

[Authority G.S. 150B-21.1]

OAH USE ONLY

VOLUME:

1. Rule-Making Agency: Coastal Resources Commission			
2. Rule citation & nan	ne: 15A NCAC 07H	.0507 Unique Coastal Geolo	gic Formations
3. Action:	Adoption	Amendment	Repeal
4. Was this an Emerge	ency Rule: 🛛 Yes 🗌 No	Effective date: Januar	y 3, 2024
5. Provide dates for th	e following actions a	as applicable:	
a. Proposed Tempor	ary Rule submitted	to OAH: December 14, 202	3
b. Proposed Tempor	ary Rule published	on the OAH website: Dece	mber 20, 2023
c. Public Hearing da	te: January 9 and 10	, 2024	
d. Comment Period:	January 3, 2024 three	ough February 22, 2024	
e. Notice pursuant to	G.S. 150B-21.1(a3)	(2): December 19, 2023	
f. Adoption by agend	cy on: March 13, 202	24	
g. Proposed effective and G.S. 150B-21.		rule if other than effective o	date established by G.S. 150B- 21.1(b)
6. Reason for Tempor	ary Action. Attach	a copy of any cited law, reg	ulation, or document necessary for the review.
The effective da Cite: S.L. 2023 Effective date:	ate of a recent act of 3-134 s 21.2(m) October 3, 2023 e in federal or state of change: Il regulation.	the public health, safety or [°] the General Assembly or o budgetary policy.	
the Codifier removed th request the return of its is permitting and enforcem consistency with State la creates confusion related removal of the rules cau Program has lost the abi most valuable resources formations. In this rule, or DCM has jurisdiction	ose rules from the Co rules. As a result, the nent decisions. In add aw based on these rul d to permitting proceed ses a serious threat to lity to protect coastal ." N.C. Gen. Stat. 11 the CRC designated to issue permits und large, isolated hill of	de the same day. Until the ef State of North Carolina cann ition, the State of North Caro es. The removal of the rules dures for the State's coastal n public safety and welfare be lands and waters, which the 3A-102(a). In particular, this the Jockey's Ridge Area of E er the minimum use standard	nission returned rules to the CRC on October 5, 2023 and fective date of this session law, only an agency could not not rely on the rules removed from the Code for olina can no longer review certain federal projects for from the Code severely impacts the CRC's rules and nanagement program and the regulated public. The ecause without this rule, the NC Coastal Management General Assembly has deemed "among North Carolina's rule provides protection for unique coastal geologic invironmental Concern. Without this rule, neither the CRC s or take enforcement actions to protect this unique nated a National Natural Landmark by the U.S.

7. Why is adherence to notice and hearing requirements contrary to the public interest and the immediate adoption of	the
rule is required?	

The CRC incorporates the explanation provided in response in Block 6 of this form. In addition, the CRC contends that immediate adoption of the rule is required instead of a more extended notice and hearing requirements. The CRC has received numerous public comments with the significant majority in favor of adopting the temporary rules. Specifically, the CRC has held three public hearings and extended the public comment period to February 22, 2024 in order to widely solicit comments not only from the general public and the regulated public but also through a direct appeal to the Coastal Resources Advisory Council. The CRC has received comments from a diverse group of commenters including, among others coastal towns and counties, civic groups, environmental groups, businesses, visitors' bureaus, a group of high school students, and numerous private citizens. During the public comments received 3 were neutral, 6 included concerns, 2 provided recommendations for changes which the CRC has decided to consider during permanent rulemaking, and the remaining 228 comments were in support of adopting the rules. Immediate adoption of this rule is required to designate Jockeys' Ridge as an Area of Environmental Concern within the CRC's jurisdiction and protect this important natural resource.

8.	Rule	establishes	or	increases a	a fee?	(See	G.S. 12-3.1)	

Yes

Agency submitted request for consultation on: Consultation not required. Cite authority:

No No

9. Rule-making Coordinator: Jennifer Everett	10. Signature of Agency Head*:
Phone: 919-707-8595	M. Rened Cahoon
E-Mail: Jennifer.Everett@deq.nc.gov	
	* If this function has been delegated (reassigned) pursuant
	to G.S. 143B-10(a), submit a copy of the delegation with this
	form.
Agency contact, if any: Mike Lopazanski	Typed Name: Renee Cahoon
Phone: 252-515-5400	Title: CRC Chair
E-Mail: Mike.Lopazanski@deq.nc.gov	E-Mail: Renee.Cahoon@deq.nc.gov

RULES REVIEW COMMISSION USE ONLY			
Action taken:	Submitted for RRC Review:		
Date returned to agency:			

15A NCAC 07H .0507 is adopted under temporary procedures as follows:

2

3 <u>15A NCAC 07H .0507</u> UNIQUE COASTAL GEOLOGIC FORMATIONS

4 (a) Description. Unique coastal geologic formations are defined as sites that contain geologic formations that are

5 <u>unique or significant components of coastal systems, or that are notable examples of geologic formations or processes</u>

6 in the coastal area. Such areas shall be evaluated by the Commission after identification by the State Geologist pursuant

7 to G.S. 113A-113.

- 8 (b) Significance. Unique coastal geologic areas are important educational, scientific, or scenic resources that would
- 9 <u>be jeopardized by uncontrolled or incompatible development.</u>
- 10 (c) Management Objectives. The CRC's objective is to preserve unique resources of more than local significance that

11 <u>function as key physical components of natural systems, as important scientific and educational sites, or as valuable</u> 12 <u>scenic resources. Specific objectives for each of these functions shall be related to the following:</u>

- 13
 (1) To ensure that the designated geologic feature shall be able to interact with other components of the

 14
 identified systems. These interactions are often the natural forces acting to maintain the unique

 15
 qualities of the site. The primary concern is the relationship between the geologic feature and the

 16
 accompanying biological component associated with the feature. Other interactions which may be

 17
 of equal concern are those relating the geologic feature to other physical components, specifically

 18
 the relationship of the geologic feature to the hydrologic elements; ground water and surface runoff.

 10
 The main the unique of the site of the s
- 19
 (2)
 To ensure that the designated geologic feature or process shall be preserved for and be accessible to

 20
 the scientific and educational communities for study purposes.
- 21
 (3)
 To protect the values of the designated geologic feature as expressed by the local government and

 22
 citizenry. These values shall be related to the educational and aesthetic qualities of the feature.
- 23 (d) Designation. The Coastal Resources Commission hereby designates Jockey's Ridge as a unique coastal geologic
- 24 formation area of environmental concern. The boundaries of the area of environmental concern shall be as depicted 25 on a map approved by the Coastal Resources Commission on December 4, 1987, and on file with the Division of
- 26 Coastal Management, available at 400 Commerce Ave., Morehead City, NC 28557. This area includes the entire rights
- of way of US 158 Bypass, SR 1221 (Sound Side Road), Virginia Dare Trail, and Conch Street where these roads
- 27 of way of US 158 Bypass, SR 1221 (Sound Side Road), Virginia Dare Trail, and Conch Street where these roads
- 28 <u>bound this area</u>. Jockey's Ridge is the tallest active sand dune along the Atlantic Coast of the United States. Located

29 within the Town of Nags Head in Dare County, between US 158 and Roanoke Sound, the Ridge represents the

- 30 southern extremity of a back barrier dune system which extends north along Currituck Spit into Virginia. Jockey's
- 31 <u>Ridge is an example of a medano, a large isolated hill of sand, asymmetrical in shape and lacking vegetation. Jockey's</u>
- <u>Ridge is the largest medano in North Carolina and has been designated a National Natural Landmark by the U.S.</u>
 <u>Department of the Interior.</u>
- 34 (e) Use Standards. Jockey's Ridge. Development within the Jockey's Ridge AEC shall be consistent with the
- 35 <u>following minimum use standards:</u>
- 36
 (1)
 Development which requires the removal of greater than ten cubic yards of sand per year from the

 37
 area within the AEC boundary shall require a permit;

1	(2)	All sand which is removed from the area within the AEC boundary in accordance with 15A NCAC
2		07H .0507(e)(1) shall be deposited at locations within the Jockey's Ridge State Park designated by
3		the Division of Coastal Management in consultation with the Division of Parks and Recreation;
4	(3)	Development activities shall not significantly alter or retard the free movement of sand except when
5		necessary for the purpose of maintaining or constructing a road, residential/commercial structure,
6		accessway, lawn/garden, or parking area.
7		
8	History Note:	Authority G.S. 113A-107(a),(b); 113A-113(b)(4)g.; 113A-124;
9		<u>Temporary Adoption Eff. April 5, 2024.</u>



[Authority G.S. 150B-21.1]

OAH USE ONLY

VOLUME:

1. Rule-Making Agency: (Coastal Resources C	Commission		
2. Rule citation & name:	15A NCAC 07H .0	508 Use Standards		
3. Action: Add	ption	Amendment	🗌 Repe	al
4. Was this an Emergency	7 Rule: Xes	Effective date: Janu	ary 3, 2024	
5. Provide dates for the fo	llowing actions as	applicable:		
a. Proposed Temporary	Rule submitted to	OAH: December 14, 20)23	
b. Proposed Temporary	Rule published or	n the OAH website: Dec	cember 20, 2023	
c. Public Hearing date:	January 9 and 10, 2	2024		
d. Comment Period: Jan	nuary 3, 2024 throu	gh February 22, 2024		
e. Notice pursuant to G.	S. 150B-21.1(a3)(2): December 19, 2023		
f. Adoption by agency o	n: March 13, 2024			
g. Proposed effective da and G.S. 150B-21.3:	te of temporary ru	le if other than effective	e date establishe	ed by G.S. 150B- 21.1(b)
6. Reason for Temporary	Action. Attach a	copy of any cited law, re	gulation, or do	cument necessary for the review.
	of a recent act of th 4 s 21.2(m) tober 3, 2023 federal or state bu nange: gulation.	e public health, safety o ne General Assembly or 1dgetary policy.		ıgress.
the Codifier removed those request the return of its rule permitting and enforcement consistency with State law b creates confusion related to there is a serious threat to p lands and waters, which the 113A-102(a). In particular, fragile coastal natural or cul	rules from the Code s. As a result, the St decisions. In additi based on these rules permitting procedur ublic safety and wel General Assembly this rule provides m tural resource area.	e the same day. Until the tate of North Carolina can on, the State of North Ca . The removal of the rule res for the State's coastal fare because the removal has deemed "among Nor minimum use standards (i. To date, the CRC has de	effective date of mot not rely on t rolina can no lor s from the Code management pro of these rules re th Carolina's mos e. requirements) signated the Jock	d rules to the CRC on October 5, 2023 and this session law, only an agency could the rules removed from the Code for nger review certain federal projects for severely impacts the CRC's rules and ogram and the regulated public. In addition, esults in the loss of protection of coastal st valuable resources." N.C. Gen. Stat. for development within a designated key's Ridge Area of Environmental esignated Area of Environmental Concern.

7. \	Why is adherence to notice and hearing requirements	contrary to the publ	lic interest and the	e immediate adoption of the
rule	e is required?			

The CRC incorporates the explanation provided in response in Block 6 of this form. In addition, the CRC contends that immediate adoption of the rule is required instead of a more extended notice and hearing requirements. The CRC has received numerous public comments with the significant majority in favor of adopting the temporary rules. Specifically, the CRC has held three public hearings and extended the public comment period to February 22, 2024 in order to widely solicit comments not only from the general public and the regulated public but also through a direct appeal to the Coastal Resources Advisory Council. The CRC has received comments from a diverse group of commenters including, among others coastal towns and counties, civic groups, environmental groups, businesses, visitors' bureaus, a group of high school students, and numerous private citizens. During the public comment period, the CRC received 239 comments including 1 petition with 651 signatures in support of adopting the rules. Of the consider during permanent rulemaking, and the remaining 228 comments were in support of adopting the rules. Immediate adoption of this rule is required to provide use standards for the Jockeys' Ridge AEC and protect this important natural resource.

8. Rule establishes or increases a fee? (See G.S. 12-3.1)	
 Yes Agency submitted request for consultation on: Consultation not required. Cite authority: 	
🖂 No	
9. Rule-making Coordinator: Jennifer Everett	10. Signature of Agency Head*:
Phone: 919-707-8595	M. Rence Cahoon
E-Mail: Jennifer.Everett@deq.nc.gov	
	* If this function has been delegated (reassigned) pursuant
	to G.S. 143B-10(a), submit a copy of the delegation with this form.
Agency contact, if any: Mike Lopazanski	Typed Name: Renee Cahoon

E-Mail: Mike.Lopazanski@deq.nc.gov

Phone: 252-515-5400

RULES REVIEW COMMISSION USE ONLY

Action taken:	Submitted for RRC Review:		
Date returned to agency:			

Title: CRC Chair

E-Mail: Renee.Cahoon@deq.nc.gov

15A NCAC 07H .0508 is adopted under temporary procedures as follows:

3 <u>15A</u>

15A NCAC 07H .0508 USE STANDARDS

-		
4	Permits for deve	lopment in designated fragile coastal natural or cultural resource areas shall be approved upon finding
5	<u>that:</u>	
6	<u>(1)</u>	The proposed design and location shall not cause significant adverse impacts to the stated values of
7		a particular resource. One or more of the following values shall be considered in making a permit
8		decision depending upon the stated significance of the resource:
9		(a) Development shall preserve the values of the individual resource as it functions as a critical
10		component of a natural system.
11		(b) Development shall not cause significant adverse impacts to the values of the resource as a
12		unique scientific, associative, or educational resource.
13		(c) Development shall be consistent with the aesthetic values of a resource as identified by the
14		local government and citizenry.
15	(2)	No alternative sites are available outside the designated AEC.
16	(3)	Mitigation measures shall be incorporated into the project plan. These measures shall include
17		consultation with the CRC.
18	<u>(4)</u>	The project shall be of equal or greater public benefit than those benefits lost or damaged through
19		development.
20 21	History Note:	Authority G.S. 113A-107(a),(b); 113A-113(b)(4e) to (b)(4h); 113A-124;
22		Temporary Adoption Eff. April 5, 2024.



[Authority G.S. 150B-21.1]

OAH USE ONLY

VOLUME:

1. Rule-Making	1. Rule-Making Agency: Coastal Resources Commission					
2. Rule citation	& name: 15A NCAC 0	7H .0509 Significant Coastal Arc	heological Resources			
3. Action:	Adoption	Amendment	Repeal			
4. Was this an E	Emergency Rule: 🛛 Y 🗌 N	•	y 3, 2024			
5. Provide dates	s for the following actio	ns as applicable:				
a. Proposed T	emporary Rule submitt	ted to OAH: December 14, 202	3			
b. Proposed T	emporary Rule publish	ed on the OAH website: Decer	nber 20, 2023			
c. Public Hear	ring date: January 9 and	1 10, 2024				
d. Comment F	Period: January 3, 2024	through February 22, 2024				
e. Notice purs	uant to G.S. 150B-21.1((a3)(2): December 19, 2023				
f. Adoption by	y agency on: March 13,	2024				
g. Proposed ef and G.S. 15		ry rule if other than effective d	ate established by G.S. 150B- 21.1(b)			
6. Reason for To	emporary Action. Atta	ch a copy of any cited law, regu	ulation, or document necessary for the review.			
 ☑ The effect Cite: S.I Effective ☑ A recent Effective ☑ A recent Cite: Effective ☑ A recent Cite: Effective 	ctive date of a recent ac L. 2023-134 s 21.2(m) e date: October 3, 2023 change in federal or sta e date of change: federal regulation. e date: court order.	t o the public health, safety or v t of the General Assembly or of ate budgetary policy.				
Cite ord	Cite order:					
Explain: Pursuar 2023 and the Cod agency could req from the Code for certain federal pro- severely impacts management pro- the removal of the deemed "among 1 protection for sig established mana- neither the CRC of	lifier removed those rules uest the return of its rules r permitting and enforcer ojects for consistency wi the CRC's rules and creas gram and the regulated p ese rules results in the lo North Carolina's most va nificant coastal archaeolo gement objectives and ge or DCM has jurisdiction	s from the Code the same day. Un s. As a result, the State of North (ment decisions. In addition, the S th State law based on these rules ates confusion related to permittin ublic. In addition, there is a serio ss of protection of coastal lands a luable resources." N.C. Gen. Sta ogical resources and CRC design eneral and specific use standards to regulate activities or take enfo	hission returned rules to the CRC on October 5, ntil the effective date of this session law, only an Carolina cannot not rely on the rules removed State of North Carolina can no longer review . The removal of the rules from the Code ng procedures for the State's coastal us threat to public safety and welfare because and waters, which the General Assembly has tt. 113A-102(a). In particular, this rule provides ated the Permuda Island as an ACE and for activities within the AEC. Without this rule, precement actions to protect the significant and others predating the Revolutionary War.			

7. Why is adherence to notice and hearing requirements or rule is required?	contrary to the public interest and the immediate adoption of the
The CRC incorporates the explanation provided in r contends that immediate adoption of the rule is requ requirements. The CRC has received numerous pub- adopting the temporary rules. Specifically, the CRC comment period to February 22, 2024 in order to wi the regulated public but also through a direct appeal received comments from a diverse group of commen civic groups, environmental groups, businesses, visi private citizens. During the public comment period, 651 signatures in support of adopting the rules. Of the provided recommendations for changes which the C and the remaining 228 comments were in support of	lic comments with the significant majority in favor of has held three public hearings and extended the public idely solicit comments not only from the general public and to the Coastal Resources Advisory Council. The CRC has nters including, among others coastal towns and counties, itors' bureaus, a group of high school students, and numerous the CRC received 239 comments including 1 petition with he comments received 3 were neutral, 6 included concerns, 2 CRC has decided to consider during permanent rulemaking, f adopting the rules. Immediate adoption of the rule is required nental Concern within the CRC's jurisdiction, establish
 8. Rule establishes or increases a fee? (See G.S. 12-3.1) □ Yes Agency submitted request for consultation on: Consultation not required. Cite authority: □ No 	
9. Rule-making Coordinator: Jennifer Everett	10. Signature of Agency Head*:
Phone: 919-707-8595	M. Renee Cahoon
E-Mail: Jennifer.Everett@deq.nc.gov	M vere and
	* If this function has been delegated (reassigned) pursuant to G.S. 143B-10(a), submit a copy of the delegation with this form.
Agency contact, if any: Mike Lopazanski	Typed Name: Renee Cahoon
Phone: 252-515-5400	Title: CRC Chair
E-Mail: Mike.Lopazanski@deq.nc.gov	E-Mail: Renee.Cahoon@deq.nc.gov
RULES REVIEW COMMI	SSION USE ONLY Submitted for RRC Review:

Temporary	Rule	0500 -	02/2024

Date returned to agency:

15A NCAC 07H .0509 is adopted under temporary procedures as follows:

2

- 4 (a) Description. Significant coastal archaeological resources are defined as areas that contain archaeological remains
- 5 (objects, features, and/or sites) that have more than local significance to history or prehistory. Such areas shall be
- 6 evaluated by the Department of Natural and Cultural Resources in accordance with G.S. 113A-113.
- 7 (b) Significance. Significant coastal archaeological resources are important educational, scientific, or aesthetic
- 8 resources. Such resources would be jeopardized by uncontrolled or incompatible development. In general, significant
- 9 <u>archaeological resources possess integrity of location, design, setting, workmanship, materials, and association and:</u>
- 10 (1) are associated with historic events; or
- 11 (2) are associated with the lives of persons significant in history; or
- 12
 (3)
 embody the distinctive characteristics of a type, period, or method of construction, or represent a

 13
 significant and distinguishable entity whose components may lack individual distinction; or
- 14 (4) have yielded, or may yield, information important in history or prehistory.
- 15 (c) Management Objectives. The CRC's objective is to conserve coastal archaeological resources of more than local
- 16 significance to history or prehistory that constitute important scientific sites, or are valuable educational, associative,
- 17 or aesthetic resources. Specific objectives for each of these functions shall be related to the following:
- 18
 (1)
 development of a preservation management plan to provide long-term management of the

 19
 archaeological resource; and development which shall not have significant adverse impacts on the

 20
 archaeological resource.
- 21 (2) to conserve significant archaeological resources, including their spatial and structural context and
 22 characteristics through in-situ preservation or scientific study;
- 23 (3) to ensure that the designated archaeological resource be preserved for and be accessible to the
 24 scientific and educational communities for study purposes;
- (4) to protect the values of the designated archaeological resource as expressed by the local government
 and citizenry; these values shall be related to the educational, associative, or aesthetic qualities of
 the resource.
- 28 (d) General Use Standards.
- 29(1)Significant concentrations of archaeological material, reflecting a full range of human behavior,30shall be preserved in-situ for future research by avoidance during development activities. Areas for31avoidance shall be selected after archaeological investigations have been made. Subparagraph32(d)(2)(B) of this Rule outlines the nature, extent, conditions and significance of the cultural deposits.33The following avoidance measures shall be considered:34(A)34(A)
- 35 <u>lots;</u>
- 36 (B) limiting specific types of ground disturbing activities;

1	(C) donation of preservation easements to the State or, upon approval by the Department of
2	Natural and Cultural Resources, a historic preservation agency or organization.
3	(2) Activities which would damage or destroy the contents of a designated site's surface or subsurface
4	shall be prohibited until an archaeological investigation and resource management plan has been
5	implemented by the applicant. The investigation and management plan shall be developed in
6	consultation with the Department of Natural and Cultural Resources. Such archaeological
7	investigations shall comply with the following criteria:
8	(A) archaeological investigations conducted as part of the permit review process shall be
9	implemented in three parts: Phase I, a reconnaissance level investigation to determine the
10	nature and extent of archaeological materials over the designated area; Phase II, an
11	intensive level investigation which represents a direct outgrowth of Phase I findings and
12	through systematic data recovery assesses the potential importance of identified
13	concentrations of archaeological materials; Phase III, mitigation of significant adverse
14	impacts to recognized areas of importance. Evaluations of research potential shall be made
15	and prioritized in order of importance, based upon the status of previous research in the
16	area and the integrity of the remains;
17	(B) an archaeological research design shall be required for all archaeological investigations.
18	All research designs shall be subject to the approval of the Department of Natural and
19	Cultural Resources prior to conducting the work. A research proposal shall allow at least
20	30 days for review and comment by the Department of Natural and Cultural Resources;
21	(C) data shall be collected and recorded and artifacts shall be curated according to accepted
22	standards at an approved repository in consultation with the Department of Natural and
23	Cultural Resources.
24	(e) Designations. The Coastal Resources Commission hereby designates Permuda Island as a significant coastal
25	archaeological resource area of environmental concern. Permuda Island is a former barrier island located within
26	Stump Sound in southwestern Onslow County. The island is 1.2 miles long and 1.25 miles wide. Archaeological
27	evidence indicates the earliest occupation from the Middle Woodland Period (300 B.C 800 A.D.) through the late
28	Woodland Period (800 A.D 1650 A.D.) and historic occupations predating the Revolutionary War. Archaeological
29	remains on the island consist of discrete shell heaps, broad and thick layers of shell midden, prehistoric refuse pits and
30	postholes, as well as numerous ceramic vessel fragments and well-preserved animal bone remains.
31	
32	<u>History Note:</u> <u>Authority G.S. 113A-107(a); 113A-107(b); 113A-113(b)(4h); 113A-124;</u>
33	<u>Temporary Adoption Eff. April 5, 2024.</u>



[Authority G.S. 150B-21.1]

OAH USE ONLY

VOLUME:

1. Rule-Making	Agency: Coastal Resour	rees Commission	
2. Rule citation	& name: 15A NCAC 07	7I .0702 When the Local Permi	tting Agency Exceeds Local Authority
3. Action:	Adoption	Amendment	Repeal
4. Was this an E	Emergency Rule: 🛛 Ye 🗌 No		ry 3, 2024
5. Provide dates	for the following action	ns as applicable:	
a. Proposed T	emporary Rule submitt	ed to OAH: December 14, 202	23
b. Proposed T	emporary Rule publish	ed on the OAH website: Dece	ember 20, 2023
c. Public Hear	ring date: January 9 and	10, 2024	
d. Comment P	Period: January 3, 2024	through February 22, 2024	
e. Notice purs	uant to G.S. 150B-21.1(a3)(2): December 19, 2023	
f. Adoption by	agency on: March 13, 2	2024	
g. Proposed ef and G.S. 15		ry rule if other than effective	date established by G.S. 150B- 21.1(b)
 A serious The effect Cite: S.I. Effective A recent Effective A recent Cite: Effective A recent Cite: Effective A recent Cite orde Other: 	s and unforeseen threat etive date of a recent act L. 2023-134 s 21.2(m) e date: October 3, 2023 change in federal or sta e date of change: federal regulation. e date: court order. er:	to the public health, safety or of the General Assembly or o the budgetary policy.	of the U.S. Congress.
October session 1 not rely North Ca The rem permittin serious t coastal la resource opposed	5, 2023 and the Codifier law, only an agency could on the rules removed from arolina can no longer rev- toval of the rules from the ng procedures for the Stat- hreat to public safety and ands and waters, which the s." N.C. Gen. Stat. 113A	removed those rules from the C l request the return of its rules. In the Code for permitting and c iew certain federal projects for c Code severely impacts the CR te's coastal management progra welfare because the removal c he General Assembly has deem k-102(a). In particular, this rule he courts, are binding on the loo	iew Commission returned rules to the CRC on Code the same day. Until the effective date of this As a result, the State of North Carolina cannot enforcement decisions. In addition, the State of consistency with State law based on these rules. .C's rules and creates confusion related to um and the regulated public. In addition, there is a of these rules results in the loss of protection of ed "among North Carolina's most valuable establishes that if the CRC's determinations, as cal permitting agency in resolving issues relation

7.	Why is adherence to notice and hearing requirements contrary to the public interest and the immediate adoption of the
ru	le is required?

The CRC incorporates the explanation provided in response in Block 6 of this form. In addition, the CRC contends that immediate adoption of the rule is required instead of a more extended notice and hearing requirements. The CRC has received numerous public comments with the significant majority in favor of adopting the temporary rules. Specifically, the CRC has held three public hearings and extended the public comment period to February 22, 2024 in order to widely solicit comments not only from the general public and the regulated public but also through a direct appeal to the Coastal Resources Advisory Council. The CRC has received comments from a diverse group of commenters including, among others coastal towns and counties, civic groups, environmental groups, businesses, visitors' bureaus, a group of high school students, and numerous private citizens. During the public comment period, the CRC received 239 comments including 1 petition with 651 signatures in support of adopting the rules. Of the comments received 3 were neutral, 6 included concerns, 2 provided recommendations for changes which the CRC has decided to consider during permanent rulemaking, and the remaining 228 comments which the CRC has decided to consider during permanent rulemaking, and the cRC's role as the binding decision maker if conflicts arise and, by doing so protect the CRC's jurisdiction over the coastal resource.

8.	Rule establishes	or increases a	fee?	(See G.S. 12-3.1))
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Agency submitted request for consultation on: Consultation not required. Cite authority:

	No
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9. Rule-making Coordinator: Jennifer Everett	10. Signature of Agency Head*:	
Phone: 919-707-8595	M. Rence Cahoon	
E-Mail: Jennifer.Everett@deq.nc.gov	M Verter C	
	* If this function has been delegated (reassigned) pursuant to G.S. 143B-10(a), submit a copy of the delegation with this form.	
Agency contact, if any: Mike Lopazanski	Typed Name: Renee Cahoon	
Phone: 252-515-5400	Title: CRC Chair	
E-Mail: Mike Lopazanski@deg.nc.gov	E-Mail: Renee.Cahoon@deg.nc.gov	

RULES REVIEW COMMISSION USE ONLY

Action taken:	Submitted for RRC Review:
Date returned to agency:	

- 1 15A NCAC 07I .0702 is adopted under temporary procedures as follows:
- 2

3 <u>15A NCAC 07I .0702</u> WHEN THE LOCAL PERMITTING AGENCY EXCEEDS LOCAL AUTHORITY

- 4 When the local permit-letting agency exceeds the scope and extent of its authority pursuant to G.S. 113A-117, which
- 5 is limited to consideration of applications proposing minor development as defined in the Coastal Area Management
- 6 Act, that action shall be null, void and of no effect. The determinations of the Commission shall be binding on the
- 7 <u>local permit-letting agency as to questions of such jurisdiction.</u>
- 9 History Note: Authority G.S. 113A-118(e); 113A-120(c); 113A-124(c)(5);
- 10 <u>Temporary Adoption Eff. April 5, 2024.</u>



[Authority G.S. 150B-21.1]

OAH USE ONLY

VOLUME:

1. Rule-Making Agency: Coastal Resources Commission
2. Rule citation & name: 15A NCAC 07J .0203 Standards for Work Plats
3. Action: Adoption Amendment Repeal
4. Was this an Emergency Rule: Yes Effective date: January 3, 2024
5. Provide dates for the following actions as applicable:
a. Proposed Temporary Rule submitted to OAH: December 14, 2023
b. Proposed Temporary Rule published on the OAH website: December 20, 2023
c. Public Hearing date: January 9 and 10, 2024
d. Comment Period: January 3, 2024 through February 22, 2024
e. Notice pursuant to G.S. 150B-21.1(a3)(2): December 19, 2023
f. Adoption by agency on: March 13, 2024
g. Proposed effective date of temporary rule if other than effective date established by G.S. 150B- 21.1(b) and G.S. 150B-21.3:
 6. Reason for Temporary Action. Attach a copy of any cited law, regulation, or document necessary for the review. A serious and unforeseen threat to the public health, safety or welfare.
The effective date of a recent act of the General Assembly or of the U.S. Congress. Cite: S.L. 2023-134 s 21.2(m)
Effective date: October 3, 2023
A recent change in federal or state budgetary policy.
Effective date of change: A recent federal regulation.
Cite:
Effective date:
Cite order:
U Other:
Explain: Pursuant to NC Session Law 2023-134, the Rules Review Commission returned rules to the CRC on October 5, 2023 and the Codifier removed those rules from the Code the same day. Until the effective date of this session law, only an agency could request the return of its rules. As a result, the State of North Carolina cannot not rely on the rules removed from the Code for permitting and enforcement decisions. In addition, the State of North Carolina can no longer review certain federal projects for consistency with State law based on these rules. The removal of the rules from the Code severely impacts the CRC's rules and creates confusion related to permitting procedures for the State's coastal management program and the regulated public. In addition, there is a serious threat to public safety and welfare because the removal of these rules results in the loss of protection of coastal lands and waters, which the General Assembly has deemed "among North Carolina's most valuable resources." N.C. Gen. Stat. 113A-102(a). In summary, this rule provides necessary information on what DCM requires in a work plat submitted in support a dredge and fill permit
application or a major permit application. This rule also provides information on must be included with an application for a CAMA or Dredge and Fill permit and explains how a permit will be conditioned with the information provided

7. Why is adherence to notice and hearing requirements or rule is required?	contrary to the public interest and the immediate adoption of the
contends that immediate adoption of the rule is requirequirements. The CRC has received numerous pub adopting the temporary rules. Specifically, the CRC comment period to February 22, 2024 in order to wit the regulated public but also through a direct appeal received comments from a diverse group of commen civic groups, environmental groups, businesses, visi private citizens. During the public comment period, 651 signatures in support of adopting the rules. Of the provided recommendations for changes which the C and the remaining 228 comments were in support of	response in Block 6 of this form. In addition, the CRC hired instead of a more extended notice and hearing blic comments with the significant majority in favor of thas held three public hearings and extended the public idely solicit comments not only from the general public and to the Coastal Resources Advisory Council. The CRC has nters including, among others coastal towns and counties, itors' bureaus, a group of high school students, and numerous the CRC received 239 comments including 1 petition with he comments received 3 were neutral, 6 included concerns, 2 CRC has decided to consider during permanent rulemaking, f adopting the rules. Immediate adoption of the rule is required out what is required for an application and protect NC's
9 Dula astablishas an increases a face (See C.S. 12.2.1)	
 8. Rule establishes or increases a fee? (See G.S. 12-3.1) Yes Agency submitted request for consultation on: Consultation not required. Cite authority: 	
No I I	
9. Rule-making Coordinator: Jennifer Everett	10. Signature of Agency Head*:
Phone: 919-707-8595	M. Renee Cahoon
E-Mail: Jennifer.Everett@deq.nc.gov	M. Menel Carro -
	* If this function has been delegated (reassigned) pursuant to G.S. 143B-10(a), submit a copy of the delegation with this form.
Agency contact, if any: Mike Lopazanski	Typed Name: Renee Cahoon
Phone: 252-515-5400	Title: CRC Chair
E-Mail: Mike.Lopazanski@deq.nc.gov	E-Mail: Renee.Cahoon@deq.nc.gov
RULES REVIEW COMMI	SSION USE ONLY
Action taken:	Submitted for RRC Review:
Date returned to agency:	

15A NCAC 07J .0203 is adopted under temporary procedures as	s follows:
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3 15A NCAC 07J .0203 STANDARDS FOR WORK PLATS

4	(a)	General.	Pro	ject ·	plans of	r work	olats	shall	includ	e a to	p or	plan	view	and	a cross-	-sectiona	l view.	All	plats	shall
	~ ~ ~																		-	

- 5 have the standard north arrow. North shall be at the top of the plat. Work plats shall be drawn to a scale of $1^{"} = 200^{"}$
- 6 or less.

7 (b) Details of Work Plats

8	<u>(1)</u>	Top View or Plan View Work Plats. Such drawings shall show existing and proposed features such
9		as dune systems, shorelines, creeks, marshlands, docks, piers, bulkheads, excavated areas, fill areas,
10		type and location of sewage treatment facilities and effluent outlets. Existing water depths shall be
11		indicated as Normal Water Level or Normal High Water Level unless work plats are by a
12		professional surveyor or engineer where water depths can be indicated using mean low water as
13		base or zero and shall be shown either as contours or spot elevation. Work plats shall indicate which
14		features are existing and which are proposed. Property boundaries, as they appear on the deed, and
15		the names of adjacent property owners shall be shown on the work plat. The work plat shall show
16		areas to be excavated and the exact site for disposal of the excavated material unless outside of the
17		Area of Environmental Concern, then an address may be provided. When fill material is to be placed
18		behind a bulkhead or dike, the plan shall show the exact location of such bulkheads, dikes and fill
19		areas and calculations showing that the bulkhead or dike has the capacity to confine the material.
20		Work Plats shall indicate Normal Water Level or Normal High-Water Level unless certified by a
21		professional surveyor or engineer where water depths can be shown as mean low and mean high
22		water lines. Work plats shall indicate the presence of wetlands in the area of proposed work. In
23		areas where the difference in daily low and high tides is less than six inches, mean water level as
24		certified by a professional surveyor or engineer or normal water level shall be used.
25	(2)	Cross-Section Work Plats. A cross-sectional diagram showing depth and elevation of proposed
26		work relative to Normal Water Level or Normal High Water Level unless certified by a professional
27		surveyor or engineer where water depths can be shown as mean low and mean high water, shall be
28		included in the plan. First floor elevations shall be shown for any proposed structures.
29	(3)	Title of Work Plats. Each work plat shall have a title block to identify the project or work, and

30 shall include name of applicant or project, date the plat was prepared, and scale of the plat. The date 31 of any revisions shall be noted. The applicant shall also include the name or initials of the person 32 who drew the plat.

33 (c) Any application for a CAMA Major or Dredge and Fill permit shall include a narrative of the proposed 34 development that shall include the following information:

- 35 (1) the character of the development (i.e. residential, commercial, recreational, etc.); 36 (2) a description of the development activities proposed; and 37
 - (3) the amount of ground disturbance in the AEC measured in acres or square feet.

- 1 (d) Following review of the permit application, a permit may be issued conditioned in accordance with G.S.143B-
- 2 <u>279.4.</u> Any subsequent violation of these conditions shall be a permit violation. Any subsequent change in the
- 3 <u>development which changes the parameters of the project shall be submitted to the Division of Coastal Management.</u>
- 4 <u>Nothing in this Rule would prohibit an applicant from proceeding with work outside an AEC that is determined by</u>
- 5 the Division of Coastal Management to not have a direct impact on the AEC while a permit application for work in
- 6 the AEC is pending provided that all other necessary local, state, and federal permits have been obtained.
- 7 8 *History Note:* Authority G.S. 113-229(n)(3); 113-230(a); 113A-119; 113A-124;
- 9 Temporary Adoption Eff. April 5, 2024.



[Authority G.S. 150B-21.1]

OAH USE ONLY

VOLUME:

ISSUE:

1. Rule-Making Agency: Coastal Reso	urces Commission	
2. Rule citation & name: 15A NCAC	07J .0204 Processing the Applica	ition
3. Action: Adoption	Amendment	Repeal
4. Was this an Emergency Rule:	Yes Effective date: Janua No	ry 3, 2024
5. Provide dates for the following acti	ons as applicable:	
a. Proposed Temporary Rule submi	tted to OAH: December 14, 202	23
b. Proposed Temporary Rule publis	hed on the OAH website: Dece	ember 20, 2023
c. Public Hearing date: January 9 ar	ud 10, 2024	
d. Comment Period: January 3, 2024	4 through February 22, 2024	
e. Notice pursuant to G.S. 150B-21.	(a3)(2): December 19, 2023	
f. Adoption by agency on: March 13	, 2024	
g. Proposed effective date of tempor and G.S. 150B-21.3:	ary rule if other than effective	date established by G.S. 150B- 21.1(b)
6. Reason for Temporary Action. Att	ach a copy of any cited law, reg	gulation, or document necessary for the review.
 A serious and unforeseen threa The effective date of a recent a Cite: S.L. 2023-134 s 21.2(m) Effective date: October 3, 2023 A recent change in federal or s Effective date of change: A recent federal regulation. Cite: Effective date: A recent court order. Cite order: Other: 	ct of the General Assembly or o	
the Codifier removed those rules from the request the return of its rules. As a result permitting and enforcement decisions. In consistency with State law based on thes creates confusion related to permitting p there is a serious threat to public safety a lands and waters, which the General Ass 113A-102(a). In summary, this rule prov	e Code the same day. Until the e , the State of North Carolina cam addition, the State of North Car e rules. The removal of the rules rocedures for the State's coastal r nd welfare because the removal embly has deemed "among North ides the process for processing p	mission returned rules to the CRC on October 5, 2023 and ffective date of this session law, only an agency could not not rely on the rules removed from the Code for olina can no longer review certain federal projects for from the Code severely impacts the CRC's rules and management program and the regulated public. In addition, of these rules results in the loss of protection of coastal n Carolina's most valuable resources." N.C. Gen. Stat. ermit applications. The rule further provides the clear and tion and for providing notice to adjacent riparian

landowners for CAMA major and minor development permits.

7.	Why is adherence to notice and hearing requirements contrary to the public interest and the immediate adoption of the
ru	le is required?

The CRC incorporates the explanation provided in response in Block 6 of this form. In addition, the CRC contends that immediate adoption of the rule is required instead of a more extended notice and hearing requirements. The CRC has received numerous public comments with the significant majority in favor of adopting the temporary rules. Specifically, the CRC has held three public hearings and extended the public comment period to February 22, 2024 in order to widely solicit comments not only from the general public and the regulated public but also through a direct appeal to the Coastal Resources Advisory Council. The CRC has received comments from a diverse group of commenters including, among others coastal towns and counties, civic groups, environmental groups, businesses, visitors' bureaus, a group of high school students, and numerous private citizens. During the public comment period, the CRC received 239 comments including 1 petition with 651 signatures in support of adopting the rules. Of the comments received 3 were neutral, 6 included concerns, 2 provided recommendations for changes which the CRC has decided to consider during permanent rulemaking, and the remaining 228 comments which the CRC has decided to consider during permanent rulemaking, and the remaining 228 comments which the cRC has decided to provide clear guidance to the regulated public about how an permit application is processed and the notice required and by doing so to protect NC's coastal resources.

8.	Rule	establishes or	· increases a	fee?	(See G.S.	12-3.1)

Yes Yes

Agency submitted request for consultation on: December 15, 2023 Consultation not required. Cite authority:

No

9. Rule-making Coordinator: Jennifer Everett	10. Signature of Agency Head*:
Phone: 919-707-8595	M. Renee ahoon
E-Mail: Jennifer.Everett@deq.nc.gov	* If this function has been delegated (reassigned) pursuant to G.S. 143B-10(a), submit a copy of the delegation with this form.
Agency contact, if any: Mike Lopazanski	Typed Name: Renee Cahoon
Phone: 252-515-5400	Title: CRC Chair
E-Mail: Mike.Lopazanski@deg.nc.gov	E-Mail: Renee.Cahoon@deg.nc.gov

RULES REVIEW COMMI	SSION USE ONLY
Action taken:	Submitted for RRC Review:
Date returned to agency:	

1 15A NCAC 07J .0204 is adopted under temporary procedures as follows: 2 3 15A NCAC 07J .0204 PROCESSING THE APPLICATION 4 (a) On receipt of a CAMA major development and/or dredge and fill permit application the Department shall send a 5 notification to the applicant acknowledging receipt. 6 (b) Processing for a Major Permit or Major Modification to a Major Permit application shall begin when an application 7 is accepted as complete. Before an application is accepted as complete, the requirements as listed in 15A NCAC 07J 8 .0204(b)(1) through (b)(5) shall be met. Any application not in compliance with these requirements shall be returned 9 to the applicant along with a notification explaining the deficiencies of the application and shall not be accepted as 10 complete until all required information is submitted. 11 (1)a current application form shall be submitted. The application form shall contain: 12 application type (major, modification or general) (A) 13 (B) name of entity on deed or first, middle, and last name(s) referenced on deed; 14 (C) phone number and email; 15 (D) physical and mailing address; (E) project type and location; 16 17 (F) authorized agent contact information; 18 (G) description of existing conditions and development on the project location including lot 19 size, shoreline length, vegetation and erosion details; 20 (H) total ground disturbance resulting from the proposed development including clearing and 21 grading; 22 (I) applicable dimensions of proposed development activity including quantity, length, width, 23 elevation, slope, area, volume, distance waterward of NWL or NHW, average existing depth, proposed final depth, impervious coverage, and sediment characteristics; 24 25 (J) applicable erosion and sedimentation control measures, fill source and environmental 26 mitigation efforts for the proposed development activity; 27 (K) general information concerning the use of the proposed development activity, including 28 boat type and length, proximity of structures to adjacent properties and other structures, 29 and waterbody width; 30 (L) type of proposed impacts and dimensions (i.e. shading, filling, excavating) to coastal wetlands, submerged aquatic vegetation, shell bottom, non-coastal wetlands, and open 31 32 water from the proposed development activities; 33 project narrative that includes a brief description of the project and any previous or active (M) 34 state or federal permits issued on the property; 35 (N) a signed AEC Hazard Notice if the project is in the Ocean Hazard AEC if applicable; and (0) 36 acknowledgements to be attested to before submitting the application;

1	(i) I understand that any permit issued in response to this application will allow only
2	the development described in the application. The project will be subject to the
3	conditions and restrictions contained in the permit;
4	(ii) I certify that I am authorized to grant, and do in fact grant permission to
5	representatives of state and federal review agencies to enter on the aforementioned
6	lands in connection with evaluating information related to this permit application
7	and follow-up monitoring of the project;
8	(iii) I further certify that the information provided in this application is truthful to the
9	best of my knowledge; and
10	(iv) I certify that by clicking the submit button on this NC Division of Coastal
11	Management application I acknowledge that I am signing and dating the
12	application submitted therein.
13	(2) a work plan as described in 15A NCAC 07J .0203 shall be attached to all CAMA major development
14	or dredge and fill permit applications;
15	(3) a copy of a deed or other instrument under which the applicant claims title shall accompany a CAMA
16	major development or dredge and fill permit application;
17	(4) notice to adjacent riparian landowners of a CAMA Major Permit applicant shall be given as follows:
18	(A) Certified return mail receipts (or copies thereof) indicating that adjacent riparian
19	landowners (as identified in the permit application) have been sent a copy of the application
20	for the proposed development for a CAMA major development and/or dredge and fill
21	permit application. Said landowners have 30 days from the date of notification in which
22	to comment. Such comments shall be considered by the Department in reaching a final
23	decision on the application.
24	(5) the application fee shall be paid as set out in this Subparagraph:
25	(A) Major development permit application fees shall be in the form of an electronic funds
26	transfer or check or money order payable to the Department. The application fee for
27	private, non-commercial for-profit development shall be two hundred fifty dollars
28	(\$250.00). The application fee for a public or commercial for-profit project shall be four
29	hundred dollars (\$400.00).
30	(c) Minor permit application processing shall begin when an application is accepted as complete. Before an
31	application is accepted as complete, the requirements as listed in 15A NCAC 07J .0204((c)(1) through (c)(4) shall be
32	met. Any application not in compliance with these requirements shall be returned to the applicant along with a
33	notification explaining the deficiencies of the application and shall not be accepted as complete until all required
34	information is submitted.
35	(1) a current application form shall be submitted. The application form shall contain:
36	(A) first, middle, and last name of landowner;
37	(B) phone number and email;

1		(C)	physical and mailing address;
2		(D)	authorized agent first and last name and contact information;
3		(E)	location of project including address, street name, directions to site and adjacent
4		(<u>D</u>)	waterbody;
5		(F)	description of the proposed project, including a list of all proposed construction and land
6		(1 <i>)</i>	disturbance;
7		(G)	size of lot or parcel in square feet and acres;
8		(H)	proposed use, if residential, single-family or multi-family, commercial, industrial or other;
9		(I)	if proposed development is located in the Ocean Hazard Area of Environmental Concern.
10		(1)	total floor area of structure in square feet including air conditioned living space, parking
10			
11			elevated above ground level, non-conditioned space elevated above ground level but
		(1)	excluding non-load bearing attic space;
13		(J)	project drawing that includes the details stated in 15A NCAC 07H .0204(2);
14		<u>(K)</u>	if proposed development is located in the Coastal Shoreline Area of Environmental
15			Concern (AEC), size of building footprint and other impervious or built upon surfaces in
16			square feet including the area of the foundation of all buildings, driveways, covered decks,
17			concrete or masonry patios that are within the AEC. Calculations shall be attached to
18			project drawings;
19		(L)	if the development is located in an area subject to a State stormwater management permit
20			issued by the NC Division of Energy, Mineral and Land Resources, the total built upon
21			area and impervious surfaces allowed for the lot or parcel in square feet; and
22		(M)	indication that the applicant is an owner of the property.
23		<u>(N)</u>	Minor development permit application fees shall be in the form of an electronic funds
24			transfer or check or money order payable to the permit-letting agency in the amount of one
25			hundred dollars (\$100.00). Monies so collected shall be used only in the administration of
26			the permit program.
27	(2)	a work	plan shall be attached to all CAMA minor permit applications that includes:
28		<u>(A)</u>	Work plats shall include a top or planview, a cross-sectional view. All plats shall have the
29			standard north arrow. North should be at the top of the plat. Work plats shall be
30			accurately drawn to scale. A scale of $1'' = 200'$ or less is required.
31		<u>(B)</u>	Such drawings shall show existing and proposed features such as dune systems,
32			shorelines, creeks, marshlands, docks, piers, bulkheads, excavated areas, fill areas, type
33			and location of sewage treatment facilities and effluent outlets. Property boundaries, as
34			they appear on the deed, and the names of adjacent property owners shall be shown on
35			the detailed plat.
36		<u>(C)</u>	Cross-Section Drawing. A cross-sectional diagram showing elevation of proposed work
37		. –	relative to existing ground level. Mean low and mean high water line shall be included in

1	the plan. The mean low water shall be the reference land elevations (i.e., mean low water
2	should be depicted as "Elevation 0.0 MLW"). First floor elevations relative to mean sea
3	level shall be shown for any proposed buildings.
4	(D) Title of Drawing. Each drawing shall have a simple title block to identify the project or
5	work, and shall include name of applicant, date the plat was prepared, and scale of the
6	plat. The date of any revisions shall be clearly noted. The applicant shall also include the
7	name of the person who drew the plat.
8	(3) a copy of a deed or other instrument under which the applicant claims title shall accompany a CAMA
9	minor permit application.
10	(4) notice to adjacent property landowners of a CAMA Minor Permit application shall be given as
11	<u>follows</u>
12	(A) the applicant shall provide Certified return mail receipts (or copies thereof) indicating that
13	adjacent riparian landowners (as identified in the permit application) have been sent a copy
14	of the application for the proposed development for a CAMA minor development permit
15	application. Said landowners have 30 days from the date of notification in which to
16	comment. Such comments shall be considered by the Department in reaching a final
17	decision on the application.
18	(d) If the application is found to be incomplete or inaccurate after processing has begun by the Division of Coastal
19	Management, the Division of Coastal Management shall notify the applicant of the deficiency or inaccuracy and
20	processing shall be in abeyance pending receipt of the necessary information from the applicant. During the pendency
21	of any termination of processing, the permit processing period shall not run. If the changes or additional information
22	alters the scale or scope of the project proposal, the application shall be considered new and a new permit processing
23	period will commence on the date that the additional information is accepted as complete.
24	(e) Any CAMA or Dredge and Fill violation occurring at a proposed project site for which an application is being
25	reviewed shall be processed according to the procedures in 15A NCAC 07J .0409 through .0410. If the violation
26	altered the project site and restoration is required in accordance with G.S. 113A-126, the Division of Coastal
27	Management shall notify the applicant that processing of the application will be suspended pending compliance with
28	the notice of required restoration. Restoration of any unpermitted development at the project site shall require a
29	complete review of the application and an assessment of the project's potential impacts. The Division of Coastal
30	Management shall notify the applicant when permit processing has resumed, and of the new processing deadline that
31	has been established once the Division of Coastal Management or Local Permit Officer verifies that the required
32	restoration has been completed.
33	(f) If during the public comment period a question is raised as to public rights of access across the subject property,
34	the Division of Coastal Management shall examine the access issue prior to making a permit decision. Any individual
35	or governmental entity initiating action to judicially recognize a public right of access shall obtain a court order to
36	suspend processing of the permit application. Should the parties to legal action resolve the issue, permit processing
37	shall continue.

1		
2	History Note:	Authority G.S. 113-229; 113A-119; 113A-119.1; 113A-122(c); 113A-124;
3		Temporary Adoption Eff. April 5, 2024.



development permit.

TEMPORARY RULE-MAKING FINDINGS OF NEED

[Authority G.S. 150B-21.1]

OAH USE ONLY

VOLUME:

1. Rule-Making Agency: Coastal Resources Commission				
2. Rule citation & name: 15A NCAC 07J .0206 Public Notice Requirements				
3. Action: Adoption Amendment Repeal				
4. Was this an Emergency Rule: Yes Effective date: January 3, 2024				
5. Provide dates for the following actions as applicable:				
a. Proposed Temporary Rule submitted to OAH: December 14, 2023				
b. Proposed Temporary Rule published on the OAH website: December 20, 2023				
c. Public Hearing date: January 9 and 10, 2024				
d. Comment Period: January 3, 2024 through February 22, 2024				
e. Notice pursuant to G.S. 150B-21.1(a3)(2): December 19, 2023				
f. Adoption by agency on: March 13, 2024				
g. Proposed effective date of temporary rule if other than effective date established by G.S. 150B- 21.1(b) and G.S. 150B-21.3:				
6. Reason for Temporary Action. Attach a copy of any cited law, regulation, or document necessary for the review.				
 A serious and unforeseen threat to the public health, safety or welfare. The effective date of a recent act of the General Assembly or of the U.S. Congress. Cite: S.L. 2023-134 s 21.2(m) Effective date: October 3, 2023 A recent change in federal or state budgetary policy. Effective date of change: A recent federal regulation. Cite: Effective date: A recent court order. Cite order: Other: 				
Explain: Pursuant to NC Session Law 2023-134, the Rules Review Commission returned rules to the CRC on October 5, 2023 and the Codifier removed those rules from the Code the same day. Until the effective date of this session law, only an agency could request the return of its rules. As a result, the State of North Carolina cannot not rely on the rules removed from the Code for permitting and enforcement decisions. In addition, the State of North Carolina can no longer review certain federal projects for consistency with State law based on these rules. The removal of the rules from the Code severely impacts the CRC's rules and creates confusion related to permitting procedures for the State's coastal management program and the regulated public. In addition, there is a serious threat to public safety and welfare because the removal of these rules results in the loss of protection of coastal lands and waters, which the General Assembly has deemed "among North Carolina's most valuable resources." N.C. Gen. Stat. 113A-102(a). In summary, this rule provides clear and consistent requirements for how to provide public notice for a major				

7. Why is adherence to notice and hearing requirements rule is required?	contrary to the public interest and the immediate adoption of the
contends that immediate adoption of the rule is req requirements. The CRC has received numerous put adopting the temporary rules. Specifically, the CRC comment period to February 22, 2024 in order to w the regulated public but also through a direct appear received comments from a diverse group of common civic groups, environmental groups, businesses, vis private citizens. During the public comment period 651 signatures in support of adopting the rules. Of provided recommendations for changes which the and the remaining 228 comments were in support of	response in Block 6 of this form. In addition, the CRC uired instead of a more extended notice and hearing blic comments with the significant majority in favor of C has held three public hearings and extended the public videly solicit comments not only from the general public and al to the Coastal Resources Advisory Council. The CRC has enters including, among others, coastal towns and counties, sitors' bureaus, a group of high school students, and numerous I, the CRC received 239 comments including 1 petition with the comments received 3 were neutral, 6 included concerns, 2 CRC has decided to consider during permanent rulemaking, of adopting the rules. Immediate adoption of this rule is nts for how to provide public notice for a major development
 8. Rule establishes or increases a fee? (See G.S. 12-3.1) Yes Agency submitted request for consultation on: Consultation not required. Cite authority: No 	
9. Rule-making Coordinator: Jennifer Everett	10. Signature of Agency Head*:
Phone: 919-707-8595	
E-Mail: Jennifer.Everett@deq.nc.gov	M. Renee Cahoon
E-ivian. <u>Johnner: Everentgidet_ne.gov</u>	* If this function has been delegated (reassigned) pursuant to G.S. 143B-10(a), submit a copy of the delegation with this form.
Agency contact, if any: Mike Lopazanski	Typed Name: Renee Cahoon
Phone: 252-515-5400	Title: CRC Chair
E-Mail: Mike.Lopazanski@deq.nc.gov	E-Mail: Renee.Cahoon@deq.nc.gov
RULES REVIEW COMM	ISSION USE ONLY
Action taken:	Submitted for RRC Review:
Date returned to agency:	

- 1 15A NCAC 07J .0206 is adopted under temporary procedures as follows:
- 2

3 15A NCAC 07J .0206 PUBLIC NOTICE REQUIREMENTS

- 4 In accordance with G.S 113A-119(b) the Division of Coastal Management shall issue public notice of proposed
- 5 <u>development.</u>
- 6 7 *History Note: Authority G.S. 113A-119(b);*
- 8 <u>Temporary Adoption Eff. April 5, 2024.</u>



[Authority G.S. 150B-21.1]

OAH USE ONLY

VOLUME:

1. Rule-M	aking Agency: Coastal Resou	rces Commission		
2. Rule cit	ation & name: 15A NCAC 0	7J .0207 Review of Major Dev	elopment and Dredge and Fill Applications	
3. Action:	Adoption	Amendment	Repeal	
4. Was thi	is an Emergency Rule: 🛛 Y 🗌 N		ry 3, 2024	
5. Provide	e dates for the following actio	ns as applicable:		
a. Propo	sed Temporary Rule submit	ted to OAH: December 14, 202	23	
b. Prope	osed Temporary Rule publish	ed on the OAH website: Dece	ember 20, 2023	
c. Public	e Hearing date: January 9 and	1 10, 2024		
d. Comr	nent Period: January 3, 2024	through February 22, 2024		
e. Notice	e pursuant to G.S. 150B-21.1((a3)(2): December 19, 2023		
f. Adopt	ion by agency on: March 13,	2024		
	osed effective date of tempora S.S. 150B-21.3:	ry rule if other than effective	date established by G.S. 150B- 21.1(b)	
 6. Reason for Temporary Action. Attach a copy of any cited law, regulation, or document necessary for the review. A serious and unforeseen threat to the public health, safety or welfare. The effective date of a recent act of the General Assembly or of the U.S. Congress. Cite: S.L. 2023-134 s 21.2(m) Effective date: October 3, 2023 A recent change in federal or state budgetary policy. Effective date of change: A recent federal regulation. Cite: Effective date: A recent court order. Cite order: Other:				
O se nc N T T pe se cc re	ctober 5, 2023 and the Codifier ssion law, only an agency coul- ot rely on the rules removed fro orth Carolina can no longer rev- ne removal of the rules from the ermitting procedures for the Sta- rious threat to public safety and pastal lands and waters, which t sources." N.C. Gen. Stat. 1134	r removed those rules from the C d request the return of its rules. om the Code for permitting and e view certain federal projects for e Code severely impacts the CR ate's coastal management progra d welfare because the removal of the General Assembly has deem	iew Commission returned rules to the CRC on Code the same day. Until the effective date of this As a result, the State of North Carolina cannot enforcement decisions. In addition, the State of consistency with State law based on these rules. C's rules and creates confusion related to m and the regulated public. In addition, there is a f these rules results in the loss of protection of ed "among North Carolina's most valuable provides clear and consistent requirements for the Il permits.	

7. Why is adherence t	to notice and hearing requireme	ents contrary to the publi	ic interest and the imme	diate adoption of the
rule is required?				

The CRC incorporates the explanation provided in response in Block 6 of this form. In addition, the CRC contends that immediate adoption of the rule is required instead of a more extended notice and hearing requirements. The CRC has received numerous public comments with the significant majority in favor of adopting the temporary rules. Specifically, the CRC has held three public hearings and extended the public comment period to February 22, 2024 in order to widely solicit comments not only from the general public and the regulated public but also through a direct appeal to the Coastal Resources Advisory Council. The CRC has received comments from a diverse group of commenters including, among others, coastal towns and counties, civic groups, environmental groups, businesses, visitors' bureaus, a group of high school students, and numerous private citizens. During the public comment period, the CRC received 239 comments including 1 petition with 651 signatures in support of adopting the rules. Of the comments received 3 were neutral, 6 included concerns, 2 provided recommendations for changes which the CRC has decided to consider during permanent rulemaking, and the remaining 228 comments were in support of adopting the rules. Immediate adoption of this rule is required to provide clear and consistent requirements for the agency review process for major development and dredge and fill permits and in doing so, protect NC's coastal resources.

8. Rule establishes or increases a fee? (See G.S. 12-3.1)

Yes

Agency submitted request for consultation on: Consultation not required. Cite authority:

🛛 No

9. Rule-making Coordinator: Jennifer Everett	10. Signature of Agency Head*:
Phone: 919-707-8595	M. Rence Cahoon
E-Mail: Jennifer.Everett@deq.nc.gov	11 Variation -
	* If this function has been delegated (reassigned) pursuant to G.S. 143B-10(a), submit a copy of the delegation with this form.
Agency contact, if any: Mike Lopazanski	Typed Name: Renee Cahoon
Phone: 252-515-5400	Title: CRC Chair
E-Mail: Mike.Lopazanski@deg.nc.gov	E-Mail: Renee.Cahoon@deg.nc.gov

RULES REVIEW COMMISSION USE ONLY

Action taken:	Submitted for RRC Review:			
Date returned to agency:				
Date returned to agency:				

1 15A NCAC 07J .0207 is adopted under temporary procedures as follows:

2	
3	15A NCAC 07J .0207 REVIEW OF MAJOR DEVELOPMENT AND DREDGE AND FILL
4	APPLICATIONS
5	(a) In order to determine the impact of the proposed project, the Department shall prepare a field report on each major
6	development and/or dredge and fill permit application accepted for processing. Such report shall be prepared after an
7	on-site investigation is completed. The report shall include project location, environmental setting, project description
8	and probable environmental impact.
9	(b) In order to comply with G.S. 113A-120(a)(4), the Department shall circulate major development permit
10	applications to the State review agencies having expertise in the criteria enumerated in G.S. 113A-113(b)(1) through
11	<u>(b)9).</u>
12	(c) In order to comply with G.S. 113A-120(a)(2), the Department shall circulate dredge and fill permit applications
13	to the State review agencies having expertise in those matters enumerated in G.S. 113-229(e)(1) through (e)(5).
14	(d) Each reviewing agency may make an independent analysis of the application and submit recommendations and
15	comments to the Department. Such recommendations and comments shall be considered by the Department in taking
16	action on a permit application.
17	(e) Each reviewing agency may request additional information related to the scale and scope of the projects, such as
18	Stormwater Management Plans, from the applicant through the Division of Coastal Management if such information
19	is deemed necessary for a complete review of the application. The applicant shall be notified of the requirement for
20	additional information and permit processing will be suspended according to 15A NCAC 07J .0204(d).
21	(f) The Division of Coastal Management is one of the State agencies that comments on permit applications. In its
22	role as a commenting agency the Division shall use criteria in 15A NCAC 07H and local land use plans to assess
23	whether to recommend permit issuance, permit issuance with conditions, or permit denial.
24 25	History Note: Authority G.S. 113-229; 113A-120, 113A-124(a)(1); 113A-127;

<u>Temporary Adoption Eff. April 5, 2024.</u>

26



[Authority G.S. 150B-21.1]

OAH USE ONLY

VOLUME:

1. Rule-Making Agency: Coastal Resources Commission				
2. Rule citation	& name: 15A NCAC 0	7J .0208 Permit Conditions		
3. Action:	Adoption 🛛	Amendment	Repeal	
4. Was this an H	Emergency Rule: 🛛 Y 🗌 N		y 3, 2024	
5. Provide dates	s for the following actio	ns as applicable:		
a. Proposed T	emporary Rule submit	ted to OAH: December 14, 202	3	
b. Proposed T	emporary Rule publish	ed on the OAH website: Dece	mber 20, 2023	
c. Public Hear	ring date: January 9 and	1 10, 2024		
d. Comment H	Period: January 3, 2024	through February 22, 2024		
e. Notice purs	uant to G.S. 150B-21.1(a3)(2): December 19, 2023		
f. Adoption by	y agency on: March 13,	2024		
g. Proposed ef and G.S. 15		ry rule if other than effective o	late established by G.S. 150B- 21.1(b)	
6. Reason for T	emporary Action. Atta	ch a copy of any cited law, reg	ulation, or document necessary for the review.	
 A serious and unforeseen threat to the public health, safety or welfare. The effective date of a recent act of the General Assembly or of the U.S. Congress. Cite: S.L. 2023-134 s 21.2(m) Effective date: October 3, 2023 A recent change in federal or state budgetary policy. Effective date of change: A recent federal regulation. Cite: Effective date: A recent court order. Cite order: Other: 				
October session I not rely North C The rem permittin serious t coastal I resource other ag recomm	5, 2023 and the Codifier law, only an agency coul on the rules removed fro arolina can no longer rev loval of the rules from th ng procedures for the Sta threat to public safety and ands and waters, which t es." N.C. Gen. Stat. 1134 encies reviewing major of	removed those rules from the C d request the return of its rules. A m the Code for permitting and e iew certain federal projects for c e Code severely impacts the CRC te's coastal management progra d welfare because the removal of he General Assembly has deeme A-102(a). In summary, this rule p levelopment and dredge and fill nanner in which the requested w	ew Commission returned rules to the CRC on ode the same day. Until the effective date of this As a result, the State of North Carolina cannot inforcement decisions. In addition, the State of consistency with State law based on these rules. C's rules and creates confusion related to m and the regulated public. In addition, there is a f these rules results in the loss of protection of ed "among North Carolina's most valuable provides clear and consistent requirements for permit applications on how to submit specific ork should be carried and any limitations	

ontrary to the public interest and the immediate adoption of the
esponse in Block 6 of this form. In addition, the CRC ared instead of a more extended notice and hearing ic comments with the significant majority in favor of has held three public hearings and extended the public dely solicit comments not only from the general public and to the Coastal Resources Advisory Council. The CRC has iters including, among others, coastal towns and counties, ors' bureaus, a group of high school students, and numerous the CRC received 239 comments including 1 petition with the comments received 3 were neutral, 6 included concerns, 2 RC has decided to consider during permanent rulemaking, adopting the rules. Immediate adoption of this rule is s for other agencies reviewing major development and dredge c recommendations regarding the manner in which the s requested to protect the public interest.
10. Signature of Agency Head*:
M. Renee Cahoon
M. Kenee Callon
* If this function has been delegated (reassigned) pursuant to G.S. 143B-10(a), submit a copy of the delegation with this
form.
Typed Name: Renee Cahoon
Title: CRC Chair
E-Mail: Renee.Cahoon@deq.nc.gov

Action taken:	Submitted for RRC Review:
Date returned to agency:	

15A NCAC 07J .0208 is adopted under temporary procedures as follows:

- 3 15A NCAC 07J .0208 PERMIT CONDITIONS
 - 4 (a) In compliance with G.S. 113A-120(a)(4) and G.S. 113A-120(a)(2), each of the State, federal and local reviewing
 - 5 agencies may submit specific recommendations regarding the manner in which the proposed development should be
 - 6 accomplished including limitations on the development in order to protect the public interest with respect to the factors
 - 7 enumerated in G.S. 113A-113(b)(1) through (b)(9) and 113-229(e)(1) through (e)(5), The State, federal and local
 - 8 reviewing agencies also may submit specific recommendations regarding limitations to be placed on the operation and
 - 9 maintenance of the completed project, to ensure continued protection of the public interest with respect to those
- 10 factors. Such limitations may be imposed by the Department on the project in the form of "permit conditions". Upon
- 11 the failure of the applicant to appeal a permit condition, the applicant shall be deemed to have amended his or her
- 12 permit to conform to the conditions imposed by the Department. Compliance with operational and maintenance
- 13 <u>conditions shall continue for the life of the project.</u>
- 14 (b) The local permit officer may condition a minor development permit upon amendment of the proposed project to
- 15 protect the public interest with respect to the factors enumerated in G.S. 113A-120. The applicant shall sign the
- 16 conditioned permit as an indication of amendment of the proposed project in a manner consistent with the conditions
- 17 set out by the local permit officer before the permit shall become effective.
- 18 (c) Failure to comply with permit conditions constitutes a violation of an order of the Commission under G.S.
- 19 <u>113A-126.</u>
- 20

22

- 21 <u>History Note:</u> Authority G.S. 113-229; 113A-120(b); 113A-124(a)(1); 113A-127;
 - Temporary Adoption Eff. April 5, 2024.



[Authority G.S. 150B-21.1]

OAH USE ONLY

VOLUME:

1. Rule-Making Agency: Coastal Resources Commission				
2. Rule citation & name: 15A NCAC 07M .0401 Declaration of General Policy				
3. Action: Adoption Amendment Repeal				
4. Was this an Emergency Rule: Yes Effective date: January 3, 2024				
5. Provide dates for the following actions as applicable:				
a. Proposed Temporary Rule submitted to OAH: December 14, 2023				
b. Proposed Temporary Rule published on the OAH website: December 20, 2023				
c. Public Hearing date: January 9 and 10, 2024				
d. Comment Period: January 3, 2024 through February 22, 2024				
e. Notice pursuant to G.S. 150B-21.1(a3)(2): December 19, 2023				
f. Adoption by agency on: March 13, 2024				
g. Proposed effective date of temporary rule if other than effective date established by G.S. 1501 and G.S. 150B-21.3:	B- 21.1(b)			
6. Reason for Temporary Action. Attach a copy of any cited law, regulation, or document necess	ary for the review.			
 A serious and unforeseen threat to the public health, safety or welfare. The effective date of a recent act of the General Assembly or of the U.S. Congress. Cite: S.L. 2023-134 s 21.2(m) Effective date: October 3, 2023 A recent change in federal or state budgetary policy. Effective date of change: A recent federal regulation. Cite: Effective date: A recent court order. Cite order: Other: 				
Explain: Pursuant to NC Session Law 2023-134, the Rules Review Commission returned rules October 5, 2023 and the Codifier removed those rules from the Code the same day. Until the eff session law, only an agency could request the return of its rules. As a result, the State of North not rely on the rules removed from the Code for permitting and enforcement decisions. In addit North Carolina can no longer review certain federal projects for consistency with State law bas The removal of the rules from the Code severely impacts the CRC's rules and creates confusion permitting procedures for the State's coastal management program and the regulated public. In serious threat to public safety and welfare because the removal of these rules results in the loss coastal lands and waters, which the General Assembly has deemed "among North Carolina's m resources." N.C. Gen. Stat. 113A-102(a). In summary, this rule provides enforceable policy state considered by local governments and DCM when issuing permits and activities pursuant to S federal Coastal Zone Management Act.	ffective date of this Carolina cannot tion, the State of sed on these rules. n related to addition, there is a of protection of ost valuable atement that shall stal management			

	ntrary to the public interest and the immediate adoption of the
rule is required?	
The CRC incorporates the explanation provided in response in Block 6 of this form. In addition, the CRC contends that immediate adoption of the rule is required instead of a more extended notice and hearing requirements. The CRC has received numerous public comments with the significant majority in favor of adopting the temporary rules. Specifically, the CRC has held three public hearings and extended the public comment period to February 22, 2024 in order to widely solicit comments not only from the general public and the regulated public but also through a direct appeal to the Coastal Resources Advisory Council. The CRC has received comments from a diverse group of commenters including, among others, coastal towns and counties, civic groups, environmental groups, businesses, visitors' bureaus, a group of high school students, and numerous private citizens. During the public comment period, the CRC received 39 comments including 1 petition with 651 signatures in support of adopting the rules. Of the comments received 3 were neutral, 6 included concerns, 2 provided recommendations for changes which the CRC has decided to consider during permanent rulemaking, and the remaining 228 comments were in support of adopting the rules. Immediate adoption of this rule is required to provide an enforceable policy statement to be considered by local governments and DCM when issuing permits and activities pursuant to Section 307 of the federal Coastal Zone Management Act.	
8. Rule establishes or increases a fee? (See G.S. 12-3.1)	
 Yes Agency submitted request for consultation on: Consultation not required. Cite authority: 	
🖾 No	
9. Rule-making Coordinator: Jennifer Everett	10. Signature of Agency Head*:
Phone: 919-707-8595	M. Rence Cahoon
E-Mail: Jennifer.Everett@deq.nc.gov	III contect -
	* If this function has been delegated (reassigned) pursuant
	to G.S. 143B-10(a), submit a copy of the delegation with this form.
Agency contact, if any: Mike Lopazanski	Typed Name: Renee Cahoon
Phone: 252-515-5400	Title: CRC Chair
E-Mail: Mike.Lopazanski@deq.nc.gov	E-Mail: Renee.Cahoon@deq.nc.gov
DIII ES DEVIEW COMMISS	

KULES REVIEW COMMISSION USE ONLY	
Action taken:	Submitted for RRC Review:
Date returned to agency:	
- 1
- 2 3

15A NCAC 07M .0401 is adopted under temporary procedures as follows:

- SECTION .0400 COASTAL ENERGY DEVELOPMENT GENERAL POLICIES
- 4 5

15A NCAC 07M .0401 DECLARATION OF GENERAL POLICY

- 6 (a) The policy statements in this Section are enforceable and shall be considered by local governments and DCM
- 7 when issuing permits and implementing the coastal management program under this Subchapter and commenting on
- 8 federal permits and activities pursuant to Section 307 of the federal Coastal Zone Management Act.
- 9 (b) It is hereby declared that the general welfare and public interest require that reliable sources of energy be made
- 10 available to the citizens of North Carolina. It is further declared that the development of energy facilities and energy
- 11 resources within the State and in offshore waters can serve important regional and national interests. However, unwise
- 12 development of energy facilities or energy resources can conflict with the recognized and equally important public
- 13 interest that rests in conserving and protecting the land and water resources of the State and nation, particularly coastal
- 14 lands and waters. Therefore, in order to balance the public benefits of energy development with the need to:
- 15 (1) protect coastal resources; and
- 16
 (2) preserve access to and utilization of public trust resources, the planning of future uses affecting both

 17
 land and public trust resources,
- 18 the exercise of regulatory authority, and determinations of consistency with the North Carolina Coastal Management

19 Program shall assure that the development of energy facilities and energy resources shall avoid significant adverse

20 <u>impact upon coastal resources or uses, public trust areas and public access rights.</u>

(c) Exploration for the development of offshore and Outer Continental Shelf (OCS) energy resources has the potential to affect coastal resources. The Federal Coastal Zone Management Act of 1972, as amended, requires that leasing actions of the federal government be consistent to the maximum extent practicable with the enforceable policies of the federally approved North Carolina Coastal Management Program, and that exploration, development and production activities associated with such leases comply with those enforceable policies. Enforceable policies applicable to OCS activities include all the provisions of this Subchapter as well as any other federally approved

- 27 components of the North Carolina Coastal Management Program. All permit applications, plans and assessments
- 28 related to exploration or development of OCS resources and other energy facilities shall contain information to allow
- 29 analysis of the consistency of all proposed activities with these rules.
- 30

32

- 31 <u>History Note:</u> Authority G.S. 113A-102(b); 113A-107; 113A-124;
 - <u>Temporary Adoption Eff. April 5, 2024.</u>



[Authority G.S. 150B-21.1]

OAH USE ONLY

VOLUME:

1. Rule-Making Agency: Coastal Resources Commission			
2. Rule citation & name: 15A NCAC 07M .0402 Definitions			
3. Action: Adoption	Amendment	Repeal	
4. Was this an Emergency Rule:	Yes Effective date: Januar No	ry 3, 2024	
5. Provide dates for the following acti	ons as applicable:		
a. Proposed Temporary Rule submi	tted to OAH: December 14, 202	3	
b. Proposed Temporary Rule publis	hed on the OAH website: Dece	mber 20, 2023	
c. Public Hearing date: January 9 ar	nd 10, 2024		
d. Comment Period: January 3, 2024	4 through February 22, 2024		
e. Notice pursuant to G.S. 150B-21.	(a3)(2): December 19, 2023		
f. Adoption by agency on: March 13	, 2024		
g. Proposed effective date of tempor and G.S. 150B-21.3:	ary rule if other than effective of	date established by G.S. 150B- 21.1(b)	
6. Reason for Temporary Action. Att	ach a copy of any cited law, reg	ulation, or document necessary for the review.	
 A serious and unforeseen threat to the public health, safety or welfare. The effective date of a recent act of the General Assembly or of the U.S. Congress. Cite: S.L. 2023-134 s 21.2(m) Effective date: October 3, 2023 A recent change in federal or state budgetary policy. Effective date of change: A recent federal regulation. Cite: Effective date: A recent court order. Cite order: Other: 			
Explain: Pursuant to NC Session Law 2023-134, the Rules Review Commission returned rules to the CRC on October 5, 2023 and the Codifier removed those rules from the Code the same day. Until the effective date of this session law, only an agency could request the return of its rules. As a result, the State of North Carolina cannot not rely on the rules removed from the Code for permitting and enforcement decisions. In addition, the State of North Carolina can no longer review certain federal projects for consistency with State law based on these rules. The removal of the rules from the Code severely impacts the CRC's rules and creates confusion related to permitting procedures for the State's coastal management program and the regulated public. In addition, there is a serious threat to public safety and welfare because the removal of these rules results in the loss of protection of coastal lands and waters, which the General Assembly has deemed "among North Carolina's most valuable resources." N.C. Gen. Stat. 113A-102(a). In summary, this rule provides enforceable policy statement that shall be considered by local governments and DCM when issuing permits and activities pursuant to Section 307 of the federal Coastal Zone Management Act.			

rule is required?	nts contrary to the public interest and the immediate adoption of the
contends that immediate adoption of the rule is requirements. The CRC has received numerous adopting the temporary rules. Specifically, the 0 comment period to February 22, 2024 in order t the regulated public but also through a direct ap received comments from a diverse group of con civic groups, environmental groups, businesses, private citizens. During the public comment per 651 signatures in support of adopting the rules. provided recommendations for changes which t and the remaining 228 comments were in suppor required to provide an enforceable policy statem issuing permits and implementing the coastal m	d in response in Block 6 of this form. In addition, the CRC required instead of a more extended notice and hearing public comments with the significant majority in favor of CRC has held three public hearings and extended the public to widely solicit comments not only from the general public and opeal to the Coastal Resources Advisory Council. The CRC has nmenters including, among others, coastal towns and counties, , visitors' bureaus, a group of high school students, and numerous riod, the CRC received 239 comments including 1 petition with Of the comments received 3 were neutral, 6 included concerns, 2 the CRC has decided to consider during permanent rulemaking, ort of adopting the rules. Immediate adoption of this rule is nent to be considered by local governments and DCM when nanagement program under this Subchapter and commenting on on 307 of the federal Coastal Zone Management Act.
 8. Rule establishes or increases a fee? (See G.S. 12-3. Yes Agency submitted request for consultation on: Consultation not required. Cite authority: 	1)
Yes Agency submitted request for consultation on:	1)
 Yes Agency submitted request for consultation on: Consultation not required. Cite authority: 	10. Signature of Agency Head*:
 Yes Agency submitted request for consultation on: Consultation not required. Cite authority: No 	10. Signature of Agency Head*:
 ☐ Yes Agency submitted request for consultation on: Consultation not required. Cite authority: ☑ No 9. Rule-making Coordinator: Jennifer Everett 	
 ☐ Yes Agency submitted request for consultation on: Consultation not required. Cite authority: ☑ No 9. Rule-making Coordinator: Jennifer Everett Phone: 919-707-8595 	10. Signature of Agency Head*:
 ☐ Yes Agency submitted request for consultation on: Consultation not required. Cite authority: ☑ No 9. Rule-making Coordinator: Jennifer Everett Phone: 919-707-8595 	10. Signature of Agency Head*: M. Mando Callon * If this function has been delegated (reassigned) pursuant to G.S. 143B-10(a), submit a copy of the delegation with this
 ☐ Yes Agency submitted request for consultation on: Consultation not required. Cite authority: ☑ No 9. Rule-making Coordinator: Jennifer Everett Phone: 919-707-8595 E-Mail: Jennifer.Everett@deq.nc.gov 	10. Signature of Agency Head*: M. Mando Callon * If this function has been delegated (reassigned) pursuant to G.S. 143B-10(a), submit a copy of the delegation with this form.

KULES REVIEW COMMISSION USE ONLY		
Action taken:	Submitted for RRC Review:	
Date returned to agency:		

15A NCAC 07M .0402 is adopted under temporary procedures as follows:

3 15A NCAC 07M .0402 DEFINITIONS

4 (a) "Adverse impact", "adverse impacts", "adverse effects", or similar formulations, are defined as an effect or impact

that is opposed to the goals of the Coastal Area Management Act as found in G.S. 113A-102(b) and with the provisions
 of G.S. 113-229(e).

7 (b) "Impact Assessment" is an analysis of the potential environmental, economic, and social consequences, including

8 cumulative and secondary impacts of a proposed major energy facility. An Impact Assessment includes the following

- 9 and for each of the following assess the effects the project will have on the use of public trust waters, adjacent lands,
- 10 and on the coastal resources, including the effects caused by activities related to exploration or development of OCS
- 11 resources and other energy facilities outside the coastal area:
- 12
 (1)
 An analysis of the preferred sites for those elements of the project affecting the use of public trust

 13
 waters, adjacent lands and the coastal resources:

 14
 (A)
 In all cases where the preferred site is located within an area of environmental concern
- 14
 (A)
 In all cases where the preferred site is located within an area of environmental concern

 15
 (AEC) or on a barrier island, the applicant shall identify alternative sites considered and

 16
 present a full analysis in terms of Subparagraphs (b)(2) through (b)(9) of this Rule of the

 17
 reasons why the chosen location was deemed more suitable than another feasible alternate

 18
 site;
- 19
 (B)
 If the preferred site is not located within an AEC or on a barrier island, the applicant shall

 20
 present an analysis to support the proposed location over an alternate site.
- 21 (2) An analysis of the economic impacts, both positive and negative, of the proposed project. The
 22 analysis shall focus on economic impacts to the public, not on matters that are purely internal to the
 23 corporate operation of the applicant. No proprietary or confidential economic data shall be required.
 24 This analysis shall include potential adverse impacts upon the ability of any governmental unit to
 25 furnish necessary services or facilities as well as other secondary impacts.
- 26 (3) An analysis of potential adverse impacts on coastal resources, including marine and estuarine
 27 resources and wildlife resources, as defined in G.S. 113-129;
- 28 (4) An analysis of potential adverse impacts on existing industry and potential limitations on the
 29 availability of, and accessibility to, coastal resources, including beach compatible sand and water,
 30 for future use or development;
- 31
 (5)
 An analysis of potential significant adverse impacts on recreational uses and scenic, archaeological

 32
 and historic resources;
- 33 (6) An analysis of potential risks to human life or property;
- 34 (7) An analysis of the impacts on the human environment including noise, vibration and visual impacts;
 35 (8) An analysis of the procedures and time needed to secure an energy facility in the event of severe
 36 weather conditions, such as extreme wind, currents and waves due to northeasters and hurricanes;

1	<u>(9)</u>	Other specific data required for the various state and federal agencies and commissions with	
2		jurisdiction to evaluate the consistency of the proposed project with relevant standards and	
3		guidelines;	
4	<u>(10)</u>	A plan regarding the action to be taken upon the decommissioning and removal of the facility and	
5		related structures. The plan shall include an estimate of the cost to decommission and remove the	
6		energy facility including a discussion of the financial instrument(s) used to provide for the	
7		decommissioning and the removal of the structures that comprise the energy facility. The plan shall	
8		also include a proposed description of the condition of the site once the energy facility has been	
9		decommissioned and removed; and	
10	<u>(11)</u>	An analysis that the proposed project is consistent with local land use plans.	
11	An impact analy	sis for a proposed major energy facility shall include the items described in Subparagraphs (b)(1)	
12	<u>through (b)(11)</u>	of this Rule for the associated energy exploration or development activities related to exploration or	
13	development of (DCS resources and other energy facilities, including all foreseeable assessments of resource potential,	
14	the gathering of s	scientific data, exploration wells, and any delineation activities that are likely to follow development,	
15	production, main	tenance, and decommissioning.	
16	(c) "Major energ	ty facilities" are those energy facilities, including those described in G.S. 113A-119.2(3), which have	
17	the potential to n	egatively impact any land or water use or coastal resource of the coastal area. For purposes of this	
18	definition, major	energy facilities shall include the following:	
19	<u>(1)</u>	Any facility refining petroleum consistent with G.S. 143-215.77;	
20	(2)	Any terminals (and associated facilities) capable of handling, processing, or storing petroleum	
21		products or synthetic gas as defined in G.S 143-215.96;	
22	(3)	Any petroleum storage facility that is capable of storing 15 million gallons or more on a single site;	
23	(4)	Gas, coal, oil or nuclear electric generating facilities 300 MGW or larger;	
24	(5)	Wind energy facilities, including turbines, accessory buildings, transmission facilities, and other	
25		equipment necessary for the operation of a wind generating facility that cumulatively, with any other	
26		wind energy facility whose turbines are located within one-half mile of one another, are capable of	
27		generating three megawatts or larger;	
28	<u>(6)</u>	Thermal energy generation;	
29	(7)	Pipelines 12 inches or more in diameter that carry petroleum products or synthetic gas;	
30	(8)	Structures, including drillships and floating platforms located in offshore waters for the purposes of	
31		energy exploration, development, or production; and	
32	(9)	Onshore support or staging facilities related to offshore energy exploration, development, or	
33		production.	
34	(d) "Offshore w	raters" are those waters seaward of the state's three-mile offshore jurisdictional boundary in which	
35	development acti	ivities may impact any land or water use or natural resource of the state's coastal area.	
36	(e) "Significant	" as used in this section includes consideration of both context and intensity. Context means that the	
37	impact or effect shall be analyzed from several perspectives that include society as a whole		

1	1 (human, national), the affected subregion of the North Carolina coast, the local area and all directly and indirectly		
2	2 affected parties. Both short-and long-term effects are relevant. Intensity refers to the severity of impact or effect.		
3	3 The following shall be considered in evaluating intensity:		
4	<u>(1)</u>	Both adverse impacts as defined in Paragraph (a) of this Rule and impacts that promote or enhance	
5		the goals of the Coastal Area Management Act as found in G.S. 113A-102(b);	
6	(2)	The degree to which the proposed action affects public health or safety;	
7	(3)	Unique characteristics of the geographic area;	
8	(4)	The degree to which the possible effects on the environment are uncertain or involve unique or	
9		unknown risks;	
10	(5)	The degree to which the CRC's permit decisions may establish a precedent for future CRC permit	
11		decisions;	
12	<u>(6)</u>	The degree to which the CRC's permit decisions are related to other CRC permit decisions with	
13		individually insignificant but cumulatively significant impacts. Significance cannot be avoided by	
14		terming an action temporary or by breaking it down into small component parts; and	
15	(8)	The degree to which the CRC's permit decision may cause the loss or destruction of scientific,	
16		cultural, historical, and environmental resources as those terms are commonly defined and	
17		understood.	
18			
19	<u>History Note:</u>	Authority G.S. 113A-102(b); 113A-107; 113A-119.2; 113A-124;	
20		<u>Temporary Adoption Eff. April 5, 2024.</u>	



[Authority G.S. 150B-21.1]

OAH USE ONLY

VOLUME:

1. Rule-Making Agency: Coastal Resources Commission			
2. Rule cit	ation & name: 15A NCAC (07M .0403 Coastal Energy Dev	velopment – Specific Policy Statements
3. Action:	Adoption	Amendment	Repeal
4. Was thi	s an Emergency Rule: 🛛 Y	Yes Effective date: Janu No	ary 3, 2024
5. Provide	dates for the following action	ons as applicable:	
a. Propo	sed Temporary Rule submit	tted to OAH: December 14, 2	023
b. Propo	sed Temporary Rule publis	hed on the OAH website: De	cember 20, 2023
c. Public	Hearing date: January 9 an	d 10, 2024	
d. Comn	nent Period: January 3, 2024	through February 22, 2024	
e. Notice	pursuant to G.S. 150B-21.1	(a3)(2): December 19, 2023	
f. Adopt	ion by agency on: March 13	, 2024	
	sed effective date of tempor .S. 150B-21.3:	ary rule if other than effective	e date established by G.S. 150B- 21.1(b)
 6. Reason for Temporary Action. Attach a copy of any cited law, regulation, or document necessary for the review. A serious and unforeseen threat to the public health, safety or welfare. The effective date of a recent act of the General Assembly or of the U.S. Congress. Cite: S.L. 2023-134 s 21.2(m) Effective date: October 3, 2023 A recent change in federal or state budgetary policy. Effective date of change: A recent federal regulation. Cite: Effective date: A recent court order. Cite order: Other:			
Oc ses no No Th pe set co res be pro	tober 5, 2023 and the Codifie ssion law, only an agency cou t rely on the rules removed fro orth Carolina can no longer re the removal of the rules from the rmitting procedures for the St rious threat to public safety ar astal lands and waters, which sources." N.C. Gen. Stat. 113 considered by local governm	er removed those rules from the ld request the return of its rules om the Code for permitting and view certain federal projects fo ne Code severely impacts the C ate's coastal management prog nd welfare because the removal the General Assembly has deer A-102(a). In summary, this rule ents and DCM when issuing per and commenting on federal per	view Commission returned rules to the CRC on Code the same day. Until the effective date of this . As a result, the State of North Carolina cannot enforcement decisions. In addition, the State of r consistency with State law based on these rules. RC's rules and creates confusion related to ram and the regulated public. In addition, there is a of these rules results in the loss of protection of ned "among North Carolina's most valuable e provides enforceable policy statement that shall rmits and implementing the coastal management mits and activities pursuant to Section 307 of the

7. Why is adherence to notice and hearing requirements contrary to the public interest and the immediate adoption of the rule is required?			
The CRC incorporates the explanation provided in response in Block 6 of this form. In addition, the CRC contends that immediate adoption of the rule is required instead of a more extended notice and hearing requirements. The CRC has received numerous public comments with the significant majority in favor of adopting the temporary rules. Specifically, the CRC has held three public hearings and extended the public comment period to February 22, 2024 in order to widely solicit comments not only from the general public and the regulated public but also through a direct appeal to the Coastal Resources Advisory Council. The CRC has received comments from a diverse group of commenters including, among others, coastal towns and counties, civic groups, environmental groups, businesses, visitors' bureaus, a group of high school students, and numerous private citizens. During the public comment period, the CRC received 239 comments including 1 petition with 651 signatures in support of adopting the rules. Of the comments received 3 were neutral, 6 included concerns, 2 provided recommendations for changes which the CRC has decided to consider during permanent rulemaking, and the remaining 228 comments were in support of adopting the rules. Immediate adoption of this rule is required to provide an enforceable policy statement to be considered by local governments and DCM when issuing permits and activities pursuant to Section 307 of the federal Coastal Zone Management Act.			
8. Rule establishes or increases a fee? (See G.S. 12-3.1)			
 Yes Agency submitted request for consultation on: Consultation not required. Cite authority: 			
🖂 No			
9. Rule-making Coordinator: Jennifer Everett	10. Signature of Agency Head*:		
Phone: 919-707-8595	M. Renee Cahoon		
E-Mail: Jennifer.Everett@deq.nc.gov			
	* If this function has been delegated (reassigned) pursuant to G.S. 143B-10(a), submit a copy of the delegation with this form.		
Agency contact, if any: Mike Lopazanski	Typed Name: Renee Cahoon		
Phone: 252-515-5400Title: CRC Chair			
E-Mail: Mike.Lopazanski@deq.nc.gov	E-Mail: Renee.Cahoon@deq.nc.gov		

Submitted for RRC Review:

- 1 15A NCAC 07M .0403 is adopted under temporary procedures as follows:
- 2

3 15A NCAC 07M .0403 COASTAL ENERGY DEVELOPMENT - SPECIFIC POLICY STATEMENTS

4 (a) The policy statements in this Section are enforceable and shall be considered by local governments and DCM

5 when issuing permits and implementing the coastal management program under this Subchapter and commenting on

- 6 <u>federal permits and activities pursuant to Section 307 of the federal Coastal Zone Management Act.</u>
- 7 (b) The siting and operations of major energy facilities impacting the use of public trust waters and adjacent lands or
- 8 coastal resources of North Carolina shall be done in a manner that allows for protection of the environment and local
- 9 and regional socio-economic goals as set forth in the local land use plans and in 15A NCAC 07H and 07M. The
- 10 placement and operation of such facilities shall be consistent with state rules and statutory standards and shall comply
- 11 with local land use plans and with use standards for development within AECs, as set forth in 15A NCAC 07H.
- 12 (c) Proposals, plans, and permit applications for major energy facilities to be sited in or impacting any land or water
- 13 use or coastal resource of the North Carolina coastal area shall include a disclosure of all costs and benefits associated

14 with the project. This disclosure shall be prepared in the form of an impact assessment as defined in 15A NCAC 07M

15 .0402 prepared by the applicant. If environmental documents are prepared and reviewed under the provisions of the

16 National Environmental Policy Act (NEPA) or the North Carolina Environmental Policy Act (NCEPA), this review

17 shall satisfy the definition of "impact assessment" if all issues listed in this Rule are addressed and these documents

18 are submitted to review state permit applications for the project or consistency determinations.

19 (d) Local governments shall not restrict the development of energy facilities; however, they may develop siting

20 measures that will minimize impacts to local resources and to identify potential sites suitable for energy facilities.

21 This Section shall not limit the ability of a city or county to plan for and regulate the siting of a wind energy facility

22 in accordance with land use regulations authorized under Chapter 160A, Chapter 153A, and 160D of the General

23 Statutes. Wind energy facilities constructed within the planning jurisdiction of a city or county shall demonstrate

24 compliance with any local ordinance concerning land use and any applicable permitting process.

25 (e) Energy facilities that do not require shorefront access shall be sited inland of the shoreline areas. When the siting

26 of energy facilities along shorelines of the coastal zone area are necessary, shoreline siting shall be acceptable only if

27 it can be demonstrated that there are no significant adverse impacts to coastal resources, public trust waters, and the

- 28 public's right to access will not be restricted, and all mitigating measures have been taken to minimize impacts to
- 29 AECs. Mitigating measures shall be determined after consideration of economics, technical feasibility, areal extent
- 30 of impacts, and impacted area.

31 (f) The scenic and visual qualities of coastal areas shall be considered and protected as public resources consistent

32 with G.S. 113A-1-2(b)(4)(a). Energy development shall be sited and designed to provide maximum protection of

33 views to and along the ocean, sounds, and scenic coastal areas, and to minimize the alteration of natural landforms.

34 (g) All energy facilities in or impacting the use of public trust waters and adjacent lands or coastal resources shall be

35 <u>sited and operated so as to comply with the following criteria:</u>

1	(1)	Activities that may result in significant adverse impacts on coastal resources, including marine and
2		estuarine resources and wildlife resources, as defined in G.S. 113-129, and significant adverse
3		impacts on the use of public trust waters and adjacent lands in the coastal area shall be avoided;
4	<u>(2)</u>	For petroleum facilities, data and information required for State permits and federal consistency
5		reviews, pursuant to 15 CFR part 930, shall assess the risks of petroleum release or spills, evaluate
6		possible trajectories, and enumerate response and mitigation measures employing the best available
7		technology to be followed in the event of a release or spill. The information shall demonstrate that
8		the potential for petroleum release or spills and ensuing damage to coastal resources has been
9		minimized and shall factor environmental conditions, currents, winds, and inclement events such as
10		northeasters and hurricanes, in trajectory scenarios. This same data and information shall be
11		required for facilities requiring an Oil Spill Response Plan;
12	<u>(3)</u>	Dredging, spoil disposal, and construction of structures that are likely to have significant adverse
13		impacts on the use of public trust waters and adjacent lands or coastal resources shall be avoided;
14	(4)	Significant adverse impacts to existing or traditional uses, such as fishing, navigation and access to
15		public trust areas, and areas with high biological or recreational value such as those listed in Parts
16		(10)(A) through (10)(K) of this Paragraph, shall be avoided;
17	<u>(5)</u>	Placement of structures in geologically unstable areas, such as unstable sediments and active faults,
18		shall be avoided if the siting of structures will have significant adverse impacts on the use of public
19		trust waters, adjacent lands or coastal resources;
20	<u>(6)</u>	Procedures necessary to secure an energy facility in the event of severe weather conditions, such as
21		extreme wind, currents and waves due to northeasters and hurricanes, shall be initiated to ensure
22		that significant adverse impacts on the use of public trust waters, adjacent lands and coastal
23		resources;
24	(7)	Significant adverse impacts on federally listed threatened or endangered species shall be avoided;
25	(8)	Major energy facilities are not appropriate uses in fragile or historic areas, and other areas containing
26		environmental or natural resources of more than local significance, as defined in G.S. 113A-
27		113(b)(4), such as parks, recreation areas, wildlife refuges, and historic sites;
28	<u>(9)</u>	Energy facilities shall not be sited in areas where they pose a threat to the integrity of the facility
29		and surrounding areas, such as ocean front areas with high erosion rates, areas having a history of
30		overwash or inlet formation, and Inlet Hazard Areas identified in 15A NCAC 07H .0304;
31	<u>(10)</u>	In the siting of energy facilities and related structures, significant adverse impacts to the following
32		areas shall be avoided:
33		(A) areas of high biological significance, including offshore reefs, rock outcrops, hard bottom
34		areas, sea turtle nesting beaches, coastal wetlands, primary or secondary nursery areas or
35		spawning areas and essential fish habitat areas of particular concern as designated by the
36		appropriate fisheries management agency, oyster sanctuaries, submerged aquatic

1		vegetation as defined by the Marine Fisheries Commission, colonial bird nesting areas, and
2		migratory bird routes;
3		(B) tracts of maritime forest in excess of 12 contiguous acres and areas identified as eligible
4		for registration or dedication by the North Carolina Natural Heritage Program;
5		(C) crossings of streams, rivers, and lakes except for existing corridors;
6		(D) anchorage areas and port areas;
7		(E) artificial reefs, shipwrecks, and submerged archaeological resources;
8		(F) Ocean Dredged Material Disposal Sites;
9		(G) primary dunes and frontal dunes;
10		(H) established recreation or wilderness areas, such as federal, state and local parks, forests,
11		wildlife refuges:
12		(I) military air space, training or target area and transit lanes;
13		(J) cultural or historic sites of more than local significance; and
14		(K) segments of Wild and Scenic River System.
15	<u>(11)</u>	Construction of energy facilities shall occur only during periods of lowest biological vulnerability.
16		Nesting and spawning periods shall be avoided; and
17	(12)	If facilities located in the coastal area are abandoned, habitat of value equal to or greater than that
18		existing prior to construction shall be restored following abandonment. For abandoned facilities
19	outside the coastal area, habitat in the areas shall be restored to its preconstruction state and functions	
20		if the abandonment of the structure is likely to have significant adverse impacts on the use of public
21		trust waters, adjacent lands or coastal resources.
22		
23	History Note:	Authority G.S. 113A-102(b); 113A-107; 113A-124;
24		Temporary Adoption Eff. April 5, 2024.



[Authority G.S. 150B-21.1]

OAH USE ONLY

VOLUME:

1. Rule-Making Agency: Coastal Resources Commission			
2. Rule citation & name: 15A NCAC 07M .0701 Declaration of General Policy			
3. Action: Adoption Amendment Repeal			
4. Was this an Emergency Rule: Yes Effective date: January 3, 2024			
5. Provide dates for the following actions as applicable:			
a. Proposed Temporary Rule submitted to OAH: December 14, 2023			
b. Proposed Temporary Rule published on the OAH website: December 20, 2023			
c. Public Hearing date: January 9 and 10, 2024			
d. Comment Period: January 3, 2024 through February 22, 2024			
e. Notice pursuant to G.S. 150B-21.1(a3)(2): December 19, 2023			
f. Adoption by agency on: March 13, 2024			
g. Proposed effective date of temporary rule if other than effective date established by G.S. 150B- 21.1(b) and G.S. 150B-21.3:			
6. Reason for Temporary Action. Attach a copy of any cited law, regulation, or document necessary for the review.			
 A serious and unforeseen threat to the public health, safety or welfare. The effective date of a recent act of the General Assembly or of the U.S. Congress. Cite: S.L. 2023-134 s 21.2(m) Effective date: October 3, 2023 A recent change in federal or state budgetary policy. Effective date of change: A recent federal regulation. Cite: Effective date: A recent court order. Cite order: Other: 			
Explain: Pursuant to NC Session Law 2023-134, the Rules Review Commission returned rules to the CRC on October 5, 2023 and the Codifier removed those rules from the Code the same day. Until the effective date of this session law, only an agency could request the return of its rules. As a result, the State of North Carolina cannot not rely on the rules removed from the Code for permitting and enforcement decisions. In addition, the State of North Carolina can no longer review certain federal projects for consistency with State law based on these rules. The removal of the rules from the Code severely impacts the CRC's rules and creates confusion related to permitting procedures for the State's coastal management program and the regulated public. In addition, there is a serious threat to public safety and welfare because the removal of these rules results in the loss of protection of coastal lands and waters, which the General Assembly has deemed "among North Carolina's most valuable resources." N.C. Gen. Stat. 113A-102(a). In summary, this rule provides enforceable policy statement that shall be considered by local governments and DCM when issuing permits and implementing the coastal management program under this Subchapter and commenting on federal permits and activities pursuant to Section 307 of the federal Coastal Zone Management Act.			

7. Why is adherence to notice and hearing requirements contrary to the public interest and the immediate adoption of the rule is required?			
The CRC incorporates the explanation provided in response in Block 6 of this form. In addition, the CRC contends that immediate adoption of the rule is required instead of a more extended notice and hearing requirements. The CRC has received numerous public comments with the significant majority in favor of adopting the temporary rules. Specifically, the CRC has held three public hearings and extended the public comment period to February 22, 2024 in order to widely solicit comments not only from the general public and the regulated public but also through a direct appeal to the Coastal Resources Advisory Council. The CRC has received comments from a diverse group of commenters including, among others, coastal towns and counties, civic groups, environmental groups, businesses, visitors' bureaus, a group of high school students, and numerous private citizens. During the public comment period, the CRC received 239 comments including 1 petition with 651 signatures in support of adopting the rules. Of the comments received 3 were neutral, 6 included concerns, 2 provided recommendations for changes which the CRC has decided to consider during permanent rulemaking, and the remaining 228 comments were in support of adopting the rules. Immediate adoption of this rule is required to provide an enforceable policy statement to be considered by local governments and DCM when issuing permits and activities pursuant to Section 307 of the federal Coastal Zone Management Act.			
8. Rule establishes or increases a fee? (See G.S. 12-3.1)	8. Rule establishes or increases a fee? (See G.S. 12-3.1)		
 Yes Agency submitted request for consultation on: Consultation not required. Cite authority: 			
🖂 No			
9. Rule-making Coordinator: Jennifer Everett	10. Signature of Agency Head*:		
Phone: 919-707-8595	M. Renee Cahoon		
E-Mail: Jennifer.Everett@deq.nc.gov			
	* If this function has been delegated (reassigned) pursuant to G.S. 143B-10(a), submit a copy of the delegation with this form.		
Agency contact, if any: Mike Lopazanski	Typed Name: Renee Cahoon		
Phone: 252-515-5400Title: CRC Chair			
E-Mail: Mike.Lopazanski@deq.nc.gov	E-Mail: Renee.Cahoon@deq.nc.gov		

Submitted for RRC Review:

1	15A NCAC 07M .0701 is adopted under temporary procedures as follows:
2	
3	SECTION .0700 – MITIGATION - GENERAL POLICY
4	
5	15A NCAC 07M .0701 DECLARATION OF GENERAL POLICY
6	(a) The policy statements in this Section are enforceable and shall be considered by local governments and DCM
7	when issuing permits and implementing the coastal management program under this Subchapter and commenting on
8	federal permits and activities pursuant to Section 307 of the federal Coastal Zone Management Act.
9	(b) It is the policy of the Coastal Resources Commission to require that adverse impacts to coastal lands and waters
10	be mitigated or minimized through planning, site selection, compliance with Commission's standards for
11	development, and creation or restoration of coastal resources. Coastal ecosystems shall be protected and maintained
12	as complete and functional systems by mitigating the adverse impacts of development by enhancing, creating, or
13	restoring areas with the goal of improving or maintaining ecosystem function and areal proportion.
14	(c) The CRC shall apply mitigation requirements as defined in this Section consistent with the goals, policies and
15	objectives set forth in G.S. 113A-102 for coastal resource management and development. Mitigation shall be used to
16	enhance coastal resources and offset any potential losses occurring from permitted and unpermitted development.
17	Proposals to mitigate losses of coastal resources shall be considered only for development shown to be in the public
18	interest, as defined by the standards in 15A NCAC 07M .0703.
19 20	History Note: Authority G.S. 113A-102(b); 113A-107; 113A-113; 113A-120(a); 113A-124; 113-229;
21	<u>Temporary Adoption Eff. April 5, 2024.</u>



[Authority G.S. 150B-21.1]

OAH USE ONLY

VOLUME:

1. Rule-Making Agency: Coastal Resources Commission				
2. Rule citation & name: 15A NCA	C 07M .0703 Mitigation Projects			
3. Action: Adoption	Amendment	Repeal		
4. Was this an Emergency Rule:	Yes Effective date: January No	3, 2024		
5. Provide dates for the following ac	tions as applicable:			
a. Proposed Temporary Rule subr	nitted to OAH: December 14, 2023			
b. Proposed Temporary Rule pub	lished on the OAH website: Decem	ber 20, 2023		
c. Public Hearing date: January 9	and 10, 2024			
d. Comment Period: January 3, 20	24 through February 22, 2024			
e. Notice pursuant to G.S. 150B-21	.1(a3)(2): December 19, 2023			
f. Adoption by agency on: March	13, 2024			
g. Proposed effective date of temp and G.S. 150B-21.3:	orary rule if other than effective da	te established by G.S. 150B- 21.1(b)		
6. Reason for Temporary Action. A	ttach a copy of any cited law, regul	ation, or document necessary for the review.		
	23			
the Codifier removed those rules from request the return of its rules. As a resu permitting and enforcement decisions. consistency with State law based on th creates confusion related to permitting there is a serious threat to public safety lands and waters, which the General A 113A-102(a). In summary, this rule pro-	the Code the same day. Until the effe ilt, the State of North Carolina cannot In addition, the State of North Caroli ese rules. The removal of the rules fro procedures for the State's coastal ma and welfare because the removal of ssembly has deemed "among North Covides enforceable policy statement the g the coastal management program use	ssion returned rules to the CRC on October 5, 2023 and ctive date of this session law, only an agency could a not rely on the rules removed from the Code for na can no longer review certain federal projects for om the Code severely impacts the CRC's rules and nagement program and the regulated public. In addition, these rules results in the loss of protection of coastal carolina's most valuable resources." N.C. Gen. Stat. nat shall be considered by local governments and DCM nder this Subchapter and commenting on federal tanagement Act.		

7. Why is adherence to notice and hearing requirements contrary to the public interest and the immediate adoption of the rule is required?					
The CRC incorporates the explanation provided in response in Block 6 of this form. In addition, the CRC contends that immediate adoption of the rule is required instead of a more extended notice and hearing requirements. The CRC has received numerous public comments with the significant majority in favor of adopting the temporary rules. Specifically, the CRC has held three public hearings and extended the public comment period to February 22, 2024 in order to widely solicit comments not only from the general public and the regulated public but also through a direct appeal to the Coastal Resources Advisory Council. The CRC has received comments from a diverse group of commenters including, among others, coastal towns and counties, civic groups, environmental groups, businesses, visitors' bureaus, a group of high school students, and numerous private citizens. During the public comment period, the CRC has decided to consider during 1 petition with 651 signatures in support of adopting the rules. Of the comments received 3 were neutral, 6 included concerns, 2 provided recommendations for changes which the CRC has decided to consider during permanent rulemaking, and the remaining 228 comments were in support of adopting the rules. Immediate adoption of this rule is required to provide an enforceable policy statement to be considered by local governments and DCM when issuing permits and activities pursuant to Section 307 of the federal Coastal Zone Management Act.					
8. Rule establishes or increases a fee? (See G.S. 12-3.1)					
 Yes Agency submitted request for consultation on: Consultation not required. Cite authority: 					
No No					
9. Rule-making Coordinator: Jennifer Everett 10. Signature of Agency Head*:					
Phone: 919-707-8595	M. Renee Cahoon				
E-Mail: Jennifer.Everett@deq.nc.gov					
	* If this function has been delegated (reassigned) pursuant to G.S. 143B-10(a), submit a copy of the delegation with this form.				
Agency contact, if any: Mike Lopazanski	Typed Name: Renee Cahoon				
Phone: 252-515-5400	Title: CRC Chair				
E-Mail: Mike.Lopazanski@deq.nc.gov	E-Mail: Renee.Cahoon@deq.nc.gov				

Submitted for RRC Review:

15A NCAC 07M .0703 is adopted under temporary procedures as follows:

3	15A NCAC 07M .0703 MITIGATION PROJECTS					
4	(a) Before the CRC may approve a development project for mitigation the applicant shall demonstrate that all of the					
5	following criteria are met:					
6	(1) there is no alternate design or location for the project that would avoid the losses to be mitigated;					
7	(2) the entire project for which the permit is requested is dependent upon being located within or in					
8	proximity to public trust waters and coastal wetlands;					
9	(3) benefits to the public interest will outweigh adverse impacts to the environment. A benefit to the					
10	public interest may be established by a project which has been shown to be the least damaging					
11	alternative and which:					
12	(A) if publicly funded, creates benefits of national or state importance. This category may					
13	include public roadways, navigation projects, state ports, and projects designed to provide					
14	public access to public trust waters;					
15	(B) if privately funded, provides increased access opportunities to public trust resources to the					
16	general public for free or for a nominal fee, or provides economic benefits to the State or					
17	community and is consistent with the local land use plan.					
18	(b) Mitigation may also be the basis for CRC approval for projects which cannot meet all the criteria of 15A NCAC					
19	07M .0703(a) if the CRC determines that public benefits of the project and enhancement and protection of the					
20	environment outweigh environmental losses based on the criteria set out in 15A NCAC 07M .0703(d).					
21	(c) Mitigation projects may be considered by the CRC during the permit processing time prescribed in 15A NCAC					
22	07J .0204, in accordance with the procedures set out in 15A NCAC 07J .0600 concerning declaratory rulings. The					
23	applicant may request a declaratory ruling on the applicability of the mitigation policy as set forth in 15A NCAC 07M					
24	.0703(a) provided that the applicant agrees that the permit processing time period set out in 15A NCAC 07J .0600 will					
25	not run during the pendency of the declaratory ruling consideration. If a declaratory ruling is to be issued pursuant to					
26	the applicant's request, a public meeting will be held to discuss the proposed project and to assist the Commission in					
27	obtaining the information necessary to make the declaratory ruling, and to receive comments from the public prior to					
28	presenting the ruling request to the Commission. Information concerning the proposed mitigation may also be					
29	introduced at the meeting. CRC approval of the mitigation project is binding on the Commission and the applicant in					
30	accordance with 15A NCAC 07J .0603(e).					
31	(d) In determining whether to approve an application for development for which mitigation is proposed, the Division					
32	of Coastal Management shall consider the scope of the project, the site of the proposed mitigation, the amount of					
33	mitigation proposed, the historic uses of the development site and mitigation site, the public trust, and significant					
34	adverse impacts.					
35						
36	<i>History Note:</i> Authority G.S. 113A-102(b); 113A-107; 113A-113; 113A-120(a); 113A-124; 113-229;					
37	<u>Temporary Adoption Eff. April 5, 2024.</u>					



[Authority G.S. 150B-21.1]

OAH USE ONLY

VOLUME:

1. Rule-Making Agency: Coastal Resources Commission						
2. Rule citation	2. Rule citation & name: 15A NCAC 07M .0704 Mitigation – Specific Policies					
3. Action:	Adoption 🛛	Amendment	Repeal			
4. Was this an E	Emergency Rule: 🛛 Y		ary 3, 2024			
5. Provide dates	for the following action	ns as applicable:				
a. Proposed T	emporary Rule submitt	ed to OAH: December 14, 20)23			
b. Proposed T	emporary Rule publish	ed on the OAH website: Dec	cember 20, 2023			
c. Public Hear	ring date: January 9 and	10, 2024				
d. Comment P	Period: January 3, 2024	through February 22, 2024				
e. Notice purs	uant to G.S. 150B-21.1(a3)(2): December 19, 2023				
f. Adoption by	agency on: March 13,	2024				
g. Proposed ef and G.S. 15		ry rule if other than effective	e date established by G.S. 150B- 21.1(b)			
6. Reason for To	emporary Action. Atta	ch a copy of any cited law, re	egulation, or document necessary for the review.			
 A serious and unforeseen threat to the public health, safety or welfare. The effective date of a recent act of the General Assembly or of the U.S. Congress. Cite: S.L. 2023-134 s 21.2(m) Effective date: October 3, 2023 A recent change in federal or state budgetary policy. Effective date of change: A recent federal regulation. Cite: Effective date: A recent court order. Cite order: Other: 						
October session 1 not rely North Ca The rem permittin serious t coastal 1 resource be consi program	5, 2023 and the Codifier law, only an agency could on the rules removed fro arolina can no longer rev oval of the rules from the ng procedures for the Sta hreat to public safety and ands and waters, which t es." N.C. Gen. Stat. 113A dered by local governme	removed those rules from the d request the return of its rules in the Code for permitting and iew certain federal projects for e Code severely impacts the Cl te's coastal management progr d welfare because the removal he General Assembly has deen A-102(a). In summary, this rule nts and DCM when issuing per ad commenting on federal perm	view Commission returned rules to the CRC on Code the same day. Until the effective date of this . As a result, the State of North Carolina cannot enforcement decisions. In addition, the State of r consistency with State law based on these rules. RC's rules and creates confusion related to ram and the regulated public. In addition, there is a of these rules results in the loss of protection of med "among North Carolina's most valuable e provides enforceable policy statement that shall rmits and implementing the coastal management mits and activities pursuant to Section 307 of the			

7. Why is adherence to notice and he	aring requirements contrary to the	he public interest and the in	nmediate adoption of the
rule is required?			

The CRC incorporates the explanation provided in response in Block 6 of this form. In addition, the CRC contends that immediate adoption of the rule is required instead of a more extended notice and hearing requirements. The CRC has received numerous public comments with the significant majority in favor of adopting the temporary rules. Specifically, the CRC has held three public hearings and extended the public comment period to February 22, 2024 in order to widely solicit comments not only from the general public and the regulated public but also through a direct appeal to the Coastal Resources Advisory Council. The CRC has received comments from a diverse group of commenters including, among others, coastal towns and counties, civic groups, environmental groups, businesses, visitors' bureaus, a group of high school students, and numerous private citizens. During the public comment period, the CRC received 239 comments including 1 petition with 651 signatures in support of adopting the rules. Of the consider during permanent rulemaking, and the remaining 228 comments were in support of adopting the rules. Immediate adoption of this rule is required to provide an enforceable policy statement to be considered by local governments and DCM when issuing permits and implementing the coastal management program under this Subchapter and commenting on federal permits and activities pursuant to Section 307 of the federal Coastal Zone Management Act.

8. Rule establishes or increases a fee? (See G.S. 12-3.1)	
 Yes Agency submitted request for consultation on: Consultation not required. Cite authority: 	
🖾 No	
9. Rule-making Coordinator: Jennifer Everett	10. Signature of Agency Head*:
Phone: 919-707-8595	M. Rened Cahoon
E-Mail: Jennifer.Everett@deq.nc.gov	
	* If this function has been delegated (reassigned) pursuant to G.S. 143B-10(a), submit a copy of the delegation with this form.
Agency contact, if any: Mike Lopazanski	Typed Name: Renee Cahoon
Phone: 252-515-5400	Title: CRC Chair
E-Mail: Mike.Lopazanski@deq.nc.gov	E-Mail: Renee.Cahoon@deq.nc.gov

Action taken:	Submitted for RRC Review:			
Date returned to agency:				

15A NCAC	07M .070	4 is add	pted under	temporary	procedures	as follows:

- 3 <u>15A NCAC 07M .0704</u> <u>MITIGATION SPECIFIC POLICIES</u>
 - 4 (a) The policy statements in this Section are enforceable and shall be considered by local governments and DCM
 - 5 when issuing permits and implementing the coastal management program under this Subchapter and commenting on
 - 6 <u>federal permits and activities pursuant to Section 307 of the federal Coastal Zone Management Act.</u>
 - 7 (b) The Division of Coastal Management shall consider mitigation requests based on the following order of
 8 preference:
 - 9 (1) Enhancement of coastal resources with created or restored systems determined to be more 10 productive of the resources characteristic of unaltered North Carolina ecosystems than those 11 destroyed.
 - 12 (2) Creation or restoration of an area of similar ecological utility and potential biological value than that 13 destroyed or altered.
 - 14
 (3)
 Creation or restoration of an area with a different ecological function or potential than that destroyed

 15
 or altered.
 - 16
 (4)
 The following forms of mitigation shall be considered by the Division of Coastal Management and

 17
 may be used in combination with Subparagraphs (1) through (3) of this Paragraph to achieve the

 18
 stated goal set forth in 15A NCAC 07M .0703(d).
 - 19(A)Acquisition for public ownership of unique and ecologically important systems not20protected by state or federal regulatory programs. The type of impacts to be mitigated and21the quality of the area to be acquired will be considered on a case-by-case basis.
 - 22
 (B)
 Transfer of privately owned lands subject to state and federal regulation into public

 23
 ownership.
 - 24
 (C) Provisions of funds for State, federal or accredited institution research or management

 25
 programs.
 - 26 (D) Increased public access to public trust resources for recreational use.
 - 27 (c) Mitigation proposals may be the basis for approval of a development which is otherwise in conflict with general
 - 28 or specific use standards set forth in 15A NCAC 07H .0208.
 - 29 (d) Mitigation proposals to offset losses of coastal resources due to publicly funded projects shall be reviewed by the
 - 30 Division of Coastal Management with the sponsoring agency and incorporated into the project by the State or federal
 - 31 <u>agency.</u>
 - 32 (e) Approved mitigation proposals for all categories of development shall become a part of permit conditions
 - 33 according to G.S. 113A-120(b) and thereby subject to enforcement authority pursuant to G.S. 113A-126.
 - 34
 35 <u>History Note:</u> Authority G.S. 113A-102(b); 113A-107; 113A-113; 113A-120(a); 113A-124; 113A-126;
 36 <u>Temporary Adoption April 5, 2024.</u>



[Authority G.S. 150B-21.1]

OAH USE ONLY

VOLUME:

1. Rule-	Making Agency: Coastal Resour	rces Commission			
2. Rule	2. Rule citation & name: 15A NCAC 07M .1101 Declaration of General Policy				
3. Actio	n: 🛛 Adoption	Amendment	Repeal		
4. Was	this an Emergency Rule: 🛛 Y 🗌 No		ry 3, 2024		
5. Provi	de dates for the following action	ns as applicable:			
a. Pro	posed Temporary Rule submitt	ted to OAH: December 14, 202	23		
b. Pro	posed Temporary Rule publish	ed on the OAH website: Dece	mber 20, 2023		
c. Pub	lic Hearing date: January 9 and	10, 2024			
d. Cor	nment Period: January 3, 2024	through February 22, 2024			
e. Not	ice pursuant to G.S. 150B-21.1(a3)(2): December 19, 2023			
f. Ado	ption by agency on: March 13,	2024			
	posed effective date of tempora G.S. 150B-21.3:	ry rule if other than effective	date established by G.S. 150B- 21.1(b)		
6. Reaso	on for Temporary Action. Atta	ch a copy of any cited law, reg	gulation, or document necessary for the review.		
	A serious and unforeseen threat The effective date of a recent act Cite: S.L. 2023-134 s 21.2(m) Effective date: October 3, 2023 A recent change in federal or sta Effective date of change: A recent federal regulation. Cite: Effective date: A recent court order. Cite order: Wher:	t of the General Assembly or o	of the U.S. Congress.		
	2023 and the Codifier removed the agency could request the return of from the Code for permitting and certain federal projects for consists severely impacts the CRC's rules management program and the regulate removal of these rules results deemed "among North Carolina's enforceable policy statement that	hose rules from the Code the sat of its rules. As a result, the State lenforcement decisions. In addi- stency with State law based on t and creates confusion related t gulated public. In addition, there in the loss of protection of coas a most valuable resources." N.C shall be considered by local go ement program under this Subcl	tew Commission returned rules to the CRC on October 5, me day. Until the effective date of this session law, only an of North Carolina cannot not rely on the rules removed tion, the State of North Carolina can no longer review hese rules. The removal of the rules from the Code o permitting procedures for the State's coastal e is a serious threat to public safety and welfare because stal lands and waters, which the General Assembly has C. Gen. Stat. 113A-102(a). In summary, this rule provides vernments and DCM when issuing permits and napter and commenting on federal permits and activities t Act.		

7. Why is adherence to notice and hearing requirements contrary to the public interest and the immediate adoption of the rule is required? The CRC incorporates the explanation provided in response in Block 6 of this form. In addition, the CRC contends that immediate adoption of the rule is required instead of a more extended notice and hearing requirements. The CRC has received numerous public comments with the significant majority in favor of adopting the temporary rules. Specifically, the CRC has held three public hearings and extended the public comment period to February 22, 2024 in order to widely solicit comments not only from the general public and the regulated public but also through a direct appeal to the Coastal Resources Advisory Council. The CRC has received comments from a diverse group of commenters including, among others, coastal towns and counties, civic groups, environmental groups, businesses, visitors' bureaus, a group of high school students, and numerous private citizens. During the public comment period, the CRC has decided to consider during permanent rulemaking, and the remaining 228 comments were in support of adopting the rules. Immediate adoption of this rule is required to provide an enforceable policy statement to be considered by local governments and DCM when issuing permits and implementing the coastal management program under this Subchapter and commenting on federal permits and activities pursuant to Section 307 of the federal Coastal Zone Management Act.				
8. Rule establishes or increases a fee? (See G.S. 12-3.1)				
 Yes Agency submitted request for consultation on: Consultation not required. Cite authority: 				
🖂 No				
9. Rule-making Coordinator: Jennifer Everett	10. Signature of Agency Head*:			
Phone: 919-707-8595	M. Renee Cahoon			
E-Mail: Jennifer.Everett@deq.nc.gov				
	* If this function has been delegated (reassigned) pursuant to G.S. 143B-10(a), submit a copy of the delegation with this form.			
Agency contact, if any: Mike Lopazanski	Typed Name: Renee Cahoon			
Phone: 252-515-5400	Title: CRC Chair			
E-Mail: Mike.Lopazanski@deq.nc.gov	E-Mail: Renee.Cahoon@deq.nc.gov			
RULES REVIEW COMMISSIO	DN USE ONLY			
	emitted for DBC Deview			

Action taken:	Submitted for RRC Review:
Date returned to agency:	

19

4	NCAC 07M	1101	is adopte	d under	temporary	nrocedures	as follows.
7	NCAC 0/WI	.1101	is adopte	u unuci	temporary	procedures	as ionows.

1	15A NCAC 07M .1101 is adopted under temporary procedures as follows:
2	
3	SECTION .1100 - BENEFICIAL USE OF DREDGED MATERIALS FROM NAVIGATIONAL CHANNEL
4	MAINTENANCE AND EXCAVATION – GENERAL POLICIES
5	
6	15A NCAC 07M .1101 DECLARATION OF GENERAL POLICY
7	(a) The policy statements in this Section are enforceable and shall be considered by local governments and DCM when
8	issuing permits and implementing the coastal management program under this Subchapter and commenting on federal
9	permits and activities pursuant to Section 307 of the federal Coastal Zone Management Act.
10	(b) Dredged material disposal practices may result in removal of material important to the sediment budget of ocean
11	and inlet beaches. This activity may adversely impact natural beach functions especially during storm events and may
12	increase long term erosion rates. Ongoing channel maintenance requirements throughout the coastal area also lead to
13	the need to construct new or expanded disposal sites as existing sites fill. In addition, new sites for disposal are
14	increasingly harder to find due to competition from development interests for suitable sites. Therefore, it is the policy
15	of the State of North Carolina that material resulting from the excavation or maintenance of navigation channels be
16	used in a beneficial way wherever practicable.
17	
18	History Note: Authority G.S. 113A-107; 113-229;

Temporary Adoption Eff. April 5, 2024.