1	12 NCAC 090	G .0307 is proposed for amendment as follows:					
2	121(0110 0)	b to both is proposed for amenament as rono ws.					
3	12 NCAC 090	G.0307 CERTIFICATION OF INSTRUCTORS					
4	(a) A person p	articipating in a Commission-accredited corrections training course or program as an instructor, teacher,					
5	professor, lectu	urer, or other participant making presentations to the class shall first be certified by the Commission as					
6	an instructor.						
7	(b) The Commission shall certify instructors under the following categories: General Instructor Certification,						
8	Specialized Ins	Specialized Instructor Certification or Professional Lecturer Certification as outlined in Rules .0308, .0310, and .0311					
9	of this Section. Instructor certification shall be granted on the basis of documented qualifications of experience,						
10	education, and	training in accord with the requirements of this Section and as stated on the applicant's Request for					
11	Instructor Cert	ification Form. Application for Instruction or Professional Lecturer Certification F-12.					
12	(c) In addition	n to all other requirements of this Section each instructor certified by the Commission to teach in a					
13	Commission-certified course shall remain competent in his or her specific or specialty areas. Such competence						
14	includes remaining current in the instructor's area of expertise, which may be demonstrated by attending and						
15	completing any	y instructor all updated instructor training courses required by the Commission.					
16	(d) If a person	n certified as an instructor by the Commission is found to have knowingly and willfully violated any					
17	provision or re	quirement of the rules in this Subchapter, the Commission shall take action to correct the violation and					
18	to ensure that t	he violation does not recur, including:					
19	(1)	issuing an oral warning and request for compliance;					
20	(2)	issuing a written warning and request for compliance;					
21	(3)	issuing an official written reprimand;					
22	(4)	suspending the individual's certification for a specified period of time or until acceptable corrective					
23		action is taken by the individual; or no more than 3 years; or					
24	(5)	revoking the individual's certification.					
25	(e) The Commission shall deny, suspend, or revoke an instructor's certification when the Commission finds that the						
26	person:						
27	(1)	has failed to meet and maintain any of the requirements for qualification;					
28	(2)	has failed to remain currently knowledgeable in the person's areas of expertise by failing to attend					
29		trainings as required by the rules in this Chapter;					
30	(3)	has failed to deliver training in a manner consistent with the instructor lesson plans outlined in the					
31		"Basic Instructor Training Manual" as found in Rule .0414 of this Subchapter;					
32	(4)	has failed to follow specific guidelines outlined in the basic corrections officers' training manual set					
33		out in Rules .0411 through .0416 of this Subchapter;					
34	(5)	has demonstrated unprofessional personal conduct in the delivery of Commission approved or					
35		mandated training. For the purposes of this Subparagraph "unprofessional personal conduct" is					
36		identified as:					

job-related conduct that constitutes a violation of state or federal law;

(A)

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1		(B)	convic	tion or commission of a criminal offense as set out in Rule .0504 of this Subchapter;		
2		(C)	the wi	Ilful violation of rules of this Chapter;		
3		(D)	condu	ct that is detrimental to instruction in the Commission's mandated courses. For		
4			purpos	ses of this Chapter, conduct is "detrimental to instruction" if the conduct is demeaning		
5			or disr	uptive to the learning environment;		
6		(E)	the ph	sysical or verbal abuse of a client or student who the instructor is teaching or		
7			superv	ising; or		
8		(F)	falsific	cation of an instructor application or other employment documentation;		
9	(6)	is an instructor, School Director, or Qualified Assistant and is involved in the instruction of (for				
10		instructors) or oversight of (for School Directors and Qualified Assistants) a student with whom the				
11		instructor, School Director, or Qualified Assistant has a close personal relationship such as, familial,				
12		financial, dating, or sexual even if consensual; and fails to take immediate and appropriate corrective				
13		action. Appropriate corrective action requires the instructor, School Director, or Qualified Assistant				
14		to notify his or her managing personnel in writing of the relationship and requires the instructor,				
15		School Director, or Qualified Assistant to stop instructing or overseeing the student with whom the				
16		relationship exists and				
17		(A)	the wr	itten notice to managing personnel shall include:		
18			(i)	school/agency name;		
19			(ii)	name of course;		
20			(iii)	name of the instructor, School Director, or Qualified Assistant;		
21			(iv)	name of student;		
22			(v)	name of managing peronnel; and		
23			(vi)	nature of the relationship;		
24		(B)	the wr	itten notice from the school/agency managing personnel to the Standards Division		
25			shall b	e submitted within 10 days of receipt of notice from the instructor, School Director,		
26			or Qua	alified Assistant and shall include:		
27			(i)	school/agency name;		
28			(ii)	name of course;		
29			(iii)	name of the instructor, School Director, or Qualified Assistant;		
30			(iv)	name of student;		
31			(v)	name of managing personnel;		
32			(vi)	nature of the relationship; and		
33			(vii)	explanation of action taken to ensure the named instructor, School Director, or		
34				Qualified Assistant is not in violation of this Rule;		
35	(7)	has de	monstrat	ed instructional incompetence;		
36	(8)	has knowingly and willfully obtained, or attempted to obtain instructor certification by deceit, fraud,				
37		or misrepresentation;				

(9) has failed to meet or maintain good moral character as defined in: In re Willis, 288 N.C. 1, 215 S.E.2d 771, appeal dismissed, 423 U.S. 976 (1975); State v. Harris, 216 N.C. 746, 6 S.E.2d 854 (1940); In re Legg, 325 N.C. 658, 386 S.E. 2d 174 (1989); In re Applicants for License, 143 N.C. 1, 55 S.E. 635 (1906); In re Dillingham, 188 N.C. 162, 124 S.E. 130 (1924); State v. Benbow, 309 N.C. 538, 308 S.E.2d 647 (1983); and later court decisions that cite these cases as authority, and as required to discharge the duties of a criminal justice instructor;

- (10) has committed or been convicted of an offense that could result in the denial, suspension, or revocation of an officers certification pursuant to Rules .0204 or .0504 of this Subchapter;
- (11) has knowingly made a material misrepresentation of any information required for certification or accreditation.
- (f) When a person certified as an officer by the North Carolina Criminal Justice Education and Training Standards Commission (Commission), the North Carolina Sheriffs Education and Training Standards Commission (Sheriffs' Commission), the North Carolina Department of Insurance, Office of State Fire Marshal, Fire Rescue Commission (Fire Commission), Office of Emergency Medical Services and the North Carolina Company/Campus Police Program; or a similar North Carolina, out of state or federal approving, certifying or licensing agency has been denied certification or had his or her certification suspended or revoked by their respective Commission or agency the officer shall report the suspension or revocation to the Criminal Justice Standards Division within five days. The General Instructor certification shall be (if applicable) suspended or revoked for the same time period as their respective Commission in accordance with the following:
  - (1) this suspension or revocation of the General Instructor certification shall also include suspension or revocation to any Commission recognized specialized or additional instructor certification, as outlined in Rule .0310 of this Section;
  - (2) if the term of suspension or revocation exceeds the expiration date of the instructor's initial certification expiration date, they shall forfeit their certifications as a General Instructor and Specialized Instructor and shall be required to obtain certification pursuant to the requirements of Rule .0304 of this Section before any instruction may be delivered in any Commission-approved or mandated training, including the completion of a subsequent General Instructor's training Instructor Training course in its entirety; and
  - (3) if the term of suspension or revocation does not exceed the expiration date of the instructor's initial certification expiration date, the instructor shall be reinstated as a General Instructor only upon reinstatement of his or her law enforcement officer certification by the Commission. The terms of renewal for the existing General Instructor and Specialized Instructor certifications shall remain subject to all renewal requirements pursuant to Rule .0309(c) of this Section by the next expiration date.

History Note: Authority G.S. 17C-6; 17C-10; Temporary Adoption Eff. January 1, 2001; Eff. August 1, 2002;

1	Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. May 25,
2	2019;
3	Amended Eff. <u>January 1, 2024;</u> October 1, 2020; August 1, 2019.
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