12 NCAC 10B	.1901 is	proposed for amendment as follows:		
SECTION .1900 – MILITARY TRAINED APPLICANT AND MILITARY SPOUSE				
10 N.C. 4 C. 10D	1001			
12 NCAC 10B		MILITARY AND MILITARY SPOUSE TRANSFEREES		
(a) An individual <u>who applies for seeking justice officer</u> certification as a military trained applicant pursuant to G.S.				
		the Division for a certification issued by the Commission must shall meet and submit, along		
	imentatio	on required in Rule .0408, documentation verifying his or her compliance with the following		
requirements:				
(1)		awarded a military occupational specialty that is substantially equivalent to or exceeds the		
		ng requirements required for certification and performed in the occupational specialty;		
(2)	Comp	leted a military program of training, completed testing or equivalent training and experience		
	as dete	ermined by Paragraph (c) of this Rule;		
(3)	Engag	ged in the active practice of that occupation for at least two of the five years prior to the date		
	of app	pointment; and		
(4)	Not c	committed any act in any jurisdiction that would have constituted grounds for refusal,		
	susper	nsion $\frac{1}{2}$ or revocation of a license to practice that occupation in this State at the time the act		
	was co	ommitted. The military trained applicant shall submit documentation to the Division verifying		
	his or	her compliance with the above listed criteria.		
(b) An individ	ual <u>who a</u>	applies for seeking justice officer certification as a military spouse pursuant to G.S. 93B-15.1		
who applies to	o applies to the Division for a certification issued by the Commission must shall meet and submit, along with other			
documentation required in Rule .0408, the following requirements:				
(1)	Hold a	a current license, certification or registration from another jurisdiction which is substantially		
	equiva	alent to or exceeds the training requirements required for certification;		
(2)	Be in	good standing with the issuing agency and not have been disciplined by the agency that has		
	the jur	risdiction to issue the license, certification or permit; and		
(3)	Demo	nstrate competency in the occupation by:		
	(A)	Having completed continuing education comparable to the education and training required		
		for the type of certification for which application is being made, as determined by		
		Paragraph (c) of this Rule; or		
	(B)	Having engaged in the active practice of that occupational specialty for at least two of the		
	~ /	five years prior to the date of appointment.		
The military sp	ouse shal	Il submit documentation to the Division verifying his or her compliance with the above listed		
criteria.				
_	on shall re	eview the documents received to determine if any additional training is required to satisfy the		
certification requirements of this Subchapter. as set out in Rule .0504 of this Subchapter. Where training provided by				

1	the military or in other states require approval of prior training, such approval by the appropriate entity must shall also				
2	be documented.				
3	(d) In the event the applicant's prior training is not equivalent to the Commission's standards, the Commission shall				
4	prescribe as a condition of certification, supplementary or remedial training deemed necessary to equate previous				
5	training with current standards.				
6	(e) Where certifications issued by the Commission require satisfactory performance on a written examination as part				
7	of the training, the Commission shall require such examinations for the eertification. certification of military trained				
8	and military spouse applicants.				
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10	History Note:	Authority G.S. 17E-4; 17E-7; 93B-15.1;			
11		Eff. March 1, 2014;			
12		Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. March 6,			
13		2018.			
14		<u>Amended Eff. December 1, 2025.</u>			
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