15A NCAC 10H .0301 General Requirements is amended under temporary procedures as follows:

15A NCAC 10H .0301 GENERAL REQUIREMENTS

- (a) Captivity Permit or License Required
 - (1) Requirement. The possession of any species of wild animal that is or once was native to this State or any species of wild bird, native or migratory, that naturally occurs or historically occurred in this State or any member of the family Cervidae is unlawful unless the institution or individual in possession obtains from the North Carolina Wildlife Resources Commission (Commission) a captivity permit or a captivity license as provided by this Rule.
 - (2) Injured, Crippled or Orphaned Wildlife. When an individual has taken possession of an injured, crippled crippled, or orphaned wild animal or wild bird, that individual shall contact the Commission within 24 hours of taking possession in order to apply for a captivity permit, provided, however, that under no circumstances shall an individual take possession of an injured, crippled crippled, or orphaned wild turkey, black bear, deer, elk elk, or any other member of the family Cervidae except as described in Subparagraph (3) of this Paragraph.
 - (3) Rehabilitation of white-tailed deer fawns. An individual may apply to the Commission to become a permitted white-tailed deer fawn rehabilitator for the State of North Carolina. Individuals deemed to be qualified according to this Section to rehabilitate injured or orphaned fawns may receive a captivity permit to possess fawns only for such a period of time as may be required for the rehabilitation and release of the fawns to the wild. These captivity permits apply only to wild white-tailed deer fawns and are available only to individuals recognized by the Commission as white-tailed deer fawn rehabilitators.
- (b) Captivity Permit. A captivity permit shall be requested by mail, phone, facsimile facsimile, or electronic transmission or in person. A captivity permit authorizes possession of the animal or bird only for such period of time as may be required for the rehabilitation and release of the animal or bird to the wild; or to obtain a captivity license as provided by Paragraph (c) of this Rule, if such a license is authorized; or to make a proper disposition of the animal or bird if the application for such license is denied, or when an existing captivity license is not renewed or is terminated. Captivity permits shall not be issued for wild turkey or black bear, turkey, black bear, deer, elk or any other member of the family Cervidae except as described in Subparagraph (a)(3) of this Rule.
- (c) Captivity License.
 - (1) The purpose of captivity license is to provide humane treatment for wild animals or wild birds that are unfit for release, or for possession of cervids. For purposes of this Rule, wild animals are considered "unfit" if they are incapacitated by injury or otherwise; if they are a non-native species that poses a risk to the habitat or to other species in that habitat; or if they have been rendered tame by proximity to humans to the extent that they cannot feed or care for themselves without human assistance. Persons interested in obtaining a captivity license shall contact the Commission for an application.

1	(2)	Demal of captivity license. Circumstances or purposes for which a captivity license shall not be			
2		issued	l include the following:		
3		(A)	For the purpose of holding a wild animal or wild bird that was acquired unlawfully.		
4		(B)	For the purpose of holding the wild animal or wild bird as a pet. For purposes of this		
5			Rule, the term "pet" means an animal kept for amusement or companionship. The term		
6			shall not be construed to include cervids held in captivity for breeding for sale to another		
7			licensed operator.		
8		(C)	For the purpose of holding wild animals or wild birds for hunting in North Carolina.		
9		(D)	For the purpose of holding wild turkey or black bear.		
10		(E)	For the purpose of holding white-tailed deer (Odocoileus		
11			<mark>virginianus)</mark> deer, <u>or e</u> lk <u>(<i>Cervus elaphus or Cervus canadensis</i>) or any other member of</u>		
12			the family Cervidae, except current licenses issued before December 1, 2014 which that		
13			may be renewed as specified in Subparagraph (6) of this Paragraph.		
14	(3)	Requi	red Facilities. No captivity license shall be issued until the applicant has constructed or		
15		acquir	red a facility for keeping the animal or bird in captivity that complies with the standards set		
16		forth i	in Rule .0302 of this Section and the adequacy of such facility has been verified on		
17		inspec	inspection by a representative of the Commission.		
18	(4)	Term	of License		
19		(A)	Dependent Wildlife. If the wild animal or wild bird has been permanently rendered		
20			incapable of subsisting in the wild, the license authorizing its retention in captivity shall		
21			be an annual license terminating on December 31 of the year for which issued.		
22		(B)	Rehabilitable Wildlife. When the wild animal or wild bird is temporarily incapacitated,		
23			and may be rehabilitated for release to the wild, any captivity license that is issued shall		
24			be for a period less than one year as rehabilitation may require.		
25		(C)	Concurrent Federal Permit. No State captivity license for an endangered or threatened		
26			species or a migratory bird, regardless of the term specified, shall operate to authorize		
27			retention thereof for a longer period than is allowed by any concurrent federal permit that		
28			may be required for retention of the bird or animal.		
29	(5)	Holde	ers of Captivity License for cervids.		
30		(A)	Inspection of records. The licensee shall make all records pertaining to		
31			tags, licenses licenses, or permits issued by the Commission available for inspection by		
32			the Commission at any time during normal business hours, or at any time an outbreak of		
33			Chronic Wasting Disease (CWD) is suspected or confirmed within five miles of the		
34			facility or within the facility itself.		
35		(B)	Inspection. The licensee shall make all enclosures at each licensed facility and the		
36			record-book(s) documenting required monitoring of the outer fence of the enclosure(s)		
37			available for inspection by the Commission at any time during normal business hours, or		

1		at any time an outbreak of CWD is suspected or confirmed within five miles of the
2		facility or within the facility itself.
3	(C)	Fence Monitoring Requirement. The fence surrounding the enclosure shall be inspected
4		by the licensee or licensee's agent once a week during normal weather conditions to
5		verify its stability and to detect the existence of any conditions or activities that threaten
6		its stability. In the event of severe weather or any other condition that presents potential
7		for damage to the fence, inspection shall occur every three hours until cessation of the
8		threatening condition, except that no inspection is required under circumstances that
9		threaten the safety of the person conducting the inspection.
10	(D)	A record-book shall be maintained to record the time and date of the inspection, the name
11		of the person who performed the inspection, and the condition of the fence at time of
12		inspection. The person who performs the inspection shall enter the date and time of
13		detection and the location of any damage threatening the stability of the fence. If damage
14		has caused the fence to be breachable, the licensee shall enter a description of measures
15		taken to prevent ingress or egress by cervids. Each record-book entry shall bear the
16		signature or initials of the licensee attesting to the veracity of the entry. The record-book
17		shall be made available to inspection by a representative of the Commission upon request
18		during normal business operating hours.
19	(E)	Maintenance. Any opening or passage through the enclosure fence that results from
20		damage shall, within one hour of detection, be sealed or otherwise secured to prevent a
21		cervid from escape. Any damage to the enclosure fence that threatens its stability shall
22		be repaired within one week of detection.
23	(F)	Escape. When a licensee discovers the escape of any cervid from the facility, the
24		licensee or designee shall report within 24 hours the escape to the Commission. If
25		possible, the escaped cervid shall be recaptured alive. If live recapture is not possible, the
26		licensee shall request a wildlife take permit under G.S. 113-274 by contacting the
27		Wildlife Management Division of the Commission at (919) 707-0050 and take the
28		escaped cervid pursuant to the terms of the permit. A recaptured live cervid shall be
29		submitted to the Commission for CWD Chronic Wasting Disease (CWD) testing using a
30		test recognized by the Southeastern Cooperative Wildlife Disease Study unless the
31		executive director determines that the risk of CWD transmission as a result of this escape
32		is negligible based upon:
33		(i) amount of time the escaped cervid remained out of the facility;
34		(ii) proximity of the escaped cervid to wild populations;
35		(iii) known susceptibility of the escaped cervid species to CWD; and
36		(iv) nature of the terrain in to which the cervid escaped.
37	(G)	Chronic Wasting Disease (CWD)

		(*)	.	
1		(i)		Each licensee shall notify the Commission within 24 hours if any
2				n the facility exhibits clinical symptoms of CWD <u>CWD</u> , and may
3				ptoms as provided in 9 C.F.R. 81.1, or if a quarantine is placed on
4			•	by the State Veterinarian. All captive cervids that exhibit symptoms
5				all be tested for CWD 9 C.F.R. 81.1 is hereby incorporated by
6				nall include any later amendments and editions of the incorporated
7				d may be accessed free of cost
8			-	w.gpo.gov/fdsys/pkg/CFR-2012-title9-vol1/pdf/CFR-2012-title9-
9			vol1-sec81-	
10		(ii)	Cervid deatl	n. The carcass of any captive cervid that was 12 six months or older
11			at time of de	eath shall be transported and submitted by the licensee or his
12			designee to	a North Carolina Department of Agriculture diagnostic lab for CWD
13			evaluation v	vithin 48 hours of the cervid's death, or by the end of the next
14			business day	, whichever is later. Ear tags distributed by the Commission and
15			subsequentl	y affixed to the cervids as required by this Rule, may not be removed
16			from the cer	vid's head prior to submitting the head for CWD evaluation.
17		(iii)	The Commi	ssion shall require testing or forfeiture of cervids from a facility
18			holding cerv	rids in this state State should the following circumstances or
19			conditions o	ccur:
20			(I) The	e facility has transferred a cervid that is received by a facility in
21			wh	ich CWD is confirmed within five years of the cervid's transport
22			dat	e and that transferred cervid has tested positive for CWD or the test
23			for	CWD was inconclusive or the transferred cervid was no longer
24			ava	uilable for testing.
25			(II) The	e facility has received a cervid that originated from a facility in
26			wh	ich CWD has been confirmed within five years of the cervid's
27			traı	asport date and that received cervid has tested positive for CWD or
28				test for CWD was inconclusive or the received cervid was no longer
29				ilable for testing.
30	(H)	Tagging		Effective upon receipt of tags from the Commission, each licensee
31	,		-	agging requirement using only the tags provided by the Commission
32		as follo		
33		(i)		porn within a facility shall be tagged by March 1 following the
34		(1)		son each year.
35		(ii)	•	ransferred to a facility shall be tagged within five days of the
36		(11)		val at the licensee's facility. However, no cervids shall be
				-
37			u ansported	from one facility to another unless both sending and receiving herds

1			are certified according to 15A NCAC 10H .0304, or the sending herd is a
2			Certified herd and the receiving herd is a licensed facility. However, no cervids
3			shall be transported from one facility to another unless both sending and
4			receiving herds are certified according to 15A NCAC 10H .0304.
5	(I)	Applic	eation for Tags.
6		(i)	Application for tags for calves and fawns. Application for tags for cervids born
7			within a facility shall be made by the licensee by December 1 following the
8			birthing season of each year. The licensee shall provide the following
9			information, along with a statement and licensee's signature verifying that the
10			information is accurate:
11			(I) Applicant applicant name, mailing address, and telephone number;
12			(II) Facility facility name and site address;
13			(III) Captivity captivity license number;
14			(IV) Species species of each cervid; and
15			(V) Birth birth year of each cervid.
16		(ii)	Application for tags for cervids that were not born at the facility site shall be
17			made by written request for the appropriate number of tags along with the
18			licensee's application for transportation of the cervid, along with a statement and
19			licensee's signature verifying that the information is accurate. These tag
20			applications shall not be processed unless accompanied by a completed
21			application for transportation. However, no transportation permits shall be
22			issued nor shall cervids be transported from one facility to another unless both
23			sending and receiving herds are certified according to 15A NCAC 10H .0304,
24			or the sending herd is a Certified Herd and the receiving herd is a licensed
25			facility. 15A NCAC 10H .0304.
26	(J)	Placen	nent of Tags.
27		(i)	A single button ear tag provided by the Commission shall be permanently
28			affixed by the licensee onto either the right or left ear of each cervid, provided
29			that the ear chosen to bear the button tag shall not also bear a bangle tag, so that
30			each ear of the cervid bears only one tag.
31		(ii)	A single bangle ear tag provided by the Commission shall be permanently
32			affixed by the licensee onto the right or left ear of each cervid except Muntjac
33			deer, provided that the ear bearing the bangle tag does not also bear the button
34			tag, so that each ear of the cervid bears only one tag. Muntjac deer are not
35			required to shall not be tagged with the bangle tag.
36		(iii)	Once a tag is affixed in the manner required by this Rule, it shall not be
37			removed.

1		(K)	Reporti	ng Tags Requirement. For all cervids, except calves and fawns, the licensee shall
2			submit	a Cervidae Tagging Report within 30 days of receipt of the tags. Cervidae
3			Taggin	g Reports for calves and fawns shall be submitted by March 1 following the
4			birthing	g season each year. A Cervidae Tagging Report shall provide the following
5			informa	ation and be accompanied by a statement and licensee's signature verifying that the
6			informa	ation is accurate:
7			(i)	Licensee licensee name, mailing address, and telephone number;
8			(ii)	Facility facility name and site address, including the County in which the site is
9				located;
10			(iii)	Captivity captivity license number;
11			(iv)	Species species and sex of each cervid;
12			(v)	Tag tag number(s) for each cervid; and
13			(vi)	Birth birth year of each cervid.
14		(L)	Replace	ement of Tags. The Commission shall replace tags that are lost or unusable and
15			shall ex	tend the time within which a licensee shall tag cervids consistent with time
16			require	d to issue a replacement.
17			(i)	Lost Tags. The loss of a tag shall be reported to the Commission by the licensee
18				and application shall be made for a replacement upon discovery of the loss.
19				Application for a replacement shall include the information required by Part
20				(c)(5)(I) of this Rule along with a statement and applicant's signature verifying
21				that the information is accurate. Lost tags shall be replaced on the animal by the
22				licensee within 30 days of receipt of the replacement tag.
23			(ii)	Unusable Tags. Tags that cannot be properly affixed to the ear of a cervid or
24				that cannot be read because of malformation or damage to the tags or
25				obscurement of the tag numbers shall be returned to the Commission along with
26				an application for a replacement tag with a statement and applicant's signature
27				verifying that the information in the application is accurate.
28	(6)	Renew	al of capt	ivity license for cervids. Existing captivity licenses for the possession of cervids
29		at exist	ing facili	ties shall be renewed as long as the applicant for renewal has live cervids and
30		continu	ies to mee	et the requirements of this Section for the license. Only licensees with Certified
31		Herds,	as define	d in 15A NCAC 10H .0304, may request in their renewal applications to expand
32		pen siz	e or the n	umber of pens on the licensed facility to increase the holding capacity of that
33		facility	. A licens	ee whose license has lapsed shall not be eligible to renew his or her license, but
34		may ap	ply for a	new license. No renewals shall be issued for a license that has been allowed to
35		lapse d	ue to the	negligence of the former licensee.
36	(7)	Provisi	on for lic	ensing the possession of cervids in an existing facility. A captivity license shall
37		only be	issued to	an individual who is 18 years of age or older. If the licensee of an existing

1 facility voluntarily surrenders his or her captivity license, becomes incapacitated or mentally 2 incompetent, or dies, a person who has obtained lawful possession of the facility from the previous 3 licensee or that licensee's estate, may request that the existing captivity license be transferred to 4 him or her to operate the existing facility. Any license transferred under this provision shall be 5 subject to the same terms and conditions imposed on the original licensee at the time of his or her 6 surrender or death and shall be valid only for the purpose of holding the cervids of the existing 7 facility within that existing facility. In addition, any actions pending from 8 complaint, investigation investigation, or other cause shall be continued notwithstanding the 9 termination of the original license. 10 (d) Nontransferable. No license or permit or tag issued pursuant to this Rule is transferable, either as to the holder or 11 the site of a holding facility, except as provided in Subparagraph (c)(7) of this Rule. 12 (e) Sale, Transfer or Release of Captive Wildlife. 13 (1) It is unlawful for any person to transfer or receive any wild animal or wild bird that is being held 14 under a captivity permit issued under Paragraph (b) of this Rule, except that any such animal or 15 bird may be surrendered to an agent of the Commission. This Subparagraph does not apply to 16 persons holding cervids under a captivity permit. 17 (2) It is unlawful for any person holding a captivity license issued under Paragraph (c) of this Rule to 18 sell or transfer the animal or bird held under such license, except that such animal or bird may be 19 surrendered to an agent of the Commission, and any such licensee may sell or transfer the animal 20 or bird (except members of the family Cervidae) to another person who has obtained a license to 21 hold it in captivity. For animals in the family Cervidae, sale or transfer of animals is allowed only 22 between Certified Herds, as defined in 15A NCAC 10H .0304, or from a Certified Herd to a 23 licensed facility, except facilities licensed or permitted on or after Dec. December 1, 2014 shall not take possession of white-tailed deer (Odocoileus virginianus) or elk (Cervus elaphus or 24 25 Cervus canadensis). 15A NCAC 10H .0304. Upon such a sale or transfer, the seller or transferor 26 shall obtain a receipt for the animal or bird showing the name, address, and license number of the 27 buyer or transferee, a copy of which shall be provided to the Commission. 28 (3) It is unlawful for any person to release into the wild for any purpose or allow to range free: 29 (A) any species of deer, elk or other members of the family Cervidae, or 30 (B) any wolf, coyote, or other non-indigenous member of the family Canidae, or 31 (C) any member of the family Suidae. 32 (f) Transportation Permit. 33 (1) Except as otherwise provided herein, no transportation permit is required to move any lawfully 34 held wild animal or wild bird within the State. 35 (2) No person shall transport black bear or Cervidae for any purpose without first obtaining a 36 transportation permit from the Commission.

1	(3)	Except as provided in Subparagraph (f)(4) of this Rule, no transportation permits shall be issued			
2		for deer, elk, or other species in the family Cervidae except:			
3		(A) into and between Certified Herds as defined in 15A NCAC 10H .0304. 15A NCAC 10H			
4		<u>.0304; or</u>			
5		(B) from a Certified Herd to a licensed [facility,] facility, except no transportation permits			
6		shall be issued for white-tailed deer (Odocoileus virginianus) or elk (Cervus elaphus or Cervus			
7		canadensis) if the receiving facility was licensed or permitted on or after Dec. December 1, 2014.			
8	(4)	Cervid Transportation. A permit to transport deer, elk, or other species in the family Cervidae			
9		may be issued by the Commission to an applicant for the purpose of transporting the animal or			
10		animals for export out of state, to a slaughterhouse for slaughter, from a Certified Herd to another			
11		Certified Herd as defined in 15A NCAC 10H .0304, from a Certified Herd to a licensed			
12		facility, 15A NCAC 10H .0304, or to a veterinary medical facility for treatment provided that the			
13		animal for which the permit is issued does not exhibit clinical symptoms of Chronic			
14		Wasting Disease, Disease, except no transportation permits shall be issued for white-tailed deer			
15		(Odocoileus virginianus) or elk (Cervus elaphus or Cervus canadensis) if the receiving facility			
16		was licensed or permitted on or after Dec. December 1, 2014. No person shall transport a cervid to			
17		slaughter or export out of state without bearing a copy of the transportation permit issued by the			
18		Commission authorizing that transportation. No person shall transport a cervid for veterinary			
19		treatment without having obtained approval from the Commission as provided by Part (f)(4)(D) of			
20		this Rule. Any person transporting a cervid shall present the transportation permit to any law			
21		enforcement officer or any representative of the Commission upon request, except that a person			
22		transporting a cervid by verbal authorization for veterinary treatment shall provide the name of the			
23		person who issued the approval to any law enforcement officer or any representative of the			
24		Commission upon request.			
25		(A) Slaughter. Application for a transportation permit for purpose of slaughter shall be			
26		submitted in writing to the Commission and shall include the following information alon			
27		with a statement and applicant's signature verifying that the information is accurate:			
28		(i) Applicant applicant name, mailing address, and telephone number;			
29		(ii) Facility facility site address;			
30		(iii) Captivity captivity license number;			
31		(iv) Name, name, address, county and phone number of the slaughter house to which			
32		the cervid will be transported;			
33		(v) Vehicle vehicle or trailer license plate number and state of issuance of the			
34		vehicle or trailer used to transport the cervid;			
35		(vi) Name name and location of the North Carolina Department of Agriculture			
36		Diagnostic lab where the head of the cervid is to be submitted for CWD testing;			
37		(vii) Date date of transportation;			

1		(viii)	Species species and sex of each cervid; and
2		(ix)	Tag tag number(s) for each cervid.
3	(B)	Exportat	ion. Nothing in this rule shall be construed to prohibit the lawful exportation of
4		a membe	er of the family Cervidae for sale out of state. Application for a transportation
5		permit fo	or purpose of exportation out of state shall be submitted in writing to the
6		Commis	sion and shall include the following information along with a statement and
7		applican	t's signature verifying that the information is accurate:
8		(i)	Applicant's applicant's name, mailing address and telephone number;
9		(ii)	Facility facility site address;
10		(iii)	Captivity captivity license number;
11		(iv)	Vehicle vehicle or trailer license plate number and state of issuance of the
12			vehicle or trailer used to transport the cervid;
13		(v)	Name, name, site address, county, state and phone number of the destination
14			facility to which the cervid is exported;
15		(vi)	A a copy of the importation permit from the state of the destination facility that
16			names the destination facility to which the animal is to be exported;
17		(vii)	Date date of departure;
18		(viii)	Species species and sex of each cervid; and
19		(ix)	Tag tag number(s) for each cervid.
20	(C)	Between	herds. Application for a transportation permit for purpose of moving a cervid
21		from one	e Certified Herd to another Certified Herd, as defined in 15A NCAC 10H .0304,
22		or from a	a Certified Herd to a licensed facility, 15A NCAC 10H .0304, shall be submitted
23		in writin	g to the Commission and shall include the following information along with a
24		statemen	nt and applicant's signature verifying that the information is accurate:
25		(i)	Applicant's applicant's name, mailing address and telephone number;
26		(ii)	Facility facility site address;
27		(iii)	Captivity captivity license number;
28		(iv)	Vehicle vehicle or trailer license plate number and state of issuance of the
29			vehicle or trailer used to transport the cervid;
30		(v)	Name, name, site address, county, and phone number of the destination facility
31			to which the cervid is moved;
32		(vi)	Date date of departure;
33		(vii)	Species species and sex of each cervid; and
34		(viii)	Tag tag number(s) for each cervid.
35	(D)	Veterina	ry treatment. No approval shall be issued for transportation of a cervid to a
36		veterinai	ry clinic out of the state of North Carolina, or for transportation from a facility
37		out of th	e state of North Carolina to a veterinary clinic in North Carolina. An applicant

1 from a North Carolina facility seeking to transport a cervid for veterinary treatment to a 2 facility within North Carolina shall contact the Wildlife Telecommunications Center at 3 (800) 662-7137 or the Wildlife Management Division of the Commission at (919)707-4 0050 to obtain verbal authorization to transport the cervid to a specified veterinary clinic 5 and to return the cervid to the facility. Verbal approval to transport a cervid to a 6 veterinary clinic shall authorize transport only to the specified veterinary clinic and 7 directly back to the facility, and shall not be construed to permit intervening destinations. 8 To obtain verbal authorization to transport, the applicant shall provide staff of the 9 Commission the applicant's name and phone number, applicant's facility name, site 10 address and phone number, the cervid species, sex and tag numbers, and the name, 11 address and phone number of the veterinary facility to which the cervid shall be 12 transported. Within five days of transporting the cervid to the veterinary facility for 13 treatment, the licensee shall provide the following information in writing to the 14 Commission, along with a statement and applicant's signature verifying that the 15 information is correct: Applicant's applicant's name, mailing address and telephone number; 16 (i) 17 (ii) Facility facility name and site address; Captivity captivity license number; 18 (iii) 19 (iv) Vehicle vehicle or trailer license plate number and state of issuance of the 20 vehicle or trailer used to transport the cervid; 21 Date date of transportation; (v) 22 Species species and sex of each cervid; (vi) 23 (vii) Tag tag number(s) for each cervid; 24 Name, name, address and phone number of the veterinarian and clinic that (viii) 25 treated the cervid: 26 (ix) Symptoms symptoms for which cervid received treatment; and Diagnosis diagnosis of veterinarian who treated the cervid. 27 (x) 28 (g) Slaughter at cervid facility. Application for a permit for purpose of slaughter at the cervid facility shall be 29 submitted in writing to the Commission and shall include the following information along with a statement and 30 applicant's signature verifying that the information is accurate: 31 Applicant applicant name, mailing address, and telephone number; (1) 32 Facility facility site address; (2) 33 (3) Captivity captivity license number; 34 (4) Name, name, and location of the North Carolina Department of Agriculture Diagnostic lab where 35 the head of the cervid is to be submitted for CWD testing; 36 (5) Date date of slaughter; 37 (6) Species species and sex of each cervid; and

1	(7)	Tag tag number(s) for each cervid.
2	Permits or author	orization may not be sold or traded by the licensee to any individual for the hunting or collection of
3	captive cervids.	Only the licensee may kill a cervid within the cervid enclosure.
4	(h) As used in the	nis Rule, Certified Herd "Certified Herd" means a captive cervid herd certified in North Carolina
5	according to the	procedure set forth in rule 10H .0304 of this Section available to North Carolina licensees only.
6		
7	History Note:	Authority G.S. 106-549.97(b); 113-134; 113-272.5; 113-272.6; 113-274;
8		Eff. February 1, 1976;
9		Amended Eff. April 1, 1991; September 1, 1990; June 1, 1990; July 1, 1988;
10		Temporary Amendment Eff. October 8, 2002; May 17, 2002(this temporary rule replaced the
11		permanent rule approved by RRC on June 21, 2001 to become effective in July 2002); July 1,
12		2001;
13		Amended Eff. May 1, 2010; May 1, 2008; December 1, 2005; August 1, 2004.
14		Temporary Amendment Effective December 1, 2014