MEMORANDUM

TO: Office of State Budget & Management

FROM: Nadine Pfeiffer, DHSR Rule-making Coordinator

DATE: February 21, 2020

RE: Federal Certification for Nursing Home Rule Amendments

Rule-making Coordinator’s Certificate

As Required by GS 150B-19.1(g)
For Proposed Permanent and Temporary Rules Adopted to
Implement a Federal Law or which upon Receipt of Federal Funds is Conditioned

Rule 10A NCAC 13D .2001 is proposed for amendment to be compatible with definitions and
Rule 10A NCAC 13D .3003 is proposed for amendment to be compatible with quality of care
found in the federal regulations for skilled nursing homes. These rules apply to licensed nursing
homes in North Carolina that provide care for persons who have remedial ailments or other
ailments for which medical and nursing care are indicated; who however, are not sick enough to
require general hospital care. Nursing care is their primary need, but they will require continuing
medical supervision.

Regulation by the State of North Carolina of skilled nursing facilities is subject to the provisions
of 42 CFR 488.301. The amendment of the above-named rules are necessary to comply with the
federal regulations for nursing home definitions found in 42 CFR 483.5 and quality of care in 42
CFR 483.25(i).