15A NCAC 02H .1301 is amended as published in 36:07 NCR 443-450 with changes as follows:

2

3 15A NCAC 02H .1301 SCOPE AND PURPOSE

4 (a) The provisions of this Section shall apply to Division of Water Resources (Division) regulatory and resource 5 management determinations regarding isolated wetlands and isolated classified surface waters. This Section shall only 6 apply to discharges resulting from activities that require State review after October 22, 2001 and that require a Division 7 determination concerning effects on isolated wetlands and isolated classified surface waters. For the purpose of this 8 Section, "discharge" shall be the deposition of dredged or fill material (e.g. fill, earth, construction debris, soil, etc.). 9 (b) This Section outlines the application and review procedures for permitting of discharges into isolated wetlands 10 and isolated classified surface waters that have been listed in 15A NCAC 02B Section .0300. If the U.S. Army Corps 11 of Engineers (USACE) or its designee determines that a particular stream or open water is not regulated under Section 12 404 of the Clean Water Act, and the stream or open water meets the definition of an isolated water in Paragraph (f) of 13 this Rule, then discharges to that stream or open water or wetland shall be covered by this Section. If the U.S. Army 14 Corps of Engineers USACE or its designee determines that a particular wetland is not regulated under Section 404 of 15 the Clean Water Act, that wetland meets the definition of an isolated wetland in Paragraph (f) of this Rule, and 16 that isolated wetland is a Basin Wetland or Bog as described in the North Carolina Wetland Assessment User Manual 17 prepared by the North Carolina Wetland Functional Assessment Team, version 4.1 October 2010 (available online at: 18 https://deq.nc.gov/about/divisions/water-resources/water-quality-permitting/401-buffer-permitting-branch/401-19 isolatedhttps://deq.nc.gov/about/divisions/water resources/water resources data/water quality programdevelopment/newam manual), then discharges to that isolated wetland shall be covered by this Section. Where the 20 21 USACE has not confirmed the extent and/or location of the wetlands or isolated stream, [surface waters,] the The 22 Division shall verify confirm the determination, extent, extent and location of isolated wetlands and isolated classified 23 streams using the U.S. Army Corps of Engineers Wetland Delineation Manual (Technical Report Y-87-1) which is hereby incorporated by reference, including subsequent amendments and editions, and available free of charge at: 24 25 https://usace.contentdm.oclc.org/digital/collection/p266001coll1/id/4530 26 and subsequent appropriate regional supplements which are hereby incorporated by reference, including subsequent amendments and editions and available free of charge at: https://www.usace.army.mil/Missions/Civil-27 Works/Regulatory-Program-and-Permits/reg supp/ and of isolated streams using the Division publication, 28 29 Methodology for Identification of Intermittent and Perennial Streams and Their Origins (v.4.11, 2010), which is 30 hereby incorporated by reference including subsequent amendments and editions available at free of charge at: https://deq.nc.gov/water-quality/surface-water-protection/401/policies-guides-manuals/streamid-v-4point11-final-31 32 sept-01-2010/download. 33 (c) Activities that result in a discharge may be deemed permitted as described in Rule .1305(b)(a) of this Section or 34 authorized by the issuance of either an individual permit or a Certificate of Coverage to operate under a general permit: 35 (1)Individual permits shall be issued on a case-by-case basis using the procedures outlined in this

36 Section. These <u>Individual individual</u> permits do not require approval by the U.S. Environmental 37 Protection Agency.

1	(2)	General permits may be developed by the Division and issued by the Director for types or groups
2		of discharges resulting from activities that are similar in nature and considered to have minimal
3		impact. General permits do not require approval by the U.S. Environmental Protection Agency. All
4		activities that receive a Certificate of Coverage under a general permit from the Division shall be
5		covered under that general permit. When written approval is required in the general permit, the
6		application and review procedures for requesting a Certificate of Coverage under a general permit
7		from the Division for the proposed activity are the same as the procedures outlined in this Section
8		for individual permits. <u>The Director may require an Individual Permit for any project [if it is deemed</u>
9		in the public's best interest or determined that the project is likely to have a significant adverse effect
10		upon water quality, including state or federally listed endangered or threatened aquatic species, or
11		will degrade the waters so that existing uses of the waters or downstream waters are precluded.] for
12		which the Director determines that coverage under a General Permit is insufficient to ensure that
13		the project will comply with State water quality standards, which includes designated uses, numeric
14		criteria, narrative criteria, and the State's antidegradation policy, as defined in 15A NCAC 02B
15		Section.0200 and in 15A NCAC 02L Sections.0100 and .0200.
16	(d) Discharges	resulting from activities that are deemed permitted as described in Rule .1305(a) of this Section, or
17	that receive an in	ndividual permit or Certificate of Coverage under a general permit pursuant to this Section shall not
18	be considered to	remove existing uses of the isolated wetland or isolated surface waters.
19	(e) The followin	ag are exempt from this Section:
20	(1)	Activities described in 15A NCAC 02B .0230;
21	(2)	Discharges to the following features if they were constructed for erosion control or stormwater
22		management purposes:
23		(A) isolated man made ponds ponds, isolated man-made wetlands;
24		(B) or isolated man-made ditches; ditches constructed for [erosion control or] stormwater
25		management purposes;
26	(3)	Discharges to any man-made isolated pond;
27	(4)	Discharges to any isolated wetland not regulated under Section 404 of the Clean Water Act that is
28		not a Basin Wetland or Bog as described in the North Carolina Wetland Assessment User Manual
29		prepared by the North Carolina Wetland Functional Assessment Team, version 4.1 October 2010
30		(available online at: <u>https://deq.nc.gov/about/divisions/water-resources/water-resources-</u>
31		data/water-quality-program-development/ncwam-manual);
32	(5)	Discharges to isolated ephemeral streams as defined by 15A NCAC 02B .0610;
33	(5)<u>(6)</u>	Discharges of treated effluent into isolated wetlands and isolated classified surface waters resulting
34		from activities that receive NPDES Permits or State Non-Discharge Permits;
35	(6)<u>(7)</u>	Discharges for water dependent structures as defined in 15A NCAC 02B .0202; and
36	(7)<u>(8)</u>	A discharge resulting from an activity if:

1		(A) The discharge resulting from the activity requires a 401 Certification and 404 Permit and
2		these were issued prior to October 22, 2001;
3		(B) The project requires a State permit, such as landfills, NPDES discharges of treated effluent,
4		Non-Discharge Permits, land application of residuals and road construction activities, that
5		has begun construction or are under contract to begin construction and have received all
6		required State permits prior to October 22, 2001;
7		(C) The project is being conducted by the N.C. Department of Transportation and they have
8		completed 30% of the hydraulic design for the project prior to October 22, 2001; or
9		(D) The applicant has been authorized for a discharge into isolated wetlands or isolated waters
10		for a project that has established a Vested Right under North Carolina law prior to October
11		22, 2001.
12	(f) The terms us	ed in this Section shall be as defined in G.S. 143-212 and G.S. 143-213 and as follows:
13	(1)	"Class SWL wetland" means the term as defined at 15A NCAC 02B -0101.0231(a).
14	(2)	"Class UWL wetland" means the term as defined at 15A NCAC 02B .0101.0231(a).
15	(3)	"Cumulative impact" means environmental impacts resulting from incremental effects of an activity
16		when added to other past, present, and reasonably foreseeable future activities, regardless of what
17		entities undertake such other actions.
18	(4)	"Director" means the Director of the Division.
19	(5)	"Division" means the Division of Water Resources of the North Carolina Department of
20		Environmental Quality.
21	<u>(6)</u>	"Isolated [<mark>Wetland"] Wetlands"</mark> means:
22		(A) a wetland confirmed to be isolated by the USACE; or
23		(B) a wetland that has been determined to be non-jurisdictional by the USACE but has not been
24		confirmed to be isolated as indicated in Part (A) of this Subparagraph, and for which an
25		evaluation confirmed by the Division documents that a significant nexus is not present
26		pursuant to the Clean Water Act Jurisdiction Following the U.S. Supreme Court's Decision
27		in Rapanos v. United States & Carabell v. United States memorandum dated December 02,
28		2008 which is hereby incorporated by reference, not including subsequent amendments or
29		editions and is available free of charge at: https://deq.nc.gov/about/divisions/water-
30		resources/water-quality-permitting/401-buffer-permitting/helpful-documents-
31		links#Isolated-NJD [(available online at: https://deq.nc.gov/about/divisions/water -
32		resources/water-quality-permitting/401-buffer-permitting-branch/401-isolated).]
33	(7)	"Isolated Waters" and "Isolated Surface Waters" means:
34		(A) a surface water, including but not limited to streams, ditches, ponds, and lakes that is
35		confirmed to be isolated by the USACE; or
36		(B) a surface water that has been determined to be non-jurisdictional by the USACE but has
37		not been confirmed to be isolated as indicated in Part (A) of this Subparagraph, and for

1		which an evaluation confirmed by the Division documents that a significant nexus is not
2		present pursuant to the Clean Water Act Jurisdiction Following the U.S. Supreme Court's
3		Decision in Rapanos v. United States & Carabell v. United States memorandum dated
4		December 02, 2008. [2008 (available online at: https://deq.nc.gov/about/divisions/water-
5		resources/water quality permitting/401-buffer permitting branch/401-isolated).]
6	(8)	"Project" means the total project proposed or accomplished by one owner/developer or partnership
7		or other association of owners/developers.
8	(6)<u>(9)</u>	"Secondary impact" means indirect effects, which are caused by the action and are later in time or
9		farther removed in distance, but are still reasonably foreseeable to the applicant or the Division.
10	(7)<u>(10)</u>	"Wetland" "Wetlands" means the term as defined in 15A NCAC 02B .0202.
11		
12		
13	History Note:	Authority G.S. 143-215.1(a)(6); 143-215.1(b)(3); 143-215.3(a)(1); 143-215.3(c); S.L. 2014-120, s.
14		54; S.L. 2015-286, s. 4.18;
15		Codifier determined that findings did not meet criteria for temporary rule on September 26, 2001
16		and October 12, 2001;
17		Temporary Adoption Eff. October 22, 2001;
18		Eff. April 1, 2003;
19		Readopted Eff. June 15, 2020;
20		Temporary Amendment Eff. May 28, 2021;
21		<u>Amended Eff. June 1, 2022.</u>

1 15A NCAC 02H .1401 is adopted as published in 36:07 NCR 443-450 with changes as follows:

- 2
- 3 4

SECTION .1400 – DISCHARGES <u>IMPACTS</u> TO FEDERALLY NON-JURISDICTIONAL WETLANDS AND FEDERALLY NON-JURISDICTIONAL CLASSIFIED SURFACE WATERS

5

6 15A NCAC 02H .1401 SCOPE AND PURPOSE

7 (a) The provisions of this Section shall apply to Division of Water Resources (Division) regulatory and resource 8 management determinations regarding federally non-jurisdictional wetlands and federally non-jurisdictional classified 9 surface waters. For the purpose of this Section, "discharge" "impact" shall be the deposition of dredged or fill material 10 (e.g. fill, earth, construction debris, soil.) soil) or any other activity (e.g. ditching, draining, flooding) that may cause 11 or contribute to a violation of wetland standards. Isolated wetlands and isolated waters as defined in Rule .1301 of this 12 Subchapter shall be regulated pursuant to Section .1300 of this Subchapter. Federally jurisdictional wetlands and 13 federally jurisdictional classified waters that the U.S. Army Corps of Engineers (USACE) or its designee has 14 determined to be subject to Section 404 of the Clean Water Act shall be regulated pursuant to Section .0500 of this 15 Subchapter. 16 (b) This Section outlines the application and review procedures for permitting of discharges into impacts to federally 17 non-jurisdictional wetlands and federally non-jurisdictional classified surface waters that have been listed in 15A 18 NCAC 02B Section .0300. If the USACE or its designee determines that a particular stream or open water or wetland 19 is not regulated under Section 404 of the Clean Water Act, and the particular stream or open water or wetland is not 20 an isolated wetland or isolated water as defined in Rule .1301 of this Subchapter, then discharges impacts to that 21 stream or open water or wetland shall be covered by this Section. Where the USACE has not previously confirmed 22 the extent and/or location of the federally non-jurisdictional wetlands, the Division shall confirm the extent and 23 location of federally non-jurisdictional wetlands using the U.S. Army Corps of Engineers Wetland Delineation Manual 24 (Technical Report Y-87-1) which is hereby incorporated by reference, including subsequent amendments and editions 25 and available (available free of change charge on the internet at: https://usace.contentdm.oclc.org/digital/collection/p266001coll1/id/4530 26 https://usace.contentdm.oclc.org/digital/collection/p266001coll1/id/4532/) and subsequent appropriate regional 27 supplements which are hereby incorporated by reference, including subsequent amendments and editions and available 28 29 (available free of charge on the internet at: https://www.usace.army.mil/Missions/Civil-Works/Regulatory-Program-30 and-Permits/reg_supp/. https://www.usace.army.mil/Missions/Civil Works/Regulatory Program and 31 Permits/reg_supp/). Where the USACE has not previously confirmed the extent and/or location of the federally non-32 jurisdictional streams, the Division shall confirm the extent and location of federally non-jurisdictional streams using 33 the Division publication, Methodology for Identification of Intermittent and Perennial Streams and Their Origins 34 (v.4.11, 2010), which is hereby incorporated by reference including subsequent amendments and editions available at 35 free of charge at: https://deq.nc.gov/water-quality/surface-water-protection/401/policies-guides-manuals/streamid-v-4point11-final-sept-01-2010/download. Any disputes by the applicant or landowner over wetland or stream 36

37 determinations made by the Division shall be referred to the Director in writing within 60 calendar days of written

- notification from the Division. The Director's determination shall be subject to review as provided in Article 3 of G.S.
 150B.
 (c) Activities that result in a discharge an impact may be deemed permitted as described in Rule .1405(a) of this
- 4 Section or authorized by the issuance of either an individual permit or a Certificate of Coverage to operate under a
 5 general permit:
- 6 (1) Individual permits shall be issued on a case-by-case basis using the procedures outlined in this 7 Section. These individual permits do not require approval by the U.S. Environmental Protection 8 Agency.
- 9 (2)General permits may be developed by the Division and issued by the Director for types or groups 10 of discharges impacts resulting from activities that are similar in nature and considered to have 11 minimal impact. General permits do not require approval by the U.S. Environmental Protection 12 Agency. All activities that receive a Certificate of Coverage under a general permit from the 13 Division shall be covered under that general permit. When written approval is required in the general 14 permit, the application and review procedures for requesting a Certificate of Coverage under a 15 general permit from the Division for the proposed activity are the same as the procedures outlined 16 in this Section for individual permits. The Director may require an Individual Permit individual permit for any project if it is deemed in the public's best interest or determined that the project is 17 18 likely to have a significant adverse effect upon water quality, including state or federally listed 19 endangered or threatened aquatic species, or will degrade the waters so that existing uses of the waters or downstream waters are precluded. for which the Director determines that coverage under 20 21 a General Permit is insufficient to ensure that the project will comply with State water quality 22 standards, which includes designated uses, numeric criteria, narrative criteria, and the State's 23 antidegradation policy, as defined in 15A NCAC 02B Section .0200 and 15A NCAC 02L Sections .0100 and .0200. 24
- (d) <u>Discharges Impacts</u> resulting from activities that are deemed permitted as described in Rule .1405(a) of this
 Section, or that receive an individual permit or Certificate of Coverage under a general permit pursuant to this Section
- shall not be considered to remove existing uses of the wetland or classified surface waters.
- 28 (e) The following are exempt from this Section:

33

- 29 (1) Activities described in 15A NCAC 02B .0230;
- 30 (2) <u>Discharges Impacts</u> to the following features if they were constructed for erosion control or
 31 stormwater management purposes:
 - (A) federally non-jurisdictional man-made wetlands, or
 - (B) federally non-jurisdictional man-made ditches;
- 34 (3) Discharges Impacts to federally non-jurisdictional man-made ponds;
- 35 (4) Discharges Impacts to federally non-jurisdictional ephemeral streams as defined by 15A NCAC 02B
 36 .0610;

1	(5)	Discharges of treated effluent into federally non-jurisdictional wetlands or federally non-
2		jurisdictional classified surface waters resulting from activities that receive NPDES Permits or State
3		Non-Discharge Permits; and
4	(6)	Discharges Impacts for water dependent structures as defined in 15A NCAC 02B .0202.
5	(f) The Unless	as otherwise provided all terms used in this Section shall be as defined in G.S. 143-212, G.S. 143-213,
6	and Rule .1301	of this Subchapter.
7		
8	History Note:	Authority G.S. 143-215.1(a)(6); 143-215.1(b)(3); 143-215.3(a)(1); 143-215.3(c);
9		Temporary Adoption Eff. May 28, 2021;
10		<u>Eff. June 1, 2022.</u>

15A NCAC 02H .1402 is adopted as published in 36:07 NCR 443-450 with changes as follows:

3 15A NCAC 02H .1402 FILING APPLICATIONS

4 (a) Any person seeking issuance of an individual permit or Certificate of Coverage under a general permit for 5 discharges resulting from activities that affect propose to impact federally non-jurisdictional wetlands or federally 6 non-jurisdictional classified surface waters shall file one complete original application with the Director, by mailing 7 <u>it to at 1617 Mail Service Center, Raleigh, North Carolina, 27699-1617, or <mark>by hand delivery or express delivery to the</mark></u> 8 Archdale Building at 512 N Salisbury Street, Raleigh, NC 27604, an original and one copy of an application for a 9 permit or by submitting submit one complete application electronically via the following website: 10 https://edocs.deq.nc.gov/Forms/DWR Wetlands Online Submittal Page. The application shall be made on a form 11 approved by the Division, available electronically provided or via the following website: 12 https://deq.nc.gov/about/divisions/water-resources/water-quality-permitting/401-buffer-permitting-

- 13 branch/application. The application shall include at a minimum the following:
- 14 (1) the date of application;
- (2) the name, address, and phone number of the property applicant. If the applicant is not the property owner(s), name, address, and phone number of the property owners(s);
- if the applicant is a corporation, the name and address of the North Carolina process agency, and
 the name, address, and phone number of the individual who is the authorized agent of the corporation
 and responsible for the activity for which certification permit is sought. The corporation must be
 registered with the NC Secretary of State's Office to conduct business in NC;
- (4) the nature of the discharge, impact, including cumulative impacts to all wetlands and waters waters, including (isolated isolated isolated wetlands, isolated classified surface waters, federally non-jurisdictional wetlands, federally non-jurisdictional classified surface waters, jurisdictional wetlands, and jurisdictional waters) waters that cause or will cause a violation of downstream water quality standards resulting from an activity to be conducted by the applicant;
- 26 (5) whether the discharge impact has occurred or is proposed;
- 27 (6) the location and extent of the discharge, impact, stating the municipality, if applicable, and the
 28 county; the drainage basin; the name of the nearest named surface waters; and the location of the
 29 point of discharge impact with regard to the nearest named surface waters;
- 30 (7) an application fee as required by G.S. 143-215.3D. If payment of a fee is required for a 401 Water
 31 Quality Certification, then that fee shall suffice for this Rule;
- (8) a map(s) with scales and north arrows that is legible to the reviewer and of sufficient detail to
 delineate the boundaries of the lands owned or proposed to be utilized by the applicant in carrying
 out the discharge: impact; the location, dimensions, and type of any structures that affect federally
 non-jurisdictional wetlands or federally non-jurisdictional classified surface waters for use in
 connection with the discharge: impact; and the location and extent of the federally non-jurisdictional
 wetlands or federally non-jurisdictional classified surface waters of the lands;
 and

- 1 (9) a signature by the applicant or an agent authorized by the applicant. If an agent is signing for the 2 applicant, an agent authorization letter shall be provided. In signing the application, the applicant 3 certifies that all information contained therein or in support thereof is true and correct to the best of 4 their knowledge.
- 5 (b) The Division may request in writing, and the applicant shall furnish, any additional information necessary to 6 clarify or complete the information provided in the application under Paragraph (a) of this Rule, or to complete the
- 7 evaluation in Rule .1405 of this Section.
- 8 (c) If the applicant believes that it is not feasible or is unnecessary to furnish any portion of the information required
- 9 by Paragraphs (a) and (b) of this Rule, then the applicant shall submit an explanation detailing the reasons for omission
- 10 of the information. The final decision regarding the completeness of the application shall be made by the Division
- 11 based upon the information required in Paragraphs (a) and (b) of this Rule, and any explanation provided by the
- 12 applicant regarding omitted information provided in this Paragraph.
- 13 (d) Pursuant to G.S. 143-215.3(a)(2), the staff of the Division shall conduct such investigation as the Division deems
- 14 necessary to clarify the information provided in the application under Paragraph (a) of this Rule or to complete the
- 15 evaluation in Rule .1405 of this Section. For the purpose of review of an application, the applicant shall allow the staff
- 16 safe access to the lands and facilities of the applicant proposed impacts and lend such assistance as shall be reasonable
- 17 for those places, upon the presentation of credentials, credentials and advanced notice to the applicant or their
- 18 <u>representative</u> of at least three days.
- 19 (e) Joint applications with 401 certification and/or isolated wetlands permitting submitted to the Division shall suffice
- 20 for an application pursuant to this Rule, so long as the application contains all of the information required by this Rule
- and provided that the applicant specifically indicates that authorization is sought under this Rule.
- (f) Submission of an application to the Division of Coastal Management for a permit to develop in North Carolina's
 coastal area in accordance with the rules of 15A NCAC 07J .0200 shall suffice as an application for a water quality
 certification individual permit or certificate of coverage under a general certification permit upon receipt by the
 Division from the Division of Coastal Management.
- 26
- 27
- 28 History Note: Authority G.S. 143-214.1; 143-215.1(a)(6); 143-215.3(a)(1);
 29 Temporary Adoption Eff. May 28, 2021;
 30 Eff. June 1, 2022.

15A NCAC 02H .1403 is adopted as published in 36:07 NCR 443-450 with changes as follows:

3 15A NCAC 02H .1403 PUBLIC NOTICE AND PUBLIC HEARING

(a) The Division shall provide public notice for proposed general permits. This notice shall be sent to all individuals
on the mailing list described in Paragraph (g) of this Rule and posted on the Division's website:
https://deq.nc.gov/about/divisions/water-resources/water-quality-permitting/401-buffer-permitting-branch/public-

notices. Notice shall be made at least 30 calendar days prior to issuance of the general permit by the Division. Public
notice shall not be required for those activities covered by Certificates of Coverage under a general permit.

9 (b) Notice of each pending application for an individual permit shall be sent be to all individuals on the mailing list

10 described in Paragraph (g) of this Rule and shall be posted on the Division's website. Notice shall be made at least 30

11 calendar days prior to proposed final action by the Division on the application.

12 (c) The notice for each pending application for an individual permits permit shall set forth:

- 13 (1) the name and address of the applicant;
- 14 (2) the action requested in the application;
- 15 (3) the nature and location of the discharge; impact; and

16 (4) the proposed date of final action to be taken by the Division on the application.

17 The notice shall also state where additional information is available online and on file with the Division. Information

18 on file shall be made available upon request between 8:00 am and 5:00 pm, Monday through Friday, excluding State

19 holidays, and copies shall be made available upon payment of the cost thereof to the Division pursuant to G.S. 132-

20 6.2.

21 (d) The public notice requirement for an individual permit as described in Paragraph (b) of this Rule may be satisfied

by a joint notice with by the Division of Coastal Management, pursuant to 15A NCAC 07J .0206, the U.S. Army

23 Corps of Engineers according to their established procedures, pursuant to their rules and procedures for the

24 <u>implementation of Section 404 of the Clean Water Act</u>, by a joint notice by the Division for an individual certification

in accordance with Rule .0503 of this Subchapter, or by a joint notice by the Division for an individual permit in

26 accordance with Rule .1303 of this Subchapter.

27 (e) Any person who desires a public hearing on a general permit or an individual permit application shall submit a

written request to the to the Division electronically as directed within the Public Notice or at one of the address

29 <u>addresses</u> listed in Rule .1402 of this Section. In order to be considered by the Director, the request must be received

30 by the Division within 30 calendar days following the public notice.

31 (f) If the Director determines that there is significant public interest in holding a hearing, based upon such factors as

32 the reasons why a hearing was requested, the nature of the project, and whether the project is likely to have a significant

- 33 adverse effect upon water quality, quality standards which includes designated uses, numeric criteria, narrative criteria,
- 34 and the State's antidegradation policy, as defined in 15A NCAC 02B Section .0200 and 15A NCAC 02L Sections
- 35 .0100 and .0200, including state or federally listed endangered or threatened aquatic species, or will degrade the waters
- 36 so that existing uses of the waters or downstream waters are precluded, the Division shall notify the applicant in
- 37 writing that there will be a hearing. The Division shall also provide notice of the hearing to all individuals on the
- 38 mailing list as described in Paragraph (g) of this Rule and shall post the notice on the Division's website. The notice

1	shall be publishe	d at least 30 calendar days prior to the date of the hearing. The notice shall state the time, place, and
2	format of the he	aring. The notice may be combined with the notice required under Paragraph (c) of this Rule. The
3	hearing shall be	held within 90 calendar days following date of notification to the applicant. The record for each
4	hearing held und	er this Paragraph shall remain open for a period of 30 calendar days after the public hearing to receive
5	public comments	3.
6	(g) Any person i	nay request that he or she be emailed copies of all public notices required by this Rule. The Division
7	shall add the ema	ail address of any such person to an email listerv and follow procedures set forth in Rule .0503(g) of
8	this Subchapter.	
9	(h) Any public	hearing held pursuant to this Rule may be coordinated with other public hearings held by the
10	Department or th	e U.S. Army Corps of Engineers.
11		
12	History Note:	$Authority \ G.S. \ 143-215.1(a)(6); \ 143-215.3(a)(1); \ \frac{143-215.3(a)(1e);}{143-215.3(a)(1e);} \ 143-215.3(a)(3); \ 143-215.3(c);$
13		Temporary Adoption Eff. May 28, 2021;
14		<u>Eff. June 1, 2022.</u>

3 15A NCAC 02H .1404 DECISION ON APPLICATION FOR PERMITS OR CERTIFICATES OF 4 COVERAGE

(a) The Director shall issue the permit or Certificate of Coverage, deny the application, provide notice of hearing
pursuant to Rule .1403 of this Section, or request additional information within 60 calendar days after receipt of the
application. When the Director requests additional information, the 60-day review period restarts upon receipt of all
of the additional information requested by the Director. Failure to issue the permit or Certificate of Coverage, deny
the application, provide notice of hearing, or request additional information within 60 calendar days shall be
considered an approval of the application, unless:

- 11 (
 - (1) The <u>the</u> applicant agrees, in writing, to a longer period;
- 12 (2) The the final decision is to be made pursuant to a public hearing;
- (3) The the applicant refuses the staff access to its records or premises for the purpose of gathering
 information necessary to the Director's decision; or
- 15

2

(4) Information information necessary to the Director's decision is unavailable.

(b) The Director shall issue the permit or Certificate of Coverage, deny the application, or request additional
information within 60 calendar days following the close of the record for the public hearing. Failure to take action
within 60 calendar days shall be considered an approval of the application by the Director, unless Subparagraphs
(a)(1), (3), or (4) of this Rule apply.

20 (c) Any permit or Certificate of Coverage issued pursuant to this Section may contain such conditions as the Director

21 shall deem necessary to ensure compliance with this Section, including written post discharge notification to the

- 22 Division. Division that the impacts have been completed.
- 23 (d) Modification or Revocation of permit or Certificate of Coverage:
- Any permit or Certificate of Coverage issued pursuant to this Section may be subject to revocation
 or modification by the Director for violation of conditions of the permit or Certificate of Coverage;
 and
- Any permit or Certificate of Coverage issued pursuant to this Section may be subject to revocation
 or modification by the Director upon a determination that information contained in the application
 or presented in support thereof is incorrect or if the Director finds that the discharge has activities
 have violated or may violate a downstream water quality standard.

(e) The Division shall notify the applicant of the final action to issue or deny the application. In the event that theDirector denies the application, the Director shall specify the reasons for the denial.

- 33 (f) Certificates of Coverage for general permits shall be issued for a period of five years, after which time the approval
- 34 shall be void, unless the discharge impact is complete or an extension is granted pursuant to Paragraph (h) of this Rule.
- 35 The permit shall become enforceable when a Certificate of Coverage is issued.
- 36 (g) Individual permit or Certificate of Coverage renewals shall require a new complete application.

1	(h) A Permittee may request in writing that the Division Director grant an extension before the permit expires. An
2	extension may be granted by the Division Director for a time period of one additional year, provided that the
3	construction has commenced or is under contract to commence before the permit expires.
4	(i) The issuance or denial of a permit application is a final agency decision that is subject to administrative review
5	pursuant to G.S. 150B-23.
6	
-	

7 History Note: Authority G.S. 143-215.1(a)(6); 143-215.1(b); 143-215.3(a)(1); 143-215.3(c);
 8 Temporary Adoption Eff. May 28, 2021;
 9 <u>Eff. June 1, 2022</u>.

3

4

15A NCAC 02H .1405

15A NCAC 02H .1405 is adopted as published in 36:07 NCR 443-450 with changes as follows:

REVIEW OF APPLICATIONS

(a) The following activities shall be deemed to be permitted:

5 Discharges resulting from activities Activities that impact less than 1/2 acre of federally non-(1)6 jurisdictional classified open waters (e.g., lakes, ponds) waters, such as lakes and ponds for the 7 entire project are deemed to be permitted provided they comply with the conditions listed in 8 Subparagraph (4) of this Paragraph, and it shall not be necessary for the Division to issue permits 9 for these activities. 10 (2)Discharges resulting from activities Activities that impact less than a total of 150 linear feet of 11 federally non-jurisdictional classified intermittent and perennial streams for the entire project are 12 deemed to be permitted provided they comply with the conditions listed in Subparagraph (4) of this 13 Paragraph, and it shall not be necessary for the Division to issue permits for these activities. 14 (3) Except for activities that impact wetlands classified as coastal wetlands [15A NCAC 07H .0205], Unique Wetlands (UWL) [15A NCAC 02B .0231]; or are adjacent to waters designated as: ORW 15 16 (including SAV), HQW (including PNA), SA, WS-I, WS-II, Trout or North Carolina National Wild 17 and Scenic River, Discharges resulting from activities activities that impact less than or equal to 1/10 acre of federally non-jurisdictional wetlands for the entire project are deemed to be permitted 18 19 provided they comply with the conditions listed in Subparagraph (4) of this Paragraph, and it shall 20 not be necessary for the Division to issue permits for these activities. 21 (4) Conditions which shall be met for projects deemed to be permitted: 22 (A) Erosion and sediment control practices are required and shall equal at a minimum those 23 required by the N.C. Division of Energy, Mineral, and Land Resources (DEMLR) or its 24 local delegated program for the Sedimentation Pollution Control Act and shall be in 25 compliance with all DEMLR or appropriate local delegated program specifications 26 governing the design, installation, operation, and maintenance of such practices in order to 27 help assure compliance with the appropriate turbidity and other water quality standards; 28 (B) All erosion and sediment control practices placed in federally non-jurisdictional wetlands 29 or federally non-jurisdictional classified surface waters shall be removed and the original 30 grade restored within two months after the DEMLR or appropriate local delegated program 31 has released the specific drainage area within the project; 32 (C) Uncured or curing concrete shall not come into direct contact with waters of the State; 33 All work in or adjacent to federally non-jurisdictional intermittent or perennial streams (D) 34 shall be conducted so that the flowing stream does not come in contact with the disturbed 35 area; and 36 (E) Measures shall be taken to ensure that the hydrologic functions of any remaining federally 37 non-jurisdictional wetlands and federally non-jurisdictional classified surface waters are

1		maintained to ensure compliance with wetland standards. not adversely affected by the
2		discharge . <mark>impact.</mark>
3	(b) The Division	n shall issue an individual permit or a Certificate of Coverage under a general permit upon determining
4	that the propose	ed activity will comply with State water quality standards, which includes designated uses, numeric
5	criteria, narrativ	e criteria, and the State's antidegradation policy, as defined in the rules of 15A NCAC 02B Section
6	.0200 and the r	ules of 15A NCAC 02L Section .0100 and .0200. In assessing whether the proposed activity will
7	comply with wa	ter quality standards, the Division shall evaluate if the proposed activity:
8	(1)	has no practical alternative. A lack of practical alternatives may be shown by demonstrating that,
9		considering the potential for a reduction in size, configuration, or density of the proposed project
10		and all alternative designs, that the basic project purpose cannot be practically accomplished in an
11		economically viable manner, which would avoid or result in less adverse impact to federally non-
12		jurisdictional wetlands and federally non-jurisdictional classified surface waters;
13	(2)	has avoided and minimized impacts to federally non-jurisdictional wetlands and federally non-
14		jurisdictional classified surface waters to ensure any remaining surface waters or wetlands, and any
15		surface waters or wetlands downstream, continue to support existing uses during and after project
16		completion;
17	(3)	would not cause or contribute to a violation of water quality standards;
18	(4)	would not result in secondary or cumulative impacts that cause or contribute to, or will cause or
19		contribute to, a violation of downstream water quality standards; and
20	(5)	provides for replacement of existing uses through compensatory mitigation as described in
21		Paragraph (c) of this Rule;
22	(6)	for Class UWL wetlands and wetlands that are habitat for state or federally listed threatened or
23		endangered species, is necessary to meet a demonstrated public need.
24	(c) Replacement	nt by mitigation of unavoidable losses of existing uses in federally non-jurisdictional wetlands and
25	federally non-ju	urisdictional classified surface waters shall be reviewed in accordance with all of the following
26	guidelines:	
27	(1)	The Division shall coordinate mitigation requirements with other permitting agencies that are
28		requiring mitigation for a specific project;
29	(2)	Total impacts to less than 1/10 acre of federally non-jurisdictional wetlands shall not require
30		compensatory mitigation. The mitigation ratio for federally non-jurisdictional wetlands shall be 1:1.
31		Impacts to non-jurisdictional wetlands shall not be combined with the project impacts to wetlands
32		that are regulated under Section 404 of the Clean Water Act or isolated wetlands for the purpose of
33		determining when impact thresholds that trigger a mitigation requirement are met;
34	(3)	Total impacts to less than 300 linear feet of federally non-jurisdictional perennial streams for the
35		entire project shall not require compensatory mitigation. For linear publicly owned and maintained
36		transportation projects that the U.S. Army Corps of Engineers determines are not part of a larger
37		common plan of development, impacts to less than 300 linear feet per stream shall not require

1		compensatory mitigation. The mitigation ratio for federally non-jurisdictional stream impacts shall
2		be 1:1;
3	(4)	The required area or length of mitigation required shall be multiplied by 1 for restoration, 1.5 for
4		establishment, 2 for enhancement and 5 for preservation. These multipliers do not apply to approved
5		mitigation sites where the Interagency Review Team has approved other ratios;
6	(5)	Mitigation shall comply with the requirements set forth in G.S. 143-214.11. Mitigation projects
7		implemented within waters or wetlands that are regulated under Section 404 of the Clean Water Act
8		or Section .1300 of this Subchapter may be used to satisfy the requirements of this Paragraph;
9	(6)	Acceptable methods of mitigation mitigation, as defined in 33 CFR Part 332 332.2 incorporated by
10		<u>reference and</u> available free of charge <mark>on the internet</mark> at:
11		http://water.epa.gov/lawsregs/guidance/wetlands/wetlandsmitigation_index.cfm, include
12		restoration, including both re-establishment and rehabilitation, establishment (creation),
13		enhancement and preservation. No more than 25 percent of the mitigation required by Subparagraph
14		(2) or (3) of this Paragraph may be met through preservation, unless the Director determines that
15		the public good would be better served by a higher percentage of preservation; preservation would
16		provide greater water quality or aquatic life benefit.
16 17	(7)	provide greater water quality or aquatic life benefit. Mitigation for impacts to federally non-jurisdictional wetlands and federally non-jurisdictional
	(7)	
17	(7)	Mitigation for impacts to federally non-jurisdictional wetlands and federally non-jurisdictional
17 18	(7)	Mitigation for impacts to federally non-jurisdictional wetlands and federally non-jurisdictional classified surface waters shall be conducted in North Carolina within the same river basin and in
17 18 19	(7)	Mitigation for impacts to federally non-jurisdictional wetlands and federally non-jurisdictional classified surface waters shall be conducted in North Carolina within the same river basin and in accordance with 33 CFR Part 332, available free of charge on the internet at:
17 18 19 20	(7) (<u>8)</u>	Mitigation for impacts to federally non-jurisdictional wetlands and federally non-jurisdictional classified surface waters shall be conducted in North Carolina within the same river basin and in accordance with 33 CFR Part 332, available free of charge on the internet at: http://water.epa.gov/lawsregs/guidance/wetlands/wetlandsmitigation_index.cfm, unless otherwise
17 18 19 20 21		Mitigation for impacts to federally non-jurisdictional wetlands and federally non-jurisdictional classified surface waters shall be conducted in North Carolina within the same river basin and in accordance with 33 CFR Part 332, available free of charge on the internet at: http://water.epa.gov/lawsregs/guidance/wetlands/wetlandsmitigation_index.cfm, unless otherwise approved by the Director; and
17 18 19 20 21 22		Mitigation for impacts to federally non-jurisdictional wetlands and federally non-jurisdictional classified surface waters shall be conducted in North Carolina within the same river basin and in accordance with 33 CFR Part 332, available free of charge on the internet at: http://water.epa.gov/lawsregs/guidance/wetlands/wetlandsmitigation_index.cfm, unless otherwise approved by the Director; and Mitigation for impacts to wetlands designated in Subparagraph (b)(6) of this Rule shall be of the
 17 18 19 20 21 22 23 	(<u>8)</u>	Mitigation for impacts to federally non-jurisdictional wetlands and federally non-jurisdictional classified surface waters shall be conducted in North Carolina within the same river basin and in accordance with 33 CFR Part 332, available free of charge on the internet at: http://water.epa.gov/lawsregs/guidance/wetlands/wetlandsmitigation_index.cfm, unless otherwise approved by the Director; and Mitigation for impacts to wetlands designated in Subparagraph (b)(6) of this Rule shall be of the same wetland type and within the same watershed when practical; and
 17 18 19 20 21 22 23 24 	(<u>8)</u>	Mitigation for impacts to federally non-jurisdictional wetlands and federally non-jurisdictional classified surface waters shall be conducted in North Carolina within the same river basin and in accordance with 33 CFR Part 332, available free of charge on the internet at: http://water.epa.gov/lawsregs/guidance/wetlands/wetlandsmitigation_index.cfm, unless otherwise approved by the Director; and Mitigation for impacts to wetlands designated in Subparagraph (b)(6) of this Rule shall be of the same wetland type and within the same watershed when practical; and In-kind mitigation is required unless the Director determines that other forms of mitigation would
 17 18 19 20 21 22 23 24 25 	(<u>8)</u>	Mitigation for impacts to federally non-jurisdictional wetlands and federally non-jurisdictional classified surface waters shall be conducted in North Carolina within the same river basin and in accordance with 33 CFR Part 332, available free of charge on the internet at: http://water.epa.gov/lawsregs/guidance/wetlands/wetlandsmitigation_index.cfm, unless otherwise approved by the Director; and Mitigation for impacts to wetlands designated in Subparagraph (b)(6) of this Rule shall be of the same wetland type and within the same watershed when practical; and In-kind mitigation is required unless the Director determines that other forms of mitigation would
 17 18 19 20 21 22 23 24 25 26 	(<u>8)</u> (<u>8)(9)</u>	Mitigation for impacts to federally non-jurisdictional wetlands and federally non-jurisdictional classified surface waters shall be conducted in North Carolina within the same river basin and in accordance with 33 CFR Part 332, available free of charge on the internet at: http://water.epa.gov/lawsregs/guidance/wetlands/wetlandsmitigation_index.cfm, unless otherwise approved by the Director; and Mitigation for impacts to wetlands designated in Subparagraph (b)(6) of this Rule shall be of the same wetland type and within the same watershed when practical; and In-kind mitigation is required unless the Director determines that other forms of mitigation would provide greater water quality or aquatic life benefit.
 17 18 19 20 21 22 23 24 25 26 27 	(<u>8)</u> (<u>8)(9)</u>	Mitigation for impacts to federally non-jurisdictional wetlands and federally non-jurisdictional classified surface waters shall be conducted in North Carolina within the same river basin and in accordance with 33 CFR Part 332, available free of charge on the internet at: http://water.epa.gov/lawsregs/guidance/wetlands/wetlandsmitigation_index.cfm, unless otherwise approved by the Director; and Mitigation for impacts to wetlands designated in Subparagraph (b)(6) of this Rule shall be of the same wetland type and within the same watershed when practical; and In-kind mitigation is required unless the Director determines that other forms of mitigation would provide greater water quality or aquatic life benefit.