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10A NCAC 22N .0203 is readopted as published in 32:13 NCR 1258–1268 as follows:

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3	10A NCAC 22	N .0203 ENROLLMENT RESTRICTIONS
4	(a) The Department shall deny enrollment, including enrollment for new or additional services in accordance with	
5	G.S. 122C-23(e1) and G.S. 131D-10.3(h). They may be accessed online at	
6	http://www.ncleg.net/statutes/generalstatutes/html/bysection/chapter_122c/gs_122c 23.html and	
7	http://www.ncleg.net/statutes/generalstatutes/html/bysection/chapter_131d/gs_131d-10.3.html.	
8	(b) The Depart	ment may deny enrollment when an applicant meets any of the following conditions:
9	(1)	if the Department has initiated revocation or summary suspension proceedings against any facility
10		licensed pursuant to G.S. 122C, Article 2, G.S. 131D, Articles 1 or 1A, or G.S. 110, Article 7 which
11		that was previously held by the applicant and the applicant voluntarily relinquished the license;
12	(2)	there is a pending appeal of a denial, revocation, revocation or summary suspension of any facility
13		licensed pursuant to G.S. 122C, Article 2, G.S. 131D, Articles 1 or 1A, or G.S. 110, Article 7 which
14		that is owned by the applicant;
15	(3)	the applicant had an individual as part of their governing body or management who previously held
16		a license which was revoked or summarily suspended under G.S. 122C, Article 2, G.S. 131D,
17		Articles 1 or 1A, and G.S. 110, Article 7 and the rules adopted under these laws; or
18	(4)	the applicant is an individual who has a finding or pending investigation by the Health Care
19		Personnel Registry in accordance with G.S. 131E -256.
20	(c) When an application for enrollment of a new service is denied:	
21	(1)	pursuant Pursuant to G.S. 150B-22, the applicant shall be given an opportunity to provide reasons
22		why the enrollment should be granted or the matter otherwise settled;
23	(2)	the Division DMA shall give the applicant written notice of the denial, the reasons for the denial
24		and advise the applicant of the right to request a contested case hearing pursuant to G.S. 150B; and
25	(3)	the The provider shall not provide the new service until a decision is made to enroll the provider,
26		despite an appeal action.
27	(d) If the action is reversed on appeal, the owner provider may re-apply for enrollment in accordance with 42 C.F.R.	
28	<u>455, Subpart E,</u>	which is adopted and incorporated by reference with subsequent changes or amendments and available
29	free of charge	at https://www.ecfr.gov/. and may be approved back to the date of the denied application if all
30	qualifications a	re met.
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32	History Note:	Authority G.S. 108A-54; 143B-139.1;122C-23(e1),(e3); 131E-256; 110, Article 7; 42 C.F.R.
33		<u>455.422; 42 C.F.R. 1002.213;</u>
34		Eff. July 1, <u>2004</u> ; 2004.
35		<u>Readopted Eff. July 1, 2018.</u>
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