I	Rule 11 NCAC	23B .0101 is amended as published in 33:08 NCR 817 as follows:
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3		SUBCHAPTER 23B – TORT CLAIMS RULES
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5		SECTION .0100 – ADMINISTRATION
6		
7	11 NCAC 23B	.0101 LOCATION OF OFFICES MAIN OFFICE AND HOURS OF BUSINESS
8	For purposes	of this Subchapter, the offices The main office of the North Carolina Industrial Commission
9	(Commission)	tre is located in the Dobbs Building, 430 North Salisbury Street, Raleigh, North Carolina. Documents
10	that are not being	ng filed electronically may be filed at the main office between the hours of 8:00 a.m. and 5:00 p.m
11	only. Documen	ats <del>related to tort claims are</del> permitted to be filed electronically <u>may be so filed</u> until 11:59 p.m. on the
12	required filing of	late.
13		
14	History Note:	Authority G.S. 143-291; 143-300;
15		Eff. January 1, 1989;
16		Amended Eff. July 1, 2014; May 1, 2000;
17		Recodified from 04 NCAC 10B .0101 Eff. June 1, 2018;
18		Amended Eff. March 1, 2019.

1	Rule 11 NCAC	23B .0102 is amended with changes as published in 33:08 NCR 818 as follows:
2		•
3	11 NCAC 23B	.0102 OFFICIAL FORMS
4	(a) Copies of the	ne Commission's <del>rules, forms, and minutes</del> <u>rules and forms r</u> egarding tort claims <del>can <u>may</u> be obtained</del>
5	by contacting the	he Commission in person, person at the address in Rule .0101 of this [Section,] Section; by written
6	request mailed	to 4340 <u>1236 Mail Service Center, Raleigh, NC <del>27699-4340,</del> 27699-1236, Attn.: Office of the <mark>[Clerk,]</mark></u>
7	<u>Clerk;</u> or	from the Commission's website.website at http://www.ic.nc.gov/abtrules.html and
8	http://www.ic.n	c.gov/forms.html.
9	(b) The use of	any printed forms other than those provided by the Commission is prohibited, except that insurance
10	carriers, self-in	sureds, attorneys and other parties may reproduce current Commission forms for their own use,
11	provided:	
12	(1)	No no statement, question, or information blank contained on the Commission form is omitted from
13		the substituted form.form; and
14	(2)	The the substituted form is identical in size and format with to the Commission form.
15		
16	History Note:	Authority G.S. 143-300;
17		Eff. January 1, 1989;
18		Amended Eff. July 1, 2014; May 1, 2000;
19		Recodified from 04 NCAC 10B .0102 Eff. June 1, 2018;
20		Amended Eff. March 1, 2019.

1 Rule 11 NCAC 23B .0103 is amended with changes as published in 33:08 NCR 818 as follows:

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## 11 NCAC 23B .0103 FILING FEES

- 4 (a) No tort claim shall be accepted for filing with the Commission unless the claim is accompanied by an attorney's
- 5 check, certified check, money order, or electronic transfer of funds in payment of a filing fee in an amount equal to
- 6 the filing fee required for the filing of a civil action in the Superior Court division of the General Court of Justice.
- 7 (b) The provisions of Paragraph (a) of this Rule notwithstanding, a tort claim that is accompanied by a Petition to Sue
- 8 as an Indigent shall be accepted for filing upon the date of its receipt.
- 9 (c) A Petition to Sue as an Indigent shall consist of an affidavit sufficient to satisfy the provisions of G.S. 1-110,
- stating that plaintiff is unable to comply with Paragraph (a) of this Rule.
- 11 (d) If the Commission determines the plaintiff is able to pay all or any part of the fees fee assessed under this Rule,
- an Order shall be issued directing payment of all or any part of that fee, and the plaintiff shall, within 30 days from
- 13 his-receipt of the Order, forward to the Commission an attorney's check, certified check, money order, or electronic
- 14 fund transfer of funds for the full amount required to be paid. Failure to submit the required amount of the filing fee
- within this time shall result in the tort claim being dismissed without prejudice.
- 16 (e) Upon consideration of a prison inmate's Petition to Sue as an Indigent, the Commission may shall determine that
- 17 <u>whether</u> the inmate's tort claim is frivolous and <u>whether to</u> dismiss the <del>claim claim,</del> pursuant to G.S. 1-110. Appeals
- from the dismissal of a <u>frivolous</u> tort claim pursuant to <u>this statute</u> <u>G.S. 1-110</u> shall proceed directly to the Full
- 19 Commission and shall be decided without oral argument. The Commission shall forward a copy of the file to the
- 20 Attorney General's Office without cost upon plaintiff's notice of appeal to the Full Commission.

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- 22 *History Note: Authority G.S. 143-291.2; 143-300;*
- 23 Eff. January 1, 1989;
- 24 Amended Eff. July 1, 2014; May 1, 2000;
- 25 Recodified from 04 NCAC 10B .0103 Eff. June 1, 2018;
- 26 <u>Amended Eff. March 1, 2019</u>.

Rule 11 NCAC 23B .0104 is amended with changes as published in 33:08 NCR 818–19 as follows:

1 2 3

## 11 NCAC 23B .0104 FILING BY FACSIMILE TRANSMISSION ELECTRONIC FILINGS WITH THE

## 4 COMMISSION; HOW TO FILE

- 5 Filing documents pertaining to tort claims by facsimile transmission is permitted. Any filing fee required shall be
- 6 received by the Commission contemporaneously with the facsimile by electronic transfer of funds.
- 7 (a) All filings to the Commission in tort claims shall be submitted electronically in accordance with this Rule. Any
- 8 document transmitted to the Commission in a manner not in accordance with this Rule shall not be accepted for
- 9 <u>filing</u>. Plaintiffs without legal representation may file all documents with the Office of the Clerk of the Commission
- via the Commission's Electronic Document Filing Portal ("EDFP"), (EDFP), electronic mail, facsimile, U.S. Mail,
- 11 private courier service, or hand delivery.
- 12 (b) Except as set forth in Paragraph (c) of this Rule, all documents shall be transmitted to the Commission via
- 13 EDFP. Information regarding how to register for and use EDFP is available at http://www.ic.nc.gov/training.html. In
- 14 the event EDFP is inoperable, all documents required to be filed via EDFP shall be transmitted to the Commission
- 15 <u>via electronic mail to edfp@ic.nc.gov. Documents required to be filed via EDFP that are sent to the Commission via</u>
- 16 <u>electronic mail when EDFP is operable shall not be accepted for filing.</u>
- 17 (c) The tort claims forms and documents listed in Table 1 shall not be required to be transmitted via EDFP provided
- all applicable qualifying conditions are met.

Table 1: Forms and documents exempt from EDFP filing requirements and how to file them:

DOCUMENT	QUALIFYING CONDITION(S)	HOW TO FILE
Form T-1	No IC file number has been	Hand delivery to the Industrial
	assigned	Commission's main office or by
		mail to 1236 Mail Service Center,
		Raleigh, North Carolina 27699-
		<u>1236.</u>
Form T-3	No IC file number has been	Email to dockets@ic.nc.gov,
	assigned	hand delivery to the Industrial
		Commission's main office, or by
		mail to 1236 Mail Service Center,
		Raleigh, North Carolina; 27699-
		<u>1236</u>
Pre-affidavit motion under Rule	No IC file number has been	Hand delivery to the Industrial
9(j)(3) of the Rules of Civil	assigned.	Commission's main office or by
Procedure to extend the Statute of		mail to 1236 Mail Service Center,
Limitations.		

				Raleigh, North Carolina 27699-
				<u>1236.</u>
1				
2	(d) A one-year	waiver shall be gran	ted to an attorney [that] who notifies	the Commission of the attorney's inability
3	to comply with	the electronic filing	requirements in Paragraph (a) of this	Rule due to a lack of the necessary internet
4	technology reso	urces. The notificat	ion shall indicate why the attorney is	unable to comply with the rule and outline
5	the attorney's p	lan for coming into	compliance within the one-year perio	d. The notification shall be filed with the
6	Office of the Cl	erk of the Commiss	<u>ion via facsimile or U.S. Mail. This </u>	Subparagraph] Paragraph shall expire one
7	year from the ef	fective date of this	Rule.	
8	(e) Any party m	ay apply to the Con	nmission for an emergency temporary	waiver of the electronic filing requirement
9	set forth in Para	graph (a) of this Ru	le [when] if it is unable to comply bed	cause of temporary technical problems or
10	lack of electron	ic mail or internet a	ccess. The request for an emergency t	emporary waiver shall be included with any
11	filing submitted	via facsimile, U.S.	Mail, or hand delivery due to such ter	mporary technical or access issues.
12	(f) A Notice of	Appeal to the Nort	h Carolina Court of Appeals shall be	accepted for filing by the Commission via
13	EDFP or U.S. M	<u>Iail.</u>		
14				
15	History Note:	Authority G.S. 14	3-291; 143-291.2; 143-297; 143-300,	•
16		Eff. May 1, 2000;		
17		Amended Eff. Jul	y 1, 2014;	
18		Recodified from (	04 NCAC 10B .0104 Eff. June 1, 2018	;
19		Amended Eff. Ma	rch 1, 2019.	

Rule 11 NCAC 23B .0105 is adopted with changes as published in 33:08 NCR 819 as follows: 1 2 3 11 NCAC 23B .0105 **CONTACT INFORMATION** 4 (a) "Contact information" for purposes of this Rule shall include telephone number, facsimile number, email address, 5 and mailing address. 6 (b) All persons or entities without legal representation [with] who have matters pending before the Commission shall 7 advise the Commission upon any change in contact information by filing a written notice via the Commission's 8 Electronic Document Filing Portal ("EDFP"), electronic mail, facsimile, U.S. Mail, private courier service, or hand 9 delivery. 10 (c) Anyl A plaintiff without legal representation who was an inmate in the North Carolina Division of Adult 11 Corrections at the time of filing his or her tort claim, shall, within thirty (30) days of release, provide the Commission 12 with written notice of his or her post-release contact information in any manner authorized in Paragraph (b) of this 13 Rule. Following the initial written notice of post-release contact information, the previously incarcerated plaintiff 14 shall continue to advise the Commission upon [any change] all changes in contact information in accordance with 15 Paragraph (b) of this Rule. 16 (d) All attorneys of record with matters before the Commission shall inform the Commission in writing of any change 17 in the attorney's or the represented party's contact information via email to dockets@ic.nc.gov. 18 19 20 History Note: Authority G.S. §§ 143-291, 143-300; 21 Eff. March 1, 2019.

1	11 NCAC 23B.	0202 is amended with changes as published in 33:08 NCR 819–20 as follows:
2		
3	11 NCAC 23B.	0202 MEDICAL MALPRACTICE CLAIMS BY <u>UNREPRESENTED</u> PRISON
4		INMATES
5	(a) In any tort cl	aim medical malpractice cases filed by or on behalf of an unrepresented prison inmates inmate where
6	the plaintiff is a	lleging in which the Commission determines that the plaintiff is alleging that a health care provider
7	provider, as defi	ned in G.S. <del>90-21.11</del> <u>90-21.11,</u> failed to comply with the applicable standard of care <del>under-set forth</del>
8	<u>in</u> G.S. <del>90-21.12</del>	90-21.12, and or the defendant has filed a Motion to Dismiss moved to dismiss the elaim, claim for
9	failure to compl	y with Rule 9(j) of the North Rules of Civil Procedure, all discovery is shall be stayed until the
10	following occur	-a recorded non-evidentiary hearing before the Commission is held for the purpose of determining
11	whether a claim	for medical malpractice has been stated and, if so, whether:
12	(1)	A recorded hearing in which no evidence is taken is held before a Deputy Commissioner or a Special
13		Deputy Commissioner for the purpose of determining:
14	<del>(A)</del>	whether a claim for medical malpractice has been stated;
15	( <u>B)(a)</u>	whether expert testimony is necessary for the plaintiff to prevail; and the plaintiff must meet the
16		requirements of Rule 9(j)(1) or (2) of the North Carolina Rules of Civil Procedure to proceed with
17		the claim; and or
18	<u>(b)</u>	whether the plaintiff has alleged facts establishing negligence under the existing common-law
19		doctrine of res ipsa loquitur.
20		(C) if expert testimony is deemed necessary, whether the plaintiff will be able to produce such
21		testimony on the applicable standard of care.
22	(2)	Upon receipt of a Motion to Dismiss and Request for Hearing from the defendant, the Commission
23		issues an order setting the motion on a hearing docket and the case is assigned to a Deputy
24		Commissioner or a Special Deputy Commissioner.
25	If the Commissi	on determines that a claim for medical malpractice has been [stated,] stated and plaintiff must meet
26	the requirements	s of Rule 9(j)(1) or (2) of the North Carolina Rules of Civil Procedure, the defendant shall produce
27	medical records	to the plaintiff within the time period [prescribed] ordered by the Commission. The plaintiff shall
28	have one hundre	ed and twenty (120) days following receipt of the medical records to comply with Rule 9(j) of the
29	North Carolina	Rules of Civil Procedure. [Upon receipt of the medical records, the plaintiff shall then have one
30	hundred and twe	enty (120) days to comply with Rule 9(j) of the North Carolina Rules of Civil Procedure.]
31	(b) If the defend	lant's Motion to Dismiss is granted, an appeal lies to the Full Commission.
32	(c) If defendant	's Motion to Dismiss is denied, the case shall proceed as any other tort claims case. Defendant shall
33	produce medical	records to plaintiff within 45 days of the Order of the Commission denying defendant's Motion to
34	Dismiss. Plaintif	f shall then have 120 days to comply with Rule 9(j) of the North Carolina Rules of Civil Procedure.
35		
36	History Note:	Authority G.S. 143-300;
37		Eff. January 1, 1989;

1	Recodified from 04 NCAC 10B .0206 Eff. April 17, 2000;
2	Amended Eff. July 1, 2014; May 1, 2000;
3	Recodified from 04 NCAC 10B .0202 Eff. June 1, 2018;
4	Amended Eff. March 1, 2019.
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Rule 11 NCAC 23B .0203 is amended with changes as published in 33:08 NCR 820 as follows: 1 2 3 11 NCAC 23B .0203 INFANTS AND INCOMPETENTS 4 (a) Persons seeking to appear on behalf of an infant or incompetent, incompetent in accordance with G.S. 1A-1, Rule 5 17, 17 shall apply on a Form 42 Form T-42 Application for Appointment of Guardian Ad Litem. The 6 Commission shall appoint a fit and proper person as guardian ad litem, litem if the Commission determines it to be it 7 is in the best interest of the minor or incompetent. The Commission shall appoint the guardian ad litem only after due 8 inquiry as to the fitness of the person to be appointed. 9 (b) The Commission may assess a fee to be paid to an attorney who serves as a guardian ad litem for actual services 10 rendered upon receipt of an affidavit of actual time spent in representation of the minor or incompetent as part of the costs. costs assessed pursuant to G.S. § 143-291.2(a) or Rule 17(b)(2) of the North Carolina Rules of Civil Procedure. 11 12 13 History Note: Authority G.S. 143-291; 143-295; 143-300; 14 Eff. January 1, 1989; 15 Recodified from 04 NCAC 10B .0307 Eff. April 17, 2000; 16 Amended Eff. July 1, 2014; May 1, 2000; Recodified from 04 NCAC 10B .0203 Eff. June 1, 2018; 17 18 Amended Eff. March 1, 2019. 19

Rule 11 NCAC 23B .0204 is amended with changes as published in 33:08 NCR 820 as follows:

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## 11 NCAC 23B .0204 MOTIONS

- 4 (a) All motions regarding tort claims shall be filed pursuant to Rule .0104 of this Subchapter. with the Docket Section,
- 5 unless the case is currently calendared before a Commissioner or Deputy Commissioner. All motions in calendared
- 6 cases shall be filed with the Commissioner or Deputy Commissioner.
- 7 (b) A motion shall state with particularity the grounds on which it is based, based with particularity, the relief sought,
- 8 and a statement of the opposing party's position, if known or that the opposing party's position could not be ascertained
- 9 after a good faith effort. Service shall be made on all opposing attorneys of record, or on all opposing parties, if not
- 10 represented.
- 11 (c) At the same time a motion is filed, the party filing the motion shall provide a copy of the motion to all opposing
- 12 <u>attorneys of <del>[record,] record</del> or on all opposing <del>[parties,] parties</del> if not represented.</u>
- 13 (e) (d) All motions and responses thereto filed electronically shall include a proposed Order in Microsoft Word format.
- 14 [format] to be considered by the Commission.
- 15 (d) (e) By motion of the parties, parties or on its own motion, the Commission may enlarge the time for an act required
- or allowed to be done under the Rules in this Subchapter in the interests of justice or to promote judicial economy. An
- 17 enlargement of time may be granted either before or after the relevant time requirement has elapsed.
- 18 (e) (f) Motions to continue or remove a case from the hearing docket shall be made as much in advance as possible of
- 19 the scheduled hearing as possible and shall be made in writing. The moving party shall state that the other parties
- 20 have been advised of the motion and relate shall state the position of the other parties regarding the motion. Oral
- 21 motions are shall be permitted in emergency situations.
- 22 (f) (g) The responding party to a motion, with the exception of motions to continue or to remove a case from a hearing
- docket, has 10 days after a motion is served during which to file and serve copies of a response in opposition to the
- 24 motion. The Commission may shorten or extend the time for responding to any motion in the interests of justice or to
- 25 promote judicial economy.
- 26 (g) (h) Notwithstanding Paragraph (f) (g) of this Rule, a motion may be acted upon at any time by the Commission,
- 27 despite the absence of notice to all parties and without awaiting a response. A party who has not received actual notice
- 28 of the motion or who has not filed a response at the time such action is taken and who is adversely affected by the
- 29 ruling may request that it be reconsidered, vacated, or modified.—Motions shall be determined without oral argument,
- 30 unless the Commission orders otherwise in the interests of justice.
- 31 (h) When a Motion to Amend Pleadings has been filed, served upon opposing parties, and not previously ruled upon,
- 32 the Commissioner or Deputy Commissioner may permit amendment of pleadings at the time of the hearing and then
- 33 proceed to a determination of the case based on the evidence presented at the time of the hearing without requiring
- 34 additional pleadings.
- 35 (i) Motions to dismiss or for summary judgment filed by the defendant on the ground that plaintiff has failed to name
- the individual officer, agent, employee employee, or involuntary servant whose alleged negligence gave rise to the

2 shall be ruled upon following the completion of discovery. 3 (j) Motions to reconsider or amend an order, opinion and award, Order or decision and order, Decision and Order, 4 made prior to giving notice of appeal to the Full Commission, shall be directed addressed to the Deputy Commissioner 5 who authored the Opinion and Award. Order or Decision and Order. 6 (k) Upon request of either party, or upon motion of the Commission, motions shall be set for hearing before a 7 Commissioner or Deputy Commissioner. 8 9 Authority G.S. 143-296; 143-300; History Note: 10 Eff. January 1, 1989; Recodified from 04 NCAC 10B .0203 Eff. April 17, 2000; 11 12 Amended Eff. July 1, 2014; May 1, 2000; 13 Recodified from 04 NCAC 10B .0204 Eff. June 1, 2018; 14 Amended Eff. March 1, 2019. 15 16

claim, or has failed to properly name the department or agency of the State with whom such person was employed,

Rule 11 NCAC 23B .0205 is amended with changes as published in 33:08 NCR 820 as follows: 1 2 3 11 NCAC 23B .0205 **MEDIATION (EFFECTIVE JULY 1, 2014)** 4 (a) The parties to tort claims, by agreement or Order of the Commission, shall participate in mediation. Any party 5 participating in mediation is shall be bound by the Rules for Mediated Settlement and Neutral Evaluation Conferences 6 of the Commission Commission, found in 11 NCAC 23G, except to the extent the same these rules conflict with the 7 Tort Claims Act or the other rules in this Subchapter, in which case the Tort Claims Act and the other rules in this 8 Subchapter shall apply. 9 (b) An employee or agent of the named governmental entity or agency shall either physically attend or be available 10 via telecommunication. Mediation shall not be delayed due to the absence or unavailability of the employee or agent 11 of the named governmental entity or agency. 12 13 History Note: Authority G.S. 143-295; 143-296; 143-300; 14 Eff. January 1, 1989; 15 Amended Eff. July 1, 2014; January 1, 2011; May 1, 2000; Recodified from 04 NCAC 10B .0205 Eff. June 1, 2018; 16 17 Amended Eff. March 1, 2019.

1	11 NCAC 23B	.0208 is amended with changes as published in 33:08 NCR 820 as follows:
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3	11 NCAC 23B	.0208 HEARING COSTS
4	Costs relating C	Costs assessed pursuant to Rule 11 NCAC 23E .0202 in to-tort claims <del>payable to the Commission</del> are
5	<u>shall be</u> due upo	on receipt of a bill or statement from the Commission.
6		
7	History Note:	Authority G.S. 7A-305; 143-291.1; 143-291.2; 143-300;
8		Eff. July 1, 2014;
9		Recodified from 04 NCAC 10B .0208 Eff. June 1, 2018;
10		Amended Eff. March 1, 2019.
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1 Rule 11 NCAC 23B .0302 is amended with changes as published in 33:08 NCR 821 as follows: 2 3 **NOTICE OF APPEAL** APPEALS TO THE FULL COMMISSION 11 NCAC 23B .0302 4 (a) A letter expressing an intent to Notice of appeal shall be considered notice of appeal to the Full made to the 5 Commission within the meaning of G.S. 143 292, 15 days from the date when notice of the Deputy Commissioner's 6 Order or Decision and Order has been [received.] received by the appellant. The notice of appeal shall specify, 7 provided that the letter specifies by tort claim number and filing date, the Order, Opinion and Award, Order or Decision 8 and Order from which appeal is taken. The notice of appeal shall include a written statement confirming that a copy 9 of the notice of appeal has been sent to the opposing party or parties. 10 (b) After receipt of the notice of appeal, the Commission shall acknowledge the notice of appeal in writing. Within 11 30 days of the acknowledgement, the Commission shall prepare and provide, at no charge to the parties, electronic 12 copies of any official [transcript] transcript, [and] any exhibits, [along with] and a Form T-44 Application for 13 Review. In cases where it is not possible to provide a party with the official transcript and exhibits electronically, the 14 Commission shall provide the official transcript and exhibits transcript, all exhibits, and a Form T-44 Application 15 for Review via any class of U.S. mail that is fully prepaid. 16 (c) Within 25 days of receipt of the official transcript and [exhibits,] exhibits or receipt of notice that there will be no 17 official transcript and exhibits, the appellant shall submit a Form T-44 Application for Review or written statement 18 stating with particularity all assignments of error and grounds for review, including, where applicable, the pages in 19 the transcript or the record on which the alleged errors are recorded. The Form T-44 Application for Review or the 20 written statement shall fineluded be accompanied by confirmation that a copy of the document has been sent to the 21 opposing party or parties. Failure to [file] state the proposed issues on appeal, either by Form T-44 Application for 22 Review or by written statement, may shall be grounds for fresult in the dismissal of the appeal either upon the motion 23 of the non-appealing party or upon the Full Commission's own motion. 24 25 26 27

(d) An appellant may file a brief in support of the grounds for appeal with the Commission, with a written statement confirming that a copy of the brief has been sent to the opposing party or parties, within 25 days after receipt of the official transcript and exhibits or receipt of notice that there will be no official transcript and exhibits. The appellee shall have 25 days from service of the appellant's brief to file a reply brief with the [Commission,] Commission with a written statement confirming that a copy of the brief has been sent to the opposing party or parties. [When] If the appellant fails to file a brief, the appellee shall file a brief within 25 days after the appellant's time for filing a brief has expired. If multiple parties appeal, each party may file an appellant's brief and appellee's brief on the schedule set forth in this Rule. If the matter has not been calendared for hearing, any party may file a written stipulation to a single extension of time not to exceed 15 days with the Office of the Clerk. [In no event shall the] The cumulative extensions of time shall not exceed 30 days. A party who fails to file a brief shall not be allowed oral argument before the Full Commission.

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35 [(e) Cases shall be cited to the North Carolina Reports, the North Carolina Court of Appeals Reports, or the North

Carolina Reporter, and when possible, to the South Eastern Reporter. Counsel shall not discuss matters outside the

1 record, assert personal opinions or relate personal experiences, or attribute wrongful acts or motives to opposing 2 counsel or members of the Commission. 3 (f) (e) Briefs to the Full Commission shall not exceed 35 pages, excluding attachments. No page limit applies to the 4 length of attachments. Typed briefs shall be prepared using 12-point proportional type, shall be double spaced, and 5 shall be prepared with non-justified right margins. Each page of the brief shall be numbered at the bottom right of the 6 page. [When] If a party quotes or paraphrases testimony or evidence from the official transcript or exhibits in a brief, 7 the party shall include, at the end of the sentence, a parenthetic entry that designates the source and page number of 8 the quoted or paraphrased material. The party shall use "T" for transcript and "Ex" for exhibit. For example, (1) if a 9 party quotes or paraphrases material located in the transcript on page 11, the party shall use the following format ("(T 10 11)" (T 11)," and (2) if a party quotes or paraphrases material located in an exhibit on page 12, the party shall use 11 the following format "(Ex 12)". [When] If a party quotes or paraphrases testimony or other evidence in the transcript 12 of a deposition, the party shall include, at the end of the sentence, a parenthetic entry that contains the name of the 13 person deposed and the page number [location within] in the transcript of the deposition. For example, if a party 14 quotes or paraphrases the testimony of John [Smith,] Smith located on page 11 of the transcript of the deposition, the 15 party shall use the following format "(Smith 11)". Cases shall be cited to the North Carolina Reports, the North 16 Carolina Court of Appeals Reports, or the North Carolina Reporter and, if possible, to the South Eastern Reporter. 17 Briefs shall be based upon the record in the matter, pursuant to G.S. 143-292. 18 (g) Anyl (g) A request for review by the Full Commission of an order by a Commissioner or Deputy 19 Commissioner made during the pendency of a case assigned to them shall be filed with the Office of the Clerk. If 20 the order made by the authoring Commissioner or Deputy Commissioner is a final judgment as to one or more issues 21 or parties and the order contains a certification that there is no just reason for delay, the request for review shall be 22 referred directly to a panel of the Full Commission. If the order contains no certification, requests for review [will] 23 shall be referred to the Chair of the Commission for a determination regarding the right to immediate review, and 24 the parties shall address the grounds upon which immediate review shall be allowed. 25 26 History Note: Authority G.S. 143-292; 143-300; 27 Eff. January 1, 1989; 28 Amended Eff. July 1, 2014; May 1, 2000; 29 Recodified from 04 NCAC 10B .0302 Eff. June 1, 2018; 30 Amended Eff. March 1, 2019. 31

1	11 NCAC 23B .0303 is repealed as published in 33:08 NCR 821 as follows:
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3	11 NCAC 23B .0303 PROPOSED ISSUES ON APPEAL
4	
5	History Note: Authority G.S. §§ 143-292; 143-300; 362 N.C. 191 (2008);
6	Repealed Eff. March 1, 2019.

1	11 NCAC 23B.	0305 is	repealed as published in 33:08 NCR 821 as follows:
2			
3	11 NCAC 23B	.0305	BRIEFS TO THE FULL COMMISSION
4			
5	History Note:	Autho	rity G.S. §§ 143-296; 143-300;
6		<u>Repea</u>	led Eff. March 1, 2019.

Rule 11 NCAC 23B .0307 is amended with changes as published in 33:08 NCR 821–22 as follows: 1 2 3 11 NCAC 23B .0307 MOTIONS BEFORE THE FULL COMMISSION 4 (a) After notice of appeal has been given to the Full Commission, any all motions related to the claim before the Full 5 Commission shall be in writing and filed with the Full Commission, Commission with service on a statement 6 confirming that copies have been provided to the other parties. A Motion for a New Hearing [must] shall be supported 7 by an Affidavit. 8 (b) A Motion for a New Hearing must be filed in writing, and supported by Affidavit.—Motions related to the issues 9 for review on appeal, including motions for new trial, to amend the record, or to take additional evidence, filed during 10 the pendency of an appeal to the Full Commission shall be argued before the Full Commission at the time of the 11 hearing of the appeal. 12 13 History Note: Authority G.S. 143-296; 143-300; 14 Eff. January 1, 1989; 15 Recodified from 04 NCAC 10B .0308 effective April 17, 2000; 16 Amended Eff. July 1, 2014; May 1, 2000; Recodified from 04 NCAC 10B .0307 Eff. June 1, 2018; 17 18 Amended Eff. March 1, 2019.

Rule 11 NCAC 23B .0308 is amended with changes as published in 33:08 NCR 822as follows: 1 2 3 11 NCAC 23B .0308 **STAYS** 4 When If a case is appealed to the Full Commission, all orders, opinion and awards, Orders or decision and orders 5 <u>Decision and Orders</u> of a Deputy Commissioner <u>are shall be</u> stayed pending appeal. 6 7 Authority G.S. 143-292; 143-296; 143-300; History Note: 8 Eff. May 1, 2000; 9 Amended Eff. July 1, 2014; 10 Recodified from 04 NCAC 10B .0308 Eff. June 1, 2018; 11 Amended Eff. March 1, 2019.

1 11 NCAC 23B .0310 is amended with changes as published in 33:08 NCR 822 as follows: 2 3 11 NCAC 23B .0310 WAIVER OF ORAL ARGUMENT 4 Upon the request of a party or its own motion, the Commission may waive oral argument in the interests of justice or 5 to promote judicial economy. In the event of such waiver, the Full Commission shall file an award, based on the 6 record and briefs. 7 (a) A party may waive oral argument at any time with approval of the Commission. Upon the request of a party or on 8 its own initiative, the Commission may review the case and file an Order or Decision and Order without oral argument. 9 (b) When presenting oral argument, each [appellant(s)] appellant shall have twenty minutes to present oral argument 10 and may reserve any amount of the twenty-minute total allotment for rebuttal, unless otherwise specified by Order of 11 the Commission. Each [appellee(s)] appellee shall also have twenty minutes to present oral argument, unless 12 otherwise specified by Order of the Commission; however, the [appellee(s) may] appellees shall not reserve rebuttal 13 time. In the case of cross-appeals, each appealing party may reserve rebuttal time. 14 (c) [Any] A party may request additional time to present oral argument in excess of the standard twenty-minute 15 allowance. Such requests shall be made in writing and submitted to the Full Commission no less than ten days prior to the scheduled hearing date. The written request for additional time shall state with specificity the [reason(s)] reasons 16 17 for the request of additional time and the amount of additional time requested. 18 (d) If fany a party fails to appear before the Full Commission upon the call of the case, the Commission fany may, 19 upon consideration of the interests of justice and judicial economy, disallow the party's right to present oral argument. If neither party appears upon the call of the case, the Full Commission [may] may, upon consideration of the interests 20 21 of justice and judicial economy, decide the case upon the record and briefs on appeal, unless otherwise ordered. 22 (c) Parties shall not discuss matters outside the record, assert personal opinions or relate personal experiences, or 23 attribute wrongful acts or motives to opposing counsel or members of the Commission. Oral arguments shall be 24 based upon the record in the matter, pursuant to G.S. 143-292. 25 26 27 History Note: Authority G.S. 143-292; 143-296; 143-300; 28 Eff. January 1, 1989; 29 Recodified from 04 NCAC 10B .0311 Eff. April 17, 2000; 30 Amended Eff. July 1, 2014; May 1, 2000; Recodified from 04 NCAC 10B .0310 Eff. June 1, 2018; 31

Amended Eff. March 1, 2019.

32

Rule 11 NCAC 23B .0402 is amended with changes as published in 33:08 NCR 822 as follows: 1 2 3 **STAYS** 11 NCAC 23B .0402 4 When If a case is appealed to the Court of Appeals, all orders, opinion and awards, Orders or decision and orders <u>Decision and Orders</u> of the Full Commission <u>are shall be</u> stayed pending appeal. 5 6 7 Authority G.S. 143-292; 143-294; 143-296; 143-300; History Note: 8 Eff. January 1, 1989; 9 Amended Eff. July 1, 2014; May 1, 2000; 10 Recodified from 04 NCAC 10B .0402 Eff. June 1, 2018; Amended Eff. March 1, 2019. 11

1	Rule 11 NCAC	23B .0501 is amended as published in 33:08 NCR 822 as follows:
2		
3		SECTION .0500 – RULES OF THE COMMISSION
4		
5	11 NCAC 23B	.0501 WAIVER OF RULES
6	In the interests	of justice or to promote judicial economy, the Commission may, except as otherwise provided by the
7	rules in this Sub	chapter, waive or vary the requirements or provisions of any of the rules in this Subchapter in a case
8	pending before	the Commission upon written application request of a party or upon its own initiative only if the
9	employee plaint	iff is not represented by counsel. Factors the Commission shall use in determining whether to grant
10	the waiver are:	
11	(1)	the necessity of a waiver;
12	(2)	the party's responsibility for the conditions creating the need for a waiver;
13	(3)	the party's prior requests for a waiver;
14	(4)	the precedential value of such a waiver;
15	(5)	notice to and opposition by the opposing parties; and
16	(6)	the harm to the party if the waiver is not granted.
17		
18	History Note:	Authority G.S. 143-291; 143-300;
19		Eff. January 1, 1989;
20		Amended Eff. July 1, 2014; May 1, 2000;
21		Recodified from 04 NCAC 10B .0501 Eff. June 1, 2018;
22		Amended Eff. March 1, 2019.
23		

1	Rule 11 NCAC 23L .0105	is adopted with changes as published in 33:08 NCR 822–24 as follows:
2		
3		FORM T-42 – APPLICATION FOR APPOINTMENT OF GUARDIAN AD
4		LITEM
5	•	ear on behalf of an infant or incompetent shall apply on a Form T-42, Application for
6	**	Ad Litem, in accordance with Rule 11 NCAC 23B .0203. The Form [7-42,] T-42,
7	Application for Appointme	ent of Guardian Ad Litem, shall read as follows:
8 9	North Carolina Industrial (	Zamaniani an
	•	<u>ZOTHITHISSION</u>
10	IC File # T-	ACINITMENT OF CHARDIAN AD LITERA
11		OINTMENT OF GUARDIAN AD LITEM
12	Ine use of this Form is req	uired under Rule 11 NCAC 23B .0203
13 14	Dlaintiff(a)	Defendant(s)
15		<u>Defendant(s)</u>
16	TO THE NODTH CAROL	INA INDUSTRIAL COMMISSION:
17	10 THE NORTH CAROL	INDUSTRIAL COMMISSION.
18	The undersigned	respectfully shows unto the North Carolina Industrial Commission that
19		etent without general or testamentary guardian in this State, and that by reason thereof car
20		uardian ad litem; that the infant or incompetent has a cause of action against the
21	defendants on account of the	he following matter and things:
22		
23	The undersigned is a reput	able person closely connected with the infant or incompetent having the relationship with
24	the infant or incompetent a	s follows:
25		
26	Wherefore, the undersigne	d prays the Commission that a fit and proper person be appointed Guardian Ad Litem for
27	the infant or incompetent f	or the purpose of bringing on his or her behalf an action as above set out.
28	Signature of Applicant	Date
29		
30	(Please complete page 2 of	<u>`form)</u>
31		
32	ORDER APPOINTING G	<u>UARDIAN AD LITEM</u>
33		
34	It appearing to the North C	arolina Industrial Commission from the above application that
35	is aninfant orincom	petent having no general or testamentary guardian within this State and that said infant of
36	incompetent appears to have	ve a good cause of action against the defendant(s); and it further appearing to the

1	Commission after due inquiry that is a fit and proper person to be appointed guardian ad
2	litem for the infant or incompetent for the purpose of bringing this action on his or her behalf;
3	It is therefore ordered that be and is hereby appointed guardian ad litem of
4	to bring action on his or her behalf.
5 6 -	This day of
7 8	Commissioner or Deputy Commissioner
9	Commissioner of Deputy Commissioner
10	PLEASE TYPE OR PRINT:
11 12 13	Full name and address of minor or incompetent:
14	Birth date of minor:
15	Full name and address of proposed guardian ad litem:
16	
17	
18	IMPORTANT INFORMATION FOR PARTIES
19	Parties should take notice of the provisions set forth in Rule 11 NCAC 23B .0203.
20	
21	11 NCAC 23B .0203 INFANTS AND INCOMPETENTS
22	(a) Persons seeking to appear on behalf of an infant or incompetent, in accordance with G.S. 1A-1, Rule 17, shall
23	apply on a Form T-42 Application for Appointment of Guardian ad Litem. The Commission shall appoint a fit and
24	proper person as guardian ad litem, if the Commission determines it to be in the best interest of the minor of
25	incompetent. The Commission shall appoint the guardian ad litem only after due inquiry as to the fitness of the person
26	to be appointed.
27	(b) The Commission may assess a fee to be paid to an attorney who serves as a guardian ad litem for actual services
28	rendered upon receipt of an affidavit of actual time spent in representation of the minor or incompetent as part of the
29	costs.
30	
31	SEND TO:
32	dockets@ic.nc.gov
33	Office of the Clerk
34	1236 Mail Service Center
35	Raleigh, NC 27699-1236
36	Main telephone: (919) 807-2500
37	Helpline (800) 688-8349

1	Website: http://www.ic.nc.gov
2	
3	<u>FORM T-42</u>
4	
5	(b) A copy of the form described in Paragraph (a) of this Rule can be accessed at http://www.ic.nc.gov/formt42.pdf.
6	The form [may] shall be reproduced only in the format available at http://www.ic.nc.ogv/forms/formt42.pdf and
7	[may] shall not be altered or amended in any way.
8	
9	History Note: Authority G.S. 143-291; 143-295; 143-300;
10	Eff. March 1, 2019.
11	
12	
13	