



2013

North Carolina Rules with Economic Impact

- **Schedule of Anticipated Rule Actions**
- **Rules that Affected Local Governments**

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Budget and Management,
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Background

On May 17, 1994, Governor James B. Hunt Jr. issued the Executive Order No. 49 entitled “Fiscal Notes on Administrative Rules Affecting Local Governments.” The Executive Order set forth policies and procedures for state agencies to follow when proposing permanent rules with an impact on local governments. Through Session Law 1995-415, the General Assembly incorporated these policies, as well as other changes, in G.S. 150B-21.28 of the Administrative Procedure Act (APA). The revised APA increases state agencies’ awareness of the effect proposed rules would have on local governments and enables local governments to be more involved in estimating the fiscal impact of permanent rules on local budgets.

According to requirements in the APA, the North Carolina Office of State Budget and Management (OSBM) prepares annually a report containing a schedule of anticipated rule actions in the upcoming fiscal year, as well as a summary of the projected fiscal impact on local governments of rules adopted in the preceding fiscal year. OSBM provides a copy of this annual report to the Governor, the General Assembly, the North Carolina Association of County Commissioners, and the North Carolina League of Municipalities, as required by the APA.

Outline

I. Summary

The Summary section contains some statistics on anticipated rule actions in SFY 2013-14 that might have an economic impact and rules adopted in SFY 2011-12 with projected impact on local governments.

II. Schedule of Anticipated Rule Actions, July 1, 2013 – June 30, 2014

This section contains information on rules state agencies expect to adopt in SFY 2013-14 that would have an impact on: i) state expenditure or distribution of funds; ii) local government revenues or expenditures; or iii) would create a substantial economic impact (statutorily defined as an aggregate financial impact to all parties involved of \$500,000 or greater over a 12-months period). The information in this section is organized by agency and includes the rule title, the North Carolina Administrative Code (NCAC) citation, staff contact information, proposed action, anticipated impact, and a brief description of the rule change.

III. Rules that Affected Local Governments, Adopted July 1, 2011 – June 30, 2012

The last section provides information on rules North Carolina agencies adopted in SFY 2011-12 that have a projected impact on local governments. The information is organized by agency and by adoption date, and also includes the rule title, NCAC citation, staff contact information, and expected net impact on local government revenues and expenditures over a five-year period.

I. Summary

For the following fiscal year, SFY 2013-14, state agencies anticipate to take action on 70 different rules.¹ According to information received by OSBM, the Department of Health and Human Services (DHHS), the Department of Environmental and Natural Resources (DENR), and the Department of Justice would account for 34, 27 and 20 percent, respectively, of anticipated rule actions in SFY 2013-14 (see Table 1 below).

More than half of the anticipated rule actions identified by agencies would have an impact on state government and 37 percent are expected to create a positive or negative impact on local governments. Eighteen percent of anticipated rule changes would have a substantial economic impact, i.e. create an aggregate economic impact of \$0.5 million or more in a 12-months period (see Table 2).²

Table 1. Number of Anticipated Rules with Economic Impact, by Agency

<i>Agency</i>	<i>Number of Rules</i>	<i>Percentage of Total</i>
Department of Commerce	3	4%
Department of Environmental and Natural Resources	19	27%
Department of Health and Human Services	24	34%
Department of Insurance	1	1%
Department of Justice	14	20%
Department of Public Instruction/ State Board of Education	7	10%
Office of Administrative Hearings	1	1%
Psychology Board	1	1%
Total Anticipated Rules	70	100%

Table 2. Number of Anticipated Rules with Economic Impact, by Type of Impact*

<i>Type of Impact</i>	<i>Number of Rules</i>	<i>Percentage of Total</i>
State Government	37	53%
Local Government	26	37%
Substantial Economic Impact	12	18%

* Note that unknown (“U” in Table 5 below) impacts were not counted.

In SFY 2011-12, 18 rule changes were adopted that had an impact on local governments, half of which were adopted by DENR (see Table 3). Table 4 below presents the impact on local governments

¹ The terms rule changes or rules used throughout this document refer to a package of permanent individual rules that an agency is proposing to adopt together and which constitute a new policy.

² Note that the percentages do not add up to 100% because rules may have more than one type of impact (see Table 5).

over a five-year period of the rules adopted in SFY 2011-12. The net present value of the impact of these rule changes on local governments over five years is about \$1.7 million in welfare costs.¹

Table 3. Number of Rules Adopted in SFY 2011-2012 with Local Government Impact, by Agency

<i>Agency</i>	<i>Number of Rules</i>	<i>Percentage of Total</i>
Department of Commerce	1	6%
Department of Environment and Natural Resources	9	53%
Department of Health and Human Services	4	24%
Department of Justice	1	6%
Wild Resources Commission	2	12%
Total Adopted Rules	17	100%

Table 4. Impact of Rules Adopted in SFY 2011-2012 with Local Government Impact, by Agency (thousands of \$)*

<i>Agency</i>	<i>SFY 2011-12</i>	<i>SFY 2012-13</i>	<i>SFY 2013-14</i>	<i>SFY 2014-15</i>	<i>SFY 2015-16</i>
Department of Commerce	\$0	\$164	\$324	\$387	\$373
Department of Environment and Natural Resources	-\$85	\$40	\$45	\$65	\$87
Department of Health and Human Services	-\$2	-\$1,126	\$174	\$174	\$99
Department of Justice	-\$1,117	-\$1,117	\$0	\$0	\$0
Wild Resources Commission	-\$2	-\$8	\$0	\$0	\$0
Total Impact of Adopted Rules	-\$1,205	-\$2,045	\$542	\$625	\$559

* Note that positive values constitute a benefit to local governments and negative values are costs.

¹ The net present values in this report are computed as of July 2011 using a discount rate of 7 percent, as required by the OSBM Manual.

II. Schedule of Anticipated Rules Actions in SFY 2013-2014

Table 5. Schedule of Anticipated Rule Actions between July 1, 2013 and June 30, 2014

Division	Rule Title and Description	NCAC Citation(s)	Contact		Rule Action	Federally Required	Impacts:*		
			Name	Phone			S/	L/	S/
Department of Commerce									
Div. of Employment Security	Filing Claims for Unemployment Benefits	04 NCAC 24B	Thelma M. Hill	(919) 707-1035	Adopt	Yes	S	-	-
	This rule will notify individuals as to the procedures and requirements for filing claims for unemployment insurance benefits as mandated by SL 2013-2. The new legislation provides for substantial changes in the current process.								
Div. of Employment Security	Hearings	04 NCAC 24D	Thelma M. Hill	(919) 707-1035	Adopt	Yes	S	-	-
	In accordance with N.C.G.S. §96-15, over 60 hearing officials are employed to conduct hearings and issue decisions on appeals from determinations on contested claims for unemployment insurance benefits under G.S. §§96-13, 14, and 18. These hearing rules will inform the public about the hearing procedures, subpoenas, evidentiary burdens, who is an interested party, adjournments, continuances, location of hearings, contents of decisions, appeal rights and other related matters. The hearings and decisions are without cost to the parties involved.								
Div. of Employment Security	Adjudication	04 NCAC 24C	Thelma M. Hill	(919) 707-1035	Adopt	Yes	S	-	-
	In accordance with N.C.G.S. §96-15, over 40 adjudicators issue determinations on contested claims for unemployment insurance benefits under G.S. §§96-13, 14, and 18. These adjudication rules will inform the public about the fact-finding procedures, evidentiary burdens, who is an interested party, special issues handling, issuance of determinations, appeal rights and other related matters. The fact-finding and determinations are without cost to the parties involved.								
Total Anticipated Rule Actions for Department of Commerce:									3

* S = State Impact, L = Local Impact, SE = Substantial Economic Impact of \$500,000 or greater in a 12-months period, U = Impact Unknown.

II. Schedule of Anticipated Rules Actions in SFY 2013-2014

Department of Environmental and Natural Resources

Div. of Air Quality	Motor Vehicle Emission Control Standards	15A NCAC 02D Section .1000	Joelle Burleson	(919) 707-8720	Amend	No	S	-	-
	<p>The rules are proposed for amendment to reflect statutory revision under S.L. 2012-199 exempting the three most recent model year vehicles with less than 70,000 miles on the odometer from the emissions inspection and maintenance program. The report required by S.L. 2011-145 generated in development of the legislative change indicates a substantial impact from the statutory exemption, including savings of cost of emissions inspections for newer model vehicle owners, and commensurate loss of revenue from emissions inspection fees for inspection stations, DOT/DMV, and DAQ. The rule amendment simply updates the rule language to reflect the specific legislative exemption and thus the economic impact is considered the result of the legislation rather than the rule.</p>								
Div. of Air Quality	Toxic Air Pollutant Guidelines, Emission Rates Requiring a Permit	15A NCAC 02D .1104, 02Q .0711	Joelle Burleson	(919) 707-8720	Amend	No	S	-	SE
	<p>The rules are proposed for revision to update arsenic acceptable ambient level (AAL) (15A NCAC 02D .1104) and associated emission rate requiring a permit (15A NCAC 02Q .0711) based on Secretary's Science Advisory Board (SAB) recommendation which raises the AAL. The proposed change has a substantial impact from avoided costs to control or take permit limitations in the regulated community that would otherwise be incurred to comply with the existing AAL, and potential reduction in modeling effort required by Division of Air Quality due to the higher AAL and associated emission rate.</p>								
Div. of Air Quality	Control of Toxic Air Pollutants, Toxic Air Pollutant Procedures	15A NCAC 02D .1100, 02Q .0700	Joelle Burleson	(919) 707-8720	Amend	No	S	L	U
	<p>The rules are proposed for amendment to implement provisions of S.L. 2012-91 exempting sources subject to federal maximum achievable control technology and generally available control technology from air toxics permitting unless the Director determines an unacceptable health risk exists and to implement recommendations in the report to the General Assembly required by the Session Law on additional changes to reduce unnecessary regulatory burden and increase efficient use of DAQ resources while maintaining protection of public health.</p>								
Div. of Air Quality	Commercial and Industrial Solid Waste Incineration Units	15A NCAC 02D .1210	Joelle Burleson	(919) 707-8720	Amend	Yes	U	U	U
	<p>The rules are to be proposed for amendment to reflect the most recent federal standards in the emissions guidelines for Commercial and Industrial Solid Waste Incinerators (CISWI) under Section 129 of the Clean Air Act.</p>								
Div. of Air Quality	Activities Exempted from Permit Requirements, Facilities Not Likely to Contravene Demonstration	15A NCAC 02Q .0102, 02Q .0302	Joelle Burleson	(919) 707-8720	Amend	No	U	U	U
	<p>The rules are to be proposed for amendment to update the permitting rules to clarify the permitting requirements for facilities subject to a maximum achievable control technology (MACT) or generally available control technology (GACT) standard that do not require a control device to comply with the standard</p>								

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II. Schedule of Anticipated Rules Actions in SFY 2013-2014

Div. of Coastal Management	AECs Within Ocean Hazard Areas	15A NCAC 07H .0304	Angela Willis	(252) 808-2808 ext. 201	Amend	No	S	L	-
<p>(a) Updates oceanfront erosion rates that are used to calculate construction setbacks and secure credits under the FEMA/NFIP Community Rating System. (b) Simplifies the way the Ocean Erodible Area of Environmental Concern (OEA) is calculated. (c) Removes the temporary Unvegetated Beach designation from an area damaged by Hurricane Isabel because the vegetation line has recovered. (d) Removes the Inlet Hazard Area designation from the site formerly occupied by Mad Inlet, which closed in 1997 and is not expected to reopen. No fiscal impacts to state or local governments were anticipated from (a), (c) or (d). Anticipated fiscal impacts from (b) are currently being determined, but a substantial impact is not anticipated.</p>									
Div. of Coastal Management	Specific Use Standards For Ocean Hazard Areas	15A NCAC 07H .0308	Angela Willis	(252) 808-2808 ext. 201	Amend	No	S	-	-
<p>7H.0308 contains the Coastal Resources Commission's guidelines for the use of sandbags as a temporary erosion control structure. Amendment extends the duration and number of times that sandbags may be used to protect a structure if a community is actively pursuing a beach fill, inlet relocation, or terminal groin project. Estimated cost benefit for NCDOT of between \$460 and \$2,100.</p>									
Div. of Coastal Management	Technical Standards for Beach Fill Projects	15A NCAC 07H .0312	Angela Willis	(252) 808-2808 ext. 201	Amend	No	S	L	-
<p>Amendment provides financial relief to applicants for permits for certain beach fill projects. The CRC has identified a limited set of conditions under which applicants can avoid some permit-related costs without violating the intent of the current rule or compromising environmental protection. Anticipated average annual savings of \$232,200 (cumulative) shared between state and local governments.</p>									
Div. of Coastal Management	General Permit for Emergency Work Requiring a CAMA and/or a Dredge and Fill Permit Specific Conditions)	15A NCAC 07H .1705	Angela Willis	(252) 808-2808 ext. 201	Amend	No	S	-	-
<p>7H.1705 contains the Coastal Resources Commission's general and specific conditions for the use of sandbags as a permissible temporary erosion control structure. Amendment extends the duration and number of times that sandbags may be used to protect a structure if a community is actively pursuing a beach fill, inlet relocation, or terminal groin project. Estimated cost benefit for NCDOT of between \$460 and \$2,100.</p>									
Div. of Coastal Management	Secretary's Grant Criteria and Procedures for Local Implementation and Enforcement Programs Under the Coastal Area Management Act (Program Costs)	15A NCAC 07I .0401	Angela Willis	(252) 808-2808 ext. 201	Amend	No	S	L	-
<p>15A NCAC 7H.0400 defines the reimbursement to be paid by the Division of Coastal Management to local governments for costs associated with administering Implementation and Enforcement Programs associated with Coastal Area Management Act (CAMA) Minor Development permits. Amendments to section 7I.0401(c) increase the reimbursement to local governments from \$150 to \$200 for attendance of up to three Local Permitting Officers at training sessions. Estimated at up to \$10,800 in additional cost for DCM, and up to \$300 increase in revenue per local government, per year.</p>									

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II. Schedule of Anticipated Rules Actions in SFY 2013-2014

Div. of Energy, Mineral, and Land Resources	N/A	15A NCAC 05	Walter Haven, Energy Program Supervisor	(919) 707-9220	Adopt	No	S	L	SE
<p>The Mining and Energy Commission and Division have just begun drafting environmental protection rules associated with oil and gas exploration and development. It is estimated that there will be over 100 rules that will be bundled with one overall fiscal note. It is anticipated that there will be state and local government economic impact, and that the aggregate impact on all affected persons will exceed the substantial economic impact threshold.</p>									
Div. of Waste Management	Setback Variances	15A NCAC 02N	Ruth Strauss	(919) 707-8299	Amend	No	-	-	U
<p>Session Law 2011-394 Section 11.6(b) requires the adoption of rules that will establish a process for granting variances from setback requirements between UST systems and certain public water supply wells. These rules will allow UST systems to be installed and operated closer to public water supply wells than previously allowed provided they will not endanger human health, welfare, or groundwater. The legislative deadline is 1 January 2014.</p>									
Div. of Waste Management	Use of Steel USTs	15A NCAC 02N	Ruth Strauss	(919) 707-8299	Amend	No	-	-	U
<p>Session Law 2011-394 Section 11.7(b) requires the adoption of rules consistent with Section 11.7(a) concerning the installation of new UST systems with tanks that are made of steel and cathodically protected from corrosion. These rules will allow cathodically protected steel tanks to continue to be installed and operated in North Carolina. The legislative deadline is 1 January 2014.</p>									
Div. of Waste Management	Severe Financial Hardship	15A NCAC 02P	Vance Jackson	(919) 707-8262	Amend	No	-	-	U
<p>Session Law 2011-394 Sections 11.3(a) and 11.3(b) requires the adoption of rules concerning the implementation of "severe financial hardship" described in those Sections. These rules will allow the department to use monies from the Cleanup Funds to conduct cleanup work and will exempt non-viable responsible parties from having to pay deductible amounts. We believe these rules will turn out to be essentially the same as the process now used by the UST program to determine if responsible parties are non-viable, except that the eligibility of responsible parties to qualify for "severe financial hardship" will be determined by a subcommittee of the Environmental Management Commission's Committee on Civil Penalty Remissions. There is no legislative deadline for adoption of these rules.</p>									
Div. of Waste Management	Soil Remediation	15A NCAC 02T Section .1500	Bob Davies	(919) 707-8298	Amend	No	-	-	U
<p>Modify 15A NCAC 2T Section .1500 - Soil Remediation - to allow standards less stringent than below detection limits (BDL) for closing permitted soil remediation sites. Modification of these rules will allow permitted soil remediation sites to close when soil contamination concentrations fall to levels that do not present significant risks. This is a departmental initiative. There is no legislative deadline.</p>									
Div. of Waste Management	Option to apply for issuance of 10-year permit for a sanitary landfill or transfer station	15A NCAC 13B .0206	Michael Scott	(919) 707-8246	Amend	No	S	L	SE
<p>Allow facility operators owner to choose a longer permit duration of 10 years (instead of the allowable 5 years). 2011 Senate Bill 810 required that the solid waste rules be amended to allow the permit duration. Substantial impact caused because of the extra cost to operator/owner in the first five years, although overall savings over 10 years or more exceeds costs.</p>									

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II. Schedule of Anticipated Rules Actions in SFY 2013-2014

Div. of Waste Management	Application requirements for sanitary landfills	15A NCAC 13B .0504	Michael Scott	(919) 707-8246	Adopt	No	S	L	SE
<p>Allow facility operators owner to choose a longer permit duration of 10 years (instead of the allowable 5 years). 2011 Senate Bill 810 required that the solid waste rules be amended to allow the permit duration. Substantial impact caused because of the extra cost to operator/owner in the first five years, although overall savings over 10 years or more exceeds costs.</p>									
Div. of Water Quality	Stormwater Managementsystems in accordance with G.S. 143-215.1(d).	15A NCAC 2H .1000	Bradley Bennett/Evan Kane	(919) 807-6378/ (919) 807-6461	Amend	No	S	U	U
<p>The rules in this Section set forth the requirements for application and issuance of permits for stormwater management systems in accordance with G.S. 143-215.1(d). Session Law 2012-143 directs the Environmental Management Commission to adopt rules for stormwater control for sites on which oil and gas exploration and development activities are conducted by October 1, 2014. It is necessary to develop state stormwater rules for this industry because stormwater from oil & gas exploration and production is currently exempted from federal NPDES stormwater requirements.</p>									
Div. of Water Quality	Permitting by Regulation (Waste Not Discharged to Surface Waters.)	15A NCAC 02T .0113	Jon Risgaard/Evan Kane	(919) 807-6458/ (919) 807-6461	Amend	No	U	U	U
<p>The rules in 15A NCAC 2T establish requirements and procedures for application and issuance of permits for waste treatment systems that do not discharge to surface waters. Rule 15A NCAC 2T .0113 exempts certain wastes from individual or general permits. Session Law 2012-143 directs the Environmental Management Commission to adopt rules "for matters within its jurisdiction that allow for and regulate horizontal drilling and hydraulic fracturing for the purpose of oil and gas exploration and development" by October 1, 2014. Rule 15A NCAC 2T .0113 grants a permit by rule for land application of "drilling muds, cuttings and well water from the development of wells or from other construction activities including directional boring." This rule language was written well before the recent interest in shale gas development and was intended to address wastes generated from water well construction and shallow directional boring for utility line installation, not oil and gas well drilling wastes.</p>									

Total Anticipated Rule Actions for the Department of Environmental and Natural Resources: 19

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II. Schedule of Anticipated Rules Actions in SFY 2013-2014

Department of Health and Human Services

Div. of Health Service Regulation	Preadmission Screening of Adult Care Home Residents	10A NCAC 14K .0101	Megan Lamphere	(919) 855-3974	Adopt	No	U	U	U
	<p>This rule will require adult care homes to assure that a preadmission screening has been conducted for an individual being considered for admission to the home. The purpose of the screening is to identify individuals with serious mental illness so that appropriate care, services, and placement options are provided to that individual. The rule will have a fiscal impact on state and local governments and providers. Providers (hospitals, community physicians, adult care homes, and possibly others) will be impacted in terms of the opportunity cost of completing and/or submitting the screening tool. State government will be impacted by the increased volume of screenings received and evaluation of those screenings. Also, if the initial screening indicates a presence of serious mental illness, both state and local governments will incur costs related to the Level 2 evaluation of that individual. The Level 2 evaluation is conducted using state government resources and is referred to the local government's Local Management Entity (LME)/Managed Care Organization (MCO) for transition planning.</p>								
Div. of Medical Assistance	AVAILABILITY OF MANUALS	10A NCAC 21A .0701	Teresa Smith	(919) 855-4116	Repeal	Yes	U	U	U
	<p>This rule concerns availability of the Medicaid Eligibility Manual. DMA has determined that this rule is no longer necessary, and therefore is proposing to repeal the rule. There is no financial impact anticipated by this repeal.</p>								
Div. of Medical Assistance	PROVIDER ISSUES	10A NCAC 22B .0101, .0103-.0105, .0201-.0202	Teresa Smith	(919) 855-4116	Repeal	Yes	U	U	U
	<p>Subchapter 22B contains rules regarding institutional health services, institutional standards, time limitation, over-utilizer identification, and manuals and forms. DMA has determined that this rule is no longer necessary, and therefore is proposing to repeal the rule. There is no financial impact anticipated by this repeal.</p>								
Div. of Medical Assistance	COOPERATIVE AGREEMENTS	10A NCAC 22E .0101-.0105	Teresa Smith	(919) 855-4116	Repeal	Yes	U	U	U
	<p>Subchapter 22E contains rules regarding cooperative agreements between DMA and other State agencies. DMA has determined that this rule is no longer necessary, and therefore is proposing to repeal the rule. There is no financial impact anticipated by this repeal.</p>								
Div. of Medical Assistance	PROGRAM INTEGRITY	10A NCAC 22F .0103, .0107, .0203, .0301-.0302, .0601-.0602, .0604-.0606, .0701-.0702, .0704, .0706	Teresa Smith	(919) 855-4116	Amend	Yes	U	U	U
	<p>Subchapter 22F contains rules regarding the Program Integrity section, which affects providers and beneficiaries. DMA is proposing to amend the rules in this Subchapter to update them to reflect current laws and practices. These amendments may impact state or local government, and may constitute a substantial economic impact, but at this time the precise impact has not been determined. NOTE - These rules will be recodified to a new Subchapter 24F.</p>								

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II. Schedule of Anticipated Rules Actions in SFY 2013-2014

Div. of Medical Assistance	PROGRAM INTEGRITY	10A NCAC 22F .0104-.0105, .0201-.0202, .0403, .0501-.0510, .0703, .0705, .0707	Teresa Smith	(919) 855-4116	Repeal	Yes	U	U	U
Subchapter 22F contains rules regarding the Program Integrity section, which affects providers and beneficiaries. DMA has determined that this rule is no longer necessary, and therefore is proposing to repeal the rule. There is no financial impact anticipated by this repeal.									
Div. of Medical Assistance	QUALIFIED PROVIDERS	10A NCAC 22K .0101-.0103	Teresa Smith	(919) 855-4116	Amend	Yes	U	U	U
Subchapter 22K contains rules regarding Qualified Providers (providers that are qualified to make presumptive Medicaid eligibility decisions for pregnant women). These rules affect providers and beneficiaries. DMA is proposing to amend the rules in this Subchapter to update them to reflect current laws and practices. These amendments may impact state or local government, and may constitute a substantial economic impact, but at this time the precise impact has not been determined. NOTE - These rules will be recodified to a new Subchapter 24B.									
Div. of Medical Assistance	PROVIDER ENROLLMENT	10A NAC 22N .0101-.0102	Teresa Smith	(919) 855-4116	Amend	Yes	U	U	U
Subchapter 22N contains rules regarding the Provider Services section, which affects providers. DMA is proposing to amend the rules in this Subchapter to update them to reflect current laws and practices. These amendments may impact state or local government, and may constitute a substantial economic impact, but at this time the precise impact has not been determined. NOTE - These rules will be recodified to a new Subchapter 24B.									
Div. of Medical Assistance	PROVIDER ENROLLMENT	10A NCAC 22N .0201-.0203, .0301-.0303	Teresa Smith	(919) 855-4116	Repeal	Yes	U	U	U
Subchapter 22N contains rules regarding the Provider Services section, which affects providers. DMA has determined that this rule is no longer necessary, and therefore is proposing to repeal the rule. There is no financial impact anticipated by this repeal.									

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II. Schedule of Anticipated Rules Actions in SFY 2013-2014

Div. of Medical Assistance	GENERAL PROGRAM ADMINISTRATION; BENEFITS; APPLICATION FOR MEDICAID BENEFITS; MEDICAID ELIGIBILITY GROUPS AND CLASSIFICATION; MEDICAID ELIGIBILITY REQUIREMENTS; MEDICAID CERTIFICATION, CORRECTION OF ELIGIBILITY AND REDETERMINATION OF ELIGIBILITY; CONFIDENTIALITY AND ACCESS TO CLIENT RECORDS	10A NCAC 23A .0101-.0104; 23B .0101-.0102; 23C .0101-.0102, .0104-.0105, .0201-.0205; 23D .0101-.0102, .0201; 23E .0101-.0103, .0105, .0107-.0108, .0202-.0204, .0206-.0211; 23G .0101, .0203, .0302-.0304; 23H .0107, .0109-.0111, .0113	Teresa Smith	(919) 855-4116	Amend	Yes	U	U	U	
<p>Chapter 23 contains rules regarding the Recipient Services section, which affects beneficiaries. These rules were recently recodified from Chapter 21 to a new Chapter 23. DMA is proposing to amend the rules in this Chapter to update them to reflect current laws and practices. These amendments may impact state or local government, and may constitute a substantial economic impact, but at this time the precise impact has not been determined.</p>										
Div. of Medical Assistance	Interim Advance Payments	10A NCAC 24A .0301	Teresa Smith	(919) 855-4116	Adopt	Yes	U	U	U	
<p>Subchapter 24A is a new Subchapter that is being created to house the rules regarding the Administrative Division of DMA, and affects providers and beneficiaries. This particular rule affects providers, and concerns the circumstances when interim advance payments may be made to providers. DMA is proposing to adopt this rule to reflect current laws and practices. This adoption may impact state or local government, and may constitute a substantial economic impact, but at this time the precise impact has not been determined.</p>										
Div. of Medical Assistance	Payment Plans	10A NCAC 24A .0302	Teresa Smith	(919) 855-4116	Adopt	Yes	U	U	U	
<p>Subchapter 24A is a new Subchapter that is being created to house the rules regarding the Administrative Division of DMA, and affects providers and beneficiaries. This particular rule affects providers, and concerns the circumstances when a provider can enter into a payment plan with DMA regarding a final overpayment, assessment, or fine including interest and penalty. DMA is proposing to adopt this rule to reflect current laws and practices. This adoption may impact state or local government, and may constitute a substantial economic impact, but at this time the precise impact has not been determined.</p>										

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Div. of Medical Assistance	PROVIDER SERVICES	10A NCAC 24B .0201-.0203, .0301- .0303, .0402-.0405, .0501-.0503, .0701- .0702	Teresa Smith	(919) 855-4116	Adopt	Yes	U	U	U
<p>Subchapter 24B is a new Subchapter that is being created to house the rules regarding the Provider Services section, and affects providers. Some of rules from the current Subchapters 22K and 22N are also being recodified to this new Subchapter. DMA is proposing to adopt the rules in this Subchapter to reflect current laws and practices. These adoptions may impact state or local government, and may constitute a substantial economic impact, but at this time the precise impact has not been determined.</p>									
Div. of Medical Assistance	PROGRAM INTEGRITY	10A NCAC 24F .0101, .0106, .0301, .0303-.0305, .0401- .0403, .0504-.0505, .0605	Teresa Smith	(919) 855-4116	Adopt	Yes	U	U	U
<p>Subchapter 24F is a new Subchapter that is being created to house the rules regarding the Program Integrity section, and affects providers and beneficiaries. Some of rules from the current Subchapter 22F are also being recodified to this new Subchapter. DMA is proposing to adopt the rules in this Subchapter to reflect current laws and practices. These adoptions may impact state or local government, and may constitute a substantial economic impact, but at this time the precise impact has not been determined.</p>									
Div. of Medical Assistance	NC MEDICAID ELECTRONIC HEALTH RECORD INCENTIVE PROGRAM	10A NCAC 24J .0101- .0102, .0201-.0202, .0301	Teresa Smith	(919) 855-4116	Adopt	Yes	S	-	SE
<p>Subchapter 24J implements rules for the NC Medicaid Electronic Health Record (EHR) Incentive Program. The EHR Incentive Program was created as a result of the American Recovery and Reinvestment Act (ARRA) of 2009. The goal of the program is to encourage eligible professionals (EPs), eligible hospitals (EHs) and critical access hospitals (CAHs) to adopt, implement, or upgrade (AIU) to certified EHR technology, and then to demonstrate meaningful use (MU) of that technology. DMA makes incentive payments to those providers who successfully attest to AIU and demonstrate MU. There are substantial costs associated with implementation and operation of the program; however the appropriation necessary from the state of North Carolina is fairly nominal due to the 90% and 100% Federal Financial Participation rates. The costs to medical providers and hospitals across the state are significant, especially for hospitals with large networks of affiliated physicians and other healthcare providers.</p>									

* S = State Impact, L = Local Impact, SE = Substantial Economic Impact of \$500,000 or greater in a 12-months period, U = Impact Unknown.

II. Schedule of Anticipated Rules Actions in SFY 2013-2014

Div. of Medical Assistance	Medical Services; BEHAVIORAL HEALTH/SUBSTANCE ABUSE; Intermediate Care Facilities; CASE MANAGEMENT; DENTAL SERVICES; DRUGS/PHARMACY; FACILITIES; HEARING AND VISION; HOME AND COMMUNITY-BASED SERVICES; MEDICAL-SURGICAL; Out-Of-State Services; Laboratory and X-Ray Services; Ambulance Services	10A NCAC 25A .0201; 25C .0201, .0301-.0302; 25D .0201; 25F .0201, .0301; 25H .0201-.0206, .0301-.0305; 25K .0201, .0301-.0304, .0401, .0501-.0504; 25M .0201, .0301, .0401, .0501; 25N .0201, .0301; 25O .0201-.0204; 25P .0201, .0301, .0401-.0406; 25S .0201; 25U .0201; 25W .0201	Teresa Smith	(919) 855-4116	Amend	Yes	U	U	U
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Chapter 25 contains rules regarding the Clinical Policy section, which affects providers and beneficiaries. These rules were recently recodified from Chapter 22O to a new Chapter 25. DMA is proposing to amend the rules in this Chapter to update them to reflect current laws and practices, including Medical Coverage Policies adopted by the Department pursuant to G.S. 108A-54.2. These amendments may impact state or local government, and may constitute a substantial economic impact, but at this time the precise impact has not been determined.

* S = State Impact, L = Local Impact, SE = Substantial Economic Impact of \$500,000 or greater in a 12-months period, U = Impact Unknown.

II. Schedule of Anticipated Rules Actions in SFY 2013-2014

Div. of Medical Assistance	GENERAL; SPECIALIZED THERAPIES; DRUGS/PHARMACY; DURABLE MEDICAL EQUIPMENT, COCHLEAR AND AUDITORY BRAINSTEM IMPLANT EXTERNAL PARTS REPLACEMENT AND REPAIR; FACILITIES; HEARING AND VISION; HOME AND COMMUNITY-BASED SERVICES; MEDICAL-SURGICAL;	10A NCAC 25A .0300, .0400, .0500, .0600, .0700, .0800; 25G .0200; 25K .0200, .0600, .0700; 25L .0200, .0300, .0400; 25M .0600; 25N .xxxx; 25O .xxxx; 25P .0600, .0700, .0800, .0900, .1000, .1100, .1200	Teresa Smith	(919) 855-4116	Adopt	Yes	U	U	U
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Chapter 25 contains rules regarding the Clinical Policy section, which affects providers and beneficiaries. Some of the rules from Chapter 22O have also been recently recodified to this new Chapter. DMA is proposing to adopt new rules in this Chapter to reflect current laws and practices, including Medical Coverage Policies adopted by the Department pursuant to G.S. 108A-54.2. These adoptions may impact state or local government, and may constitute a substantial economic impact, but at this time the precise impact has not been determined.

* S = State Impact, L = Local Impact, SE = Substantial Economic Impact of \$500,000 or greater in a 12-months period, U = Impact Unknown.

II. Schedule of Anticipated Rules Actions in SFY 2013-2014

Div. of Medical Assistance	RECONSTRUCTIVE AND COSMETIC SURGERY; SOLID ORGAIN TRANSPLANTS; CYTOGENETIC STUDIES; HISTERECTOMY; STERILIZATION PROCEDURES, OBSTETRICS, PREGNANCY MEDICAL HOME; TRANSPORTATION; DIETARY EVALUATION AND COUNSELING, PODIATRY SERVICES, MEDICALLY NECESSARY ROUTINE FOOT CARE	10A NCAC 25R .0200; 25T .0200; 25U .0400; 25V .0200, .0400, .0500, .0600; 25W .0300, .0400, .0500, .0600; 25Z .0300, .0400, .0500 .0200	Teresa Smith	(919) 855-4116	Adopt	Yes	U	U	U
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Chapter 25 contains rules regarding the Clinical Policy section, which affects providers and beneficiaries. Some of the rules from Chapter 220 have also been recently recodified to this new Chapter. DMA is proposing to adopt new rules in this Chapter to reflect current laws and practices, including Medical Coverage Policies adopted by the Department pursuant to G.S. 108A-54.2. These adoptions may impact state or local government, and may constitute a substantial economic impact, but at this time the precise impact has not been determined.

Div. of Public Health	DOSAGE AND AGE REQUIREMENTS FOR IMMUNIZATION	10A NCAC 41A .0401	Bob Martin	(919) 707-5179	Amend	No	S	-	SE
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The purpose of this rule change is to bring Immunization Branch requirements in line with recommendations from the Advisory Committee on Immunization Practices (ACIP) and the Centers for Disease Control and Prevention (CDC). This rule change will have no economic impact on federal or local governments but will have an impact on the State's Medicaid program and the private sector. Private insurance companies will incur costs in the private sector and there will be upfront costs to providers. There will be no upfront costs for childhood and adolescent population which is eligible to receive vaccines through the 100% federally funded Vaccines for Children (VFC) program. The VFC program is the program that provides vaccines at no cost to children who might not otherwise be vaccinated because of inability to pay. Eligibility requirements are: • Medicaid eligible, • Uninsured, • American Indian or Alaska Native, • Underinsured receiving care through a Federally Qualified Health Center (FQHC) or Rural Health Clinic (RHC) or other provider delegated the same authority. However, providers of vaccines for non-VFC children will bear upfront costs until they are reimbursed by 3rd party payers. In 2014, the affordable care act will require full dollar coverage for vaccines so providers will receive full reimbursement and parents will not bear any costs.

* S = State Impact, L = Local Impact, SE = Substantial Economic Impact of \$500,000 or greater in a 12-months period, U = Impact Unknown.

II. Schedule of Anticipated Rules Actions in SFY 2013-2014

Div. of Public Health	Public Health Payment Programs	10A NCAC 45A .0101 - .0503	Bob Martin	(919) 707-5179	Amend	No	S	-	U
	DPH APA rules for POMCS payment programs were originally adopted in 1981 and need to be modified to align with current Medicaid claims rules, including paying for in-patient hospitalization based on DRG rather than per visit; paying claim based on date of service rather than on date of claim submission; and, requiring pharmacies to bill other insurers before filing a Medicaid claim. The fiscal impact will be de minimus for most changes, with potential, however, for the state programs to recoup costs from pharmacy claims.								
Division of Mental Health, Developmental Disabilities and Substance Abuse Services	Uniform Co-Payment Graduated Fee Schedule	10A NCAC 27A, Section .0500	W. Denise Baker	919/ 715-2780	Adopt	No	S	L	U
	This rule will establish a uniform co-payment for consumers of state funded MH/DD/SA services. Pursuant to the mandate of G.S. 122C-112.1(34) and 122C-146, the co-payment will only apply to individuals exceeding 300% of the federal poverty line. This rule is anticipated to create revenue via the co-payments for the state and local governments, as it impacts state funded services and those funds are administered by the Local Management Entities, which are local government. It is anticipated that the rules will cost the private sector in regards to the individuals eligible for the co-pay that are receiving services.								
Division of Mental Health, Developmental Disabilities and Substance Abuse Services	General Definitions	10A NCAC 27G .0105	W. Denise Baker	919/ 715-2780	Adopt	No	S	-	-
	Pursuant to G.S. 122C-23, certain individuals are debarred from operating MH/DD/SA facilities. Not all of the terms used in statute are defined; this rule will clarify what constitutes a debarred individual for purposes of licensure. Therefore, it is anticipated this clarification will reduce the number of applications for licensure submitted by debarred individuals, saving state time and resources in reviewing the application and facility, as well as any litigation over the matter relating to the terms. There may be some minimal reductions in local expenditures, as Local Management Entities will not be monitoring facilities that could not operate, but that impact is uncertain.								
Division of Mental Health, Developmental Disabilities and Substance Abuse Services	Substance Abuse for DWI Offenders	10A NCAC 27G Section .3800	W. Denise Baker	919/ 715-2780	Amend	No	S	-	SE
	The rule changes will amend the rule to comport with best practices for treatment of individuals who are convicted of DWI. The state will incur some savings and some costs in implementing the new rules. The Division currently anticipates that the rule changes will increase the costs of the services by creating requirements for smaller groups, increasing treatment time and requiring drug testing. These costs will be borne by the providers and the consumers, most of whom are private pay.								
Division of Mental Health, Developmental Disabilities and Substance Abuse Services	NC Department of Correction: Standards for Mental Health and Mental Retardation	10A NCAC Chapter 26D (multiple rules within the chapter)	W. Denise Baker	919/ 715-2780	Amend	No	S	L	SE
	The rule changes will amend the rules to reflect best practices for inmates with mental health and mental retardation diagnoses. The Division anticipates this will create state and local expenditures as more staff will be required and greater attention will be given to planning for aftercare of released inmates. The Division anticipates some costs will be offset and will add a benefit by providing these expanded services by way of lower recidivism rates and prevent issues inmates with mental health or mental retardation diagnoses might encounter after release relating to treatment needs.								

Total Anticipated Rule Actions for Department of Health and Human Services: 24

* S = State Impact, L = Local Impact, SE = Substantial Economic Impact of \$500,000 or greater in a 12-months period, U = Impact Unknown.

II. Schedule of Anticipated Rules Actions in SFY 2013-2014

Department of Insurance

Manufactured Housing Board	Licensing	11 NCAC 08.0905	Karen Waddell	9197334529	Amend	No	U	U	U
Manufactured Licensing Board pursuant to GS143-143.11 may increase the licensing fee required.									

Total Anticipated Rule Actions for Department of Insurance: 1

Department of Justice

NC Sheriffs' Education & Training Standards Commission	Intermediate Law Enforcement Certificate	12 NCAC 10B .1004	Julia Lohman	919 662 4370	Amend	No	-	L	-
Amendment would be to change formula to allow persons with lesser years of experience to qualify for this certificate.									
NC Sheriffs' Education & Training Standards Commission	Advanced Law Enforcement Certificate	12 NCAC 10B .1005	Julia Lohman	919 662 4370	Amend	No	-	L	-
Amendment would be to change formula to allow persons with lesser years of experience to qualify for this certificate.									
NC Sheriffs' Education & Training Standards Commission	Intermediate Detention Officer Professional Certificate	12 NCAC 10B .1204	Julia Lohman	919 662 4370	Amend	No	-	L	-
Amendment would be to change formula to allow persons with lesser years of experience to qualify for this certificate.									
NC Sheriffs' Education & Training Standards Commission	Advanced Detention Officer Professional Certificate	12 NCAC 10B .1205	Julia Lohman	919 662 4370	Amend	No	-	L	-
Amendment would be to change formula to allow persons with lesser years of experience to qualify for this certificate.									
NC Sheriffs' Education & Training Standards Commission	Intermediate Telecommunicator Certificate	12 NCAC 10B .1604	Julia Lohman	919 662 4370	Amend	No	-	L	-
Amendment would be to change formula to allow persons with lesser years of experience to qualify for this certificate.									
NC Sheriffs' Education & Training Standards Commission	Advanced Telecommunicator Certificate	12 NCAC 10B .1605	Julia Lohman	919 662 4370	Amend	No	-	L	-
Amendment would be to change formula to allow persons with lesser years of experience to qualify for this certificate.									
NC Sheriffs' Education & Training Standards Commission	Instructors	12 NCAC 10B .2004	Julia Lohman	919 662 4370	Amend	No	S	L	U
Annual amendment to instructor requirements for mandated in-service training.									
NC Sheriffs' Education & Training Standards Commission	Minimum Training Requirements	12 NCAC 10B .2005	Julia Lohman	919 662 4370	Amend	No	S	L	SE
Annual amendment to instructor requirements for mandated in-service training.									

* S = State Impact, L = Local Impact, SE = Substantial Economic Impact of \$500,000 or greater in a 12-months period, U = Impact Unknown.

II. Schedule of Anticipated Rules Actions in SFY 2013-2014

NC Sheriffs' Education & Training Standards Commission	Sheriff/Agency Head Responsibilities	12 NCAC 10B .2007	Julia Lohman	919 662 4370	Amend	No	S	L	U
	Annual amendment to instructor requirements for mandated in-service training.								
NC Sheriffs' Education & Training Standards Commission	Training Delivery	12 NCAC 10B .2009	Julia Lohman	919 662 4370	Amend	No	S	L	U
	Annual amendment to instructor requirements for mandated in-service training.								
NC Sheriffs' Education & Training Standards Commission	Definitions	12 NCAC 10B .0103	Julia Lohman	919 662 4370	Amend	No	S	L	U
	Amendment to add definition of former military and military spouses.								
NC Sheriffs' Education & Training Standards Commission	Evaluation for Training Waiver	12 NCAC 10B .0505	Julia Lohman	919 662 4370	Amend	No	S	L	U
	Amendment to add training waiver requirements for former military and military spouses.								
NC Sheriffs' Education & Training Standards Commission	Detention Officer Certification Course	12 NCAC 10B .0601	Julia Lohman	919 662 4370	Amend	No	S	L	-
	Amendment to adjust allocation of hours in course.								
NC Sheriffs' Education & Training Standards Commission	Comp Written Exam - Detention Officer Certification Course	12 NCAC 10B .0606	Julia Lohman	919 662 4370	Amend	No	S	L	-
	Amendment to expand time-frame in which trainees can be re-examined.								

Total Anticipated Rule Actions for Department of Justice: 14

Department of Public Instruction/ State Board of Education

N/A	Virtual Charter School	16 NCAC 6_ .xxxx	Lou Martin	(919) 807-3658	Adopt	No	S	L	SE
	New rule to govern the first online charter schools in NC.								
N/A	Teacher Effectiveness Evaluation System	16 NCAC 6C.0503 and .0504	Lou Martin	(919) 807-3658	Amend	Yes	S	-	-
	Modify statewide validated teacher evaluation system to incorporate Measures of Student Learning under federal grant Race to the Top (ARRA).								
N/A	A-F system	16 NCAC 6C__ .xxxx	Lou Martin	(919) 807-3658	Adopt	No	U	U	U
	New rule to implement the General Assembly A-F categorization of public schools.								
N/A	Summer Reading Camp	16 NCAC 6_ .xxxx	Lou Martin	(919) 807-3658	Adopt	No	S	U	U
	New rule requiring public schools to provide summer reading camps for retained 3rd graders.								

* S = State Impact, L = Local Impact, SE = Substantial Economic Impact of \$500,000 or greater in a 12-months period, U = Impact Unknown.

II. Schedule of Anticipated Rules Actions in SFY 2013-2014

N/A	CPR Certification New rule for the General Assembly requires CPR certification for high school graduation.	16 NCAC 6_ .xxxx	Lou Martin	(919) 807-3658	Adopt	No	S	L	U
N/A	Accreditation New rule setting forth criteria for high schools to obtain SBE accreditation.	16 NCAC 6_ .xxxx	Lou Martin	(919) 807-3658	Adopt	No	S	-	-
N/A	Social Promotion New rule implementing SBE-approved reading remediation program for retained 3rd grade students.	16 NCAC 6_ .xxxx	Lou Martin	(919) 807-3658	Adopt	No	S	L	U

Total Anticipated Rule Actions for Department of Public Instruction/ State Board of Education: 7

Office of Administrative Hearings

N/A	Assessment of Reasonable Attorney and Witness Fees by ALJ The rule change sets guidelines for Administrative Law Judges (ALJs) when they order the assessment of attorney and witness fees against state agencies. This rule will impact agencies involved in contested cases where the agency is found to have substantially prejudiced the petitioner's rights and has acted arbitrarily or capriciously, or the ALJ finds discrimination, harassment, or orders reinstatement or back pay.	26 NCAC 03 .0132	Molly Masich	(919) 431-3071	Adopt	No	S	-	-
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Total Anticipated Rule Actions for Office of Administrative Hearings: 1

Psychology Board

N/A	Continuing Education Rule sets the continuing education requirements for renewal of licensure. The Board may propose to increase the total number of continuing education hours required for license renewal and to increase the number of hours required to be obtained in the more formal category.	21 NCAC 54 .2104	Martha Storie	(828) 262-2258 ext. 11	Amend	No	-	-	SE
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Total Anticipated Rule Actions for Psychology Board: 1

Total Anticipated Rules for ALL Agencies: 70

* S = State Impact, L = Local Impact, SE = Substantial Economic Impact of \$500,000 or greater in a 12-months period, U = Impact Unknown.

III. Rules with Local Government Impact Adopted in SFY 2011-2012

Table 6. Rules Affecting Local Governments Adopted Between July 1, 2011 and June 30, 2012

Division	Title of Rule Change	Citation(s)	Contact	Date Adopted	Impact on Local Government by FY (thousands):*				
					2011- 12	2012- 13	2013- 14	2014- 15	2015- 16
Department of Commerce									
Tax Reform Allocation Committee	Allocation of QECB Bond capacity	04 NCAC 01H .0501	David Efird (919) 716-6400	5/21/12	\$0	\$164	\$324	\$387	\$373
Totals for Department of Commerce:					\$0	\$164	\$324	\$387	\$373
Department of Environment and Natural Resources									
Div. of Air Quality	SO2 NAAQS	15A NCAC 02D .0402	Joelle Burleson (919) 707-8720	7/14/11	-\$25	-\$43	-\$43	-\$43	-\$43
Div. of Air Quality	NO2 NAAQS	15A NCAC 02D .0407	Joelle Burleson (919) 707-8721	7/14/11	-\$93	-\$20	-\$20	-\$20	-\$20
Div. of Air Quality	Deferral of CO2 Prevention of Significant Deterioration permits	10A NCAC 02D .0544	Patrick Knowlson (919) 707-8711	5/10/12	\$0	\$0	\$0	\$0	\$0
Div. of Water Resources	Water Treatment Facility Operators	15A NCAC 18D	Gale Johnson (919) 707-9083	12/16/11	\$0	\$28	\$28	\$28	\$28
Div. of Water Quality	Reclassification of French Broad River	15A NCAC 02B .0304	Jamie McNees (919) 807-6421	9/8/11	-\$3	\$0	\$0	\$0	\$0
Div. of Water Quality	Reclassification South Fork New River	15A NCAC 2B .0307	Elizabeth Kountis (919) 807-6418	1/12/12	-\$6	\$0	\$0	\$0	\$0
Div. of Water Quality	Reclassification Haw River	15A NCAC 2B .0311	Elizabeth Kountis (919) 807-6418	1/12/12	-\$12	\$0	\$0	\$0	\$0
Div. of Water Quality	Injection well	15A NCAC 02C .0200	Tom Slusser (919) 807-6412	3/8/12	\$54	\$74	\$79	\$99	\$122
Div. of Water Quality	Reclassification of Neuse River	15A NCAC 02B .0315	Elizabeth Kountis (919) 807-6418	5/10/12	-\$1	\$0	\$0	\$0	\$0
Totals for Department of Environment and Natural Resources					-\$85	\$40	\$45	\$65	\$87

* Note that positive values are benefits to local governments and negative values are costs.

III. Rules with Local Government Impact Adopted in SFY 2011-2012

Department of Health and Human Services

Div. of Health Service Regulation	EMS Patient Transportation	10A NCAC 13P .0221	Megan Lamphere (919) 855-3782	5/11/12	\$0	\$0	\$0	\$0	\$0
Div. of Public Health	Control Measures for Hepatitis C	10A NCAC 41A .0214	Bob Martin (919) 707-5178	2/15/12	-\$2	-\$2	-\$2	-\$2	-\$2
Div. of Public Health	TB Control Measures	10A NCAC 41A .0205	Bob Martin (919) 707-5179	4/18/12	\$0	\$160	\$160	\$160	\$160
Div. of Public Health	Food Code	10A NCAC 18A .2601-45, .2651-78	Bob Martin (919) 707-5179	5/16/12	\$0	-\$1,284	\$16	\$16	-\$59
Totals for Department of Health and Human Services:					-\$2	-\$1,126	\$174	\$174	\$99

Department of Justice

Sheriffs' Education & Training Standards Commission	2012 Training Standards	12 NCAC 10B .0908, .2004, .2005	Julia Lohman (919) 716-6450	12/8/11	-\$1,117	-\$1,117	\$0	\$0	\$0
Totals for Department of Justice:					-\$1,117	-\$1,117	\$0	\$0	\$0

Wildlife Resources Commission

N/A	No Wake Zone Hyde County	15A NCAC 10F .0313	Norman Young (919) 716-6800	10/13/11	-\$2	\$0	\$0	\$0	\$0
N/A	Carteret County No-wake zone	15A NCAC 10F .0330	Norman Young (919) 716-6800	3/2/12	\$0	-\$8	\$0	\$0	\$0
Totals for Wild Resources Commission:					-\$2	-\$8	\$0	\$0	\$0

Totals for ALL Agencies: -\$1,205 -\$2,045 \$542 \$625 \$559

* Note that positive values are benefits to local governments and negative values are costs.