02 NCAC 34 .0302 is readopted with changes as published in 34:11 NCR 907 as follows:

3 02 NCAC 34.0302 APPLICATION FOR LICENSES AND CARDS: EXAMINATION

4 (a) Application for licenses under the provisions of G.S. 106-65.26(a) and (c):

- 5(1)Application for examination shall be on a regular form prescribed by the Division.All examinations shall6be maintained and administered by the Committee secretary. The Committee may review the examinations7and make recommendations regarding changes in same.The Committee shall approve applications if a8complete application was submitted to the Division and all criteria under G.S. 106-65.26 has been met.
- 9 (2) Upon approval of the application for examination, the Committee secretary shall notify the applicant of 10 said approval and provide the necessary form(s) for the applicant to pre-register for the examination as 11 required in Paragraph (c) of this Rule.
- 12(3)Applications to take the examination shall be either typed or printed in ink and sworn to before a notary13public or some other official authorized by law to administer oaths.
- 14(4)A elear high-resolution, full-face, head, and shoulder photograph of the applicant, taken within the15preceding 12 months of the date of application, and not less than two and one-half inches square, shall be16attached to the application.
- 17(5)All applications to take the examination shall be retained by the office of the Committee secretary. All18documents filed in support of an application shall be kept by the office of the Committee secretary;19provided, however, that the Committee may at its discretion shall permit such documents to be withdrawn20upon substitution of a true copy. All examinations shall remain the property of the Committee.
- 21 (6) An applicant who fails to pass the license examination within 12 months of the approval of his <u>or her</u>
 22 application <u>may shall</u> be required to provide current information concerning his <u>or her</u> qualifications to
 23 take the examination to ensure that the applicant is still qualified to take the examination.
- 24(7)An applicant who gives or receives unauthorized assistance in answering test questions from anyone who25is not employed by the Division26her27markings or results shall be voided and said applicant's examination fee shall be forfeited. Such27applicant shall not be permitted to take a reexamination for a period of six months from the date of the28examination.
- (8) No person shall be admitted to the examination room except members of the Committee, the attorney for
 the Committee, the examining personnel, employees of the Structural Pest Control Division, and the
 applicants for licenses, licensure.
- (9) Any applicant making a score of 70 percent or more on any license examination(s) shall be issued a license
 in that phase(s) of structural pest control after making proper application submitting a completed
 application with all required fees and insurance documents therefor.
- (10) The applicant shall furnish such information as the Committee may require the information required by
 G.S. 106-65.26 and this Rule to establish that said applicant possesses qualifications as specified in G.S.
 106-65.26 of the Act for the particular license(s) which he or she seeks. The Committee, or its authorized

3 contents of an application, make such investigations as the Committee deems necessary to review an applicant's qualifications. 5 (11) All applicants passing the examination(s) for licenses shall apply for said licenses within six months from the date on which the examinations were passed taken. If such applicants fail to make application for said licenses, within the specified period, such applicants shall be required to take and satisfactority pass reexaminations covering phases of structural pest control work for which licenses were applied before said licenses are issued. 10 (12) If an applicant for a license fails an examination, he or she may review the examination at the next regularly scheduled review session. 12 (b) Application for certified applicator's identification card under the provisions of G.S. 106-65.26(a) and (b): 13 (1) Applications filed pursuant to G.S. 106-65.26(a) and (b) shall be on a regular form prescribed by the Division. 15 (2) An applicant for a certified applicator's identification card in any phase of structural pest control shall furnish such information as the Committee may require as specified in G.S. 106-65.26 of the Act to establish that said applicator's identification card which he or she seeks. The Committee or its authorized representatives in any, based upon their review of the contents of an application. 20 investigations as it deems necessary with respect to the applicant's qualifications. 21 (3) All applications for certified applicator's identification cards under the provisions of G.S. 106-65.26(a) and co the	1		representatives, may make such investigations as it deems necessary with respect to the applicant's
4 applicant's qualifications. 5 (11) All applicants passing the examination(s) for licenses shall apply for said licenses within six months from 6 the date on which the examinations were passed. taken. If such applicants fail to make application for said 7 licenses, within the specified period, such applicants shall be required to take and satisfactorily pass 8 reexaminations covering phases of structural pest control work for which licenses were applied before said 9 licenses are issued. 10 (12) If an applicant for a license fails an examination, he or she may review the examination at the next 11 regularly scheduled review session. 12 (b) Application for certified applicator's identification card under the provisions of G.S. 106-65.26(a) and (b): 13 (1) Applications filed pursuant to G.S. 106-65.26(a) and (b) shall be on a regular form prescribed by the 14 Division. Division. 15 (2) An applicant for a certified applicator's identification card in any phase of structural pest control shall 16 furnish such information as the Committee may require as specified in G.S. 106-65.26 of the Act to establish that said applicator's identifications are specified in G.S. 106-65.26 of the Act for the particular certified applicator's identification card which he or she seeks. The Committee or its authorized repre	2		qualifications. The Committee or its authorized representatives may, based upon their review of the
5 (11) All applicants passing the examination(s) for licenses shall apply for said licenses within six months from 6 the date on which the examinations were passed, taken. If such applicants fail to make application for said 7 licenses, within the specified period, such applicants shall be required to take and satisfactorily pass 8 reexaminations covering phases of structural pest control work for which licenses were applied before said 9 licenses are issued. 10 (12) If an applicant for a license fails an examination, he or she may review the examination at the next regularly scheduled review session. 12 (b) Application for certified applicator's identification card under the provisions of G.S. 106-65.26(a) and (b): 13 (1) Applications filed pursuant to G.S. 106-65.26(a) and (b) shall be on a regular form prescribed by the Division. 15 (2) An applicant for a certified applicator's identification card in any phase of structural pest control shall furnish such information as the Committee may require as specified in G.S. 106-65.26 of the Act to establish that said applicator's identification card which he or she seeks. The Committee or its authorized representatives may may, based upon their review of the contents of an application, make such investigations as it deems necessary with respect to the applications. 21 (3) All applications for certified applicator's identification cards under the provisions of G.S. 106-65.26(a) and (b) shall be retain	3		contents of an application, make such investigations as the Committee deems necessary to review an
 the date on which the examinations were passed. taken. If such applicants fail to make application for said licenses, within the specified period, such applicants shall be required to take and satisfactorily pass reexaminations covering phases of structural pest control work for which licenses were applied before said licenses are issued. (12) If an applicant for a license fails an examination, he or she may review the examination at the nex regularly scheduled review session. (b) Application for certified applicator's identification card under the provisions of G.S. 106-65.26(a) and (b): (1) Applications filed pursuant to G.S. 106-65.26(a) and (b) shall be on a regular form prescribed by the Division. (2) An applicant for a certified applicator's identification card in any phase of structural pest control shall furnish such information as the Committee may require as specified in G.S. 106-65.26 of the Act for the particular certified applicator's identification card which he or she seeks. The Committee or its authorized in vestigations as it deems necessary with respect to the applicant's qualifications. (3) All applications for certified applicator's identification cards under the provisions of G.S. 106-65.26(a) and (b) shall be retained by the office of the Committee secretary; provided, however, that the Committee application shall be kept by the office of the Committee secretary; provided, however, that the Committee application shall be kept by the office of the Committee secretary; provided, however, that the Committee application shall be kept by the office of the Committee secretary; provided, however, that the Committee application shall be kept by the office of the Committee secretary; provided, however, that the Committee application shall be kept by the office of the Committee secretary. 	4		applicant's qualifications.
7 licenses, within the specified period, such applicants shall be required to take and satisfactorily pass 8 reexaminations covering phases of structural pest control work for which licenses were applied before said 9 licenses are issued. 10 (12) 11 regularly scheduled review session. 12 (b) Application for certified applicator's identification card under the provisions of G.S. 106-65.26(a) and (b): 13 (1) 14 Division. 15 (2) 16 furnish such information as the Committee may require as specified in G.S. 106-65.26 of the Act to establish that said applicator's identification card which he or she seeks. The Committee or its authorized in vestigations as it deems necessary with respect to the applications. 17 establish that said applicator's identification card which he or she seeks. The Committee or its authorized investigations as it deems necessary with respect to the applications. 19 representatives may may, based upon their review of the contents of an application, make such investigations for certified applicator's identification cards under the provisions of G.S. 106-65.26(a) and (b) shall be retained by the office of the Committee secretary. All documents filed in support of ar application shall be kept by the office of the Committee secretary; provided, however, that the Committee application shall be kept by the office of the Committee secretary.	5	(11)	All applicants passing the examination(s) for licenses shall apply for said licenses within six months from
 reexaminations covering phases of structural pest control work for which licenses were applied before said licenses are issued. (12) If an applicant for a license fails an examination, he or she may review the examination at the next regularly scheduled review session. (b) Application for certified applicator's identification card under the provisions of G.S. 106-65.26(a) and (b): (1) Applications filed pursuant to G.S. 106-65.26(a) and (b) shall be on a regular form prescribed by the Division. (2) An applicant for a certified applicator's identification card in any phase of structural pest control shall furnish such information as the Committee may require as specified in G.S. 106-65.26 of the Act to establish that said applicant possesses qualifications as specified in G.S. 106-65.26 of the Act for the particular certified applicator's identification card which he orshe seeks. The Committee or its authorized representatives may may, based upon their review of the contents of an application, make such investigations as it deems necessary with respect to the applications. (3) All applications for certified applicator's identification cards under the provisions of G.S. 106-65.26(a) and (b) shall be retained by the office of the Committee secretary; provided, however, that the Committee application shall be kept by the office of the Committee secretary; provided, however, that the Committee 	6		the date on which the examinations were passed. <u>taken.</u> If such applicants fail to make application for said
 9 licenses are issued. 10 (12) If an applicant for a license fails an examination, he or she may review the examination at the next regularly scheduled review session. 12 (b) Application for certified applicator's identification card under the provisions of G.S. 106-65.26(a) and (b): 13 (1) Applications filed pursuant to G.S. 106-65.26(a) and (b) shall be on a regular form prescribed by the Division. 15 (2) An applicant for a certified applicator's identification card in any phase of structural pest control shall furnish such information as the Committee may require as specified in G.S. 106-65.26 of the Act to establish that said applicant possesses qualifications as specified in G.S. 106-65.26 of the Act for the particular certified applicator's identification card which he or she seeks. The Committee or its authorized representatives may may, based upon their review of the contents of an application, make such investigations as it deems necessary with respect to the applicant's qualifications. 21 (3) All applications for certified applicator's identification cards under the provisions of G.S. 106-65.26(a) and (b) shall be retained by the office of the Committee secretary. All documents filed in support of ar application shall be kept by the office of the Committee secretary; provided, however, that the Committee 	7		licenses, within the specified period, such applicants shall be required to take and satisfactorily pass
10 (12) If an applicant for a license fails an examination, he or she may review the examination at the next regularly scheduled review session. 11 regularly scheduled review session. 12 (b) Application for certified applicator's identification card under the provisions of G.S. 106-65.26(a) and (b): 13 (1) Applications filed pursuant to G.S. 106-65.26(a) and (b) shall be on a regular form prescribed by the Division. 15 (2) An applicant for a certified applicator's identification card in any phase of structural pest control shall furnish such information as the Committee may require as specified in G.S. 106-65.26 of the Act to establish that said applicant possesses qualifications as specified in G.S. 106 65.26 of the Act for the particular certified applicator's identification card which he or she seeks. The Committee or its authorized representatives may may, based upon their review of the contents of an application, make such investigations as it deems necessary with respect to the applicant's qualifications. 21 (3) All applications for certified applicator's identification cards under the provisions of G.S. 106-65.26(a) and contents filed in support of ar application shall be kept by the office of the Committee secretary; provided, however, that the Committee applicator is application shall be kept by the office of the Committee secretary; provided, however, that the Committee secretary; provided, however, that the Committee secretary is provided.	8		reexaminations covering phases of structural pest control work for which licenses were applied before said
11 regularly 12 (b) Application for certified applicator's identification card under the provisions of G.S. 106-65.26(a) and (b): 13 (1) Applications filed pursuant to G.S. 106-65.26(a) and (b) shall be on a regular form prescribed by the Division. 15 (2) An applicant for a certified applicator's identification card in any phase of structural pest control shall furnish such information as the Committee may require as specified in G.S. 106-65.26 of the Act to establish that said applicant possesses qualifications as specified in G.S. 106-65.26 of the Act for the particular certified applicator's identification card which he or she seeks. The Committee or its authorized representatives may may, based upon their review of the contents of an application, make such investigations as it deems necessary with respect to the applicators. 21 (3) All applications for certified applicator's identification cards under the provisions of G.S. 106-65.26(a) and (b) shall be retained by the office of the Committee secretary. All documents filed in support of an application shall be kept by the office of the Committee secretary; provided, however, that the Committee secretary:	9		licenses are issued.
 (b) Application for certified applicator's identification card under the provisions of G.S. 106-65.26(a) and (b): (1) Applications filed pursuant to G.S. 106-65.26(a) and (b) shall be on a regular form prescribed by the Division. (2) An applicant for a certified applicator's identification card in any phase of structural pest control shall furnish such information as the Committee may require as specified in G.S. 106-65.26 of the Act to establish that said applicant possesses qualifications as specified in G.S. 106 65.26 of the Act for the particular certified applicator's identification card which he or she seeks. The Committee or its authorized representatives may may, based upon their review of the contents of an application, make such investigations as it deems necessary with respect to the applicant's qualifications. (3) All applications for certified applicator's identification cards under the provisions of G.S. 106-65.26(a) and (b) shall be retained by the office of the Committee secretary; provided, however, that the Committee of the Committee secretary. 	10	(12)	If an applicant for a license fails an examination, he or she may review the examination at the next
13 (1) Applications filed pursuant to G.S. 106-65.26(a) and (b) shall be on a regular form prescribed by the Division. 14 Division. 15 (2) 16 furnish such information as the Committee may require as specified in G.S. 106-65.26 of the Act to establish that said applicant possesses qualifications as specified in G.S. 106-65.26 of the Act for the particular certified applicator's identification card which he or she seeks. The Committee or its authorized representatives may may, based upon their review of the contents of an application, make such investigations as it deems necessary with respect to the applicant's qualifications. 21 (3) All applications for certified applicator's identification cards under the provisions of G.S. 106-65.26(a) and (b) shall be retained by the office of the Committee secretary; provided, however, that the Committee committee secretary.	11		regularly scheduled review session.
14Division.15(2)An applicant for a certified applicator's identification card in any phase of structural pest control shall16furnish such information as the Committee may require as specified in G.S. 106-65.26 of the Act to17establish that said applicant possesses qualifications as specified in G.S. 106-65.26 of the Act for the18particular certified applicator's identification card which he or she seeks. The Committee or its authorized19representatives may may, based upon their review of the contents of an application, make such20investigations as it deems necessary with respect to the applicant's qualifications.21(3)All applications for certified applicator's identification cards under the provisions of G.S. 106-65.26(a) and22(b) shall be retained by the office of the Committee secretary. All documents filed in support of ar23application shall be kept by the office of the Committee secretary; provided, however, that the Committee	12	(b) Application	for certified applicator's identification card under the provisions of G.S. 106-65.26(a) and (b):
15(2)An applicant for a certified applicator's identification card in any phase of structural pest control shall16furnish suchinformation as the Committee may require as specified in G.S. 106-65.26 of the Act to17establish that said applicant possesses qualifications as specified in G.S. 106-65.26 of the Act for the18particular certified applicator's identification card which he or she seeks. The Committee or its authorized19representatives may may, based upon their review of the contents of an application, make such20investigations as it deems necessary with respect to the applicant's qualifications.21(3)All applications for certified applicator's identification cards under the provisions of G.S. 106-65.26(a) and22(b) shall be retained by the office of the Committee secretary. All documents filed in support of ar23application shall be kept by the office of the Committee secretary; provided, however, that the Committee	13	(1)	Applications filed pursuant to G.S. 106-65.26(a) and (b) shall be on a regular form prescribed by the
16furnish such information as the Committee may require as specified in G.S. 106-65.26 of the Act to establish that said applicant possesses qualifications as specified in G.S. 106 65.26 of the Act for the particular certified applicator's identification card which he or she seeks. The Committee or its authorized representatives may may, based upon their review of the contents of an application, make such investigations as it deems necessary with respect to the applicant's qualifications.20(3)All applications for certified applicator's identification cards under the provisions of G.S. 106-65.26(a) and (b) shall be retained by the office of the Committee secretary. All documents filed in support of an application shall be kept by the office of the Committee secretary; provided, however, that the Committee	14		Division.
 establish that said applicant possesses qualifications as specified in G.S. 106 65.26 of the Act for the particular certified applicator's identification card which he or she seeks. The Committee or its authorized representatives may may, based upon their review of the contents of an application, make such investigations as it deems necessary with respect to the applicant's qualifications. (3) All applications for certified applicator's identification cards under the provisions of G.S. 106-65.26(a) and (b) shall be retained by the office of the Committee secretary. All documents filed in support of an application shall be kept by the office of the Committee secretary; provided, however, that the Committee secretary. 	15	(2)	An applicant for a certified applicator's identification card in any phase of structural pest control shall
18particular certified applicator's identification card which he or she seeks. The Committee or its authorized19representatives may may, based upon their review of the contents of an application, make such20investigations as it deems necessary with respect to the applicant's qualifications.21(3)All applications for certified applicator's identification cards under the provisions of G.S. 106-65.26(a) and22(b) shall be retained by the office of the Committee secretary. All documents filed in support of ar23application shall be kept by the office of the Committee secretary; provided, however, that the Committee	16		furnish such information as the Committee may require as specified in G.S. 106-65.26 of the Act to
19representativesmay_may, based upon their review of the contents of an application, make such20investigations as it deems necessary with respect to the applicant's qualifications.21(3)All applications for certified applicator's identification cards under the provisions of G.S. 106-65.26(a) and22(b) shall be retained by the office of the Committee secretary. All documents filed in support of an23application shall be kept by the office of the Committee secretary; provided, however, that the Committee	17		establish that said applicant possesses qualifications as specified in G.S. 106 65.26 of the Act for the
 investigations as it deems necessary with respect to the applicant's qualifications. (3) All applications for certified applicator's identification cards under the provisions of G.S. 106-65.26(a) and (b) shall be retained by the office of the Committee secretary. All documents filed in support of ar application shall be kept by the office of the Committee secretary; provided, however, that the Committee 	18		particular certified applicator's identification card which he <u>or she</u> seeks. The Committee or its authorized
 (3) All applications for certified applicator's identification cards under the provisions of G.S. 106-65.26(a) and (b) shall be retained by the office of the Committee secretary. All documents filed in support of ar application shall be kept by the office of the Committee secretary; provided, however, that the Committee 	19		representatives may may, based upon their review of the contents of an application, make such
 (b) shall be retained by the office of the Committee secretary. All documents filed in support of an application shall be kept by the office of the Committee secretary; provided, however, that the Committee 	20		investigations as it deems necessary with respect to the applicant's qualifications.
23 application shall be kept by the office of the Committee secretary; provided, however, that the Committee	21	(3)	All applications for certified applicator's identification cards under the provisions of G.S. 106-65.26(a) and
	22		(b) shall be retained by the office of the Committee secretary. All documents filed in support of an
24 may shall at its discretion permit such documents to be withdrawn upon substitution of a true conv. All	23		application shall be kept by the office of the Committee secretary; provided, however, that the Committee
2-7 may shan at its discretion permit such documents to be withdrawn upon substitution of a frue copy. All	24		may shall at its discretion permit such documents to be withdrawn upon substitution of a true copy. All
25 examinations shall remain the property of the Committee.	25		examinations shall remain the property of the Committee.
26 (4) Any applicant making a score of 70 percent or more on the core certification examination and on any	26	(4)	Any applicant making a score of 70 percent or more on the core certification examination and on any
27 certified applicator's examination(s) shall be issued a certified applicator's identification card in that phase	27		certified applicator's examination(s) shall be issued a certified applicator's identification card in that phase
28 of structural pest control after making proper application submitting a completed Division's Certified	28		of structural pest control after making proper application submitting a completed Division's Certified
29 <u>Applicator Card application with required fees</u> therefor.	29		Applicator Card application with required fees therefor.
30 (5) All applicants passing the examination(s) for certified applicator's identification cards shall apply for said	30	(5)	All applicants passing the examination(s) for certified applicator's identification cards shall apply for said
31 cards within six months from the date on which the examinations were passed. <u>taken.</u> If such applicants	31		cards within six months from the date on which the examinations were passed. <u>taken.</u> If such applicants
32 fail to make application for said certified applicator's identification cards within the specified period, such	32		fail to make application for said certified applicator's identification cards within the specified period, such
33 applicants shall be required to take and satisfactorily pass reexaminations covering phases of structural pes	33		applicants shall be required to take and satisfactorily pass reexaminations covering phases of structural pest
34 control work for which certified applicator's identification cards were applied before said cards are issued	34		control work for which certified applicator's identification cards were applied before said cards are issued.
35 (6) If an applicant fails to obtain a certified applicator's identification card within 12 months of passing the	35	(6)	If an applicant fails to obtain a certified applicator's identification card within 12 months of passing the
36 core examination the applicant must shall take and pass a reexamination before being eligible for the card	36		core examination the applicant <mark>must <u>shall</u> take and pass a reexamination before being eligible for the card.</mark>

1	(7)	Upon receipt of the application for examination, the Committee secretary shall provide the necessary exam
2		pre-registration forms for the applicant to pre-register for the examination as required in Paragraph (c) of
3		this Rule.
4	(8)	If an applicant for a certified applicator's card fails an examination, he or she may review the examination
5		at the next regularly scheduled review session.
6	(9)	Subparagraphs (a)(2), (5), (7), and (8) of this Rule shall also apply to all applicants for certified applicator's
7		identification cards.
8	(10)	Effective January 1, 1999, completion Completion of the Registered Technician School shall be a
9		prerequisite for the certification examination.
10	(c) Pre-registrat	ion for license and certified applicator examination applicants:
11	(1)	All applicants for the license and/or or certified applicator's examination(s) shall pre-register with the
12		Committee secretary for said examination(s) no less than 10 days prior to the date of the examination.
13	(2)	Applicants who fail to pre-register shall not be permitted to take the examination.
14	(3)	Pre-registration shall include a properly completed application for examination.
15	(d) Frequency o	f examination by license applicant limited:
16	(1)	An applicant who <mark>initially</mark> fails to pass the license examination <u>on his or her first attempt</u> may retake the
17		examination at any subsequent regularly scheduled examination.
18	(2)	An applicant who fails to pass the second license examination shall wait a minimum of one examination
19		between each subsequent examination: except that, in the event of a death of a licensee the applicant
20		intending to succeed the deceased licensee may take the examination a third time prior to the first one
21		examination waiting period.
22	(3)	No applicant shall be permitted to take the examination more than six times per year nor more than two
23		times in consecutive months, except as provided for in Subparagraph (d)(2) of this Rule.
24		
25	History Note:	Authority G.S. 106-65.29;
26		Eff. July 1, 1976;
27		Readopted Eff. November 22, 1977;
28		Amended Eff. July 1, 1998; August 3, 1992; January 1, 1991; January 1, 1989. <u>1989</u>:
29		<u>Readopted Eff. June 1, 2020.</u>
30		

02 NCAC 34 .0309 is readopted with changes as published in 34:11 NCR 907 as follows:

3 02 NCAC 34 .0309 RECERTIFICATION 4 (a) Certified applicators and licensees shall be certified for a five-year period. At the end of said five-year period, a certified 5 applicator or licensee, at his or her discretion, may be recertified for another five-year period by choosing one of the 6 following options: 7 (1)reexamination taken between January 1, prior to the expiration of the five-year recertification period, and 8 June 30; 9 for recertification prior to July 1, 2002: earning Continuing Certification Units of formal training approved (2)10 by the Committee and received by the certified applicator during the five years immediately preceding the 11 expiration date of his certification. The number of CCUs required shall be as follows: 12 (A) recertification in any one phase: five CCUs total, two of which must be solely applicable to the 13 phase in which recertification is desired; 14 recertification in any two phases: seven CCUs total, two of which must be solely applicable to (B) 15 the first phase and two solely applicable to the second phase in which recertification is desired; recertification in all three phases: nine CCUs total, two of which must be solely applicable to the 16 first phase, two solely applicable to the second phase, and two solely applicable to the third phase 17 in which recertification is desired; 18 19 licensees and noncommercial certified applicators must earn at least one of the required continuing certification units established in Subparagraph (a)(2) of this Rule in each of three 20 21 years of the five year recertification period; 22 commercial certified applicators must earn at least one of the required continuing certification 23 units established in Subparagraph (a)(2) of this Rule in at least two years of the five year 24 recertification period; 25 continuing certification units shall not be carried forward beyond the five year recertification (F) 26 period. 27 (3)(2) for recertification after July 1, 2002: earning Continuing Certification Units during the five years 28 immediately preceding the expiration date of his certification. The number of CCUs required shall be as 29 follows: 30 (A) recertification in any one phase: 10 CCUs total, five of which must shall be solely applicable to 31 the phase in which recertification is desired; 32 (B) recertification in any two phases: 15 CCUs total, five of which must shall be solely applicable to 33 the first phase and five solely applicable to the second phase in which recertification is desired; 34 recertification in all three phases: 20 CCUs total, five of which must shall be solely applicable to (C) 35 the first phase, five solely applicable to the second phase, and five solely applicable to the third phase in which recertification is desired; 36

1		(D)	licensees and noncommercial certified applicators must shall earn at least one of the required
2			continuing certification units established in Subparagraph (a)(3) of this Rule in at least four years
3			of the five- year recertification period;
4		(E)	commercial certified applicators must shall earn at least one of the required continuing
5			certification units established in Subparagraph (a)(3) of this Rule in at least three years of the
6			five-year recertification period;
7		(F)	continuing certification units shall not be carried forward beyond the five-year recertification
8			period.
9	(b) Licensees h	olding an	inactive license shall be subject to the requirements of this Rule.
10			
11	History Note:	Authori	ty G.S. 106-65.29;
12		Eff. Jul	y 1, 1976;
13		Readop	ted Eff. November 22, 1977;
14		Amende	ed Eff. July 1, 1998; January 1, 1989; August 1, 1980. <u>1980;</u>
15		<u>Readop</u>	ted Eff. June 1, 2020.

02 NCAC 34 .0328 is readopted with changes as published in 34:11 NCR 907 as follows:

3 02 NCAC 34 .0328 RECORDS: PESTICIDES AND APPLICATION EQUIPMENT USED

4 (a) All required structural pest control records, structural pest control records required by this Chapter, pesticides, 5 and application equipment used by the licensee or noncommercial certified applicator shall be maintained at the 6 office location to which the license or certified applicator's card is issued. During inspections the licensee or his or 7 her employee shall be present to provide access to all structural pest control records, pesticides, and application 8 equipment, upon request by the Division. 9 (b) Notwithstanding the requirements of Paragraph (a) of this Rule, a licensee may request permission, annually, 10 permission from the Division to maintain records, pesticides, and application equipment in a location other than the 11 office location specified in Paragraph (a) of this Rule. The Division shall grant such permission if its ability to 12 regulate the licensee as required in Paragraph (c) of this Rule will not be impeded by as will not be adversely 13 affected by granting the request. Any such request shall be submitted annually. 14 (c) All such records, pesticides, and equipment shall be made available for inspection during regular business hours 15 hours, Monday – Friday, 8:00 am – 5:00 pm, upon request by the Division. 16 17 History Note: Authority G.S. 106-65.29; 18 *Eff. August 1, 1980;* 19 Amended Eff. January 1, 2017; July 1, 1998; January 1, 1989; 1989;

20 <u>Readopted Eff. June 1, 2020.</u>

02 NCAC 34 .0331 is readopted with changes as published in 34:11 NCR 907 as follows:

3 02 NCAC 34. 0331 ANCILLARY ACTIVITIES

4 (a) Persons engaged in ancillary activities in association with control of household pests or wood-destroying 5 organisms as indicated in Paragraph (c) of this Rule may be an employee, individual independent contractor, or 6 otherwise, for one or more structural pest control licensees. licensees and are exempt from structural pest control 7 license requirements. 8 (b) Persons conducting ancillary activities shall not engage in the handling of any duties involving pesticides. 9 (c) Ancillary activities are limited to the following duties: 10 Moving of furniture or bedding as defined in G.S. 106-65.95. (1)11 (2)Cleaning, maintenance, or repair of property property. 12 (3) Removing of wood debris and cellulose material material. 13 (4)Removing and replacing of insulation with exclusion of removing and replacing insulation that is 14 registered as pesticide. pesticide by the N.C. Pesticide Board pursuant to G.S. 143-442. 15 (5) Moving of heaters and fans while they are powered off, before and after treatment. Core drilling (soil or concrete, etc.) of soil, concrete, or other surfaces of locations previously 16 (6) 17 marked for termite bait system installation. 18 (7)Trenching or excavation of soil, only, only for preparation of termiticide application. 19 20 Authority G.S. 106-65.29; S.L. 2014-100, Sec. 13.10.(b); History Note: 21 Eff. May 19, 2015; 22 Readopted Eff. June 1, 2020.

1	
2	

3	
2	

02 NCAC 34 .0501 is readopted with changes as published in 34:11 NCR 907 as follows:

SECTION .0500 - WOOD-DESTROYING ORGANISMS

5 WOOD-DESTROYING INSECTS: EXCLUDING SUBTERRANEAN TERMITES 02 NCAC 34 .0501 6 (a) Determining Active Infestations of Wood-Destroying Beetles. The licensee, certified applicator, or his/her his or her 7 representative(s) making the inspection for wood-destroying beetles shall each be responsible for determining the 8 presence or absence of an active infestation(s). Before any work is performed for the treatment of wood-destroying 9 insects under Paragraphs (a) and (b) of this Rule, the licensee or his or her employee shall provide the property owner or 10 agent a written proposal including, in addition to that information in 02 NCAC 34 .0605, the name(s) of the 11 wood-destroying insects(s) to be controlled, that part of the structure to be covered under the agreement such as the entire structure, understructure only, entire interior of the garage, etc., (entire structure, understructure only, entire 12 13 interior of the garage, etc.), and the basis on which the licensee, certified applicator, or his or her representative(s) 14 determined the infestation to be active or inactive as set forth herein below: 15 (1)Powder Post Beetle(s) (Anobiidae, Bostrichidae and Lyctidae) 16 The presence of frass, the color of fresh cut wood, will shall be acceptable as evidence of an (A) 17 active infestation of powder post beetles. 18 (B) The presence of holes alone or holes and dull colored frass shall not be acceptable evidence 19 of an active infestation of powder post beetles except in cases where live larvae or pupae are 20 found in wood members. 21 (C) If an active infestation of powder post beetles is found by the Division in any structure 22 treated for said beetles, during or after the first complete adult beetle emergence period 23 within 18 months of the treatment date, the licensee or certified applicator responsible for 24 said treatment shall retreat the infested areas of the structure within 30 days of written notice 25 from the Division. Retreatment for an active infestation of Powder Post Beetles as indicated 26 in Rule .0501(a)(1)(A)(B) shall be performed, upon request of the Division, in the presence 27 of a structural pest control inspector. (D) 28 If a licensee provides a guarantee, warranty warranty, or service agreement in connection 29 with a treatment for powder post beetles, the period of initial liability with regard to active 30 infestation shall be 18 months from the original treatment date. 31 (2)Old House Borer (Hylotrupes bajulus). The presence of old house borer or oval exit holes with 32 sawdust-like frass consisting of fine powder with tiny pellets in oval galleries in pine or other 33 softwoods shall constitute evidence of an active infestation of the old house borer. The sound of 34 feeding larvae of the old house borer without the presence of frass shall not constitute sufficient 35 evidence of an active infestation. (b) Identifying Other Wood-Destroying Insects. There are other species of wood destroying insects which occur in 36

37 structures. Before recommending treatment or selling a service for the prevention or control of wood-destroying insects,

- 1 other than powder post beetles or old house borer, the licensee, certified applicator, or their representative(s) shall
- $2 \qquad identify the wood-destroying insect(s) in question and inform the property owner or his authorized representative of the \\$
- 3 identity and habits of the wood-destroying insect(s) in question.
- 4 (c) Any reapplication of pesticides under this Rule shall be in accordance with the label of the pesticide used.
- 5 (d) Pesticide applications for the prevention of wood-boring beetles shall be performed only after informing the property
- 6 owner or their authorized agent in writing of the biology and conditions supporting an infestation and survival of said
- 7 insects. Such notice shall include an evaluation of the condition of the structure(s) to be treated and a statement as to
- 8 whether or not such condition will support an infestation by wood-boring beetles.
- 9

10	History Note:	Authority G.S. 106-65.29;
11		Eff. July 1, 1976;
12		Readopted Eff. November 22, 1977;
13		Amended Eff. August 1, 2002; July 1, 1998; January 1, 1989; August 1, 1980. <u>1980;</u>
14		<u>Readopted Eff. June 1, 2020.</u>
15		

1	02 NCAC 34 .0)502 is re	adopted with changes as published in 34:11 NCR 907 as follows:
2			
3	02 NCAC 34 .0	0502	PESTICIDES FOR SUBTERRANEAN TERMITE PREVENTION AND/OR
4			CONTROL
5	(a) Only those	products	which bear an EPA-approved label for such use and for which the Committee has received
6	the following in	nformatic	on from the Pesticide Registrant or Manufacturer may shall be used for subterranean termite
7	control:		
8	(1)	A <u>wri</u> t	tten statement from the pesticide registrant that the termiticide is primarily intended either
9		for use	2:
10		(A)	as a supplement to or in combination with other treatment(s); or
11		(B)	by itself, as the sole source of termite control; and
12	(2)	For ter	rmiticides under Part (a)(1)(B) of this Rule:
13		(A)	data to support all efficacy claims made on the label, labeling, and any promotional
14			materials distributed by the registrant or manufacturer; and
15		(B)	if the Committee approves a termiticide under Part (a)(1)(B) and the Directions for Use
16			differ from the requirements of Rules .0503, .0505, or .0506 of this Section, the
17			committee Committee may determine that treatments with those termiticides are exempt
18			from all or part of the requirements of Rules .0503(a)(4) and (6) through (11), .0505, or
19			.0506 of this Section, provided that the product is labeled for protection of the entire
20			structure and the licensee provides a warranty for the control of subterranean termites on
21			the entire structure.
22	(b) Only those	products	approved by the Committee based on the data submitted pursuant to Subparagraph (a)(2) of
23	this Rule <mark>may</mark>	<u>shall</u> be	used for the prevention or control of subterranean termites as the sole source of termite
24	control or preve	ention. T	The Committee shall approve the product if the data submitted supports the efficacy claims.
25	(c) Termiticid	es intend	ed for use as a supplement to or in combination with other termiticides shall not be used
26	alone without f	irst disclo	osing the registrants' recommendations to the property owner or agent.
27	(d) A list of a	pproved t	termiticides may be obtained by writing the North Carolina Department of Agriculture and
28	Consumer Serv	vices, Stru	uctural Pest Control and Pestcides Division, 1090 Mail Service Center, Raleigh, NC 27699-
29	1090, or	by ca	lling (919) 733-6100. <u>The list can also be obtained online at</u>
30	https://www.nc	<mark>agr.gov/S</mark>	SPCAP/structural/publications.htm.
31			
32			
33	History Note:	Author	rity G.S. 106-65.29;
34		Eff. Ju	ıly 1, 1976;
35		Reado	pted Eff. November 22, 1977;
36		Amena	ded Eff. January 1, 2017; July 18, 2002; July 1, 1998; August 1, 1980. <u>1980:</u>
37		<u>Reado</u>	pted Eff. June 1, 2020.

1	02 NCAC 34 .05	03 is rea	adopted with changes as published in 34:11 NCR 907 as follows:
2			
3	02 NCAC 34 .05	03	SUBTERRANEAN TERMITE CONTROL: BUILDINGS AFTER
4			CONSTRUCTION
5	(a) The followin	ng stand	ards and requirements apply to the treatment of a building for subterranean termite control
6	after construction	n if the b	building has a basement or crawl space:
7	(1)		s openings shall be provided to permit inspection of all basement and crawl space areas of a
8			ng and all open porches.
9	(2)	Clean	up and remove all wood debris and cellulose material, such as wood, paper, and cloth,
10		contac	ting soil in all crawl space areas. This excludes shavings or other cellulose material too
11		small t	to be raked with the tines of an ordinary garden rake. Remove all visible stumps from all
12		crawl s	space areas. Remove all visible form boards in contact with soil.
13	(3)	Remov	ye all earth which is within 12 inches of the bottom edges of floor joists or within eight
14		inches	of the bottom edges of subsills or supporting girders, but not below footings of foundation
15		walls.	If foundation footings are less than 12 inches below the bottom edges of joists, subsills, or
16		suppor	ting girders, a bank of soil 12 inches to 18 inches wide shall be left adjacent to footings for
17		the put	rpose of support. Clearance shall be adequate to provide passage of a person to all crawl
18		space a	areas of a building.
19	(4)	All vi	sible termite tubes or tunnels on pillars, pilasters, foundation walls, chimneys, step
20		buttres	ses, sills, pipes, and other structures below the sill line shall be removed.
21	(5)	Elimin	ate all wooden parts making contact with the building and soil, either outside or inside, as
22		follow	S:
23		(A)	No wood of any access opening shall be in contact with the soil.
24		(B)	Where wood parts such as door frames, partition walls, posts, stair carriages, or other
25			wood parts can be reasonably ascertained to be making direct soil contact through
26			concrete or where there is evidence of termite activity or damage, such wood parts shall
27			be cut off above the ground or floor level, the wood shall be removed from the concrete,
28			and the resulting hole shall be filled with concrete or covered with a metal plate after the
29			point of contact has been treated with a termiticide.
30		(C)	Where wood parts such as vertical wood supports or other wood parts under a building or
31			steps outside a building are not resting on solid masonry or concrete bases extending at
32			least two inches above the soil surface or are in direct soil contact and such supports or
33			steps are not removed, the supports and steps shall be cut off and set on a solid masonry
34			or concrete footing extending at least two inches above the ground after the point of
35			contact has been treated with a termiticide.
36		(D)	When wood skirting and lattice work are suspended, there shall be at least a two-inch
37			clearance between the top of the soil and the bottom edges of the wood skirting or lattice

1		work. If the two-inch clearance is not acceptable to the property owner, it may be closed
2		with solid masonry or concrete, but a minimum clearance of one-fourth of one inch shal
3		be provided between the masonry or concrete and wood.
4		(E) Where houses or decks are built on pressure-treated wood pilings, pillars, or all-weather
5		wood foundations, such pilings, pillars, and wood foundation members, including wood
6		step supports, are not subject to Parts (a)(5)(A), (B), or (C) of this Rule.
7	(6)	Where evidence of either past or present subterranean termite infestation exists, drill and treat al
8		voids in multiple masonry foundation and bearing walls and all voids created by their placement a
9		and a minimum distance of four feet in all directions from such evidence. Porch foundation walls
10		shall be drilled and treated to a distance of three feet from the main foundation wall and the point
11		of contact with any wooden members. Drill as follows:
12		(A) The distance between drill holes shall not exceed 16 lineal inches and holes shall be not
13		more than 16 inches above the footing or, for footings deeper than 16 inches
14		immediately above the lowest soil level.
15		(B) Test drill the main foundation wall behind any porch or slab area to determine if the
16		porch or slab is supported by a wall whose placement creates a void between itself and
17		the main foundation wall. If test reveals that a void exists, drill and treat all voids therein
18		as specified in this Rule.
19	(7)	Where evidence of either past or present subterranean termite infestation exists, drill and treat al
20		voids in all multiple masonry pillars, pilasters, chimneys, and step buttresses associated or in
21		contact with such evidence and any void created by their placement. Drill as follows:
22		(A) The distance between drill holes shall not exceed 16 lineal inches and shall be no more
23		than 16 inches above the footing or, for footings deeper than 16 inches, immediately
24		above the lowest soil level.
25		(B) Drilling is not required if solid concrete masonry footings of pillars, pilasters, chimneys
26		or step buttresses extend eight inches or more above the soil surface.
27	(8)	Where concrete slabs over dirt-filled areas are at the level of, above the level of, or in contact with
28		wood foundation members, treat dirt-filled areas with a termiticide as follows:
29		(A) Drill vertically three-eighths of one inch or larger holes in the slab, no more than size
30		inches from the building foundation at no more than 12-inch intervals, and treat soi
31		below slab from the bottom of the slab to the top of the footing; or
32		(B) Drill horizontally three-eighths of one inch or larger holes in the foundation wall of the
33		concrete slab, no more than six inches from the building foundation every 16 vertica
34		inches starting immediately below the bottom of the slab, and rod treat all soil adjacent to
35		building foundation from the bottom of the slab to the lowest outside grade.
36	(9)	Trench or trench and rod treat soil to establish a continuous termiticide barrier in the soil adjacen
37		to, but not more than six inches from:

- (A) all pillars, pilasters, chimneys, pressure-treated wood supports, and step buttresses;
- (B) inside of foundation walls;
 - (C) outside of foundation walls; and
- 4 (D) the outside of foundation walls of concrete slabs over dirt-filled areas, and the entire 5 perimeter of a slab foundation wall from the top of the grade to the top of the footing or 6 to a minimum depth of 30 inches, whichever is less.

7 Where footings are exposed, treatment shall be performed adjacent to the footing but not below 8 the bottom of the footing. The trench shall be no less than six inches in depth or to the bottom of 9 the footing, whichever is less. Where outside concrete slabs adjacent to the foundation prevent 10 trenching of soil, drill three-eighths of one inch or larger holes, not more than 12 inches apart and 11 within six inches of the foundation wall, through slabs or through adjoining foundation wall, and 12 rod treat soil below slabs as indicated above to establish a continuous termiticide barrier at all 13 known points of entry. The soil immediately around pipes and other utility conduits making 14 contact with the structure shall be treated.

- 15 (10)Where stucco or similar materials, including extruded or expanded rigid foam insulation or similar 16 materials, are installed on wood and extend to or below grade, trench soil to a depth below and 17 under the edge of the stucco or similar materials and treat soil to establish a continuous termiticide 18 barrier in the soil. After the soil has been treated, a masonry barrier wall may be erected to hold 19 back the soil from making direct contact with the stucco or similar materials. Where outside slabs 20 on grade adjacent to foundation prevent trenching of soil, drill three-eighths of one inch or larger 21 holes through slabs within six inches of the foundation wall or through adjoining foundation wall, 22 not more than 12 inches apart, and rod treat soil below slabs. Where drain tile, french drains, or 23 other foundation drainage systems present a hazard of contamination outside the treatment zone, 24 treatment shall be performed in a manner that will not introduce termiticide into the drainage 25 system.
- 26 27

1

2

3

(11) The requirements set forth in Paragraph (b) of this Rule shall be followed if applicable to basement or crawl space construction.

(b) The following standards and requirements shall apply to the treatment of a building for subterranean termitecontrol after construction if the building has a slab-on-ground construction:

30 31 Treat soil to establish a continuous termiticide barrier in, under, and around all traps and openings in the slab.

32 (2) Drill vertically three-eighths inch or larger holes at all visible or known expansion and 33 construction joints, cracks, and crevices in slab and around all utility conduits in the slab at no 34 more than 12-inch intervals and rod treat soil below slab to establish a continuous termiticide 35 barrier from the bottom of the slab to a depth of 30 inches or to the top of the footing, whichever is 36 less, at all known points of entry. Where wooden structural members are in contact with concrete 37 or masonry floors which have joints or cracks beneath the wooden structural members, including

1		wall plates in utility or storage rooms adjoining the main building, the concrete or masonry shall
2		be drilled and treated in order to achieve treatment of the soil beneath them; however, expansion
3		and construction joints at the perimeter of the exterior wall may be rod treated by drilling through
4		the foundation wall at no more than 12-inch intervals directly below the bottom of the slab.
5	(3)	The requirements set forth in Paragraph (a) of this Rule shall also be followed, where applicable.
6		on of Pesticide(s) to a Structure Previously Treated for Subterranean Termite Control:
7	(1)	Termiticide shall be reapplied if soil test by the Division reveals that the soil is deficient in the
8	()	termiticide which was applied to the soil.
9	(2)	Any reapplication of pesticides under this Rule shall be in accordance with the label of the
10		pesticide used.
11	(d) A licensee	e may enter into a written agreement for the control or prevention of subterranean termites in a
12		t has been constructed without having to comply with Paragraphs (a) and (b) of this Rule provided
13	that:	
14	(1)	The licensee has written proof that he or she or his or her authorized agent treated the entire
15		building for subterranean termites at the time of its construction as required in 02 NCAC 34 .0505
16		or 02 NCAC 34 .0506 (or comparable rules in effect at the time of treatment); and
17	(2)	A written agreement is issued in compliance with 02 NCAC 34 .0605.
18	(e) Paragraphs	(a)(3), (a)(6) through (a)(11) and (b) of this Rule shall not apply to subterranean termite treatment
19	performed using	g termite bait(s) labeled for protection of the entire structure if the licensee provides a warranty for
20	the control of su	bterranean termites on the entire structure.
21	(f) If the lice	ensee uses a termiticide that has been approved by the Committee pursuant to 02 NCAC 34
22	.0502(a)(2)(B)	and the licensee complies with the requirements of that subsection, Part, the licensee shall not be
23	required to com	ply with 02 NCAC 34 .0503(a)(4) and (a)(6) through (11). For a list of termiticides the Committee
24	has apj	proved under 02 NCAC 34 .0502(a)(2)(B), see
25	http://www.nca	gr.gov/SPCAP/structural/documents/TTermiticidesApprovedForUseInNorthCarolinapdf.pdf.
26		
27	History Note:	Authority G.S <mark>. 106-65.24;</mark> 106-65.29;
28		Eff. July 1, 1976;
29		Readopted Eff. November 22, 1977;
30		Amended Eff. August 1, 1980;
31		Temporary Repeal Eff. August 24, 1987 for a period of 30 days to expire on September 22, 1987;
32		Temporary Repeal Expired Eff. September 22, 1987;
33		Amended Eff. January 1, 1989;
34		Temporary Amendment Eff. January 10, 1997;
35		Temporary Amendment Expired Eff. October 31, 1997;
36		Amended Eff. January 1, 2017; July 1, 2010; August 1, 2002; July 1, 1998. <u>1998;</u>
37		<u>Readopted Eff. June 1, 2020.</u>

02 NCAC 34 .0504 is readopted with changes as published in 34:11 NCR 907 as follows:

3 02 NCAC 34 .0504 REPORTING DAMAGE: INFESTATION: UNINSPECTED AREAS

- 4 (a) When inspecting for wood-destroying insects or wood-decay organisms or both, all wood members of a structure which
- 5 can be ascertained by visual inspection to be damaged shall be promptly brought to the attention of the property owner or his
- 6 authorized agent and shall also be indicated in writing, in the contract or agreement, by the licensee or his authorized agent.
- 7 (b) The licensee or his authorized agent shall indicate in writing, in the contract or agreement, whether or not he or she
- 8 responsible for the replacement, repair, or reenforcement reinforcement of any or all of the wood members which were
- 9 ascertained by visual inspection to be damaged.
- 10 (c) Any visible evidence of infestation of wood-destroying organisms in, on, under, or in contact with, a structure shall be
- 11 promptly brought to the attention of the property owner or his authorized agent and shall be specified, in writing, in the
- 12 contract or agreement, by the licensee or his authorized agent.
- 13 (d) The licensee or his or her authorized agent shall indicate and describe, in writing, on the contract or agreement, any
- 14 area(s) of the building or crawl space of the building which have not been inspected and give the reasons for not making such
- 15 inspection(s).
- 16

17	History Note:	Authority G.S. 106-65.29;
18		Eff. July 1, 1976;
19		Readopted Eff. November 22, 1977;
20		Amended Eff. July 1, 1998; August 1, 1980. <u>1980;</u>
21		<u>Readopted Eff. June 1, 2020.</u>
22		

02 NCAC 34 .0505 is readopted with changes as published in 34:11 NCR 907 as follows:

3 02 NCAC 34 .0505 SUBTERRANEAN TERMITE PREVENTION/RES BLDGS UNDER CONST

4 (a) All treatments performed pursuant to this Rule shall only be performed at the label recommended rate and 5 concentration.

6 (b) The following standards and requirements shall apply to the treatment of a building for subterranean termite 7 control during construction if the building has a basement or crawl space: basement, crawl space, or slab:

- 8 (1)Establish a vertical termiticide barrier in the soil by trenching or trenching and rodding along the 9 inside of the main foundation wall; the entire perimeter of all multiple masonry chimney bases, 10 pillars, pilasters, and piers; and both sides of partition or inner walls with a termiticide from the 11 top of the grade to the top of the footing or to a minimum depth of 30 inches, whichever is less. 12 Where footings are exposed, treatment shall be performed adjacent to the footing but not below 13 the bottom of the footing. The trench shall be no less than six inches in depth or to the bottom of 14 the footing, whichever is less. Where drain tile, french drains, or other foundation drainage 15 systems present a hazard of contamination outside the treatment zone, treatment shall be 16 performed in a manner that will not introduce termiticide into the drainage system.
- 17 (2) After a building or structure has been completed and the excavation filled and leveled so that the 18 final grade has been reached along the outside of the main foundation wall, establish a vertical 19 termiticide barrier in the soil by trenching or trenching and rodding adjacent to the outside of the 20 main foundation wall with a termiticide from the top of the grade to the top of the footing or to a 21 minimum depth of 30 inches, whichever is less. Where footings are exposed, treatment shall be 22 performed adjacent to the footing and not below the bottom of the footing. The trench shall be no 23 less than six inches in depth or to the bottom of the footing, whichever is less. Where drain tile, 24 french drains, or other foundation drainage systems present a hazard of contamination outside the 25 treatment zone, treatment shall be performed in a manner that will not introduce termiticide into 26 the drainage system.
- 27 (3) Establish a horizontal termiticide barrier in the soil within three feet of the main foundation, under
 28 slabs, such as patios, walkways, driveways, terraces, gutters, etc., attached to the building. The
 29 treatment shall be performed before slab is poured but after fill material or fill dirt has been
 30 spread.
- (4) Establish a horizontal termiticide barrier in the soil under the entire surface of floor slabs, such as
 basements, porches, entrance platforms, garages, carports, breezeways, and sun rooms. The
 treatment shall be performed before slab is poured but after fill material or fill dirt has been
 spread.
- (5) Establish a vertical termiticide barrier in the soil around all critical areas, such as expansion and
 construction joints and plumbing and utility conduits, at their point of penetration of the slab or
 floor or, for crawl space construction, at the point of contact with the soil.

1	(6)	If concrete slabs are poured prior to treatment, treatment of slabs shall be performed as required by
2		02 NCAC 34 .0503(a) or (b) except that the buyer of the property or his or her authorized agent
3		may release the licensee from further treatment of slab areas under this Rule provided such release
4		is obtained in writing on the Subterranean Termite Sub-Slab Release Form provided by the
5		Division. This form shall contain;
6		(A) the name of the builder;
7		(B) the address of the property;
8		(C) an identification of the slab areas not treated;
9		(D) the name and address of the structural pest control company; and
10		(E) shall be signed by the company representative and the home buyer.
11		This form may be obtained by writing the North Carolina Department of Agriculture and
12		Consumer Services, Structural Pest Control and Pesticides Division, 1090 Mail Service Center,
13		Raleigh, NC 27699-1090 or by calling (919) 733-6100. The form may also be obtained online at
14		https://www.ncagr.gov/SPCAP/structural/documents/TERMITICIDESAPPROVEDFORUSEINN
15		ORTHCAROLINA04222019.pdf.
16	(c) Slab-on-Gr	ound Construction. The requirements set forth in Paragraph (a) of this Rule shall be followed, as
17	applicable, in tro	eating slab-on-ground construction.
18	(d) All treating	requirements specified in this Rule shall be completed within 60 days following the completion of
19	the structure, as	described in Subparagraph (b)(2) of this Rule.
20	(e) Paragraphs	(b) and (c) of this Rule shall not apply to subterranean termite treatment performed using termite
21	bait(s) labeled for	or protection of the entire structure if the licensee provides a warranty for the control of subterranean
22	termites on the e	entire structure.
23	(f) Paragraphs	(b) and (c) of this Rule shall not apply to subterranean termite treatment performed using EPA
24	registered topic	ally applied wood treatment termiticides labeled for the protection of the entire structure if the
25		the material according to labeled directions and provides a warranty for the control of subterranean
26	termites on the e	entire structure.
27		an the date of the completion of any treatment performed under this Rule, the licensee or his or her
28	employee shall	place a durable sticker/label, sticker or label, no less than three inches square, on the meter base,
29	circuit breaker	box, inside surface of kitchen cabinet door, or other readily noticeable location providing the
30	following inform	nation:
31	(1)	The statement: "This structure was treated for the prevention of subterranean termites. A
32		warranty has been issued to the builder. If you did not receive your copy of this warranty at
33		closing, contact your builder or the company below for additional warranty information." in
34		boldface type;
35	(2)	The name, address, and telephone number of the company performing the treatment; and
36	(3)	The date of final treatment.

1 (h) If the licensee uses a termiticide that has been approved by the Committee pursuant to 02 NCAC 34 2 .0502(a)(2)(B) and the licensee complies with the requirements of that subsection, Part, the licensee shall not be required to comply with 02 NCAC 34 .0505. this Rule. For a list of termiticides the Committee has approved under 3 4 02 NCAC 34.0502(a)(2)(B), see 5 http://www.ncagr.gov/SPCAP/structural/documents/TTermiticidesApprovedForUseInNorthCarolinapdf.pdf. 6 7 Authority G.S. 106-65.29; History Note: 8 Eff. July 1, 1976; 9 Readopted Eff. November 22, 1977; 10 Amended Eff. August 1, 1980; 11 Temporary Repeal Eff. August 24, 1987 for a period of 30 days to expire on September 22, 1987; 12 Temporary Repeal Expired Eff. September 22, 1987; 13 Amended Eff. January 1, 2017; July 1, 2004; August 1, 2002; April 1, 2001; July 1, 1998; January 14 1, 1991; January 1, 1989. 1998; 15 Readopted Eff. June 1, 2020. 16

1 02 NCAC 34 .0506 is readopted <u>with changes</u> as published in 34:11 NCR 908 as follows:

3 02 NCAC 34 .0506 MIN REQUIRE/SUBTERRANEAN TERMITE PREV/COMMERCIAL BLDGS 4 UNDER CONST

5 (a) All treatments performed pursuant to this Rule for subterranean termite prevention in commercial buildings

6 <u>under construction</u> shall be performed at the label recommended rate and concentration only.

7 (b) <u>Licensees shall meet the following</u> Minimum Treatment Requirements:

2

- 8 (1)Establish a vertical termiticide barrier in the soil by trenching or trenching and rodding along the 9 inside of the main foundation wall; the entire perimeter of all multiple masonry chimney bases, 10 pillars, pilasters, and piers; and both sides of partition or inner walls with a termiticide from the 11 top of the grade to the bottom of the footing or a minimum depth of 30 inches, whichever is less. 12 Where footings are exposed, treatment shall be performed adjacent to the footing but not below 13 the bottom of the footing. The trench shall be no less than six inches in depth or to the bottom of 14 the footing, whichever is less. Where drain tile, french drains, or other foundation drainage 15 systems present a hazard of contamination outside the treatment zone, treatment shall be 16 performed in a manner that will not introduce termiticide into the drainage system.
- 17 (2) After a building or structure has been completed and the excavation filled and leveled so that the 18 final grade has been reached along the outside of the main foundation wall, establish a vertical 19 termiticide barrier in the soil adjacent to the outside of the main foundation wall by trenching or 20 trenching and rodding with a termiticide from the top of the grade to the top of the footing or to a 21 minimum depth of 30 inches, whichever is less. Where footings are exposed, treatment shall be 22 performed adjacent to the footing and not below the bottom of the footing. The trench shall be no 23 less than six inches in depth or to the bottom of the footing, whichever is less. Where drain tile, 24 french drains, or other foundation drainage systems present a hazard of contamination outside the 25 treatment zone, treatment shall be performed in a manner that will not introduce termiticide into 26 the drainage system.
- 27 (3) Establish a horizontal termiticide barrier in the soil within three feet of the main foundation, under
 28 slabs, such as patios, walkways, driveways, terraces, and gutters. The treatment shall be performed
 29 before slab is poured but after fill material or fill dirt has been spread.
- 30(4)Establish a vertical termiticide barrier in the soil around all critical areas, such as expansion and31construction joints and plumbing and utility conduits, at their point of penetration of the slab of32floor, or for crawl space construction, at the point of contact with the soil.
- 33 (5) If concrete slabs are poured prior to treatment, treatment of slabs shall be performed as required by
 34 02 NCAC 34 .0503(a) or (b).

(c) Paragraph (b) of this Rule shall not apply to subterranean termite treatment performed using termite bait(s)
 labeled for protection of the entire structure if the licensee provides a warranty for the control of subterranean
 termites on the entire structure.

1	(d) Paragraph	(b) of this Rule shall not apply	to subterranean termite treatments using EPA	registered topically
2	applied wood tr	eatment termiticides labeled for	the protection of the entire structure and the l	icensee applies the
3	material accord	ing to labeled directions and pro	ovides a warranty for the control of subterrane	ean termites on the
4	entire structure.	When foundation areas contained	tain no wood or cellulose components and the	ne wood treatment
5	termiticide cann	ot be applied according to label d	directions, then applications specified in Paragra	ph (b) or (c) of this
6	Rule shall be required.			
7	(e) If the lice	nsee uses a termiticide that ha	as been approved by the Committee pursuant	t to 02 NCAC 34
8	.0502(a)(2)(B) a	and the licensee complies with the	e requirements of that subsection, the licensee sl	hall not be required
9	to comply with	02 NCAC 34 .0506. <u>this Rule.</u>	For a list of termiticides the Committee has	approved under 02
10	NCAC	34	.0502(a)(2)(B),	see
11	http://www.ncag	gr.gov/SPCAP/structural/document	nts/TTermiticidesApprovedForUseInNorthCarol	inapdf.pdf.
12				
13	History Note:	Authority G.S. 106-65.29;		
14		Eff. January 1, 1991;		
15		Amended Eff. January 1, 2017;	August 1, 2002; April 1, 2001; July 1, 1998. <u>19</u>	<u>98;</u>
16		<u>Readopted Eff. June 1, 2020.</u>		

02 NCAC 34 .0602 is readopted with changes as published in 34:11 NCR 908 as follows:

3 02 NCAC 34 .0602 WOOD-DESTROYING INSECT AND OTHER ORGANISM REPORTS

- 4 (a) Any written statement as to the presence or absence of wood-destroying insects or organisms or their damage in buildings
- 5 or structures for sale shall be on the Wood-Destroying Insect Information Report (WDIR 100). WDIR 100. An incomplete or
- 6 inaccurate Wood Destroying Insect Information Report WDIR-100 shall not be acceptable and the issuance of such a report
- 7 is grounds for disciplinary action by the Committee. No Wood Destroying Insect Information Report WDIR-100 or
- 8 Wood Destroying Organism Report shall be issued before an inspection of the building or structure is made. Each
- 9 Wood Destroying Insect Information Report WDIR-100 issued by a licensee shall be kept in the files of said licensee and
- 10 made available for inspection upon request of the Division.
- 11 (b) If during the inspection of a structure, a licensee or his <u>or her</u> authorized agent finds live subterranean termites or visible
- 12 evidence of past or present infestation of subterranean termites (such as tubes, damage, cast wings, infested wood scraps, or

13 other cellulose materials, etc.) such as tubes, damage, cast wings, infested wood scraps, or other cellulose materials, etc. in

- 14 the structure and there is no visible evidence that said structure has been treated for subterranean termites, the licensee shall
- 15 treat said structure for subterranean termites prior to the issuance of a Wood Destroying Insect Information Report WDIR-
- 16 <u>100</u> on the structure which states that the structure is free from subterranean termites or that a previous infestation is inactive.
- 17 (c) If a treatment is performed in conjunction with a <u>WDIR, WDIR-100</u>, a copy of the written agreement and warranty, if
- 18 any, shall be included with or attached to and become a part of the WDIR-WDIR-100.
- 19 (d) A licensee, certified applicator, or registered technician shall not remove or destroy, or cause the removal or destruction
- 20 of, any wood-destroying organism evidence discovered in, on, under, or in or on debris under a structure inspected pursuant
- 21 to this Rule except as required by Paragraph (b) of this Rule.
- 22
- 23 History Note: Authority G.S. 106-65.29; 24 Eff. July 1, 1976; 25 Readopted Eff. November 22, 1977; 26 Amended Eff. August 3, 1992; September 1, 1987; August 1, 1980; 27 Temporary Amendment Eff. January 10, 1997; 28 Temporary Expired Eff. October 31, 1997; 29 Amended Eff. July 1, 1998. 1998; 30 Readopted Eff. June 1, 2020.
- 31

1	02 NCAC 34 .0703 is readopted with changes as published in 34:11 NCR 908 as follows:			
2				
3	02 NCAC 34 .07	WRITTEN RECORDS OF HOUSEHOLD PEST CONTROL		
4	(a) Written records on the treatment for the control of all household pests shall be maintained by the licensee and made			
5	available for inspection at any time during regular business hours upon request from the Division. Such records shall			
6	include the follow	wing information:		
7	(1)	Name(s) and address(es) of the property owner(s) or his or her authorized representative(s);		
8	(2)	Name and address of company represented by the certified applicator or licensee or their authorized		
9		representatives and the license number of licensee responsible for the treatment;		
10	(3)	Address(es) of property(ies) treated, type(s) of treatment(s), and date(s) treatment(s) performed;		
11	(4)	Common name(s) of pest(s) to be controlled or covered by the initial agreement or any subsequent		
12		treatments;		
13	(5)	EPA approved brand name of pesticide used;		
14	(6)	Information required by EPA;		
15	(7)	Name of licensee, certified applicator, or registered technician making the application; and		
16	(8)	For restricted use pesticides, "restricted use pesticides <u>," as defined in G.S. 106-65.24(21),</u> the		
17		information required by Subparagraphs (a)(5), (a)(6), and (a)(7) of this Rule shall also be included on		
18		the customer's copy of the written agreement or service record.		
19	(b) Noncommer	cial certified applicators shall maintain and make available for inspection the following records of		
20	pesticides applied	d:		
21	(1)	EPA approved brand name of all pesticides applied;		
22	(2)	Target pest(s);		
23	(3)	Site of application;		
24	(4)	Date of application;		
25	(5)	Name of certified applicator or registered technician making the application; and		
26	(6)	Information required by EPA.		
27	(c) Records mus	<mark># shall</mark> be retained for two years beyond the last date of treatment.		
28				
29	History Note:	Authority G.S. 106-65.29;		
30		Eff. July 1, 1976;		
31		Readopted Eff. November 22, 1977;		
32		Amended Eff. August 1, 2002; July 1, 1998; January 1, 1989; August 20, 1980; August 1, 1980. <u>1980;</u>		
33		<u>Readopted Eff. June 1, 2020.</u>		
34				

1 02 NCAC 34 .1206 is readopted as published in 34:11 NCR 908 as follows:

3 02 NCAC 34 .1206 DECISION OF COMMITTEE

- 4 (a) The form and content of the Committee's decision in a contested case shall be as prescribed by G.S. 150B-42(a), and its
- 5 decision shall be served upon the parties in a manner consistent with said statute.
- 6 (b) The official record of the hearing in a contested case shall contain those items specified in G.S. 150B-42(b).
- 8 History Note: Authority G.S. 106-65.29; 150B-38;
- 9 *Eff. May 1, 1992;*
- 10 Amended Eff. August 3, 1992. <u>1992:</u>
- 11 <u>Readopted Eff. June 1, 2020.</u>
- 12

2



STATE OF NORTH CAROLINA OFFICE OF ADMINISTRATIVE HEARINGS

Mailing address: 6714 Mail Service Center Raleigh, NC 27699-6700

Street address: 1711 New Hope Church Rd Raleigh, NC 27609-6285

March 19, 2020

Christina Waggett, Rulemaking Coordinator Structural Pest Control Committee <u>Sent via email only to: christina.waggett@ncagr.gov</u>

Re: Extension of the Period of Review for Rules 02 NCAC 34 .0302, .0309, .0328, .0331, .0501, .0502, .0503, .0504, .0505, .0506, .0602, .0703, and .1206

Dear Ms. Waggett:

At its meeting this morning, the Rules Review Commission extended the period of review for the above-captioned rule in accordance with G.S. 150B-21.10. They did so in response to a request from the Structural Pest Control Committee to extend the period in order to allow the agency to address the requested technical changes and submit the revised rule at a later meeting.

Pursuant to G.S. 150B-21.13, when the Commission extends the period of review, it is required to approve or object to the rule or call a public hearing on the same within 70 days.

If you have any questions regarding the Commission's actions, please let me know.

Sincerely,

mpler

Ashley Sityder Commission Counsel

Administration 919/431-3000 fax:919/431-3100

Rules Division 919/431-3000 fax: 919/431-3104 Judges and Assistants 919/431-3000 fax: 919/431-3100 Clerk's Office 919/431-3000 fax: 919/431-3100 Rules Review Commission 919/431-3000 fax: 919/431-3104 Civil Rights Division 919/431-3036 fax: 919/431-3103

An Equal Employment Opportunity Employer

Burgos, Alexander N

Subject: FW: Request to Extend the Period of Review - Structural Pest Control Committee

From: Waggett, Christina <<u>Christina.Waggett@ncagr.gov</u>>
Sent: Friday, March 13, 2020 3:42 PM
To: Snyder, Ashley B <<u>ashley.snyder@oah.nc.gov</u>>
Subject: Request to Extend the Period of Review - Structural Pest Control Committee

Ashley,

We would like to request an extension of the period of review Structural Pest Control Committee rules 02 NCAC 34 .0302, .0309, .0328, .0331, .0501, .0502, .0503, .0504, .0505, .0506, .0602, .0703, and .1206. We need additional time to adequately address the technical changes for these rules.

Thank you, Chrissy

Chrissy Waggett | Federal Liaison |NC Dep't of Agriculture & Consumer Services | 919-707-3008 (direct) | 919-414-1350 (cell) | <u>www.ncagr.gov</u>

E-mail correspondence to and from this address may be subject to the North Carolina Public Records Law and may be disclosed to third parties.

Email correspondence to and from this address may be subject to the North Carolina Public Records Law and may be disclosed to third parties by an authorized state official.

REQUEST FOR TECHNICAL CHANGE

AGENCY: Structural Pest Control Committee

RULE CITATION: 02 NCAC 34 .0302

DEADLINE FOR RECEIPT: March 13, 2020

<u>PLEASE NOTE</u>: This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

In (a)(1), what is the "regular form?" Are its contents or substantive requirements in rule in accordance with G.S. 150B-2(8a)(d)?

In (a)(1), does the Division have statutory authority to prescribe the form?

At line 6, do you mean "may" or "shall?"

In (a)(1), do the second and third sentences concern only internal management of the agency? See G.S. 150B-2(8a)(a).

In (a)(2), under what circumstances is an application approved? Who makes this determination? What factors are considered?

At line 9, what are the "necessary forms?" Are the contents or substantive requirements of the forms in rule in accordance with G.S. 150B-2(8a)(d)?

In (a)(4), line 13, please delete or define "clear."

In (a)(5), line 17, what documents are you referring to?

At line 18, under what circumstances may documents be withdrawn? What factors are considered?

At lines 20 and 21, please use "his or her."

At line 21, do you mean "may" or "shall?" If you mean "may," under what circumstances is the applicant required to provide current information concerning his or her qualifications?

In (a)(7), please define "unauthorized assistance."

At line 24, please use "his or her."

Ashley Snyder Commission Counsel Date submitted to agency: March 2, 2020 At line 29, did you intend to say "licensure" instead of "licenses?"

In (a)(9), how does an applicant make a "proper application" for a particular phase of structural pest control?

At line 32, what information does the Committee require?

At line 33, please us "he or she."

At line 34, who are the Committee's "authorized representatives?"

At line 34, do you mean "may" or "shall?"

At lines 34-35, what investigations does the Committee "deem necessary?" How does the Committee make this determination? What factors are considered?

At line 37, on what date are examinations "passed?" Does the Committee count six months from the date of the examination or the date the applicant received his or her results?

In (a)(11), line 37, how do applicants "make application for said licenses?"

On page 2, line 1, please delete or define "satisfactorily."

At line 5, please delete or define "regularly."

In (b)(1), what is the "regular form?" Are its contents or substantive requirements in rule in accordance with G.S. 150B-2(8a)(d)?

In (b)(1), does the Division have statutory authority to prescribe the form?

In (b)(2), what information does the Committee require?

At lines 11-12, are there different certified applicator identification cards?

At line 12, who are the Committee's "authorized representatives?"

At lines 12-13, what investigations are "deemed necessary?" What factors are considered?

At line 15, which "documents" are you referring to?

At line 17, do you mean "may" or "shall?" If you mean "may" under what circumstances may the documents be withdrawn?

In (b)(4), how does an applicant make a "proper application?"

In (b)(5), on what date are examinations "passed?" Does the Committee count six months from the date of the examination or the date the applicant received his or her results?

At line 28, please change "must" to "shall."

Ashley Snyder Commission Counsel Date submitted to agency: March 2, 2020 In (b)(7), what are the "necessary forms?" Are their contents or substantive requirements in rule in accordance with G.S. 150B-2(8a)(d)?

At line 32, please delete or define "regularly."

In (b)(9), (a)(5) is the same as (b)(3). Please review and delete one or the other to repetitiveness.

In (b)(10), is it still necessary to say "effective January 1, 1999?"

In (c)(1), please replace "and/or" with either "and" or "or."

In (c)(3), please delete or define "properly."

In (c)(3), are the contents or substantive requirements of the application form in rule in accordance with G.S. 150B-2(8a)(d)?

In (d)(1), please define "initially." Do you mean "An applicant who fails to pass the license examination on his or her first attempt?"

In (d)(1), please delete or define "regularly." In other words, which exams are considered "regularly scheduled" exams as opposed to non-regularly scheduled exams?

At line 10, what does it mean for an applicant to "intend to succeed" the deceased licensee? Who falls into this category?

Please retype the rule accordingly and resubmit it to our office at 1711 New Hope Church Road, Raleigh, North Carolina 27609.

1 02 NCAC 34 .0302 is readopted as published in 34:11 NCR 907 as follows: 2 3 02 NCAC 34 .0302 **APPLICATION FOR LICENSES AND CARDS: EXAMINATION** 4 (a) Application for licenses under the provisions of G.S. 106-65.26(a) and (c): 5 (1)Application for examination shall be on a regular form prescribed by the Division. All examinations shall 6 be maintained and administered by the Committee secretary. The Committee may review the examinations 7 and make recommendations regarding changes in same. 8 (2)Upon approval of the application for examination, the Committee secretary shall notify the applicant of 9 said approval and provide the necessary form(s) for the applicant to pre-register for the examination as 10 required in Paragraph (c) of this Rule. 11 (3) Applications to take the examination shall be either typed or printed in ink and sworn to before a notary 12 public or some other official authorized by law to administer oaths. 13 (4) A clear full-face, head, and shoulder photograph of the applicant, taken within the preceding 12 months of the date of application, and not less than two and one-half inches square, shall be attached to the 14 15 application. 16 (5) All applications to take the examination shall be retained by the office of the Committee secretary. All 17 documents filed in support of an application shall be kept by the office of the Committee secretary; 18 provided, however, that the Committee may at its discretion permit such documents to be withdrawn upon 19 substitution of a true copy. All examinations shall remain the property of the Committee. 20 (6)An applicant who fails to pass the license examination within 12 months of the approval of his application 21 may be required to provide current information concerning his qualifications to take the examination to 22 ensure that the applicant is still qualified to take the examination. 23 (7)An applicant who gives or receives unauthorized assistance during an examination shall be dismissed from 24 the examination and his markings or results shall be voided and said applicant's examination fee shall be 25 forfeited. Such applicant shall not be permitted to take a reexamination for a period of six months from the 26 date of the examination. 27 (8) No person shall be admitted to the examination room except members of the Committee, the attorney for 28 the Committee, the examining personnel, employees of the Structural Pest Control Division, and the 29 applicants for licenses. 30 (9) Any applicant making a score of 70 percent or more on any license examination(s) shall be issued a license 31 in that phase(s) of structural pest control after making proper application therefor. 32 (10)The applicant shall furnish such information as the Committee may require to establish that said applicant 33 possesses qualifications as specified in G.S. 106-65.26 of the Act for the particular license(s) which he 34 seeks. The Committee, or its authorized representatives, may make such investigations as it deems 35 necessary with respect to the applicant's qualifications. 36 (11) All applicants passing the examination(s) for licenses shall apply for said licenses within six months from 37 the date on which the examinations were passed. If such applicants fail to make application for said

1		licenses, within the specified period, such applicants shall be required to take and satisfactorily pass
2		reexaminations covering phases of structural pest control work for which licenses were applied before said
3		licenses are issued.
4	(12)	If an applicant for a license fails an examination, he or she may review the examination at the next
5		regularly scheduled review session.
6	(b) Application	for certified applicator's identification card under the provisions of G.S. 106-65.26(a) and (b):
7	(1)	Applications filed pursuant to G.S. 106-65.26(a) and (b) shall be on a regular form prescribed by the
8		Division.
9	(2)	An applicant for a certified applicator's identification card in any phase of structural pest control shall
10		furnish such information as the Committee may require to establish that said applicant possesses
11		qualifications as specified in G.S. 106-65.26 of the Act for the particular certified applicator's identification
12		card which he seeks. The Committee or its authorized representatives may make such investigations as it
13		deems necessary with respect to the applicant's qualifications.
14	(3)	All applications for certified applicator's identification cards under the provisions of G.S. 106-65.26(a) and
15		(b) shall be retained by the office of the Committee secretary. All documents filed in support of an
16		application shall be kept by the office of the Committee secretary; provided, however, that the Committee
17		may at its discretion permit such documents to be withdrawn upon substitution of a true copy. All
18		examinations shall remain the property of the Committee.
19	(4)	Any applicant making a score of 70 percent or more on the core certification examination and on any
20		certified applicator's examination(s) shall be issued a certified applicator's identification card in that phase
21		of structural pest control after making proper application therefor.
22	(5)	All applicants passing the examination(s) for certified applicator's identification cards shall apply for said
23		cards within six months from the date on which the examinations were passed. If such applicants fail to
24		make application for said certified applicator's identification cards within the specified period, such
25		applicants shall be required to take and satisfactorily pass reexaminations covering phases of structural pest
26		control work for which certified applicator's identification cards were applied before said cards are issued.
27	(6)	If an applicant fails to obtain a certified applicator's identification card within 12 months of passing the
28		core examination the applicant must take and pass a reexamination before being eligible for the card.
29	(7)	Upon receipt of the application for examination, the Committee secretary shall provide the necessary forms
30		for the applicant to pre-register for the examination as required in Paragraph (c) of this Rule.
31	(8)	If an applicant for a certified applicator's card fails an examination, he or she may review the examination
32		at the next regularly scheduled review session.
33	(9)	Subparagraphs (a)(2), (5), (7), and (8) of this Rule shall also apply to all applicants for certified applicator's
34		identification cards.
35	(10)	Effective January 1, 1999, completion of the Registered Technician School shall be a prerequisite for the
36		certification examination.
37	(c) Pre-registrat	tion for license and certified applicator examination applicants:

1	(1)	All applicants for the license and/or certified applicator's examination(s) shall pre-register with the
2		Committee secretary for said examination(s) no less than 10 days prior to the date of the examination.
3	(2)	Applicants who fail to pre-register shall not be permitted to take the examination.
4	(3)	Pre-registration shall include a properly completed application for examination.
5	(d) Frequency of	of examination by license applicant limited:
6	(1)	An applicant who initially fails to pass the license examination may retake the examination at any
7		subsequent regularly scheduled examination.
8	(2)	An applicant who fails to pass the second license examination shall wait a minimum of one examination
9		between each subsequent examination: except that, in the event of a death of a licensee the applicant
10		intending to succeed the deceased licensee may take the examination a third time prior to the first one
11		examination waiting period.
12	(3)	No applicant shall be permitted to take the examination more than six times per year nor more than two
13		times in consecutive months, except as provided for in Subparagraph $(d)(2)$ of this Rule.
14		
15	History Note:	Authority G.S. 106-65.29;
16		Eff. July 1, 1976;
17		Readopted Eff. November 22, 1977;
18		Amended Eff. July 1, 1998; August 3, 1992; January 1, 1991; January 1, 1989. <u>1</u>989;
19		<u>Readopted Eff. April 1, 2020.</u>
20		

REQUEST FOR TECHNICAL CHANGE

AGENCY: Structural Pest Control Committee

RULE CITATION: 02 NCAC 34 .0309

DEADLINE FOR RECEIPT: March 13, 2020

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

At line 5, please use "his or her."

In (a)(1), what if the five-year period ends March 1, 2020? Does reexamination have to occur between January 1 and June 30, 2019 or can reexamination occur between January 1 and February 29, 2020? Please clarify.

Is (a)(2) still necessary since it governs recertifications before 2002?

If you keep (a)(2), please change "must" to "shall" throughout (a)(2).

In (a)(3), what are the different certification phases? Are the phases set forth in rule?

Throughout (a)(3), please change "must" to "shall."

Please retype the rule accordingly and resubmit it to our office at 1711 New Hope Church Road, Raleigh, North Carolina 27609.

02 NCAC 34 .0309 is readopted as published in 34:11 NCR 907 as follows:

3	02 NCAC 34 .0309		RECERTIFICATION	
4	(a) Certified applicators		and licensees shall be certified for a five-year period. At the end of said five-year period, a certified	
5	applicator or licensee, at his discretion, may be recertified for another five-year period by choosing one of the			
6	options:			
7	(1)	reexam	ination taken between January 1, prior to the expiration of the five-year recertification period, and	
8		June 30);	
9	(2)	for rece	ertification prior to July 1, 2002: earning Continuing Certification Units of formal training approved	
10		by the O	Committee and received by the certified applicator during the five years immediately preceding the	
11		expirat	ion date of his certification. The number of CCUs required shall be as follows:	
12		(A)	recertification in any one phase: five CCUs total, two of which must be solely applicable to the	
13			phase in which recertification is desired;	
14		(B)	recertification in any two phases: seven CCUs total, two of which must be solely applicable to	
15			the first phase and two solely applicable to the second phase in which recertification is desired;	
16		(C)	recertification in all three phases: nine CCUs total, two of which must be solely applicable to the	
17			first phase, two solely applicable to the second phase, and two solely applicable to the third phase	
18			in which recertification is desired;	
19		(D)	licensees and noncommercial certified applicators must earn at least one of the required	
20			continuing certification units established in Subparagraph (a)(2) of this Rule in each of three	
21			years of the five-year recertification period;	
22		(E)	commercial certified applicators must earn at least one of the required continuing certification	
23			units established in Subparagraph (a)(2) of this Rule in at least two years of the five-year	
24			recertification period;	
25		(F)	continuing certification units shall not be carried forward beyond the five-year recertification	
26			period.	
27	(3)	for rec	ertification after July 1, 2002: earning Continuing Certification Units during the five years	
28		immediately preceding the expiration date of his certification. The number of CCUs required shall be as		
29		follows:		
30		(A)	recertification in any one phase: 10 CCUs total, five of which must be solely applicable to the	
31			phase in which recertification is desired;	
32		(B)	recertification in any two phases: 15 CCUs total, five of which must be solely applicable to the	
33			first phase and five solely applicable to the second phase in which recertification is desired;	
34		(C)	recertification in all three phases: 20 CCUs total, five of which must be solely applicable to the	
35			first phase, five solely applicable to the second phase, and five solely applicable to the third phase	
36			in which recertification is desired;	

1		(D)	licensees and noncommercial certified applicators must earn at least one of the required
2			continuing certification units established in Subparagraph (a)(3) of this Rule in at least four years
3			of the five- year recertification period;
4		(E)	commercial certified applicators must earn at least one of the required continuing certification
5			units established in Subparagraph (a)(3) of this Rule in at least three years of the five-year
6			recertification period;
7		(F)	continuing certification units shall not be carried forward beyond the five-year recertification
8			period.
9	(b) Licensees h	olding an	inactive license shall be subject to the requirements of this Rule.
10			
11	History Note:	Authori	ty G.S. 106-65.29;
12	Eff. July 1, 1976;		
13	Readopted Eff. November 22, 1977;		
14		Amende	ed Eff. July 1, 1998; January 1, 1989; August 1, 1980. <u>1980;</u>
15		<u>Readop</u>	ted Eff. April 1, 2020.

REQUEST FOR TECHNICAL CHANGE

AGENCY: Structural Pest Control Committee

RULE CITATION: 02 NCAC 34 .0328

DEADLINE FOR RECEIPT: March 13, 2020

<u>PLEASE NOTE</u>: This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

In (a), line 4, what "required structural pest control records" are you referring to? Are you referring to the records required in Rules .0604, .0703, and .0803 of this Chapter?

At line 6, are you referring to inspections conducted pursuant to G.S. 106-65.30?

At line 6, please use "his or her."

In (b), line 8, by "annually" do you mean the licensee has to submit a new request annually in order to maintain records outside of the office location or do you mean a request may only be submitted annually in the event a previous request was denied?

At line 10, please consider deleting the word "such."

At line 11, please define "adversely."

At lines 10-11, how does the Division determine whether its ability to regulate will be adversely affected? What factors are considered?

In (c), line 12, please consider deleting the word "such."

At line 12, please define "regular business hours."

Please retype the rule accordingly and resubmit it to our office at 1711 New Hope Church Road, Raleigh, North Carolina 27609.

1 02 NCAC 34 .0328 is readopted as published in 34:11 NCR 907 as follows:

3 02 NCAC 34 .0328 RECORDS: PESTICIDES AND APPLICATION EQUIPMENT USED

(a) All required structural pest control records, pesticides, and application equipment used by the licensee or
noncommercial certified applicator shall be maintained at the office location to which the license or certified
applicator's card is issued. During inspections the licensee or his employee shall be present to provide access to all
structural pest control records, pesticides, and application equipment, upon request by the Division.

8 (b) Notwithstanding the requirements of Paragraph (a) of this Rule, a licensee may request permission, annually,

- 9 from the Division to maintain records, pesticides, and application equipment in a location other than the office
- 10 location specified in Paragraph (a) of this Rule. The Division shall grant such permission if its ability to regulate the
- 11 licensee will not be adversely affected by granting the request.
- 12 (c) All such records, pesticides, and equipment shall be made available for inspection during regular business hours
- 13 upon request by the Division.
- 14

15	History Note:	Authority G.S. 106-65.29;
16		Eff. August 1, 1980;
17		Amended Eff. January 1, 2017; July 1, 1998; January 1, 1989. <u>1989;</u>
18		<u>Readopted Eff. April 1, 2020.</u>

AGENCY: Structural Pest Control Committee

RULE CITATION: 02 NCAC 34 .0331

DEADLINE FOR RECEIPT: March 13, 2020

<u>PLEASE NOTE</u>: This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

In your history note, please consider adding S.L. 2014-100, Sec. 13.10.(b).

In (a), do you mean "may" or "shall?"

In (a), do you mean "independent contractor" instead of "individual contractor?" See S.L. 2014-100, Sec.10.10.(b)(2).

Throughout this rule, is direct supervision by a licensee required when performing the ancillary activities? See S.L. 2014-100, Sec. 13.10.(b).

In (b), to be more concise, please consider deleting "the handling of."

In (c), please add a period at the end of (2) and (3).

In (c)(4), which types of insulation are registered as pesticides? Just to be clear, are you referring to pesticides registered by the Pesticide Board pursuant to G.S. 143-442?

In (c)(6), please remove the parentheses and incorporate the information into the text into the rule.

In (c)(6), please delete or define "previously."

In (c)(7), does "only" modify "soil" or "for preparation of termiticide application?" Please review the commas before and after "only."

Please retype the rule accordingly and resubmit it to our office at 1711 New Hope Church Road, Raleigh, North Carolina 27609.

Ashley Snyder Commission Counsel Date submitted to agency: March 2, 2020

1	02 NCAC 34 .0331 is readopted as published in 34:11 NCR 907 as follows:		
2			
3	02 NCAC 34. 0	331 ANCILLARY ACTIVITIES	
4	(a) Persons eng	aged in ancillary activities may be an employee, individual contractor, or otherwise, for one or more	
5	structural pest c	ontrol licensees.	
6	(b) Persons con	ducting ancillary activities shall not engage in the handling of any duties involving pesticides.	
7	(c) Ancillary activities are limited to the following duties:		
8	(1)	Moving of furniture or bedding as defined in G.S. 106-65.95.	
9	(2)	Cleaning, maintenance, or repair of property	
10	(3)	Removing of wood debris and cellulose material	
11	(4)	Removing and replacing of insulation with exclusion of removing and replacing insulation that is	
12		registered as pesticide.	
13	(5)	Moving of heaters and fans while they are powered off, before and after treatment.	
14	(6)	Core drilling (soil or concrete, etc.) of locations previously marked for termite bait system	
15		installation.	
16	(7)	Trenching or excavation of soil, only, for preparation of termiticide application.	
17			
18	History Note:	Authority G.S. 106-65.29;	
19		Eff. May 19, 2015. 2015:	
20		<u>Readopted Eff. April 1, 2020.</u>	

AGENCY: Structural Pest Control Committee

RULE CITATION: 02 NCAC 34 .0501

DEADLINE FOR RECEIPT: March 13, 2020

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

At line 6, please say "his or her" instead of "his/her."

At lines 11-12, please consider removing the parentheses and incorporating this information into the text of the rule.

In (1)(A), please change "will" to "shall."

At line 24, under what circumstances does the Division request retreatment? How is this determination made?

In (1)(D), please add a comma after "warranty."

In (b), does the sentence "There are other species of wood destroying insects which occur in structures" meet the definition of a "rule" in G.S. 150B-2(8a) or is this purely informational?

In (c), do you mean in accordance with "the manufacturer's instructions on the label of the pesticide used?"

In (d), line 6, does the statement have to be in writing?

1	
2	

1
- 4
~

4 5

16 17

18

19

SECTION .0500 - WOOD-DESTROYING ORGANISMS

02 NCAC 34 .0501 is readopted as published in 34:11 NCR 907 as follows:

02 NCAC 34 .0501 WOOD-DESTROYING INSECTS: EXCLUDING SUBTERRANEAN TERMITES

6 (a) Determining Active Infestations of Wood-Destroying Beetles. The licensee, certified applicator, or his/her 7 representative(s) making the inspection for wood-destroying beetles shall each be responsible for determining the 8 presence or absence of an active infestation(s). Before any work is performed for the treatment of wood-destroying 9 insects under Paragraphs (a) and (b) of this Rule, the licensee or his or her employee shall provide the property owner or 10 agent a written proposal including, in addition to that information in 02 NCAC 34 .0605, the name(s) of the 11 wood-destroying insects(s) to be controlled, that part of the structure to be covered under the agreement (entire structure, 12 understructure only, entire interior of the garage, etc.), and the basis on which the licensee, certified applicator, or his or 13 her representative(s) determined the infestation to be active or inactive as set forth herein below:

- 14 (1) Powder Post Beetle(s) (Anobiidae, Bostrichidae and Lyctidae)
 15 (A) The presence of frass, the color of fresh cut wood, will be acceptable as evidence of an active
 - (A) The presence of trass, the color of fresh cut wood, will be acceptable as evidence of an active infestation of powder post beetles.
 - (B) The presence of holes alone or holes and dull colored frass shall not be acceptable evidence of an active infestation of powder post beetles except in cases where live larvae or pupae are found in wood members.
- 20(C)If an active infestation of powder post beetles is found by the Division in any structure21treated for said beetles, during or after the first complete adult beetle emergence period22within 18 months of the treatment date, the licensee or certified applicator responsible for23said treatment shall retreat the infested areas of the structure within 30 days of written notice24from the Division. Retreatment shall be performed, upon request of the Division, in the25presence of a structural pest control inspector.
- 26 (D) If a licensee provides a guarantee, warranty or service agreement in connection with a 27 treatment for powder post beetles, the period of initial liability with regard to active 28 infestation shall be 18 months from the original treatment date.
- 29 (2) Old House Borer (Hylotrupes bajulus). The presence of old house borer or oval exit holes with 30 sawdust-like frass consisting of fine powder with tiny pellets in oval galleries in pine or other 31 softwoods shall constitute evidence of an active infestation of the old house borer. The sound of 32 feeding larvae of the old house borer without the presence of frass shall not constitute sufficient 33 evidence of an active infestation.

(b) Identifying Other Wood-Destroying Insects. There are other species of wood-destroying insects which occur in
 structures. Before recommending treatment or selling a service for the prevention or control of wood-destroying insects,
 other than powder post beetles or old house borer, the licensee, certified applicator, or their representative(s) shall

- 1 identify the wood-destroying insect(s) in question and inform the property owner or his authorized representative of the
- 2 identity and habits of the wood-destroying insect(s) in question.
- 3 (c) Any reapplication of pesticides under this Rule shall be in accordance with the label of the pesticide used.
- 4 (d) Pesticide applications for the prevention of wood-boring beetles shall be performed only after informing the property
- 5 owner or their authorized agent in writing of the biology and conditions supporting an infestation and survival of said
- 6 insects. Such notice shall include an evaluation of the condition of the structure(s) to be treated and a statement as to
- 7 whether or not such condition will support an infestation by wood-boring beetles.
- 8

9	History Note:	Authority G.S. 106-65.29;
10		Eff. July 1, 1976;
11		Readopted Eff. November 22, 1977;
12		Amended Eff. August 1, 2002; July 1, 1998; January 1, 1989; August 1, 1980. <u>1980</u>.
13		<u>Readopted Eff. April 1, 2020.</u>

14

AGENCY: Structural Pest Control Committee

RULE CITATION: 02 NCAC 34 .0502

DEADLINE FOR RECEIPT: March 13, 2020

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

At line 6, do you mean "may" or "shall?"

In (a), who is required to submit the information required by this rule? The pesticide manufacturer?

In (a)(1), are you requiring a written statement?

In (a)(1), please delete or define "primarily."

In (a)(2)(B), line 15, did you intend to capitalize "committee?"

At line 15, do you mean "may" or "shall?" If you mean "may," how does the Committee make this determination? What factors are considered?

At line 21, do you mean "may" or "shall?"

Is (d) still accurate or is the list now available online?

1 02 NCAC 34 .0502 is readopted as published in 34:11 NCR 907 as follows: 2 3 02 NCAC 34 .0502 PESTICIDES FOR SUBTERRANEAN TERMITE PREVENTION AND/OR 4 CONTROL 5 (a) Only those products which bear an EPA-approved label for such use and for which the Committee has received 6 the following information may be used for subterranean termite control: 7 (1)A statement from the pesticide registrant that the termiticide is primarily intended either for use: 8 (A) as a supplement to or in combination with other treatment(s); or 9 (B) by itself, as the sole source of termite control; and 10 (2)For termiticides under Part (a)(1)(B) of this Rule: 11 (A) data to support all efficacy claims made on the label, labeling, and any promotional 12 materials distributed by the registrant or manufacturer; and 13 (B) if the Committee approves a termiticide under Part (a)(1)(B) and the Directions for Use 14 differ from the requirements of Rules .0503, .0505, or .0506 of this Section, the 15 committee may determine that treatments with those termiticides are exempt from all or 16 part of the requirements of Rules .0503(a)(4) and (6) through (11), .0505, or .0506 of this 17 Section, provided that the product is labeled for protection of the entire structure and the 18 licensee provides a warranty for the control of subterranean termites on the entire 19 structure. 20 (b) Only those products approved by the Committee based on the data submitted pursuant to Subparagraph (a)(2) of 21 this Rule may be used for the prevention or control of subterranean termites as the sole source of termite control or 22 prevention. The Committee shall approve the product if the data submitted supports the efficacy claims. 23 (c) Termiticides intended for use as a supplement to or in combination with other termiticides shall not be used 24 alone without first disclosing the registrants' recommendations to the property owner or agent. 25 (d) A list of approved termiticides may be obtained by writing the North Carolina Department of Agriculture and Consumer Services, Structural Pest Control and Pestcides Division, 1090 Mail Service Center, Raleigh, NC 27699-26 27 1090, or by calling (919) 733-6100. 28 29 History Note: Authority G.S. 106-65.29; 30 Eff. July 1, 1976; Readopted Eff. November 22, 1977; 31 32 Amended Eff. January 1, 2017; July 18, 2002; July 1, 1998; August 1, 1980. 1980: 33 Readopted Eff. April 1, 2020. 34

AGENCY: Structural Pest Control Committee

RULE CITATION: 02 NCAC 34 .0503

DEADLINE FOR RECEIPT: March 13, 2020

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

To be clear, does this rule require licensees and certified applicators to meet these requirements during treatment or are these building requirements? For example, in (a)(1), does a licensee install access opening in crawl spaces if they do not exist or are you requiring buildings with crawl spaces to provide access openings? The same question applies for (a)(2)-(5).

If these are building requirements, where is your statutory authority to set these requirements? Are you restating requirements from the Building Code?

At line 12, what are "form boards?" Does your regulated public know?

In (a)(5)(B), please delete or define "reasonably."

In (a)(6)(A), please delete or define "immediately."

In (a)(9), line 13, please delete of define "immediately."

In (a)(10), does your regulated public know what is considered a "similar material?"

On page 3, line 18, do you mean "may" or "shall?"

In (a)(11), under what circumstances is Paragraph (b) applicable? How is this determination made? Who decides and what factors are considered?

In (b)(3), under what circumstances is Paragraph (a) applicable? How is this determination made? Who decides and what factors are considered?

In (d)(1), what if a different licensee or different termite company treated the building at the time of construction?

In (f), lines 22 and 24, is .0502(a)(2)(B) or .0502(a)(1)(B) the appropriate cross reference?

In (f), line 22, please change "subsection" to "Part."

Please retype the rule accordingly and resubmit it to our office at 1711 New Hope Church Road, Raleigh, North Carolina 27609.

Ashley Snyder Commission Counsel Date submitted to agency: March 2, 2020

1	02 NCAC 34 .0503 is readopted as published in 34:11 NCR 907 as follows:		
2			
3	02 NCAC 34 .05	503 SUBTERRANEAN TERMITE CONTROL: BUILDINGS AFTER	
4		CONSTRUCTION	
5	(a) The following	ng standards and requirements apply to the treatment of a building for subterranean termite control	ol
6	after construction	n if the building has a basement or crawl space:	
7	(1)	Access openings shall be provided to permit inspection of all basement and crawl space areas of	a
8		building and all open porches.	
9	(2)	Clean up and remove all wood debris and cellulose material, such as wood, paper, and cloth	ı,
10		contacting soil in all crawl space areas. This excludes shavings or other cellulose material to	0
11		small to be raked with the tines of an ordinary garden rake. Remove all visible stumps from a	11
12		crawl space areas. Remove all visible form boards in contact with soil.	
13	(3)	Remove all earth which is within 12 inches of the bottom edges of floor joists or within eight	ıt
14		inches of the bottom edges of subsills or supporting girders, but not below footings of foundatio	n
15		walls. If foundation footings are less than 12 inches below the bottom edges of joists, subsills, o	r
16		supporting girders, a bank of soil 12 inches to 18 inches wide shall be left adjacent to footings for	r
17		the purpose of support. Clearance shall be adequate to provide passage of a person to all craw	71
18		space areas of a building.	
19	(4)	All visible termite tubes or tunnels on pillars, pilasters, foundation walls, chimneys, ste	р
20		buttresses, sills, pipes, and other structures below the sill line shall be removed.	
21	(5)	Eliminate all wooden parts making contact with the building and soil, either outside or inside, a	.s
22		follows:	
23		(A) No wood of any access opening shall be in contact with the soil.	
24		(B) Where wood parts such as door frames, partition walls, posts, stair carriages, or othe	r
25		wood parts can be reasonably ascertained to be making direct soil contact throug	h
26		concrete or where there is evidence of termite activity or damage, such wood parts sha	11
27		be cut off above the ground or floor level, the wood shall be removed from the concrete	э,
28		and the resulting hole shall be filled with concrete or covered with a metal plate after th	e
29		point of contact has been treated with a termiticide.	
30		(C) Where wood parts such as vertical wood supports or other wood parts under a building of	
31		steps outside a building are not resting on solid masonry or concrete bases extending a	ıt
32		least two inches above the soil surface or are in direct soil contact and such supports of	
33		steps are not removed, the supports and steps shall be cut off and set on a solid masonr	у
34		or concrete footing extending at least two inches above the ground after the point of	f
35		contact has been treated with a termiticide.	
36		(D) When wood skirting and lattice work are suspended, there shall be at least a two-inc	
37		clearance between the top of the soil and the bottom edges of the wood skirting or lattic	e

1		work. If the two-inch clearance is not acceptable to the property owner, it may be closed
2		with solid masonry or concrete, but a minimum clearance of one-fourth of one inch shall
3		be provided between the masonry or concrete and wood.
4		(E) Where houses or decks are built on pressure-treated wood pilings, pillars, or all-weather
5		wood foundations, such pilings, pillars, and wood foundation members, including wood
6		step supports, are not subject to Parts (a)(5)(A), (B), or (C) of this Rule.
7	(6)	Where evidence of either past or present subterranean termite infestation exists, drill and treat all
8		voids in multiple masonry foundation and bearing walls and all voids created by their placement at
9		and a minimum distance of four feet in all directions from such evidence. Porch foundation walls
10		shall be drilled and treated to a distance of three feet from the main foundation wall and the point
11		of contact with any wooden members. Drill as follows:
12		(A) The distance between drill holes shall not exceed 16 lineal inches and holes shall be no
13		more than 16 inches above the footing or, for footings deeper than 16 inches,
14		immediately above the lowest soil level.
15		(B) Test drill the main foundation wall behind any porch or slab area to determine if the
16		porch or slab is supported by a wall whose placement creates a void between itself and
17		the main foundation wall. If test reveals that a void exists, drill and treat all voids therein
18		as specified in this Rule.
19	(7)	Where evidence of either past or present subterranean termite infestation exists, drill and treat all
20		voids in all multiple masonry pillars, pilasters, chimneys, and step buttresses associated or in
21		contact with such evidence and any void created by their placement. Drill as follows:
22		(A) The distance between drill holes shall not exceed 16 lineal inches and shall be no more
23		than 16 inches above the footing or, for footings deeper than 16 inches, immediately
24		above the lowest soil level.
25		(B) Drilling is not required if solid concrete masonry footings of pillars, pilasters, chimneys,
26		or step buttresses extend eight inches or more above the soil surface.
27	(8)	Where concrete slabs over dirt-filled areas are at the level of, above the level of, or in contact with
28		wood foundation members, treat dirt-filled areas with a termiticide as follows:
29		(A) Drill vertically three-eighths of one inch or larger holes in the slab, no more than six
30		inches from the building foundation at no more than 12-inch intervals, and treat soil
31		below slab from the bottom of the slab to the top of the footing; or
32		(B) Drill horizontally three-eighths of one inch or larger holes in the foundation wall of the
33		concrete slab, no more than six inches from the building foundation every 16 vertical
34		inches starting immediately below the bottom of the slab, and rod treat all soil adjacent to
35		building foundation from the bottom of the slab to the lowest outside grade.
36	(9)	Trench or trench and rod treat soil to establish a continuous termiticide barrier in the soil adjacent
37		to, but not more than six inches from:

- (A) all pillars, pilasters, chimneys, pressure-treated wood supports, and step buttresses;
- (B) inside of foundation walls;
 - (C) outside of foundation walls; and
- 4 (D) the outside of foundation walls of concrete slabs over dirt-filled areas, and the entire 5 perimeter of a slab foundation wall from the top of the grade to the top of the footing or 6 to a minimum depth of 30 inches, whichever is less.

7 Where footings are exposed, treatment shall be performed adjacent to the footing but not below 8 the bottom of the footing. The trench shall be no less than six inches in depth or to the bottom of 9 the footing, whichever is less. Where outside concrete slabs adjacent to the foundation prevent 10 trenching of soil, drill three-eighths of one inch or larger holes, not more than 12 inches apart and 11 within six inches of the foundation wall, through slabs or through adjoining foundation wall, and 12 rod treat soil below slabs as indicated above to establish a continuous termiticide barrier at all 13 known points of entry. The soil immediately around pipes and other utility conduits making 14 contact with the structure shall be treated.

- 15 (10)Where stucco or similar materials, including extruded or expanded rigid foam insulation or similar 16 materials, are installed on wood and extend to or below grade, trench soil to a depth below and 17 under the edge of the stucco or similar materials and treat soil to establish a continuous termiticide 18 barrier in the soil. After the soil has been treated, a masonry barrier wall may be erected to hold 19 back the soil from making direct contact with the stucco or similar materials. Where outside slabs 20 on grade adjacent to foundation prevent trenching of soil, drill three-eighths of one inch or larger 21 holes through slabs within six inches of the foundation wall or through adjoining foundation wall, 22 not more than 12 inches apart, and rod treat soil below slabs. Where drain tile, french drains, or 23 other foundation drainage systems present a hazard of contamination outside the treatment zone, 24 treatment shall be performed in a manner that will not introduce termiticide into the drainage 25 system.
- 26 27

1

2

3

(11) The requirements set forth in Paragraph (b) of this Rule shall be followed if applicable to basement or crawl space construction.

(b) The following standards and requirements shall apply to the treatment of a building for subterranean termitecontrol after construction if the building has a slab-on-ground construction:

30 31 Treat soil to establish a continuous termiticide barrier in, under, and around all traps and openings in the slab.

32 (2) Drill vertically three-eighths inch or larger holes at all visible or known expansion and 33 construction joints, cracks, and crevices in slab and around all utility conduits in the slab at no 34 more than 12-inch intervals and rod treat soil below slab to establish a continuous termiticide 35 barrier from the bottom of the slab to a depth of 30 inches or to the top of the footing, whichever is 36 less, at all known points of entry. Where wooden structural members are in contact with concrete 37 or masonry floors which have joints or cracks beneath the wooden structural members, including

1		wall plates in utility or storage rooms adjoining the main building, the concrete or masonry shall
2		be drilled and treated in order to achieve treatment of the soil beneath them; however, expansion
3		and construction joints at the perimeter of the exterior wall may be rod treated by drilling through
4		the foundation wall at no more than 12-inch intervals directly below the bottom of the slab.
5	(3)	The requirements set forth in Paragraph (a) of this Rule shall also be followed, where applicable.
6		on of Pesticide(s) to a Structure Previously Treated for Subterranean Termite Control:
7	(1)	Termiticide shall be reapplied if soil test by the Division reveals that the soil is deficient in the
8		termiticide which was applied to the soil.
9	(2)	Any reapplication of pesticides under this Rule shall be in accordance with the label of the
10		pesticide used.
11	(d) A licensee	may enter into a written agreement for the control or prevention of subterranean termites in a
12	building after it	has been constructed without having to comply with Paragraphs (a) and (b) of this Rule provided
13	that:	
14	(1)	The licensee has written proof that he or she or his or her authorized agent treated the entire
15		building for subterranean termites at the time of its construction as required in 02 NCAC 34 .0505
16		or 02 NCAC 34 .0506 (or comparable rules in effect at the time of treatment); and
17	(2)	A written agreement is issued in compliance with 02 NCAC 34 .0605.
18	(e) Paragraphs	(a)(3), (a)(6) through (a)(11) and (b) of this Rule shall not apply to subterranean termite treatment
19	performed using	g termite bait(s) labeled for protection of the entire structure if the licensee provides a warranty for
20	the control of su	bterranean termites on the entire structure.
21	(f) If the lice	ensee uses a termiticide that has been approved by the Committee pursuant to 02 NCAC 34
22	.0502(a)(2)(B) a	and the licensee complies with the requirements of that subsection, the licensee shall not be required
23	to comply with	02 NCAC 34 .0503(a)(4) and (a)(6) through (11). For a list of termiticides the Committee has
24	approved	under 02 NCAC 34 .0502(a)(2)(B), see
25	http://www.nca	gr.gov/SPCAP/structural/documents/TTermiticidesApprovedForUseInNorthCarolinapdf.pdf.
26		
27	History Note:	Authority G.S. 106-65.29;
28		Eff. July 1, 1976;
29		Readopted Eff. November 22, 1977;
30		Amended Eff. August 1, 1980;
31		Temporary Repeal Eff. August 24, 1987 for a period of 30 days to expire on September 22, 1987;
32		Temporary Repeal Expired Eff. September 22, 1987;
33		Amended Eff. January 1, 1989;
34		Temporary Amendment Eff. January 10, 1997;
35		Temporary Amendment Expired Eff. October 31, 1997;
36		Amended Eff. January 1, 2017; July 1, 2010; August 1, 2002; July 1, 1998. <u>1998;</u>
37		<u>Readopted Eff. April 1, 2020.</u>

AGENCY: Structural Pest Control Committee

RULE CITATION: 02 NCAC 34 .0504

DEADLINE FOR RECEIPT: March 13, 2020

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

At line 5, please delete or define "promptly."

At line 7, please change "he" to "he or she."

At line 11, please delete or define "promptly."

At line 13, please change "his" to "his or her."

1 02 NCAC 34 .0504 is readopted as published in 34:11 NCR 907 as follows:

3 02 NCAC 34 .0504 REPORTING DAMAGE: INFESTATION: UNINSPECTED AREAS

4 (a) When inspecting for wood-destroying insects or wood-decay organisms or both, all wood members of a structure which

- 5 can be ascertained by visual inspection to be damaged shall be promptly brought to the attention of the property owner or his
- 6 authorized agent and shall also be indicated in writing, in the contract or agreement, by the licensee or his authorized agent.
- 7 (b) The licensee or his authorized agent shall indicate in writing, in the contract or agreement, whether or not he is
- 8 responsible for the replacement, repair, or reenforcement of any or all of the wood members which were ascertained by visual
- 9 inspection to be damaged.
- 10 (c) Any visible evidence of infestation of wood-destroying organisms in, on, under, or in contact with, a structure shall be
- 11 promptly brought to the attention of the property owner or his authorized agent and shall be specified, in writing, in the
- 12 contract or agreement, by the licensee or his authorized agent.
- 13 (d) The licensee or his authorized agent shall indicate and describe, in writing, on the contract or agreement, any area(s) of
- 14 the building or crawl space of the building which have not been inspected and give the reasons for not making such
- 15 inspection(s).
- 16

2

17	History Note:	Authority G.S. 106-65.29;
18		Eff. July 1, 1976;
19		Readopted Eff. November 22, 1977;
20		Amended Eff. July 1, 1998; August 1, 1980. <u>1980;</u>
21		<u>Readopted Eff. April 1, 2020.</u>
22		

AGENCY: Structural Pest Control Committee

RULE CITATION: 02 NCAC 34 .0505

DEADLINE FOR RECEIPT: March 13, 2020

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

In (a), is the "label recommended rate" the "rate recommended by the manufacturer on the pesticide's label?"

(b)(2) applies "after a building or structure has been completed" but (b) says the listed standards apply "during construction." Under what circumstances does (b)(2) apply? Please clarify.

(b)(6) applies "if concrete slabs are poured prior to treatment" but (b) says the listed standards apply "if the building has a basement or crawl space?" Are you referring to slab foundations? Do buildings with basements or crawl spaces have slab foundations? Please clarify.

On page 2, line 3, do you mean "may" or "shall?"

In (b)(6), lines 11-13, is this still accurate or can the form now be obtained online?

Please compare (d) – "within 60 days following the completion of the structure" and (b) – "during construction. Please clarify.

In (g), line 26, please replace "sticker/label" with "sticker and label" or "sticker or label."

On page 2, lines 35 and 37, did you intend to cross reference .0502(a)(2)(B) or .0502(a)(1)(B)?

At line 35, please change "subsection" to "Part."

At line 36, please refer to .0505 by saying "this Rule."

1 02 NCAC 34 .0505 is readopted as published in 34:11 NCR 907 as follows:

2

3 02 NCAC 34 .0505 SUBTERRANEAN TERMITE PREVENTION/RES BLDGS UNDER CONST

4 (a) All treatments performed pursuant to this Rule shall only be performed at the label recommended rate and 5 concentration.

(b) The following standards and requirements shall apply to the treatment of a building for subterranean termite
 control during construction if the building has a basement or crawl space:

- 8 (1)Establish a vertical termiticide barrier in the soil by trenching or trenching and rodding along the 9 inside of the main foundation wall; the entire perimeter of all multiple masonry chimney bases, 10 pillars, pilasters, and piers; and both sides of partition or inner walls with a termiticide from the 11 top of the grade to the top of the footing or to a minimum depth of 30 inches, whichever is less. 12 Where footings are exposed, treatment shall be performed adjacent to the footing but not below 13 the bottom of the footing. The trench shall be no less than six inches in depth or to the bottom of 14 the footing, whichever is less. Where drain tile, french drains, or other foundation drainage 15 systems present a hazard of contamination outside the treatment zone, treatment shall be 16 performed in a manner that will not introduce termiticide into the drainage system.
- 17 (2) After a building or structure has been completed and the excavation filled and leveled so that the 18 final grade has been reached along the outside of the main foundation wall, establish a vertical 19 termiticide barrier in the soil by trenching or trenching and rodding adjacent to the outside of the 20 main foundation wall with a termiticide from the top of the grade to the top of the footing or to a 21 minimum depth of 30 inches, whichever is less. Where footings are exposed, treatment shall be 22 performed adjacent to the footing and not below the bottom of the footing. The trench shall be no 23 less than six inches in depth or to the bottom of the footing, whichever is less. Where drain tile, 24 french drains, or other foundation drainage systems present a hazard of contamination outside the 25 treatment zone, treatment shall be performed in a manner that will not introduce termiticide into 26 the drainage system.
- 27 (3) Establish a horizontal termiticide barrier in the soil within three feet of the main foundation, under
 28 slabs, such as patios, walkways, driveways, terraces, gutters, etc., attached to the building. The
 29 treatment shall be performed before slab is poured but after fill material or fill dirt has been
 30 spread.
- (4) Establish a horizontal termiticide barrier in the soil under the entire surface of floor slabs, such as
 basements, porches, entrance platforms, garages, carports, breezeways, and sun rooms. The
 treatment shall be performed before slab is poured but after fill material or fill dirt has been
 spread.
- 35(5)Establish a vertical termiticide barrier in the soil around all critical areas, such as expansion and36construction joints and plumbing and utility conduits, at their point of penetration of the slab or37floor or, for crawl space construction, at the point of contact with the soil.

1	(6) If concrete slabs are poured prior to treatment, treatment of slabs shall be performed as required by
2	02 NCAC 34 .0503(a) or (b) except that the buyer of the property or his or her authorized agent
3	may release the licensee from further treatment of slab areas under this Rule provided such release
4	is obtained in writing on the Subterranean Termite Sub-Slab Release Form provided by the
5	Division. This form shall contain;
6	(A) the name of the builder;
7	(B) the address of the property;
8	(C) an identification of the slab areas not treated;
9	(D) the name and address of the structural pest control company; and
10	(E) shall be signed by the company representative and the home buyer.
11	This form may be obtained by writing the North Carolina Department of Agriculture and
12	Consumer Services, Structural Pest Control and Pesticides Division, 1090 Mail Service Center,
13	Raleigh, NC 27699-1090 or by calling (919) 733-6100.
14	(c) Slab-on-Ground Construction. The requirements set forth in Paragraph (a) of this Rule shall be followed, as
15	applicable, in treating slab-on-ground construction.
16	(d) All treating requirements specified in this Rule shall be completed within 60 days following the completion of
17	the structure, as described in Subparagraph (b)(2) of this Rule.
18	(e) Paragraphs (b) and (c) of this Rule shall not apply to subterranean termite treatment performed using termite
19	bait(s) labeled for protection of the entire structure if the licensee provides a warranty for the control of subterranean
20	termites on the entire structure.
21	(f) Paragraphs (b) and (c) of this Rule shall not apply to subterranean termite treatment performed using EPA
22	registered topically applied wood treatment termiticides labeled for the protection of the entire structure if the
23	licensee applies the material according to labeled directions and provides a warranty for the control of subterranean
24	termites on the entire structure.
25	(g) No later than the date of the completion of any treatment performed under this Rule, the licensee or his or her
26	employee shall place a durable sticker/label, no less than three inches square, on the meter base, circuit breaker box,
27	inside surface of kitchen cabinet door, or other readily noticeable location providing the following information:
28	(1) The statement: "This structure was treated for the prevention of subterranean termites. A
29	warranty has been issued to the builder. If you did not receive your copy of this warranty at
30	closing, contact your builder or the company below for additional warranty information." in
31	boldface type;
32	(2) The name, address, and telephone number of the company performing the treatment; and
33	(3) The date of final treatment.
34	(h) If the licensee uses a termiticide that has been approved by the Committee pursuant to 02 NCAC 34
35	.0502(a)(2)(B) and the licensee complies with the requirements of that subsection, the licensee shall not be required
36	to comply with 02 NCAC 34 .0505. For a list of termiticides the Committee has approved under 02 NCAC
37	34.0502(a)(2)(B), see

1	http://www.ncagr.gov/SPCAP/structural/documents/TTermiticidesApprovedForUseInNorthCarolinapdf.pdf.		
2			
3	History Note:	Authority G.S. 106-65.29;	
4		Eff. July 1, 1976;	
5		Readopted Eff. November 22, 1977;	
6		Amended Eff. August 1, 1980;	
7		Temporary Repeal Eff. August 24, 1987 for a period of 30 days to expire on September 22, 1987;	
8		Temporary Repeal Expired Eff. September 22, 1987;	
9		Amended Eff. January 1, 2017; July 1, 2004; August 1, 2002; April 1, 2001; July 1, 1998; January	
10		1, 1991; January 1, 1989. <u>1998;</u>	
11		<u>Readopted Eff. April 1, 2020.</u>	
12			

AGENCY: Structural Pest Control Committee

RULE CITATION: 02 NCAC 34 .0506

DEADLINE FOR RECEIPT: March 13, 2020

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

In (a), under what circumstances does this rule apply? As a reminder, rule titles are not used to interpret the meaning of a rule.

In (a), by "label recommended rate" do you mean "at the rate recommended on the manufacturer's label?"

At line 6, please consider deleting the word "only."

Who is required to meet the requirements listed in (b)? Licensees? If so, please make that clear by stating who shall do what.

Please compare (b)(3) and (5). Are you requiring treatment before a concrete slab is poured or not? Please clarify.

In (e), did you intend to refer to .0502(a)(2)(B) or .0502(a)(1)(B) at lines 8 and 10?

At line 9, instead of referring to "02 NCAC 34 .0506," please refer to "this Rule."

1 02 NCAC 34 .0506 is readopted as published in 34:11 NCR 908 as follows:

3 02 NCAC 34 .0506 MIN REQUIRE/SUBTERRANEAN TERMITE PREV/COMMERCIAL BLDGS 4 **UNDER CONST**

5 All treatments performed pursuant to this Rule shall be performed at the label recommended rate and (a) 6 concentration only.

7 (b) Minimum Treatment Requirements:

8

2

(1)Establish a vertical termiticide barrier in the soil by trenching or trenching and rodding along the 9 inside of the main foundation wall; the entire perimeter of all multiple masonry chimney bases, 10 pillars, pilasters, and piers; and both sides of partition or inner walls with a termiticide from the 11 top of the grade to the bottom of the footing or a minimum depth of 30 inches, whichever is less. 12 Where footings are exposed, treatment shall be performed adjacent to the footing but not below 13 the bottom of the footing. The trench shall be no less than six inches in depth or to the bottom of 14 the footing, whichever is less. Where drain tile, french drains, or other foundation drainage 15 systems present a hazard of contamination outside the treatment zone, treatment shall be 16 performed in a manner that will not introduce termiticide into the drainage system.

- 17 (2) After a building or structure has been completed and the excavation filled and leveled so that the 18 final grade has been reached along the outside of the main foundation wall, establish a vertical 19 termiticide barrier in the soil adjacent to the outside of the main foundation wall by trenching or 20 trenching and rodding with a termiticide from the top of the grade to the top of the footing or to a 21 minimum depth of 30 inches, whichever is less. Where footings are exposed, treatment shall be 22 performed adjacent to the footing and not below the bottom of the footing. The trench shall be no 23 less than six inches in depth or to the bottom of the footing, whichever is less. Where drain tile, 24 french drains, or other foundation drainage systems present a hazard of contamination outside the 25 treatment zone, treatment shall be performed in a manner that will not introduce termiticide into 26 the drainage system.
- 27 (3) Establish a horizontal termiticide barrier in the soil within three feet of the main foundation, under 28 slabs, such as patios, walkways, driveways, terraces, and gutters. The treatment shall be performed 29 before slab is poured but after fill material or fill dirt has been spread.
- 30 (4)Establish a vertical termiticide barrier in the soil around all critical areas, such as expansion and 31 construction joints and plumbing and utility conduits, at their point of penetration of the slab of 32 floor, or for crawl space construction, at the point of contact with the soil.
- 33 (5)If concrete slabs are poured prior to treatment, treatment of slabs shall be performed as required by 34 02 NCAC 34 .0503(a) or (b).

35 (c) Paragraph (b) of this Rule shall not apply to subterranean termite treatment performed using termite bait(s) 36 labeled for protection of the entire structure if the licensee provides a warranty for the control of subterranean 37 termites on the entire structure.

1	(d) Paragraph	(b) of this Rule shall not apply to subterranean termite treatments using EPA registered topically
2	applied wood tr	eatment termiticides labeled for the protection of the entire structure and the licensee applies the
3	material accord	ing to labeled directions and provides a warranty for the control of subterranean termites on the
4	entire structure.	When foundation areas contain no wood or cellulose components and the wood treatment
5	termiticide cann	ot be applied according to label directions, then applications specified in Paragraph (b) or (c) of this
6	Rule shall be rec	juired.
7	(e) If the lice	nsee uses a termiticide that has been approved by the Committee pursuant to 02 NCAC 34
8	.0502(a)(2)(B) a	nd the licensee complies with the requirements of that subsection, the licensee shall not be required
9	to comply with	02 NCAC 34 .0506. For a list of termiticides the Committee has approved under 02 NCAC 34
10	.0502(a)(2)(B),	see
11	http://www.ncag	gr.gov/SPCAP/structural/documents/TTermiticidesApprovedForUseInNorthCarolinapdf.pdf.
12		
13	History Note:	Authority G.S. 106-65.29;
14		Eff. January 1, 1991;
15		Amended Eff. January 1, 2017; August 1, 2002; April 1, 2001; July 1, 1998. <u>1998;</u>
16		<u>Readopted Eff. April 1, 2020.</u>

AGENCY: Structural Pest Control Committee

RULE CITATION: 02 NCAC 34 .0602

DEADLINE FOR RECEIPT: March 13, 2020

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

At line 5, what is the "WDIR 100?"

At line 5, under what circumstances is the report "incomplete" or "inaccurate?" What information are you requiring on the Report?

At line 5, are the contents or substantive requirements of the Report in rule in accordance with G.S. 150B-2(8a)(d)?

At line 10, please replace "his" with "his or her."

At lines 11-12, please remove the parentheses and incorporate this information into the text of the rule.

In (c), what is a "WDIR?" Is it the same as a "WDIR 100?"

1 2 02 NCAC 34 .0602 is readopted as published in 34:11 NCR 908 as follows:

3 02 NCAC 34 .0602 WOOD-DESTROYING INSECT AND OTHER ORGANISM REPORTS

(a) Any written statement as to the presence or absence of wood-destroying insects or organisms or their damage in buildings
 or structures for sale shall be on the WDIR 100. An incomplete or inaccurate Wood-Destroying Insect Information Report

6 shall not be acceptable and the issuance of such a report is grounds for disciplinary action by the Committee. No

7 Wood-Destroying Insect Information Report or Wood-Destroying Organism Report shall be issued before an inspection of

8 the building or structure is made. Each Wood-Destroying Insect Information Report issued by a licensee shall be kept in the

9 files of said licensee and made available for inspection upon request of the Division.

10 (b) If during the inspection of a structure, a licensee or his authorized agent finds live subterranean termites or visible

evidence of past or present infestation of subterranean termites (such as tubes, damage, cast wings, infested wood scraps, or

12 other cellulose materials, etc.) in the structure and there is no visible evidence that said structure has been treated for

13 subterranean termites, the licensee shall treat said structure for subterranean termites prior to the issuance of a

14 Wood-Destroying Insect Information Report on the structure which states that the structure is free from subterranean termites

15 or that a previous infestation is inactive.

16 (c) If a treatment is performed in conjunction with a WDIR, a copy of the written agreement and warranty, if any, shall be

17 included with or attached to and become a part of the WDIR.

18 (d) A licensee, certified applicator, or registered technician shall not remove or destroy, or cause the removal or destruction

19 of, any wood-destroying organism evidence discovered in, on, under, or in or on debris under a structure inspected pursuant

- 20 to this Rule except as required by Paragraph (b) of this Rule.
- 21

22	History Note:	Authority G.S. 106-65.29;
23		Eff. July 1, 1976;
24		Readopted Eff. November 22, 1977;
25		Amended Eff. August 3, 1992; September 1, 1987; August 1, 1980;
26		Temporary Amendment Eff. January 10, 1997;
27		Temporary Expired Eff. October 31, 1997;
28		Amended Eff. July 1, 1998. <u>1998;</u>
29		<u>Readopted Eff. April 1, 2020.</u>
30		

AGENCY: Structural Pest Control Committee

RULE CITATION: 02 NCAC 34 .0703

DEADLINE FOR RECEIPT: March 13, 2020

<u>PLEASE NOTE:</u> This request may extend to several pages. Please be sure you have reached the end of the document.

The Rules Review Commission staff has completed its review of this Rule prior to the Commission's next meeting. The Commission has not yet reviewed this Rule and therefore there has not been a determination as to whether the Rule will be approved. You may call our office to inquire concerning the staff recommendation.

In reviewing this Rule, the staff recommends the following technical changes be made:

In (a)(1), please change "his" to "his or her."

In (a)(8), please define "restricted use pesticide."

In (c), please change "must" to "shall."

1 02 NCAC 34 .0703 is readopted as published in 34:11 NCR 908 as follows: 2 3 02 NCAC 34 .0703 WRITTEN RECORDS OF HOUSEHOLD PEST CONTROL 4 (a) Written records on the treatment for the control of all household pests shall be maintained by the licensee and made 5 available for inspection at any time during regular business hours upon request from the Division. Such records shall 6 include the following information: 7 (1)Name(s) and address(es) of the property owner(s) or his authorized representative(s); 8 (2)Name and address of company represented by the certified applicator or licensee or their authorized 9 representatives and the license number of licensee responsible for the treatment; 10 (3) Address(es) of property(ies) treated, type(s) of treatment(s), and date(s) treatment(s) performed; 11 (4)Common name(s) of pest(s) to be controlled or covered by the initial agreement or any subsequent 12 treatments; 13 (5) EPA approved brand name of pesticide used; 14 (6) Information required by EPA; 15 (7)Name of licensee, certified applicator, or registered technician making the application; and 16 (8) For restricted use pesticides, the information required by Subparagraphs (a)(5), (a)(6), and (a)(7) of 17 this Rule shall also be included on the customer's copy of the written agreement or service record. 18 (b) Noncommercial certified applicators shall maintain and make available for inspection the following records of pesticides applied: 19 20 (1)EPA approved brand name of all pesticides applied; 21 (2) Target pest(s); 22 (3) Site of application; 23 (4)Date of application; 24 (5) Name of certified applicator or registered technician making the application; and 25 (6) Information required by EPA. 26 (c) Records must be retained for two years beyond the last date of treatment. 27 28 History Note: Authority G.S. 106-65.29; 29 Eff. July 1, 1976; 30 Readopted Eff. November 22, 1977; 31 Amended Eff. August 1, 2002; July 1, 1998; January 1, 1989; August 20, 1980; August 1, 1980: 1980; 32 Readopted Eff. April 1, 2020. 33

- 1 02 NCAC 34 .1206 is readopted as published in 34:11 NCR 908 as follows: 2 3 **DECISION OF COMMITTEE** 02 NCAC 34 .1206 4 (a) The form and content of the Committee's decision in a contested case shall be as prescribed by G.S. 150B-42(a), and its 5 decision shall be served upon the parties in a manner consistent with said statute. 6 (b) The official record of the hearing in a contested case shall contain those items specified in G.S. 150B-42(b). 7 8 History Note: Authority G.S. 106-65.29; 150B-38; 9 Eff. May 1, 1992; 10 Amended Eff. August 3, 1992. 1992; 11 Readopted Eff. April 1, 2020.
- 12