - (6) have documented annual immunization against influenza virus according to G.S. 131D-9, except as documented otherwise according to exceptions in this law;
 - (7) have a criminal background check in accordance with G.S. <u>114-19.10 and</u> 131D-40;
 - (8) <u>have results of the examination and screening for the presence of controlled substances in accordance with</u> G.S. 131D-45;
 - (8) (9) maintain a valid current driver's license if responsible for transportation of residents; and
 - (9) (10) be willing to work cooperate with bona fide state and local inspectors and the monitoring and licensing agencies toward meeting and maintaining when determining and maintaining compliance with the rules of this Subchapter.

(b) Any At all times, there shall be at least one staff member left person in the facility left in charge of the resident care of residents who shall be 18 years or older.

(c) If licensed practical nurses are employed by the facility and practicing in their licensed capacity as governed by their practice act and occupational licensing laws, the North Carolina Board of Nursing, there shall be continuous availability of a registered nurse consistent available in accordance with the Rules set forth in Rules 21 NCAC 36 .0224(i) .0224 and 21 NCAC 36 .0225. .0225, which are hereby incorporated by reference including subsequent amendments.

Note: The practice of licensed practical nurses is governed by their occupational licensing laws.

History Note: Authority G.S. 131D-2.16; 131D 4.5<u>131D 4.5(4)</u>; 143B-165; Eff. January 1, 1977; Readopted Eff. October 31, 1977; Amended Eff. April 1, 1984; Temporary Amendment Eff. September 1, 2003; July 1, 2003. Amended Eff. June 1, 2004.<u>2004;</u> Readopted Eff. October 1, 2022.

SECTION .0500 - STAFF ORIENTATION, TRAINING, COMPETENCY AND CONTINUING EDUCATION

10A NCAC 13F .0501 PERSONAL CARE TRAINING AND COMPETENCY

(a) An adult care home <u>The facility</u> shall assure that staff who provide or directly supervise staff who provide personal care to residents successfully complete an 80-hour personal care training and competency evaluation program established <u>or approved</u> by the Department. For the purpose of this Rule, Directly supervise <u>"Directly supervise"</u> means being on duty in the facility to oversee or direct the performance of staff duties. Copies <u>A copy</u> of the 80-hour training and competency evaluation program are is available at the cost of printing and mailing by contacting the Division of Health Service Regulation, Adult Care Licensure Section, 2708 Mail Service Center, Raleigh, NC 27699 2708. <u>online at https://info.ncdhhs.gov/dhsr/acls/training/PCA-trainingmanual.html, at no cost. The 80-hour personal care training and competency evaluation program curriculum shall include:</u>

- (1) observation and documentation skills;
- (2) basic nursing skills, including special health-related tasks;
- (3) activities of daily living and personal care skills;
- (4) cognitive, behavioral, and social care;
- (5) basic restorative services; and
- (6) residents' rights as established by G.S. 131D-21.

(b) The facility shall assure that training specified in Paragraph (a) of this Rule is successfully completed within six months after hiring for staff hired after September 1, 2003. October 1, 2022. Documentation of the successful completion of the 80-hour training and competency evaluation program shall be maintained in the facility and available for review. review by the Division of Health Service Regulation and the county department of social services.

(c) The facility shall assure that staff who perform or directly supervise staff who perform personal care receive training and supervision on the performance of individual job assignments prior to meeting the training and competency requirements of this Rule. Documentation of training shall be maintained in the facility and available for review by the Division of Health Service Regulation and the county department of social services.

(c) (d) The Department shall exempt staff from the 80-hour training and competency evaluation program who are:

- (1) licensed health professionals;
- (2) listed on the Nurse Aide Registry; or
- (3) documented as having successfully completed a 40 45 or 75 80 hour training program or competency evaluation program approved by the Department since January 1, 1996 according to Rule .0502 of this Section. one of the following previously approved training programs:

(A) a 40-hour or 75-hour training and competency evaluation program prior to July 1, 2000; or

(B) a 45-hour or 80-hour training and competency evaluation program for training exemption from July 1, 2000 through August 31, 2003.

(d) The facility shall assure that staff who perform or directly supervise staff who perform personal care receive on the job training and supervision as necessary for the performance of individual job assignments prior to meeting the training and

competency requirements of this Rule. Documentation of the on-the job training shall be maintained in the facility and available for review.

History Note: Authority G.S. 131D-2.16; 131D-4.3; 131D-4.5; 143B-165; Temporary Adoption Eff. January 1, 1996; Eff. May 1, 1997; Temporary Amendment Eff. December 1, 1999; Amended Eff. July 1, 2000; Temporary Amendment Eff. September 1, 2003; Amended Eff. June 1, 2004. <u>2004;</u> <u>Readopted Eff. October 1, 2022.</u>

10A NCAC 13F .0503 is proposed for readoption without substantive changes as follows:

10A NCAC 13F .0503 MEDICATION ADMINISTRATION COMPETENCY

(a) The competency evaluation for medication administration required in Rule .0403 of this Subchapter shall consist of a written examination and a clinical skills evaluation to determine competency in the following areas:

- (1) medical abbreviations and terminology;
- (2) transcription of medication orders;
- (3) obtaining and documenting vital signs;
- (4) procedures and tasks involved with the preparation and administration of oral (including liquid, sublingual and inhaler), topical (including transdermal), ophthalmic, otic, and nasal medications;
- (5) infection control procedures;
- (6) documentation of medication administration;
- (7) monitoring for reactions to medications and procedures to follow when there appears to be a change in the resident's condition or health status based on those reactions;
- (8) medication storage and disposition;
- (9) regulations rules pertaining to medication administration in adult care facilities; and
- (10) the facility's medication administration policy and procedures.

(b) An individual shall score at least 90% on the written examination which shall be a standardized examination established by the Department.

(c) A certificate of successful completion of the written examination shall be issued to each participant successfully completing the examination. who successfully completes the examination as required in Paragraph (b) of this rule. A copy of the certificate shall be maintained and available for review in the facility. The certificate is transferable from one facility to another as proof of successful completion of the written examination. A medication study guide for the written examination is available at no charge by contacting the Division of Health Service Regulation, Adult Care Licensure Section, 2708 Mail Service Center, Raleigh, NC 27699 2708.

(d) The clinical skills validation portion of the competency evaluation shall be conducted by a registered nurse or a registered licensed pharmacist consistent with their occupational licensing laws and who has a current unencumbered license in North Carolina. This validation shall be completed for those medication administration tasks to be performed in the facility. Competency validation by a registered nurse is required for unlicensed staff who perform any of the personal care tasks related to medication administration listed in Subparagraphs (a)(4), (a)(7), (a)(11), (a)(14), and (a)(15) as specified in Rule .0903 of this Subchapter.

(e) The Medication Administration Skills Validation Form shall be used to document successful completion of the clinical skills validation portion of the competency evaluation for those medication administration tasks to be performed in the facility employing the medication aide. The form requires the following:

- (1) name of the staff and adult care home;
- (2) satisfactory completion date of demonstrated competency of task or skill with the instructor's initials or signature;
- (3) if staff needs more training on skills or tasks, it should be noted with the instructor's signature; and
- (4) staff and instructor signatures and date after completion of tasks.

Copies of this form and instructions for its use may be obtained at no cost by contacting the Adult Care Licensure Section, Division of Health Service Regulation, 2708 Mail Service Center, Raleigh, NC 27699 2708. on the Adult Care Licensure website, https://info.ncdhhs.gov/dhsr/acls/pdf/medchklst.pdf. The completed form shall be maintained and available for review in the facility and is not transferable from one facility to another.

History Note: Authority G.S. 131D-2.16; 131D-4.5; 143B-165; Temporary Adoption Eff. January 1, 2000; December 1, 1999; Eff. July 1, 2000; Temporary Amendment Eff. July 1, 2003; Amended Eff. June 1, 2004. <u>2004;</u> Readopted Eff. October 1, 2022.

10A NCAC 13F .0503 is proposed for readoption without substantive changes as follows:

10A NCAC 13F.0503 MEDICATION ADMINISTRATION COMPETENCY

(a) The competency evaluation for medication administration required in Rule .0403 of this Subchapter shall consist of a written examination and a clinical skills evaluation to determine competency in the following areas:

- (1) medical abbreviations and terminology;
- (2) transcription of medication orders;
- (3) obtaining and documenting vital signs;
- (4) procedures and tasks involved with the preparation and administration of oral (including liquid, sublingual and inhaler), topical (including transdermal), ophthalmic, otic, and nasal medications;
- (5) infection control procedures;
- (6) documentation of medication administration;

- (7) monitoring for reactions to medications and procedures to follow when there appears to be a change in the resident's condition or health status based on those reactions;
- (8) medication storage and disposition;
- (9) regulations rules pertaining to medication administration in adult care facilities; and
- (10) the facility's medication administration policy and procedures.

(b) An individual shall score at least 90% on the written examination which shall be a standardized examination established by the Department.

(c) A certificate of successful completion of the written examination shall be issued to each participant successfully completing the examination. who successfully completes the examination as required in Paragraph (b) of this rule. A copy of the certificate shall be maintained and available for review in the facility. The certificate is transferable from one facility to another as proof of successful completion of the written examination. A medication study guide for the written examination is available at no charge by contacting the Division of Health Service Regulation, Adult Care Licensure Section, 2708 Mail Service Center, Raleigh, NC 27699 2708.

(d) The clinical skills validation portion of the competency evaluation shall be conducted by a registered nurse or a registered licensed pharmacist consistent with their occupational licensing laws and who has a current unencumbered license in North Carolina. This validation shall be completed for those medication administration tasks to be performed in the facility. Competency validation by a registered nurse is required for unlicensed staff who perform any of the personal care tasks related to medication administration listed in Subparagraphs (a)(4), (a)(7), (a)(11), (a)(14), and (a)(15) as specified in Rule .0903 of this Subchapter.

(e) The Medication Administration Skills Validation Form shall be used to document successful completion of the clinical skills validation portion of the competency evaluation for those medication administration tasks to be performed in the facility employing the medication aide. The form requires the following:

- (1) name of the staff and adult care home;
- (2) satisfactory completion date of demonstrated competency of task or skill with the instructor's initials or signature;
- (3) if staff needs more training on skills or tasks, it should be noted with the instructor's signature; and
- (4) staff and instructor signatures and date after completion of tasks.

Copies of this form and instructions for its use may be obtained at no cost by contacting the Adult Care Licensure Section, Division of Health Service Regulation, 2708 Mail Service Center, Raleigh, NC 27699 2708. on the Adult Care Licensure website, https://info.ncdhhs.gov/dhsr/acls/pdf/medchklst.pdf. The completed form shall be maintained and available for review in the facility and is not transferable from one facility to another.

History Note: Authority G.S. 131D-2.16; 131D-4.5; 143B-165;

Temporary Adoption Eff. January 1, 2000; December 1, 1999; Eff. July 1, 2000; Temporary Amendment Eff. July 1, 2003; Amended Eff. June 1, 2004. <u>2004;</u> <u>Readopted Eff. October 1, 2022.</u> 10A NCAC 13F .1006 is proposed for readoption without substantive changes as follows:

10A NCAC 13F .1006 MEDICATION STORAGE

(a) Medications that are self-administered and stored in the resident's room shall be stored in a safe and secure manner as specified in by the adult care home's medication storage policy and procedures.

(b) All prescription and non-prescription medications stored by the facility, including those requiring refrigeration, shall be maintained in a safe manner under locked security except when under the immediate or direct physical supervision of staff in charge of medication administration.

(c) The medication storage area shall be elean, well lighted, well ventilated, routinely cleaned, include functional lighting, ventilated to circulate fresh air, large enough to store medications in an orderly manner, and located in areas other than the bathroom, kitchen or utility room. Medication carts shall be elean routinely cleaned and medications shall be stored in an orderly manner.

(d) <u>Accessibility to locked Locked</u> storage areas for medications shall only be <u>accessible</u> by staff responsible for medication administration and administrator or <u>person in charge</u>. <u>administrator-in-charge</u>.

(e) Medications intended for topical or external use, except for ophthalmic, otic otic, and transdermal medications shall be stored in a designated area separate from the medications intended for oral and injectable use. Ophthalmic, otic otic, and transdermal medications may be stored with medications intended for oral and injectable use. Medications shall be stored apart from cleaning agents and hazardous chemicals.

(f) Medications requiring refrigeration shall be stored at 36 degrees F to 46 degrees F (2 degrees C to 8 degrees C).

(g) Medications shall not be stored in a refrigerator containing non-medications and non-medication related items, except when stored in a separate container. The container shall be locked when storing medications unless the refrigerator is locked or is located in a locked medication area.

(h) The facility may possess a stock of non-prescription medications or the following prescription legend medications for general or common use: use in accordance with physicians' orders:

- (1) irrigation solutions in single unit quantities exceeding 49 ml. and related diagnostic agents;
- (2) diagnostic agents;
- (3) vaccines; and
- (4) water for injection and normal saline for injection.

Note: A prescribing practitioner's order is required for the administration of any medication as stated in Rule .1004(a) of this Section.

(i) First aid supplies shall be immediately available, available to staff within the facility, stored out of sight of residents and visitors visitors, and stored separately from medications, and in a secure and an orderly manner.

History Note: Authority G.S. 131D-2.16; 131D-4.5; 143B-165; Eff. July 1, 2005. <u>2005;</u> <u>Readopted Eff. October 1, 2022.</u>

10A NCAC 13F .1008 is proposed for readoption without substantive changes as follows:

10A NCAC 13F .1008 CONTROLLED SUBSTANCES

(a) An adult care home shall assure a readily retrievable record of controlled substances by documenting the receipt, administration administration, and disposition of controlled substances. These records shall be maintained with the resident's record and in such an order that there can be accurate reconciliation.

(b) Controlled substances may be stored together in a common location or container. If Schedule II medications are stored together in a common location, the Schedule II medications shall be under double lock.

(c) Controlled substances that are expired, discontinued discontinued, or no longer required for a resident shall be returned to the pharmacy within 90 days of the expiration or discontinuation of the controlled substance or following the death of the resident. The facility shall document the resident's name; the name, strength and dosage form of the controlled substance; and the amount returned. There shall also be documentation by the pharmacy of the receipt or return of the controlled substances.

(d) If the pharmacy will not accept the return of a controlled substance, the administrator or the administrator's designee shall destroy the controlled substance within 90 days of the expiration or discontinuation of the controlled substance or following the death of the resident. The destruction shall be witnessed by a licensed pharmacist, dispensing practitioner, or designee of a licensed pharmacist or dispensing practitioner. The destruction shall be conducted so that no person can use, administer, sell sell, or give away the controlled substance. Records of controlled substances destroyed shall include the resident's name; the name, strength and dosage form of the controlled substance; the amount destroyed; the method of destruction; and, the signature of the administrator or the administrator's designee and the signature of the licensed pharmacist, dispensing practitioner or designee of the licensed pharmacist or dispensing practitioner.

(e) Records of controlled substances returned to the pharmacy or destroyed by the facility shall be maintained by the facility for a minimum of three years.

(f) Controlled substances that are expired, discontinued, prescribed for a deceased resident resident, or deteriorated shall be stored securely in a locked area separately from actively used medications until disposed of.

(g) A dose of a controlled substance accidentally contaminated or not administered shall be destroyed at the facility. The destruction shall be documented on the medication administration record (MAR) or the controlled substance record showing the time, date, quantity, manner of destruction destruction, and the initials or signature of the person destroying the substance.

(h) The facility shall ensure that all known drug diversions are reported to the pharmacy, local law enforcement agency agency, and Health Care Personnel Registry as required by state <u>State</u> law, and that all suspected drug diversions are reported to the pharmacy. There shall be documentation of the contact and action taken.

History Note: Authority G.S. 131D-2.16; 131D-4.5; 143B-165; Eff. July 1, 2005. 2005; <u>Readopted Eff. October 1, 2022.</u>

10A NCAC 13F .1010 is proposed for readoption without substantive changes as follows:

10A NCAC 13F .1010 PHARMACEUTICAL SERVICES

(a) An adult care home shall allow the residents the right to choose a pharmacy provider as long as the pharmacy provides services that are in accordance with requirements of this Section and all applicable state <u>State</u> and federal <u>rules and</u> regulations and the facility's medication management policies and procedures.

(b) There shall be a current, written agreement with a licensed pharmacist or a prescribing practitioner for pharmaceutical care services in accordance with Rule .1009 of this Section. The written agreement shall include a statement of the responsibility of each party.

(c) The facility shall assure the provision of pharmaceutical services to meet the needs of the residents including procedures that assure the accurate ordering, receiving receiving, and administering of all medications prescribed on a routine, emergency, or as needed basis.

(d) The facility shall assure the provision of medication for residents on temporary leave from the facility or involved in day activities out of the facility. The facility shall have written policies and procedures for a resident's temporary leave of absence. The policies and procedures shall facilitate safe administration by assuring that upon receipt of the medication for a leave of absence the resident or the person accompanying the resident is able to identify the medication, dosage, and administration time for each medication provided for the temporary leave of absence. The policies and procedures shall include at least the following provisions:

- (1) The amount of resident's medications provided shall be sufficient and necessary to cover the duration of the resident's absence. For the purposes of this Rule, sufficient and necessary means the amount of medication to be administered during the leave of absence or only a current dose pack, card, or container if the current dose pack, card, or container has enough medication for the planned absence;
- (2) Written written and verbal instructions for each medication to be released for the resident's absence shall be provided to the resident or the person accompanying the resident upon the medication's release from the facility and shall include at least: include:
 - (A) the name and strength of the medication;
 - (B) the directions for administration as prescribed by the resident's physician; and
 - (C) any cautionary information from the original prescription package if the information is not on the container released for the leave of absence;
- (3) The <u>the</u> resident's medication shall be provided in a capped or closed container that will protect the medications from contamination and spillage; and
- (4) Labeling labeling of each of the resident's individual medication containers for the leave of absence shall be legible, include at least the name of the resident and the name and strength of the medication, and be affixed to each container.

The facility shall maintain documentation in the resident's record of medications provided for the resident's leave of absence, including the quantity released from the facility and the quantity returned to the facility. The documentation of the quantities of medications released from and returned to the facility for a resident's leave of absence shall be verified by signature of the facility staff and resident or the person accompanying the resident upon the medications' release from and return to the facility.

(e) The facility shall assure that accurate records of the receipt, use, and disposition of medications are maintained in the facility and available upon request for review.

(f) A facility with 12 or more beds shall have a current, written agreement with a pharmacy provider for dispensing services. The written agreement shall include a statement of the responsibility of each party.

History Note: Authority G.S. 131D-2.16; 131D-4.5; 143B-165; Eff. July 1, 2005; Amended Eff. April 1, 2015. <u>2015;</u> <u>Readopted Eff. October 1, 2022.</u>

10A NCAC 13G .0404 is proposed for readoption with substantive changes as follows:

10A NCAC 13G .0404 QUALIFICATIONS OF ACTIVITY DIRECTOR

There shall be a designated family <u>Adult</u> care home homes shall have an activity director who meets the following qualifications: qualifications set forth in this Rule.

- (1) The activity director (employed <u>hired</u> on or after August 1, 1991) <u>September 30, 2022</u> shall meet a minimum educational requirement by being at least a high school graduate or certified under the GED Program or by passing an alternative examination established by the Department of Health & Human Services. <u>Program.</u>
- (2) The activity director hired on or after July 1, 2005 September 30, 2022 shall have completed or complete, within nine months of employment or assignment to this position, the basic activity course for assisted living activity directors offered by community colleges or a comparable activity course as determined by the Department based on instructional hours and content. A person with a degree in recreation administration or therapeutic recreation or who is state or nationally certified as a Therapeutic Recreation Specialist or certified by the National Certification Council for Activity Professional meets this requirement as does a person who completed the activity coordinator course of 48 hours or more through a community college before July 1, 2005. An activity director shall be exempt from the required basic activity course if one or more of the following applies:
 - (a) be a licensed recreational therapist or be eligible for certification as a therapeutic recreation specialist as defined by the North Carolina Recreational Therapy Licensure Act in accordance with G.S. 90C;
 - (b) have two years of experience working in a social or recreation program within the last five years, one year of which was full-time in a patient activities program in a health care setting;
 - (c) be a licensed occupational therapist or licensed occupational therapy assistant in accordance with G.S. 90, Article 18D; or
 - (d) be certified as an Activity Director by the National Certification Council for Activity Professionals.

History Note: Authority G.S. 131D-2.16; 131D-4.5; 143B-165; Eff. April 1, 1984; Amended Eff. July 1, 1990; April 1, 1987; January 1, 1985; ARRC Objection Lodged March 18, 1991; Amended Eff. August 1, 1991; Temporary Amendment Eff. July 1, 2004; Amended Eff. July 1, 2005. <u>2005;</u> Readopted Eff. October 1, 2022.

10A NCAC 13G .0406 is proposed for readoption with substantive changes as follows:

10A NCAC 13G .0406 OTHER STAFF QUALIFICATIONS

(a) Each staff person of a family care home shall:

- have a job description that reflects actual the positions, duties duties, and responsibilities and is signed by the administrator and the employee;
- (2) be able to apply <u>implement</u> all of the <u>family care</u> home's accident, fire <u>safety</u> <u>safety</u>, and emergency procedures for the protection of the residents;
- be informed of the confidential nature of resident information and shall protect and preserve such the information from unauthorized use and disclosure; disclosure, in accordance with
 Note: G.S. 131D 2(b)(4), G.S. 131D-21(6), and G.S. 131D 21.1 govern the disclosure of such the information;
 G.S. 131D 21.1;
- (4) not hinder or interfere with the exercise of the rights guaranteed under the Declaration of Residents' Rights in
 G.S. 131D-21;
- have no substantiated findings listed on the North Carolina Health Care Personnel Registry according to G.S.
 131E-256;
- (6) have documented annual immunization against influenza virus according to G.S. 131D-9, except as documented otherwise according to exceptions in this law.
- (7) have a criminal background check in accordance with G.S. 114 19.10 and G.S. 131D-40;
- (8) <u>have results of the examination and screening for the presence of controlled substances in accordance with</u> G.S. 131D-45;
- (8) (9) maintain a valid current driver's license if responsible for transportation of residents; and
- (9) (10) be willing to work cooperate with bona fide state and local inspectors and the monitoring and licensing agencies toward meeting and maintaining when determining and maintaining compliance with the rules of this Subchapter.

(b) Any At all times, there shall be at least one staff member person in the facility left in charge of the resident care of residents who shall be 18 years or older.

(c) If licensed practical nurses are employed by the facility and practicing in their licensed capacity as governed by their practice act and occupational licensing laws, the North Carolina Board of Nursing, there shall be continuous availability of a registered nurse consistent available in accordance with the Rules set forth in Rules 21 NCAC 36 .0224(i) .0224 and 21 NCAC 36 .0225. .0225, which are hereby incorporated by reference including subsequent amendments.

Note: The practice of licensed practical nurses is governed by their occupational licensing laws.

History Note: Authority G.S. 131D-2.16; 131D-4.5; 143B-165; Eff. January 1, 1977; Readopted Eff. October 31, 1977; Amended Eff. April 1, 1984; Temporary Amendment Eff. December 1, 1999; Amended Eff. July 1, 2000; Temporary Amendment Eff. September 1, 2003; Amended Eff. June 1, 2004. <u>2004;</u> <u>Readopted Eff. October 1, 2022.</u>

10A NCAC 13G .0501 is proposed for readoption with substantive changes as follows:

SECTION .0500 - STAFF ORIENTATION, TRAINING, COMPETENCY AND CONTINUING EDUCATION

10A NCAC 13G .0501 PERSONAL CARE TRAINING AND COMPETENCY

(a) The facility shall assure that personal care staff and those who directly supervise them in facilities without heavy care residents successfully complete a 25 hour training program, including competency evaluation, approved by the Department according to Rule .0502 of this Section. For the purposes of this Subchapter, heavy care residents are those for whom the facility is providing personal care tasks listed in Paragraph (i) of this Rule. Directly supervise means being on duty in the facility to oversee or direct the performance of staff duties.

(b) The facility shall assure that staff who perform or directly supervise staff who perform personal care tasks listed in Paragraph (i) of this Rule in facilities with heavy care residents successfully complete an 80 hour training program, including competency evaluation, approved by the Department according to Rule .0502 of this Section and comparable to the State approved Nurse Aide I training.

(c) The facility shall assure that training specified in Paragraphs (a) and (b) of this Rule is successfully completed six months after hiring for staff hired after July 1, 2000. Staff hired prior to July 1, 2000, shall have completed at least a 20 hour training program for the performance or supervision of tasks listed in Paragraph (i) of this Rule or a 75 hour training shall meet all the performance or supervision of tasks listed in Paragraph (j) of this Rule. The 20 and 75 hour training shall meet all the requirements of this Rule except for the interpersonal skills and behavioral interventions listed in Paragraph (j) of this Rule, within six months after hiring.

(d) The Department shall have the authority to extend the six month time frame specified in Paragraph (c) of this Rule up to six additional months for a maximum allowance of 12 months for completion of training upon submittal of documentation to the Department by the facility showing good cause for not meeting the six month time frame.

(e) Exemptions from the training requirements of this Rule are as follows:

(1) The Department shall exempt staff from the 25 hour training requirement upon successful completion of a competency evaluation approved by the Department according to Rule .0502 of this Section if staff have been employed to perform or directly supervise personal care tasks listed in Paragraph (h) and the interpersonal skills and behavioral interventions listed in Paragraph (j) of this Rule in a comparable long term care setting for a total of at least 12 months during the three years prior to January 1, 1996, or the date they are hired, whichever is later.

- (2) The Department shall exempt staff from the 80 hour training requirement upon successful completion of a 15hour refresher training and competency evaluation program or a competency evaluation program approved by the Department according to Rule .0502 of this Section if staff have been employed to perform or directly supervise personal care tasks listed in Paragraph (i) and the interpersonal skills and behavioral interventions listed in Paragraph (j) of this Rule in a comparable long term care setting for a total of at least 12 months during the three years prior to January 1, 1996, or the date they are hired, whichever is later.
- (3) The Department shall exempt staff from the 25 and 80 hour training and competency evaluation who are or have been licensed health professionals or Certified Nursing Assistants.

(f) The facility shall maintain documentation of the training and competency evaluations of staff required by the rules of this Subchapter. The documentation shall be filed in an orderly manner and made available for review by representatives of the Department.

(g) The facility shall assure that staff who perform or directly supervise staff who perform personal care tasks listed in Paragraphs (h) and (i), and the interpersonal skills and behavioral interventions listed in Paragraph (j) of this Rule receive on the job training and supervision as necessary for the performance of individual job assignments prior to meeting the training and competency requirements of this Rule.

(h) For the purposes of this Rule, personal care tasks which require a 25 hour training program include, but are not limited to the following:

- (1) assist residents with toileting and maintaining bowel and bladder continence;
- (2) assist residents with mobility and transferring;
- (3) provide care for normal, unbroken skin;
- (4) assist with personal hygiene to include mouth care, hair and scalp grooming, care of fingernails, and bathing in shower, tub, bed basin;
- (5) trim hair;
- (6) shave resident;
- (7) provide basic first aid;
- (8) assist residents with dressing;
- (9) assist with feeding residents with special conditions but no swallowing difficulties;
- (10) assist and encourage physical activity;
- (11) take and record temperature, pulse, respiration, routine height and weight;
- (12) trim toenails for residents without diabetes or peripheral vascular disease;
- (13) perineal care;
- (14) apply condom catheters;
- (15) turn and position;
- (16) collect urine or fecal specimens;
- (17) take and record blood pressure if a registered nurse has determined and documented staff to be competent to perform this task;
- (18) apply and remove or assist with applying and removing prosthetic devices for stable residents if a registered nurse, licensed physical therapist or licensed occupational therapist has determined and documented staff to be competent to perform the task; and

- (19) apply or assist with applying ace bandages, TED's and binders for stable residents if a registered nurse has determined and documented staff to be competent to perform the task.
- (i) For the purposes of this Rule, personal care tasks which require a 80 hour training program are as follows:
 - (1) assist with feeding residents with swallowing difficulty;
 - (2) assist with gait training using assistive devices;
 - (3) assist with or perform range of motion exercises;
 - (4) empty and record drainage of catheter bag;
 - (5) administer enemas;
 - (6) bowel and bladder retraining to regain continence;
 - (7) test urine or fecal specimens;
 - (8) use of physical or mechanical devices attached to or adjacent to the resident which restrict movement or access to one's own body used to restrict movement or enable or enhance functional abilities;
 - (9) non-sterile dressing procedures;
 - (10) force and restrict fluids;
 - (11) apply prescribed heat therapy;
 - (12) care for non infected pressure ulcers; and
 - (13) vaginal douches.

(j) For purposes of this Rule, the interpersonal skills and behavioral interventions include, but are not limited to the following:

- (1) recognition of residents' usual patterns of responding to other people;
- (2) individualization of appropriate interpersonal interactions with residents;
- (3) interpersonal distress and behavior problems;
- (4) knowledge of and use of techniques, as alternatives to the use of restraints, to decrease residents' intrapersonal and interpersonal distress and behavior problems; and
- (5) knowledge of procedures for obtaining consultation and assistance regarding safe, humane management of residents' behavioral problems.

(a) The facility shall assure that staff who provide or directly supervise staff who provide personal care to residents complete an 80-hour personal care training and competency evaluation program established by the Department. For the purpose of this Rule, "Directly supervise" means being on duty in the facility to oversee or direct the performance of staff duties. A copy of the 80-hour training and competency evaluation program is available online at https://info.ncdhhs.gov/dhsr/acls/training/PCA-trainingmanual.html, at no cost. The 80-hour personal care training and competency evaluation program care training and competency evaluation program care training and competency evaluation program is available online at https://info.ncdhhs.gov/dhsr/acls/training/PCA-trainingmanual.html, at no cost. The 80-hour personal care training and competency evaluation program care training and co

- (1) observation and documentation skills;
- (2) basic nursing skills, including special health-related tasks;
- (3) activities of daily living and personal care skills;
- (4) cognitive, behavioral, and social care;
- (5) basic restorative services; and
- (6) residents' rights as established by G.S. 131D-21.

(b) The facility shall assure that training specified in Paragraph (a) of this Rule is completed within six months after hiring for staff hired after October 1, 2022. Documentation of the successful completion of the 80-hour training and competency evaluation

program shall be maintained in the facility and available for review by the Division of Health Service Regulation and the county department of social services.

(c) The facility shall assure that staff who perform or directly supervise staff who perform personal care receive training and supervision for the performance of individual job assignments prior to meeting the training and competency requirements of this Rule. Documentation of training shall be maintained in the facility and available for review by the Division of Health Service Regulation and the county department of social services.

(d) The Department shall exempt staff from the 80-hour training and competency evaluation program who are:

- (1) licensed health professionals;
- (2) listed on the Nurse Aide Registry; or
- (3) documented as having completed one of the following previously approved training programs:
 - (A) a 20-hour or 75-hour training and competency evaluation program prior to July 1, 2000; or
 - (B) a 25-hour or 80-hour training and competency evaluation program from July 1, 2000 through September 30, 2017.

History Note: Authority G.S. 131D-2.16; 131D-4.3; 131D-4.5; 143B-165; Temporary Adoption Eff. January 1, 1996; Eff. May 1, 1997; Temporary Amendment Eff. December 1, 1999; Amended Eff. July 1, 2000. <u>2000;</u> <u>Readopted Eff. October 1, 2022.</u>

10A NCAC 13G .0503 is proposed for readoption without substantive changes as follows:

10A NCAC 13G .0503 MEDICATION ADMINISTRATION COMPETENCY EVALUATION

(a) The competency evaluation for medication administration shall consist of a written examination and a clinical skills evaluation to determine competency in the following areas:

- (1) medical abbreviations and terminology;
- (2) transcription of medication orders;
- (3) obtaining and documenting vital signs;
- (4) procedures and tasks involved with the preparation and administration of oral (including liquid, sublingual and inhaler), topical (including transdermal), ophthalmic, otic, and nasal medications;
- (5) infection control procedures;
- (6) documentation of medication administration;
- (7) monitoring for reactions to medications and procedures to follow when there appears to be a change in the resident's condition or health status based on those reactions;
- (8) medication storage and disposition;
- (9) regulations rules pertaining to medication administration in adult care facilities; and
- (10) the facility's medication administration policy and procedures.

(b) An individual shall score at least 90% on the written examination which shall be a standardized examination established by the Department.

(c) A certificate of successful completion of the written examination shall be issued to each participant successfully completing the examination. who successfully completes the examination as required in Paragraph (b) of this Rule. A copy of the certificate shall be maintained and available for review in the facility. The certificate is transferable from one facility to another as proof of successful completion of the written examination. A medication study guide for the written examination is available at no charge by contacting the Division of Health Service Regulation, Adult Care Licensure Section, 2708 Mail Service Center, Raleigh, NC 27699 2708.

(d) The clinical skills validation portion of the competency evaluation shall be conducted by a registered nurse or a registered licensed pharmacist consistent with their occupational licensing laws and who has a current unencumbered license in North Carolina. This validation shall be completed for those medication administration tasks to be performed in the facility. Competency validation by a registered nurse is required for unlicensed staff who perform any of the personal care tasks related to medication administration listed in Subparagraphs (a)(4), (a)(7), (a)(11), (a)(14), and (a)(15) as specified in Rule .0903 of this Subchapter.

(e) The Medication Administration Skills Validation Form shall be used to document successful completion of the clinical skills validation portion of the competency evaluation for those medication administration tasks to be performed in the facility employing the medication aide. The form requires the following:

- (1) name of the staff and adult care home;
- (2) satisfactory completion date of demonstrated competency of task or skill with the instructor's initials or signature;
- (3) if staff needs more training on skills or tasks, it should be noted with the instructor's signature; and

(4) staff and instructor signatures and date after completion of tasks.

Copies of this form and instructions for its use may be obtained at no cost by contacting the Adult Care Licensure Section, Division of Health Service Regulation, 2708 Mail Service Center, Raleigh, NC 27699-2708. on the Adult Care Licensure website, https://info.ncdhhs.gov/dhsr/acls/pdf/medchklst.pdf. The completed form shall be maintained and available for review in the facility and is not transferable from one facility to another.

History Note: Authority G.S. 131D-2.16; 131D-4.5; 143B-165; Temporary Adoption Eff. January 1, 2000; December 1, 1999; Eff. July 1, 2000. <u>2000;</u> Readopted Eff. October 1, 2022.

10A NCAC 13G .0504 is proposed for readoption with substantive changes as follows:

10A NCAC 13G .0504 COMPETENCY VALIDATION FOR LICENSED HEALTH PROFESSIONAL SUPPORT TASKS

(a) <u>A family care home The facility</u> shall assure that non-licensed personnel and licensed personnel non-licensed staff and licensed staff not practicing in their licensed capacity as governed by their practice act and in accordance with occupational

licensing laws are competency validated by return demonstration for any personal care task specified in Subparagraph (a)(1)
through (28) of Rule .0903 of this Subchapter Subchapter. The facility shall assure the competency validation occurs prior to
staff performing the task and that their ongoing competency is assured through facility staff oversight and supervision.
(b) Competency validation shall be performed by the following licensed health professionals:

- (1) A registered nurse shall validate the competency of staff who perform <u>any of the personal care tasks specified</u> in Subparagraphs (a)(1) through (28) of Rule .0903 of this Subchapter.
- In lieu of a registered nurse, <u>a licensed</u> respiratory care practitioner licensed under G.S. 90, Article 38, may validate the competency of staff who perform personal care tasks specified in Subparagraphs (a)(6), (11), (16), (18), (19), (19), and (21) of Rule .0903 of this Subchapter.
- (3) In lieu of a registered nurse, a registered <u>licensed</u> pharmacist may validate the competency of staff who perform the personal care task tasks specified in Subparagraph (a)(8) and (11) of Rule .0903 of this Subchapter. An immunizing pharmacist may validate the competency of staff who perform the personal care task specified in Subparagraph (a)(15) of Rule .0903 of this Subchapter.
- (4) In lieu of a registered nurse, an occupational therapist or physical therapist may validate the competency of staff who perform personal care tasks specified in Subparagraphs (a)(17) and (a)(22) through (27) of Rule .0903 of this Subchapter.

(c) Competency validation of staff, according to Paragraph (a) of this Rule, for the licensed health professional support tasks specified in Paragraph (a) of Rule .0903 of this Subchapter and the performance of these tasks is limited exclusively to these tasks except in those cases in which a physician acting under the authority of G.S. <u>131D 2(a1)</u> <u>131D-2.2(a)</u> certifies that non-licensed personnel can be competency validated to perform other tasks on a temporary basis to meet the resident's needs and prevent unnecessary relocation. relocation of the resident.

History Note: Authority G.S. 131D-2.16; 131D-4.5; 143B-165; Temporary Adoption Eff. September 1, 2003; Eff. July 1, 2004. 2004; <u>Readopted Eff. October 1, 2022.</u>

10A NCAC 13G .0507 is proposed for readoption with substantive changes as follows:

10A NCAC 13G .0507 TRAINING ON CARDIO-PULMONARY RESUSCITATION

Each family care home shall have at least one staff person on the premises at all times who has completed within the last 24 months a course on cardio-pulmonary resuscitation and choking management, including the Heimlich maneuver, provided by the American Heart Association, American Red Cross, National Safety Council, American Safety and Health Institute and Medic First Aid, or by a trainer with documented certification as a trainer on these procedures from one of these organizations. If the only staff person on site has been deemed physically incapable of performing these procedures by a licensed physician, that person is exempt from the training. The staff person trained according to this Rule shall have access at all times in the facility to a one-way valve pocket mask for use in performing cardio-pulmonary resuscitation.

History Note: Authority G.S. 131D-2.16; 131D-4.5; 143B-165; Temporary Adoption Eff. September 1, 2003; Eff. July 1, 2004: 2004; <u>Readopted Eff. October 1, 2022.</u>

10A NCAC 13G .0508 is proposed for readoption without substantive changes as follows:

10A NCAC 13G .0508 ASSESSMENT TRAINING

The person or persons designated by the administrator to perform resident assessments as required by Rule .0801 of this Subchapter shall successfully complete training on resident assessment established by the Department before performing the required assessments. Registered nurses are exempt from the assessment training. The Resident Assessment Self-Instructional Manual for Adult Care Homes herein incorporated by reference including subsequent amendments and editions. The instruction manual on resident assessment is available on the internet Adult Care Licensure website, http://facility-services.state.nc.us/gepage.htm, or it is available at the cost of printing and mailing from the Division of Health Service Regulation, Adult Care Licensure Section, 2708 Mail Service Center, Raleigh, NC 27699 2708. https://info.ncdhhs.gov/dhsr/acls/pdf/assessmentmanual.pdf, at no cost.

History Note: Authority G.S. 131D-2.16; 131D-4.5; 143B-165; Temporary Adoption Eff. September 1, 2003; Eff. June 1, 2004. <u>2004:</u> <u>Readopted Eff. October 1, 2022.</u>

10A NCAC 13G .0903 is proposed for readoption without substantive changes as follows:

10A NCAC 13G .0903 LICENSED HEALTH PROFESSIONAL SUPPORT

(a) <u>A family care home The facility</u> shall assure that an appropriate licensed health <u>professional</u>, <u>professional</u> participates in the on-site review and evaluation of the residents' health status, care <u>plan plan</u>, and care provided for residents requiring one or more of the following personal care tasks:

- (1) applying and removing ace bandages, ted <u>TED</u> hose, binders, and braces and splints;
- (2) feeding techniques for residents with swallowing problems;
- (3) bowel or bladder training programs to regain continence;
- (4) enemas, suppositories, break-up and removal of fecal impactions, and vaginal douches;
- (5) positioning and emptying of the urinary catheter bag and cleaning around the urinary catheter;
- (6) chest physiotherapy or postural drainage;
- (7) clean dressing changes, excluding packing wounds and application of prescribed enzymatic debriding agents;
- (8) collecting and testing of fingerstick blood samples;
- (9) care of well-established colostomy or ileostomy (having a healed surgical site without sutures or drainage);

- (10) care for pressure ulcers, up to and including a Stage II pressure <u>ulcer</u> <u>ulcer</u>, which is a superficial ulcer presenting as an abrasion, <u>blister</u> <u>blister</u>, or shallow crater;
- (11) inhalation medication by machine;
- (12) forcing and restricting fluids;
- (13) maintaining accurate intake and output data;
- (14) medication administration through a well-established gastrostomy feeding tube (having a healed surgical site without sutures or drainage and through which a feeding regimen has been successfully established);
- (15) medication administration through <u>subcutaneous</u> <u>injection</u>; <u>injection</u> in accordance with Rule .1004(q) except for anticoagulant medications;

Note: Unlicensed staff may only administer subcutaneous injections as stated in Rule .1004(q) of this Subchapter;

- (16) oxygen administration and monitoring;
- (17) the care of residents who are physically restrained and the use of care practices as alternatives to restraints;
- (18) oral suctioning;
- (19) care of well-established tracheostomy, not to include indo tracheal endotracheal suctioning;
- (20) administering and monitoring of tube feedings through a well-established gastrostomy tube (see description in Subparagraph (14) of this Paragraph); in accordance with Subparagraph (a)(14) of this Rule;
- (21) the monitoring of continuous positive air pressure devices (CPAP and BIPAP);
- (22) application of prescribed heat therapy;
- (23) application and removal of prosthetic devices except as used in early post-operative treatment for shaping of the extremity;
- (24) ambulation using assistive devices that requires physical assistance;
- (25) range of motion exercises;
- (26) any other prescribed physical or occupational therapy;
- (27) transferring semi-ambulatory or non-ambulatory residents; or
- (28) nurse aide II tasks according to the scope of practice as established in the Nursing Practice Act and rules promulgated under that act Act in 21 NCAC 36.
- (b) The appropriate licensed health professional, as required in Paragraph (a) of this Rule, is:
 - (1) a registered nurse licensed under G.S. 90, Article 9A, for tasks listed in Subparagraphs (a)(1) through (28) of this Rule;
 - an occupational therapist licensed under G.S. 90, Article 18D or physical therapist licensed under G.S. 90-270.24, Article 18B G.S. 90-270.90, Article 18E, for tasks listed in Subparagraphs (a)(17) and (a)(22) through (27) of this Rule;
 - (3) a respiratory care practitioner licensed under G.S. 90, Article 38, for tasks listed in Subparagraphs (a)(6), (11), (16), (18), (19), (19), and (21) of this Rule; or
 - (4) a registered nurse licensed under G.S. 90, Article 9A, for tasks that can be performed by a nurse aide II according to the scope of practice as established in the Nursing Practice Act and rules promulgated under that act Act in 21 NCAC 36.

(c) The facility shall assure that participation by a registered nurse, occupational therapist occupational therapist, respiratory care practitioner, or physical therapist in the on-site review and evaluation of the residents' health status, care plan plan, and care provided, as required in Paragraph (a) of this Rule, is completed within the first 30 days after of admission or within 30 days from the date a resident develops the need for the task and at least quarterly thereafter, and includes the following:

- (1) performing a physical assessment of the resident as related to the resident's diagnosis or current condition requiring one or more of the tasks specified in Paragraph (a) of this Rule;
- (2) evaluating the resident's progress to care being provided;
- (3) recommending changes in the care of the resident as needed based on the physical assessment and evaluation of the progress of the resident; and
- (4) documenting the activities in Subparagraphs (1) through (3) of this Paragraph.

(d) The facility shall assure action is taken in response to the licensed health professional review and documented, and that the physician or appropriate health professional is informed of the recommendations when necessary.

(d) The facility shall follow-up and implement recommendations made by the licensed health professional including referral to the physician or appropriate health professional when indicated. The facility shall document follow-up on all recommendations made by the licensed health professional.

History Note: Authority G.S. 131D-2.16; 131D-4.5; 143B-165; Temporary Adoption Eff. January 1, 1996; Eff. May 1, 1997; Temporary Amendment Eff. December 1, 1999; Amended Eff. July 1, 2000; Temporary Amendment Eff. September 1, 2003; Amended Eff. June 1, 2004. <u>2004;</u> <u>Readopted Eff. October 1, 2022.</u>

10A NCAC 13G .0905 is proposed for readoption with substantive changes as follows:

10A NCAC 13G .0905 ACTIVITIES PROGRAM

(a) Each family care home shall develop a program of activities designed to promote the residents' active involvement with each other, their families, and the community.

(b) The program shall be designed to promote active involvement by all residents but is not to require any individual to participate in any activity against his <u>or her</u> will. If there is a question about a resident's ability to participate in an activity, the resident's physician shall be consulted to obtain a statement regarding the resident's capabilities.

- (c) The activity director, as required in Rule .0404 of this Subchapter, shall:
 - use information on the residents' interests and capabilities as documented upon admission and updated as needed to arrange for or provide planned individual and group activities for the residents, taking into account the varied interests, capabilities capabilities, and possible cultural differences of the residents;

- (2) prepare a monthly calendar of planned group activities which shall be easily readable with large print, to residents within the community, posted in a prominent location accessible to residents by the first day of each month, and updated when there are any changes;
- involve community resources, such as recreational, volunteer, religious, aging and developmentally disabledassociated agencies, and religious organizations, to enhance the activities available to residents;
- (4) evaluate and document the overall effectiveness of the activities program at least every six months with input from the residents to determine what have been the most valued activities and to elicit suggestions of ways to enhance the program;
- (5) encourage residents to participate in activities; and
- (6) assure there are adequate supplies, supplies necessary for planned activities, supervision supervision, and assistance to enable each resident to participate. Aides and other facility staff may be used to assist with activities.

(d) There shall be a minimum of 14 hours of a variety of planned group activities per week that include activities that promote socialization, physical interaction, group accomplishment, creative expression, increased knowledge knowledge, and learning of new skills. Homes that care exclusively for residents with HIV disease are exempt from this requirement as long as the facility can demonstrate planning for each resident's involvement in a variety of activities. Examples of group activities are group singing, dancing, games, exercise classes, seasonal parties, discussion groups, drama, resident council meetings, book reviews, music appreciation, review of current events and spelling bees.

(e) Residents shall have the opportunity to participate in activities involving one to one interaction and activity by oneself that promote enjoyment, a sense of accomplishment, increased knowledge, learning of new skills, and creative expression. Examples of these activities are crafts, painting, reading, creative writing, buddy walks, card playing, and nature walks.

(f) Each resident shall have the opportunity to participate in at least one outing every other month. Residents interested in being involved in the community more frequently shall be encouraged to do so.

(g) Each resident <u>Residents</u> shall have the opportunity to participate in meaningful work type and volunteer service activities in the <u>home facility</u> or in the community, but participation shall be on an entirely voluntary basis, never forced upon residents and not assigned in place of staff. community. Participation in volunteer activities shall not be required of residents and shall not involve duties that are typically performed by facility staff.

History Note: Authority G.S. 131D-2.16; 143B-165; 131D-4.1; 131D-4.3;

Eff. January 1, 1977; Readopted Eff. October 31, 1977; Amended Eff. August 3, 1992; April 1, 1987; April 1, 1984; Temporary Amendment Eff. July 1, 2004; Amended Eff. July 1, 2005. <u>2005;</u> <u>Readopted Eff. October 1, 2022.</u>

10A NCAC 13G .1005 SELF-ADMINISTRATION OF MEDICATIONS

(a) The facility shall permit residents who are competent and physically able to self-administer to self-administer their medications if the following requirements are met:

- the self-administration is ordered by a physician or other person legally authorized to prescribe medications in North Carolina and documented in the resident's record; and
- (2) specific instructions for administration of prescription medications are printed on the medication label.

(b) When there is a change in the resident's mental or physical ability to self-administer or resident non-compliance with the physician's orders or the facility's medication policies and procedures, the facility <u>staff</u> shall notify the physician. A resident's right to refuse medications does not imply the inability of the resident to self-administer medications.

History Note: Authority G.S. 131D-2.16; 131D-4.5; 143B-165; Temporary Adoption Eff. December 1, 1999; Eff. July 1, 2000. 2000; Readopted Eff. October 1, 2022.

10A NCAC 13G .1006 is proposed for readoption without substantive changes as follows:

10A NCAC 13G .1006 MEDICATION STORAGE

(a) Medications that are self-administered and stored in the resident's room shall be stored in a safe and secure manner as specified in by the facility's medication storage policy and procedures.

(b) All prescription and non-prescription medications stored by the facility, including those requiring refrigeration, shall be maintained in a safe manner under locked security except when under the immediate or direct physical supervision of staff in charge of medication administration.

(c) The medication storage area shall be elean, well lighted, well ventilated, routinely cleaned, include functional lighting, ventilated to circulate fresh air, large enough to store medications in an orderly manner, and located in areas other than the bathroom, kitchen or utility room. Medication carts shall be elean routinely cleaned and medications shall be stored in an orderly manner.

(d) Accessibility to locked Locked storage areas for medications shall only be by staff responsible for medication administration and administrator or person in charge. administrator-in-charge.

(e) Medications intended for topical or external use, except for ophthalmic, otic otic, and transdermal medications, shall be stored in a designated area separate from the medications intended for oral and injectable use. Ophthalmic, otic otic, and transdermal medications may be stored with medications intended for oral and injectable use. Medications shall be stored apart from cleaning agents and hazardous chemicals.

(f) Medications requiring refrigeration shall be stored at 36 degrees F to 46 degrees F (2 degrees C to 8 degrees C).

(g) Medications shall not be stored in a refrigerator containing non-medications and non-medication related items, except when stored in a separate container. The container shall be locked when storing medications unless the refrigerator is locked or is located in a locked medication area.

(h) The facility shall only possess a stock of non-prescription medications or the following prescription legend medications for general or common use: use in accordance with physicians' orders:

- (1) irrigation solutions in single unit quantities exceeding 49 ml. and related diagnostic agents;
- (2) diagnostic agents;
- (3) vaccines; and
- (4) water for injection and normal saline for injection.

Note: A prescribing practitioner's order is required for the administration of any medication as stated in Rule .1004 (a) of this Section.

(i) First aid supplies shall be immediately available, available to staff within the facility, stored out of sight of residents and visitors visitors, and stored separately from medications, and in a secure and an orderly manner.

History Note: Authority G.S. 131D-2.16; 131D-4.5; 143B-165; Temporary Adoption Eff. December 1, 1999; Eff. July 1, 2000. 2000; Readopted Eff. October 1, 2022.

10A NCAC 13G .1208 is proposed for readoption without substantive changes as follows:

10A NCAC 13G .1208 FACILITIES TO REPORT RESIDENT DEATHS

For purposes of this Section, facilities licensed in accordance with G.S. 131D-2 The facility shall report resident deaths to the Division of Health Service Regulation. Regulation, in accordance with G.S. 131D-34.1.

History Note: Authority G.S. 131D-2.4; 131D-2.16; 131D-34.1; 143B-165; Temporary Adoption Eff. May 1, 2001; Eff. July 18, 2002. <u>2002;</u> <u>Readopted Eff. October 1, 2022.</u>

10A NCAC 13F .0504 is proposed for amendment as follows:

10A NCAC 13F .0504 COMPETENCY VALIDATION FOR LICENSED HEALTH PROFESSIONAL SUPPORT TASKS

(a) An adult care home <u>The facility</u> shall assure that non licensed personnel and licensed personnel <u>non-licensed staff</u> and <u>licensed staff</u> not practicing in their licensed capacity as governed by their practice act and <u>in accordance with</u> occupational licensing laws are competency validated by return demonstration for any personal care task specified in Subparagraph (a)(1)

through (28) of Rule .0903 of this Subchapter Subchapter. The facility shall assure the competency validation occurs prior to staff performing the task and that their ongoing competency is assured through facility staff oversight and supervision.

(b) Competency validation shall be performed by the following licensed health professionals:

- (1) A registered nurse shall validate the competency of staff who perform <u>any of the personal care tasks specified</u> in Subparagraphs (a)(1) through (28) of Rule .0903 of this Subchapter.
- In lieu of a registered nurse, a <u>licensed</u> respiratory care practitioner licensed under G.S. 90, Article 38, may validate the competency of staff who perform personal care tasks specified in Subparagraphs (a)(6), (a)(11), (a)(16), (a)(18), (a)(19), (a)(19), and (a)(21) of Rule .0903 of this Subchapter.
- (3) In lieu of a registered nurse, a registered licensed pharmacist may validate the competency of staff who perform the personal care task tasks specified in Subparagraph (a)(8) and (a)(11) of Rule .0903 of this Subchapter. An immunizing pharmacist may validate the competency of staff who perform the personal care task specified in Subparagraph (a)(15) of Rule .0903 of this Subchapter.
- (4) In lieu of a registered nurse, an occupational therapist or physical therapist may validate the competency of staff who perform personal care tasks specified in Subparagraphs (a)(17) and (a)(22) through (27) of Rule .0903 of this Subchapter.

(c) Competency validation of staff, according to Paragraph (a) of this Rule, for the licensed health professional support tasks specified in Paragraph (a) of Rule .0903 of this Subchapter and the performance of these tasks is limited exclusively to these tasks except in those cases in which a physician acting under the authority of G.S. 131D-2.2(a) certifies that non-licensed personnel can be competency validated to perform other tasks on a temporary basis to meet the resident's needs and prevent unnecessary relocation. relocation of the resident.

History Note: Authority G.S. 131D-2.16; 131D-4.5; 143B-165; Temporary Adoption Eff. September 1, 2003; Eff. July 1, 2004; Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. March 6, 2018; Amended Eff. October 1, 2022; July 1, 2021.

10A NCAC 13F .0508 is proposed for amendment as follows:

10A NCAC 13F .0508 ASSESSMENT TRAINING

The person or persons designated by the administrator to perform resident assessments as required by Rule .0801 of this Subchapter shall successfully complete training on resident assessment established by the Department before performing the required assessments. Registered nurses are exempt from the assessment training. The Resident Assessment Self-Instructional Manual for Adult Care Homes herein incorporated by reference including subsequent amendments and editions. The instruction manual on resident assessment is available on the internet Adult Care Licensure website, http://facility-services.state.nc.us/gepage.htm, or it is available at the cost of printing and mailing from the Division of Health Service Regulation, Adult Care Licensure Section, 2708 Mail Service Center, Raleigh, NC 27699 2708. https://info.ncdhhs.gov/dhsr/acls/pdf/assessmentmanual.pdf, at no cost.

History Note: Authority G.S. 131D-2.15; 131D-2.16; 131D-4.5; 143B-165; Temporary Adoption Eff. September 1, 2003; Eff. June 1, 2004; Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. March 6, 2018. <u>2018</u>; <u>Amended Eff. October 1, 2022.</u>

10A NCAC 13F .0905 is proposed for amendment as follows:

10A NCAC 13F .0905 ACTIVITIES PROGRAM

(a) Each adult care home shall develop a program of activities designed to promote the residents' active involvement with each other, their families, and the community.

(b) The program shall be designed to promote active involvement by all residents but is not to require any individual to participate in any activity against his <u>or her</u> will. If there is a question about a resident's ability to participate in an activity, the resident's physician shall be consulted to obtain a statement regarding the resident's capabilities.

(c) The activity director, as required in Rule .0404 of this Subchapter, shall:

- use information on the residents' interests and capabilities as documented upon admission and updated as needed to arrange for or provide planned individual and group activities for the residents, taking into account the varied interests, capabilities capabilities, and possible cultural differences of the residents;
- (2) prepare a monthly calendar of planned group activities which shall be easily readable with large print, to residents within the community, posted in a prominent location accessible to residents by the first day of each month, and updated when there are any changes;
- involve community resources, such as recreational, volunteer, religious, aging and developmentally disabledassociated agencies, and religious organizations, to enhance the activities available to residents;
- (4) evaluate and document the overall effectiveness of the activities program at least every six months with input from the residents to determine what have been the most valued activities and to elicit suggestions of ways to enhance the program;
- (5) encourage residents to participate in activities; and
- (6) assure there are adequate supplies, supplies necessary for planned activities, supervision supervision, and assistance to enable each resident to participate. Aides and other facility staff may be used to assist with activities.

(d) There shall be a minimum of 14 hours of a variety of planned group activities per week that include activities that promote socialization, physical interaction, group accomplishment, creative expression, increased knowledge knowledge, and learning of new skills. Homes that care exclusively for residents with HIV disease are exempt from this requirement as long as the facility can demonstrate planning for each resident's involvement in a variety of activities. Examples of group activities are group singing, dancing, games, exercise classes, seasonal parties, discussion groups, drama, resident council meetings, book reviews, music appreciation, review of current events and spelling bees.

(e) Residents shall have the opportunity to participate in activities involving one to one interaction and activity by oneself that promote enjoyment, a sense of accomplishment, increased knowledge, learning of new skills, and creative expression. Examples of these activities are crafts, painting, reading, creative writing, buddy walks, card playing, and nature walks.

(f) Each resident shall have the opportunity to participate in at least one outing every other month. Residents interested in being involved in the community more frequently shall be encouraged to do so.

(g) Each resident <u>Residents</u> shall have the opportunity to participate in meaningful work type and volunteer service activities in the home <u>facility</u> or in the community, but participation shall be on an entirely voluntary basis, never forced upon residents and not assigned in place of staff. community. Participation in volunteer activities shall not be required of residents and shall not involve duties that are typically performed by facility staff.

History Note: Authority G.S. 131D-2.16; 131D-4.5; 143B-165; <u>131D-4.1; 131D-4.3;</u>

Eff. January 1, 1977; Readopted Eff. October 31, 1977; Amended Eff. April 1, 1987; April 1, 1984; Temporary Amendment Eff. July 1, 2003; Amended Eff. July 1, 2004; Temporary Amendment Eff. July 1, 2004 (This temporary amendment replaces the permanent rule approved by RRC on May 20, 2004); Amended Eff. July 1, 2005; Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. March 6, 2018. <u>2018</u>; Amended Eff. October 1, 2022.

10A NCAC 13F .1207 is proposed for amendment as follows:

10A NCAC 13F.1207 FACILTIES TO REPORT RESIDENT DEATHS

For purposes of this Section, facilities licensed in accordance with G.S. 131D-2 The facility shall report resident deaths to the Division of Health Service Regulation. Regulation in accordance with G.S. 131D-34.1.

History Note: Authority G.S. <u>131D-2.4</u>; 131D-2.16; 131D-2.4; 131D-34.1;<u>143B-165;</u> Temporary Adoption Eff. May 1, 2001; Eff. July 18, 2002;
Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. March 6, 2018. <u>2018;</u> Amended Eff. October 1, 2022.

10A NCAC 13F .0502 is proposed for repeal as follows:

10A NCAC 13F .0502 PERSONAL CARE TRAINING CONTENT AND INSTRUCTORS

History Note: Authority G.S. 131D-2.16; 131D-4.3; 131D-4.5; 143B-165; Temporary Adoption Eff. January 1, 1996; Eff. May 1, 1997; Temporary Amendment Eff. December 1, 1999; Amended Eff. July 1, 2000; Temporary Amendment Eff. September 1, 2003; Amended Eff. June 1, 2004; Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. March 6, 2018. <u>2018;</u> <u>Repealed Eff. October 1, 2022.</u>

10A NCAC 13G .0502 is proposed for readoption as a repeal as follows:

10A NCAC 13G .0502 PERSONAL CARE TRAINING AND COMPETENCY PROGRAM APPROVAL

History Note: Authority G.S. 131D-2.16; 131D-4.3; 131D-4.5; 143B-165; Temporary Adoption Eff. January 1, 1996; Eff. May 1, 1997; Temporary Amendment Eff. December 1, 1999; Amended Eff. July 1, 2000. <u>2000;</u> <u>Repealed Eff. October 1, 2022.</u>

Exhibit E Rulemaking Petition

Payne, Mark

From:	
Sent:	
To:	
Subject:	

Charles Keller <charles.w.keller@gmail.com> Tuesday, January 11, 2022 1:09 PM Payne, Mark [External] Rule Making Proposal RE: Name Badges

CAUTION: External email. Do not click links or open attachments unless you verify. Send all suspicious email as an attachment to Report Spam.

January 11, 2022 Office of the Director

Division of Health Service Regulation

2701 Mail Service Center

Raleigh, North Carolina, 27699-2701

DELIVERED VIA EMAIL (Mark.Payne@dhhs.nc.gov)

Dear Mr. Payne:

Please accept this correspondence at my petition for rulemaking pursuant to G.S. 150B-20. The reason I present this petition is because seniors in nursing facilities and their advocates have difficulty obtaining identification of the person providing them care. Names are often forgotten, misheard, nicknames or aliases are provided, staff claim not to know the name of their coworkers, some nursing facility management has instructed staff to only provide a first name, and then flatly refuse to give it when asked directly. Not knowing the accurate name of a caregiver presents an issue of patient safety because complaints regarding care cannot be expeditiously addressed, reports to regulatory agencies lack vital identifying information, family and patients have no way to verify professional licensure is in good standing (for example NC LPN licensure look up requires a first and last name to search), or privately run a criminal records check on staff that may only had a check years earlier upon being hired. The dignity of the patent is violated when they have no way to meaningfully identify a person who provides them care.

This rule, if enacted, will promote professionalism in an industry that holds great power over their frail and elderly customers. It will protect this population from nursing home malfeasance and benign neglect. A savvy, wealthy senior, whose cognitive abilities can obtain a copy of their records and sometimes glean the name of some staff from their records, but not everyone knows to make the request and the facility charges for the copy.

This rule petition has no effect on existing rules or orders.

An internet search of name badge suppliers indicates the cost of the badge is anywhere between \$2.00 and \$10.00. Given that most nursing facilities charge at least between \$191.79 per day, per resident as of July 1, 2021,^[1] this is a small cost in comparison to the public benefit.

Currently, Georgia, Minnesota, Oregon, New York, California, Illinois, Massachusetts and Rhode Island have identification badge laws. North Carolina should join these states in vigorously giving vulnerable senior citizens the maximum protection possible.

Proposed Rule Text

10 NCAC 13D .XXXX Identification Badges

All nursing facilities shall issue name badges that conspicuously display the full legal name, nickname and the licensure, if applicable, in 18 point font for every staff member, contractor or volunteer that examines patients, provides treatment or care to patients, and gives custodial care to a patient. The badge must be prominently displayed on the staff member, contractor or volunteer's person at all times.

The name of any staff member, contractor or volunteer must be immediately provided in writing upon the request of a patient, visitor or family member of a patient within twenty-four hours of the request being made.

History Note: Authority: G.S. 131E-104; G.S. 131E-117(1); G.S. 131E-117(5); G.S. 131E-117(6); G.S. 131E-131; Effective Date: April 1, 2022.

^[1] <u>https://medicaid.ncdhhs.gov/providers/fee-schedules/nursing-facility-fee-schedules</u>

Thank you for your time and consideration,

Charles Keller, Jr.

"I will find a way or make one!"