1	10A NCAC 41A	.0107 is proposed for adoption as follows:
2		
3	10A NCAC 41A	.0107 REPORTING OF COVID-19 DIAGNOSTIC TEST RESULTS
4	(a) For purposes	of this Rule, the following definitions shall apply:
5	<u>(1)</u>	"COVID-19 diagnostic test" means any nucleic acid or antigen test that identifies SARS-CoV-2, the
6		virus that causes COVID-19.
7	(2)	"Electronic laboratory reporting" means the automated messaging of laboratory reports sent to the
8		Division of Public Health using a machine-readable electronic communication protocol.
9	<u>(3)</u>	"Healthcare provider" means a healthcare provider as defined in G.S. 130A-476(g).
10	<u>(4)</u>	"Laboratory" means a facility that performs testing on specimens obtained from humans for the
11		purpose of providing information for health assessment and for the diagnosis, prevention, or
12		treatment of disease and is certified by the United States Department of Health and Human Services
13		under the Clinical Laboratory Improvement Amendments of 1988 (CLIA) and implementing
14		regulations. This definition includes a healthcare provider who performs testing in an on-site facility
15		that meets these requirements.
16	(b) Each person	in charge of a laboratory providing diagnostic service in this State shall report the results of all
17	COVID-19 diag	nostic tests to the Division of Public Health using electronic laboratory reporting. For purposes of
18	COVID-19, a no	vel coronavirus under Rule .0101(c)(1) of this Section, the required method of reporting set out in
19	Rules .0101(c) a	nd .0102(d)(3) of this Section shall not apply. The report shall include all of the elements required to
20	be reported under	er the United States Department of Health and Human Services, laboratory data reporting guidance,
21	which is hereby	incorporated by reference, including any subsequent amendments and editions, and available free of
22	charge at https://	www.hhs.gov/sites/default/files/covid-19-laboratory-data-reporting-guidance.pdf.
23	(c) The requirem	nents set forth in Paragraph (b) of this Rule shall be considered met if a laboratory:
24	<u>(1)</u>	submits a COVID-19 Laboratory Data Automation Registration form to the Division of Public
25		Health and acts to onboard to electronic laboratory reporting. This form shall be submitted within
26		seven calendar days of the date the laboratory starts performing COVID-19 diagnostic testing and
27		shall contain the following elements:
28		(A) the name, address, phone number, and CLIA number of the laboratory;
29		(B) the name, address, and phone number of the person in charge of the laboratory or that
30		person's designee;
31		(C) the type of test performed, testing capacity, and whether the laboratory will use a third-
32		party laboratory to perform part or all of the testing; and
33		(D) if the laboratory will use a third-party laboratory to perform part or all of the testing, the
34		information in Parts (A)-(B) of this Subparagraph for the third-party laboratory; and
35	<u>(2)</u>	until onboarding to electronic laboratory reporting is complete:
36		(A) reports the results of positive COVID-19 diagnostic tests to the Division of Public Health,
37		including all elements required in Paragraph (b) of this Rule, by telefax; and

T	(B) reports the aggregate number of positive and negative nucleic acid COVID-19 dia	gnosuc	
2	tests and the aggregate number of positive and negative antigen COVID-19 diagnos	tic tests	
3	per day to the Division of Public Health through an online survey availa	ıble at:	
4	https://files.nc.gov/covid/documents/eCATR-Reference-Guide.pdf.		
5	(d) The requirements set forth in Paragraph (b) of this Rule shall be considered met if a laboratory that con-	mpletes	
6	fewer than 50 total COVID-19 diagnostic tests per week submits results as set out in Subparagraph (c)(2) of the	is Rule.	
7	(e) Healthcare providers who order COVID-19 diagnostic testing in this State shall:		
8	(1) report the results of positive COVID-19 diagnostic tests by telefax to the local health director	or in the	
9	county or district where the patient resides. The report shall contain:		
LO	(A) patient first and last name, date of birth, address, county of residence, phone numb	er, sex,	
l1	race, and ethnicity:		
L2	(B) provider name, address, phone number, and NPI;		
L3	(C) the specimen collection date, the test order date, and the test result date;		
L4	(D) the test result; and		
L5	(E) all other available elements required in Paragraph (b) of this Rule; and		
L6	(2) report the aggregate number of positive and negative nucleic acid COVID-19 diagnostic to	ests and	
L7	the aggregate number of positive and negative antigen COVID-19 diagnostic tests per day	y to the	
L8	Division of Public Health through an online survey.		
L9	(f) The requirements set forth in Paragraph (e) of this Rule shall be considered met if a healthcare provider:		
20	(1) verifies that the laboratory that receives the specimen for testing will report the test re-	esult in	
21	accordance with Paragraph (b) of this Rule; and		
22	(2) includes patient first and last name, date of birth, address, county of residence, phone numb	er, sex,	
23	race, ethnicity, and specimen collection date on the lab order.		
24	(g) The requirement for healthcare providers to report COVID-19 diagnostic test results, as set out in Paragram	caph (e)	
25	of this Rule, is separate from the requirement for physicians to report suspected infections of COVID-19,	a novel	
26	coronavirus, including positive COVID-19 diagnostic test results, in accordance with G.S. 130A-135 and	1 Rules	
27	<u>.0101(a) and .0102(a) of this Section.</u>		
28	(h) Laboratories and healthcare providers who are required to report under this Rule shall report positive CO	VID-19	
29	diagnostic test results immediately upon receiving the result and negative COVID-19 diagnostic test results w	ithin 24	
30	hours of receiving the result. Results reported to a local health department under this Rule shall be forwarded	d to the	
31	Division of Public Health within 24 hours of receipt by the local health department.		
32			
33	History Note: Authority G.S. 130A-134; 130A-135; 130A-139; 130A-141; 130A-141.1; S.L. 2020-4, s. 4.10	<u> 2(a)(1);</u>	
34	<u>P.L. 100-578; 42 C.F.R. 493;</u>		
35	Emergency Adoption Eff. September 25, 2020;		
36	Temporary Adoption Eff. December 1, 2020.		