Burgos, Alexander N

Subject:

FW: WRC - Change Requests for 10A NCAC 15A, B, C, F, & H - September RRC Meeting

From: Duke, Lawrence < lawrence.duke@oah.nc.gov>

Sent: Tuesday, September 13, 2022 11:33 AM

To: Pekrul, Ashley M <ashley.pekrul@ncwildlife.org>

Cc: Ruhlman, Carrie A <carrie.ruhlman@ncwildlife.org>; Burgos, Alexander N <alexander.burgos@oah.nc.gov>

Subject: RE: WRC - Change Requests for 10A NCAC 15A, B, C, F, & H - September RRC Meeting

A few things:

- 10B .0106

- Paragraph (h) should be a list with each subparagraph ending with a semi-colon. Remove the "and" after
 (1) and place it after the second to last subparagraph. Also, renumber the subparagraphs, as there are two number (5).
- 10B .0109
 - The subparagraphs in (a) should be followed by a semi-colon ("; and" for second to last), as they are a list. Not necessary, but a style guide issue.
- 10B .0212
 - o Same issue as .0109 for the list in (a)
- 10B .0223
 - Paragraph (c), the number of permits granted is vague. At a bear minimum (pun intended), reference the "population management objectives" in some capacity.

Lawrence Duke

Counsel, NC Rules Review Commission Office of Administrative Hearings (984) 236-1938

Burgos, Alexander N

Subject: Attachments:

FW: WRC - Change Requests for 10A NCAC 15A, B, C, F, & H - September RRC Meeting 15A NCAC 10A .1502.docx; 15A NCAC 10B .0101.docx; 15A NCAC 10C .0208.doc; 15A NCAC 10H

.1510.docx; 15A NCAC 10B .0106.docx; 15A NCAC 10B .0109.docx; 15A NCAC 10B .0118.docx; 15A NCAC 10B .0120.docx; 15A NCAC 10B .0126.docx; 15A NCAC 10B .0127.docx; 15A NCAC 10B .0212.docx; 15A NCAC 10B .0223.docx; 15A NCAC 10B .0305.docx; 15A NCAC 10B .0401.docx; 15A NCAC 10B .0404.docx; 15A NCAC 10B .0405.docx; 15A NCAC 10B .0406.docx; WRC - 09.2022 - 15A

NCAC 10A.B.C.FH Change Request AP.docx

From: Pekrul, Ashley M <ashley.pekrul@ncwildlife.org>

Sent: Monday, September 12, 2022 10:25 AM **To:** Duke, Lawrence <lawrence.duke@oah.nc.gov>

Cc: Ruhlman, Carrie A <carrie.ruhlman@ncwildlife.org>; Burgos, Alexander N <alexander.burgos@oah.nc.gov>

Subject: RE: WRC - Change Requests for 10A NCAC 15A, B, C, F, & H - September RRC Meeting

Hi Lawrence,

Attached are our technical corrections and responses. Please let us know if you have any questions.

Thank you, Ashley

Request for Changes Pursuant to N.C. Gen. Stat. § 150B-21.10

Staff reviewed these Rules to ensure that each Rule is within the agency's statutory authority, reasonably necessary, clear and unambiguous, and adopted in accordance with Part 2 of the North Carolina Administrative Procedure Act. Following review, staff has issued this document that may request changes pursuant to G.S. 150B-21.10 from your agency or ask clarifying questions.

The imposition of a question implies that the rule as written is unclear or there is some ambiguity. If the request includes questions and you do not understand the question, please contact the reviewing attorney to discuss. Failure to respond may result in a staff opinion recommending objection.

Staff may suggest the agency "consider" an idea or language in this document. This is in no way a formal request that the agency adopt the idea or language but rather is offered merely for consideration which the agency may find preferable and clarifying.

In order to properly submit rewritten rules, please refer to the following Rules in the NC Administrative Code:

- Rule 26 NCAC 02C .0108 The Rule addresses general formatting.
- Rule 26 NCAC 02C .0404 The Rule addresses changing the introductory statement.
- Rule 26 NCAC 02C .0405 The Rule addresses properly formatting changes made after publication in the NC Register.

Note the following general instructions:

- 1. You must submit the revised rule via email to oah.rules@oah.nc.gov. The electronic copy must be saved as the official rule name (XX NCAC XXXX).
- 2. For rules longer than one page, insert a page number.
- 3. Use line numbers; if the rule spans more than one page, have the line numbers reset at one for each page.
- 4. Do not use track changes. Make all changes using manual strikethroughs, underlines and highlighting.
- 5. You cannot change just one part of a word. For example:
 - Wrong: "aAssociation"
 - Right: "association Association"
- 6. Treat punctuation as part of a word. For example:
 - Wrong: "day; and"
 - Right: "day, day; and"
- 7. Formatting instructions and examples may be found at: www.ncoah.com/rules/examples.html

If you have any questions regarding proper formatting of edits after reviewing the rules and examples, please contact the reviewing attorney.

AGENCY: Wildlife Resources Commission

RULE CITATION: 15A NCAC 10A .1502

DEADLINE FOR RECEIPT: Monday, September 12, 2022

<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 email the reviewing attorney to inquire concerning the staff recommendation.

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

In Paragraph (a), what does "harmfully altered" mean? This is broad and vague, and it should be defined or deleted. It needs to stay as written. An example of how law enforcement may interpret this is if someone paints a turtle shell pink, it would be altering its appearance in a way that would harm it by reducing its natural camouflage ability.

In Subparagraph (a)(7), it states "on lands and waters owned or acquired". By whom is the land owned or acquired? By the Commission What does this mean and is it necessary? Yes, it's necessary.

In Paragraph (d), should G.S. 143-215.3 be added to the History Note: Authority? done

In Subparagraph (d)(1), "(s)" should not be used, as it is on "employee". done

Also, remove the parenthesis in Paragraph (e). done

AGENCY: Wildlife Resources Commission

RULE CITATION: 15A NCAC 10B .0101

DEADLINE FOR RECEIPT: Monday, September 12, 2022

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

In Paragraph (a), on the end of line 8, should a comma be used instead of a semicolon? done

In Paragraph (b), line 12, what is meant by "per"? Should it be "pursuant"? Is there a way to state this more clearly? Changed to "pursuant to"

AGENCY: Wildlife Resources Commission

RULE CITATION: 15A NCAC 10B .0106

DEADLINE FOR RECEIPT: Monday, September 12, 2022

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

In Paragraph (e), please remove the "(s)" on line 28. done

What does Paragraph (g) mean? What is specifically being required and what does "provided there is evidence of property damage"? What is sufficient evidence? Who makes that judgment? By what criteria? This language is well established in this rule and is used to clearly articulate that a depredation permit cannot be provided until there is documentation of damage. For example, if a species has been destroying a farmer's crop, there is evident damage to the crop whether that be bite marks, tramping tracks, or anything else that would show a disturbance to their property. It is intended to cover many different scenarios. Our Wildlife Officers and biologists are who make the judgement on whether damage has occurred. The purpose of this is to clearly articulate that damage must have already occurred. They are not issued in the absence of damage.

Could Paragraph (h) be stated more clearly? Perhaps it could be clarified by stating "Depredation permits shall: (1) be prepared on a form...", etc. (removing the "permit shall" language from each Subparagraph). Also, in Subparagraph (h)(4), what does "and local laws" mean? It seems out of place and unnecessary. Done & local laws may be required to put on the license if the specific area the depredation permit is issued for has shining laws or particular methods of take laws established either by legislation or county and town ordinances. These would need to be noted on the permit and vary by location.

In Subparagraph (k)(2), the "if desired" language is unnecessary. done

Paragraphs (l) and (m) are unclear. Remove the "(s)" from paragraph (l). Paragraph (m) should begin with "Any landholder shall...". To be a valid rule, it should be stated with an active verb and require someone to do something. Done this wording comes directly from a court ruling issued by Judge Boyle in a settlement agreement.

AGENCY: Wildlife Resources Commission

RULE CITATION: 15A NCAC 10B .0109

DEADLINE FOR RECEIPT: Monday, September 12, 2022

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

This rule jumps from Paragraph (a) to Paragraph (e). It should be "(b)". done

AGENCY: Wildlife Resources Commission

RULE CITATION: 15A NCAC 10B .0118

DEADLINE FOR RECEIPT: Monday, September 12, 2022

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

In Paragraph (a), on line 6, the comma after ".0402" should be deleted. done

In Paragraph (c), remove the parenthesis around "fox and gray". Also, when incorporating, state: "...including subsequent amendments and editions, and can be obtained at no cost at https://www....". done

AGENCY: Wildlife Resources Commission

RULE CITATION: 15A NCAC 10B .0120

DEADLINE FOR RECEIPT: Monday, September 12, 2022

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

On line 4, "game, fur-bearing, and" is unclear. Why is "fur-bearing" included here? Fur-bearing is a statutorily defined term and is used throughout our rules in reference to various fur-bearing species. We included fur-bearing because nongame doesn't include game or fur-bearing animals.

AGENCY: Wildlife Resources Commission

RULE CITATION: 15A NCAC 10B .0126

DEADLINE FOR RECEIPT: Monday, September 12, 2022

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

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

In Subparagraph (b)(1), "Paragraph (d) of this Rule" is referenced, but (d) has been deleted. done

In Subparagraph (b)(2), add a comma after "novice hunters". done

AGENCY: Wildlife Resources Commission

RULE CITATION: 15A NCAC 10B .0127

DEADLINE FOR RECEIPT: Monday, September 12, 2022

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

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

In Paragraph (c), a possession permit is referenced, but no information is given on how to obtain this permit or under what criteria/process this permit is obtained. Changed to remove permit language. Authorization is obtained from Commission staff once the accident is reported, a bear is found dead. This can happen through several different means depending on the circumstance. Our regulated public and local law enforcement are familiar with how to contact us in these circumstances.

AGENCY: Wildlife Resources Commission

RULE CITATION: 15A NCAC 10B .0212

DEADLINE FOR RECEIPT: Monday, September 12, 2022

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

In Paragraph (c), remove the period after "(c)". done

AGENCY: Wildlife Resources Commission

RULE CITATION: 15A NCAC 10B .0223

DEADLINE FOR RECEIPT: Monday, September 12, 2022

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

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

In Paragraph (c), a permit is referenced, but no information is given on how to obtain this permit or under what criteria/process this permit is obtained. Done

The paragraphs on lines 13 and 14 are not listed correctly. They should be (d) and (e), respectively. done

AGENCY: Wildlife Resources Commission

RULE CITATION: 15A NCAC 10B .0305

DEADLINE FOR RECEIPT: Monday, September 12, 2022

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

In Paragraph (a), a comma is needed after "steel-jaw". done

Each Subparagraph under (b) should begin with a lower-case letter and end with a semicolon. Subparagraph (b)(5) should end with a semicolon and "and". done

AGENCY: Wildlife Resources Commission

RULE CITATION: 15A NCAC 10B .0401

DEADLINE FOR RECEIPT: Monday, September 12, 2022

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

Each Item should end with a period. done

In Item (4), place a comma after "hide" at the end of line 12. done

In Item (5), "corporation" is written twice. done

AGENCY: Wildlife Resources Commission

RULE CITATION: 15A NCAC 10B .0404

DEADLINE FOR RECEIPT: Monday, September 12, 2022

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

In Paragraph (b), line 7, "state" should be capitalized if North Carolina is being referred to. done

In Subparagraph (b)(3), a comma is needed after "pelt". done

In Subparagraph (b)(5), a licensed taxidermist may ship what? Please state exactly what can be shipped. done

Please remove the semicolon after "traps" in Paragraph (d). done

AGENCY: Wildlife Resources Commission

RULE CITATION: 15A NCAC 10B .0405

DEADLINE FOR RECEIPT: Monday, September 12, 2022

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

In Paragraph (e), a period is needed at the end. done

In Paragraph (g), the comma after "possession" is unnecessary and a comma is needed after "otter". done

AGENCY: Wildlife Resources Commission

RULE CITATION: 15A NCAC 10B .0406

DEADLINE FOR RECEIPT: Monday, September 12, 2022

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

In Paragraph (b), "it" should be capitalized at the beginning of the sentence. done

Paragraph (c) ends with the same language in Paragraph (d). This should only be stated once. done

AGENCY: Wildlife Resources Commission

RULE CITATION: 15A NCAC 10C .0208

DEADLINE FOR RECEIPT: Monday, September 12, 2022

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

In each Subparagraph of Paragraph (a), to be consistent with other rules, the latitude/longitude locations should probably be stylized as "35.403687 N, 82.531970 W", etc. done

AGENCY: Wildlife Resources Commission

RULE CITATION: 15A NCAC 10H .1510

DEADLINE FOR RECEIPT: Monday, September 12, 2022

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

The formatting for this rule submission is incorrect. Please fix. done

1	15A NCAC 10A	.1502 is adopted as published in the 36:22 NCR 1781-1783 as follows:	
2			
3	15A NCAC 10A	.1502 REPLACEMENT COSTS OF WILDLIFE	
4	(a) For the purpose of this Rule, "replacement cost" means the monetary amount to replace a specimen of wildlife that		
5	has been taken, i	njured, removed, harmfully altered, damaged, or destroyed. As specified in G.S. 113-267, this term	
6	shall be broadly	construed to include indirect costs of replacement if direct stocking or replacement is not feasible,	
7	including the cos	sts of habitat improvement or restoration, the establishment of sanctuaries, and any other recognized	
8	conservation technique.		
9	(b) The following	ng factors shall be considered when determining replacement costs:	
10	<u>(1)</u>	whether the species has a season for take;	
11	<u>(2)</u>	whether the species is classified as endangered, threatened, or special concern;	
12	<u>(3)</u>	the relative frequency of species occurrence in the State;	
13	<u>(4)</u>	the extent of existing suitable habitat for the species within the State;	
14	<u>(5)</u>	the unique habitat requirements of the species;	
15	<u>(6)</u>	the cost of acquiring, by purchase or long-term lease, lands and waters for habitat development;	
16	<u>(7)</u>	the cost of improving and maintaining suitable habitat for the species on lands and waters owned or	
17		[acquired;]acquired by the Commission;	
18	<u>(8)</u>	the cost of live-trapping the species in areas of adequate populations and transplanting them to areas	
19		of suitable habitat with low populations;	
20	<u>(9)</u>	the availability of replacement specimens and the cost of acquisition for restocking species in the	
21		wild;	
22	<u>(10)</u>	the cost of propagating and rearing the species in captivity or a hatchery and the cost of transporting	
23		them to an area with suitable habitat;	
24	<u>(11)</u>	the ratio between the natural life expectancy of the species and the period of its probable survival in	
25		the wild when having been reared in captivity;	
26	<u>(12)</u>	the consumer price index; and	
27	<u>(13)</u>	any other factor that gives value to the species.	
28	(c) Based on the	factors in Paragraph (b) of this Rule, the following scheduled amounts shall represent the estimated	
29	replacement cost	of an individual wildlife specimen. Replacement costs are per individual for wildlife species and per	
30	inch for fish spec	cies unless otherwise noted:	
31			
32	<u>Species</u>	Replacement Cost	
33			
34	<u>Birds</u>		
35		<u>Crow</u> <u>4.00</u>	
36		<u>Dove</u> <u>13.00</u>	
37		<u>Duck</u>	

1	American black duck	125.00	
2	<u>Canvasback</u>	125.00	
3	<u>Gadwall</u>	125.00	
4	Long-tailed duck	<u>125.00</u>	
5	White-winged scoter	<u>125.00</u>	
6	All other ducks	41.00	
7	Goose (includes Brant and Snow)	<u>125.00</u>	
8	Grouse	<u>125.00</u>	
9	<u>Pheasant</u>	<u>37.00</u>	
10	<u>Quail</u>	<u>125.00</u>	
11	<u>Rail</u>		
12	Clapper, king, and Virginia	<u>125.00</u>	
13	Coot, Gallinule, Moorhen, and Sora	<u>37.00</u>	
14	<u>Snipe</u>	<u>26.00</u>	
15	Swan, tundra	<u>1078.00</u>	
16	Woodcock	<u>125.00</u>	
17	Big Game		
18	Bear, black	<u>2232.00</u>	
19	<u>Deer</u>	<u>602.00</u>	
20	Turkey, wild	<u>525.00</u>	
21			
22	Small Game		
23	<u>Beaver</u>	<u>104.00</u>	
24	Bobcat	<u>647.00</u>	
25	<u>Fox</u>	88.00	
26	<u>Mink</u>	<u>75.00</u>	
27	<u>Muskrat</u>	<u>19.00</u>	
28	<u>Opossum</u>	<u>6.00</u>	
29	<u>Otter</u>	<u>647.00</u>	
30	<u>Rabbit</u>	<u>13.00</u>	
31	Raccoon	<u>58.00</u>	
32	<u>Skunk</u>	<u>19.00</u>	
33	<u>Squirrel, fox</u>	<u>54.00</u>	
34	Squirrel, gray and red	<u>17.00</u>	
35	<u>Weasel</u>	<u>11.00</u>	
36	<u>Reptiles</u>		
37	Kingsnake, scarlet	<u>100.00</u>	

1	Milksnake, coastal plain	200.00
2	Milksnake, eastern	100.00
3	Snake, eastern hognose	<u>100.00</u>
4	Turtle, eastern box	<u>150.00</u>
5	Turtle, spotted	<u>150.00</u>
6		
7	<u>Elk</u>	<u>2500.00</u>
8	Any other species with no open season	<u>54.00</u>
9		
10	Endangered Species	<u>4960.00</u>
11	Threatened Species	<u>4313.00</u>
12	Special Concern Species	3000.00
13		
14	Fish Species	
15		
16	Bass	
17	Alabama Bass	<u>0.80</u>
18	Hybrid (Bodie) Bass	<u>1.27</u>
19	<u>Largemouth Bass</u>	<u>0.80</u>
20	Redeye Bass	<u>0.80</u>
21	Smallmouth Bass	<u>2.34</u>
22	Spotted Bass	<u>0.80</u>
23	Striped Bass	<u>1.27</u>
24	<u>White</u>	<u>0.25</u>
25	Bullhead	
26	Black Bullhead	<u>1.72/fish</u>
27	Brown Bullhead	<u>1.72/fish</u>
28	Flat Bullhead	<u>1.72/fish</u>
29	Snail Bullhead	<u>1.72/fish</u>
30	Yellow Bullhead	<u>1.72/fish</u>
31	<u>Catfish</u>	
32	Blue Catfish	<u>0.61</u>
33	Channel Catfish	<u>0.61</u>
34	Flathead Catfish	<u>0.61</u>
35	White Catfish	<u>0.61</u>
36	<u>Crappie</u>	<u>0.48</u>
37	Kokanee Salmon	<u>0.71</u>

1	<u>Muskellunge</u>	9.99
2	<u>Pickerel</u>	
3	Chain Pickerel	0.99
4	Redfin Pickerel	0.99
5	Sauger	<u>0.92</u>
6	Shad	
7	American Shad	<u>1.40/fish</u>
8	Hickory Shad	<u>1.40/fish</u>
9	<u>Sunfish</u>	
10	Bluegill Sunfish	<u>2.65/fish</u>
11	Flier Sunfish	<u>2.65/fish</u>
12	Green Sunfish	<u>2.65/fish</u>
13	Pumpkinseed Sunfish	<u>2.65/fish</u>
14	Redbreast (Robin)	<u>2.65/fish</u>
15	Redear (Shellracer)	<u>2.65/fish</u>
16	Roanoke Bass	<u>2.65/fish</u>
17	Rock Bass Sunfish	<u>2.65/fish</u>
18	Warmouth Sunfish	<u>2.65/fish</u>
19	<u>Trout</u>	
20	Brook Trout	<u>0.71</u>
21	Brown Trout	<u>0.71</u>
22	Rainbow Trout	<u>0.71</u>
23	<u>Walleye</u>	0.92
24	White Perch	0.25
25	Yellow Perch	0.92
26		
27	All other game fish	<u>0.76/fish</u>
28	All other nongame fish	<u>1.87/fish</u>
29		
30	Endangered, Threatened, Special Concern	
31	<u>Mussels</u>	<u>50.54/mussel</u>
32	<u>Crayfish</u>	50.00/crayfish
33	<u>Finfish</u>	<u>157.54/fish</u>
34	(d) The following factors shall be considered when determ	
35	G.S. 143-215.3(a)(7) or by court order for the purpose of d	etermining the cost of replacement of wildlife:

1	<u>(1)</u>	the time expended by the [employee(s)] employee conducting or involved in the investigation,
2		including travel time between the place of usual employment and the site of the investigation, and
3		the time required in formulating and rendering the report;
4	<u>(2)</u>	the total compensation cost of service to the state for each employee involved, including annual
5		salary, total insurance, and the state's contribution to social security taxes and to the applicable
6		retirement system;
7	<u>(3)</u>	subsistence costs for the investigating personnel, including meals, reasonable gratuities, and
8		lodging, when required;
9	<u>(4)</u>	the cost of all necessary transportation;
10	<u>(5)</u>	the use or rental equipment or vehicles, when required;
11	<u>(6)</u>	the cost of cleaning, repairing, or replacing any clothing damaged, soiled, or contaminated by
12		conducting the investigation; and
13	<u>(7)</u>	any other expense directly related to and necessitated by the investigation.
14	(e) In assessing	the cost of time expended in completing the investigation, the time expended by each person
15	required to take	part in the investigation shall be recorded in hours, the value of which shall be computed according
16	to the ratio betw	geen the annual costs of service of the employee and his or her total annual working hours
17	[(2087] <u>2087</u> hoi	urs reduced by holidays, annual leave entitlement, and earned sick [leave).]leave. Other costs shall
18	be assessed as for	ollows:
19	<u>(1)</u>	the actual cost of meals, reasonable gratuities, and lodging away from home, not to exceed the
20		current maximum per diem for state employees at the time of the investigation;
21	<u>(2)</u>	total mileage by motor vehicle multiplied by:
22		(A) the then current rate per mile for travel by state-owned vehicle; or
23		(B) the then current rate per mile for travel by privately owned vehicle, if
24		applicable;
25	<u>(3)</u>	ten dollars (\$10.00) per hour for boat and motor use;
26	<u>(4)</u>	uniform and clothing cleaning and repair cost; and
27	<u>(5)</u>	any other expense directly related to and necessitated by the investigation.
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29 30	<u>History Note:</u>	<u>Authority G.S. 113-134;</u> [113-267,] <u>113-267;</u> <u>143-215.3.</u> <u>Eff. October 1, 2022.</u>
\mathcal{O}		<u>ен. Основег 1, 2022.</u>

15A NCAC 10B .0101 is amended as published in the 36:22 NCR 1783 as follows:

1 2 3

15A NCAC 10B .0101 IMPORTATION OF WILD ANIMALS, BIRDS, AND NATIVE REPTILES AND **AMPHIBIANS**

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(a) Before any live wild bird, wild animal, or any native reptile or amphibian, is imported into North Carolina for any purpose, a permit shall be obtained from the Executive Director of the North Carolina Wildlife Resources Commission authorizing the importation, using application forms provided by the Commission, Commission, available at [newildlife.org, newildlife.org, and from the North Carolina Department of Agriculture and Consumer Services per pursuant to 02 NCAC 52B .0200, if applicable.

11 (b) Waterfowl Domestically raised game birds, chukars, and Hungarian partridges imported into North Carolina shall be 12 accompanied by a certificate or label showing the name and address of the shipper and the National Poultry Improvement 13 14

plan (NPIP) Disease Program Status of the flock of origin [per] pursuant to 02 NCAC 52B .0603. must be received from facilities or individuals who are certified under the National Poultry Improvement Plan (NPIP) as pullorum typhoid and avian influenza negative. If the source birds are not part of NPIP, they must be tested pullorum-typhoid and avian influenza

negative by NPIP standards within 3021 days prior to entry into North Carolina. Health certificates for imported waterfowl

17 shall be available for inspection by authorized Commission personnel upon request.

19 History Note:

Authority G.S. 106.549.97; 113-134; 113-272.6; 113-274; 113-291.3;

20 Eff. February 1, 1976;

Temporary Amendment Eff. October 8, 2002; May 17, 2002;

Amended Eff. October 1, 2022; August 1, 2010; May 1, 2010; June 1, 2005; August 1, 2004.

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1 15A NCAC 10B .0106 is readopted with changes as published in 36:22 NCR 1785-1788 as follows: 2 3 15A NCAC 10B .0106 WILDLIFE TAKEN FOR DEPREDATIONS 4 (a) Depredation permits shall authorize the taking, destruction, transfer, removal, transplanting, or driving away of undesirable, destructive, or excess wildlife or wildlife resources as specified in Paragraph (d) of this Rule. 5 6 (b) The following conditions shall apply to depredation permits: 7 depredation permits shall be prepared on a form supplied by the Commission; and (1) 8 (2) depredation permits shall only be issued by authorized employees of the Commission or licensed 9 Wildlife Control Agents (WCA). 10 (e) (b) Depredation permits shall not be required for the owner or lessee of a property to take wildlife while committing 11 depredations on to that property; however, the manner of take, disposition of dead wildlife, and reporting requirements 12 specified in this Rule shall apply. 13 (d) (c) No permit shall be issued to take endangered or threatened species of wildlife listed under 15A NCAC 10I, 14 except alligators, by reason of depredations to property. The Only the Executive Director or his or her designee may 15 issue depredation permits for Special Concern species listed in 15A NCAC 10I.0105 and for alligators. An individual may take an endangered or threatened species in immediate defense of his or her own life or of the lives of others 16 17 without a permit. Any endangered or threatened species that may constitute a demonstrable but non-immediate threat 18 to human safety shall be reported to a federal or Commission wildlife enforcement officer, who, upon verification of 19 the report, may take or remove the specimen as provided by 15A NCAC 10I .0102. Depredation permits for other 20 species may be issued under the following conditions: 21 (d) An individual may take an endangered or threatened species in immediate defense of his or her own life or of the 22 lives of others without a permit. Any endangered or threatened species that may constitute a demonstrable but non-23 immediate threat to human safety shall be reported to a state or Federal conservation Officer or employee who is 24 designated by their agency, who, upon verification of the report, may take or remove the specimen as provided by 25 15A NCAC 10I .0102 (c)(2). (e) No permit may be issued for the taking of migratory birds and other federally-protected animals unless a current 26 27 Federal Depredation Order applies to a species or a corresponding, valid U.S. Fish and Wildlife Service depredation 28 [permit(s),] permit, if required, has been issued. 29 (f) Depredation permits may be issued for taking of wildlife resources in circumstances of overabundance or when the 30 wildlife resources present a danger to human safety. Cities, as defined in G.S. 160A-1(2), seeking a depredation permit 31 pursuant to these circumstances shall submit to the Commission the following information: 32 the name and location of the city; (1) 33 (2) the acreage of the affected property; 34 a map of the affected property; (3) 35 **(4)** the signature of an authorized city representative; 36 <u>(5)</u> the nature of the overabundance or the threat to public safety; and 37 **(6)** a description of previous actions taken by the city to ameliorate the problem.

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2	(1)	for taking wildlife that is or has been damaging or destroying property, provided there is evidence
3		of property damage. No permit may be issued for the taking of migratory birds and other federally-
4		protected animals unless a corresponding, valid U.S. Fish and Wildlife Service depredation
5		permit(s), if required, has been issued. A permit issued pursuant to this Rule shall name the species
6		allowed to be taken and may include limitations as to age, sex, type of depredation, location of
7		animal or damage, and local laws. The permit shall be issued to a landholder or an authorized
8		representative of a unit of local government for depredations on public property. The permit shall
9		be used only by individuals named on the permit.
10	(2)	for taking of wildlife resources in circumstances of overabundance or when the wildlife resources
11		present a danger to human safety. Cities, as defined in G.S. 160A 1(2), seeking a depredation permit
12		pursuant to these circumstances shall apply to the Commission using an application available from
13		the Commission. The application shall include the following information:
14		(A) the name and location of the city;
15		(B) the acreage of the affected property;
16		(C) a map of the affected property;
17		(D) the signature of an authorized city representative;
18		(E) the nature of the overabundance or the threat to public safety; and
19		(F) a description of previous actions taken by the city to ameliorate the problem.
20	(g) Depredation	permits for other species may be issued for taking wildlife that is or has been damaging or destroying
21	property, provid	ed there is evidence of property damage.
22	[(g)] <u>(h)</u> [The fol	lowing shall apply to depredation permits: Depredation Permits shall:
23	<u>(1)</u>	[the permits shall] be prepared on a form supplied by the Commission; and
24	<u>(2)</u>	[the permits shall]only be issued by authorized employees of the Commission or licensed Wildlife
25		Control Agents (WCA).
26	<u>(3)</u>	[each permit shall]have an expiration date.
27	<u>(4)</u>	[the permit shall]name the species allowed to be taken.[taken and may include limitations as to age,
28		sex, type of depredation, location of animal or damage, and local laws.
29	<u>(5)</u>	include limitations on age, sex, type of depredation, location of animal or damage, and local laws.
30	<u>(5)</u>	[the permit shall]be issued to a [landowner]landholder or an authorized representative of a unit of
31		local government for depredations on public property.
32	<u>(6)</u>	[the permit shall]be used only be individuals named on the permit.
33	<u>(7)</u>	[permit authorizes]authorize the possession of wildlife resources taken under the authority of the
34		permit.
35	<u>(8)</u>	[the permits shall]be retained as long as the wildlife resource is in the authorized individual's
36		possession.

(e) Each depredation permit shall have an expiration date. A depredation permit authorizes the possession of wildlife resources taken under the authority of the permit. Depredation permits shall be retained as long as the wildlife resource is in the authorized individual's possession. Individuals taking wildlife resources under the authority of a depredation permit shall comply with the conditions of the permit and the requirements specified in this Rule.

[(h)](i) Individuals taking wildlife resources under the authority of a depredation permit shall comply with the conditions of the permit and the requirements specified in this Rule.

(f) (i) Manner of Taking: The following shall apply to manner of take:

- (1) Taking Without a Permit. Wildlife taken without a permit while committing depredations to property may, during the open season on <u>for</u> the species, be taken by the <u>landholder</u> [<u>landowner</u>] by any lawful method. During the closed season, such depredating wildlife may be taken without a permit only by the use of firearms or archery equipment as defined in 15A NCAC 10B .0116.
- (2) Taking With a Permit. Wildlife taken under a depredation permit may be taken only by the method or methods authorized by the permit. When trapping is authorized, in order to limit the taking to the intended purpose, the permit may specify a reasonable distance from the property sought to be protected, within which the traps shall be set. The Executive Director, Commission employee, or WCA may also state in a permit authorizing trapping whether or not bait or lure may be used and the type of bait or lure that is authorized based upon factors such as type of depredation, locations of animal or damage, and local laws. In addition to any trapping restrictions that may be contained in the permit, the method of trapping shall be in accordance with the requirements and restrictions imposed by G.S. 113-291.6 and other local laws passed by the General Assembly. No depredation permit shall authorize the use of poisons or pesticides in taking wildlife except in accordance with the provisions of the North Carolina Pesticide Law of 1971, G.S. 143, Article 52, the Structural Pest Control Act of 1955, G.S. 106, Article 4C, and G.S. 113, Article 22A. No depredation permit shall authorize the taking of wildlife by any method by any landholder [landowner] upon the lands of another except when the individual is listed as a second party on a depredation permit.
- (3) Intentional Wounding. It is unlawful for any Any landholder, [landowner,] with or without a depredation permit, or second party on a depredation permit to shall not intentionally wound a wild animal in a manner so as not to that will not cause its immediate death as suddenly and humanely as the circumstances permit.

(g) [(i)](k) Disposition of Wildlife Taken: The following shall apply to the disposition of wildlife taken:

(1) Generally. Except as provided by Subparagraphs (2) through (5) (7) of this Paragraph, any wildlife killed without a permit while committing depredations shall be buried or disposed of in a safe and sanitary manner on the property where taken. Wildlife killed under a depredation permit shall be buried or otherwise disposed of as stated on the permit. Wildlife killed under a depredation permit may be transported to an alternate disposal site if desired. Anyone in possession of carcasses of animals being transported under a depredation permit shall have the depredation permit in his or her

- possession. Except as provided by Subparagraphs (2) through (5) of this Paragraph, all wildlife killed under a depredation permit shall be buried or otherwise disposed of as stated on the permit.
- Wildlife killed under a depredation permit may be transported to an alternate disposal site. site if desired. Anyone in possession of carcasses of animals being transported under a depredation permit shall have a copy of the depredation permit in his or her possession.

- (2) (3) Deer and feral swine. The edible portions of feral swine and deer may be retained by landholder [landowner] for consumption but shall not be transported from the property where the depredations took place without a valid depredation permit. The landholder [landowner] may give a second party the edible portions of feral swine or deer taken under a depredation permit. The receiver of the edible portions shall hold a copy of the depredation permit. The nonedible portions of any deer carcass, including head, hide, feet, and antlers, shall be disposed of as specified in Subparagraph (1) or (2) of this Paragraph or turned over to a Commission employee wildlife enforcement officer for disposition.
- (3) (4) Fox. Any fox killed under a depredation permit may be disposed of as described in Subparagraph (1) or (2) of this Paragraph or, upon compliance with the fur tagging requirements of 15A NCAC 10B Section .0400, the carcass or pelt thereof may be sold to a licensed fur dealer.
- (4) (5) Furbearing Animals. The carcass or pelt of any furbearing animal killed during the their open season for taking such furbearing animal for control of depredations to property, whether with or without a permit, may be sold to a licensed fur dealer provided that the person offering such carcass or pelt for sale has a valid hunting or trapping license; license. provided further that bobcats Bobcats and otters may only be sold upon compliance with any required fur tagging requirement set forth in 15A NCAC 10B .0400.
- (5) (6) Animals Taken Alive. Wild animals in the order Carnivora, armadillos, groundhogs, nutria, and beaver shall be humanely euthanized either at the site of capture or at a facility designed to humanely handle the euthanasia, or such wild animals must be released on the property where eaptured. captured with permission from the [landowner.] landholder. Feral swine shall be euthanized while still in the trap in accordance with G.S. 113-291.12. Animals transported or held for euthanasia shall be euthanized within 12 hours of possession. Anyone in possession of live animals being transported for relocation or euthanasia under a depredation permit shall have a copy of the depredation permit in his or her possession. For all other animals taken alive, the animal shall be euthanized or released on property with permission of the landowner. When the relocation site is public property, written permission shall be obtained from the local, State, or federal official authorized to manage the property before any animal may be released. Animals transported or held for euthanasia shall be euthanized within 12 hours of possession. Anyone in possession of live animals being transported for relocation or euthanasia under a depredation permit shall have the depredation permit in his or her possession.

1 The edible portions of bear may only be retained by the [landowner] landholder for consumption <u>(7)</u> 2 but shall not be transported from the property where the depredations took place without a valid 3 depredation permit. The [landowner] landholder may give a second party the edible portions of a 4 bear taken under a valid depredation permit. The receiver of the edible portions shall hold a copy 5 of the depredation permit. The complete carcass of a bear taken without a depredation permit and 6 nonedible portions of any bear carcass, including head, hide, feet, claws, and internal organs, from 7 a bear taken under a valid depredation permit shall be disposed of as specified in Subparagraph (1) 8 or (2) of this Paragraph or turned over to a Commission employee for disposition.

(h) [(k)](1) Reporting Requirements. Any landholder [landowner] who kills an alligator; coyote in the counties of Beaufort, Dare, Hyde, Tyrrell, or Washington; deer; Canada goose; bear; elk; or wild turkey under a valid depredation permit shall report the number and species of animal [animal(s)] kill on killed upon the expiration date of the depredation permit to the Wildlife Resources Commission on the form provided with the permit, or through the website link provided on the permit. including the number and species of animal(s) killed, and submit the form upon the expiration date of the depredation permit to the Commission. Any landowner who kills a coyote in the counties of Beaufort, Dare, Hyde, Tyrrell, and Washington shall report the kill, including the number of coyotes killed, on the form provided with the depredation permit. The killing and method of disposition of every alligator; coyote in the counties of Beaufort, Dare, Hyde, Tyrrell, and Washington; bear; or elk taken without a permit shall be reported to the Wildlife Resources Commission within 24 hours following the time of such killing.

- [4] [m] Any landholder shall report the [The] the killing and method of disposition of every alligator; coyote in the counties of Beaufort, Dare, Hyde, Tyrrell, and Washington; bear; or elk taken without a permit[shall be reported]to the Wildlife Resources Commission within 24 hours following the killing.
- 22 (i) [(m)](n) Exemption for Animal Control Officers. Animal Control Officers, as defined by G.S. 130A-184(1) when 23 in the performance of official duties, shall be exempt from obtaining a depredation permit when taking wild animals 24 that:
 - (1) exhibit visible signs of rabies;
 - (2) exhibit unprovoked aggression that may be associated with rabies;
 - (3) are suspected to be rabid; or
 - (4) have or may have exposed humans, pets, or livestock to rabies.

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- 30 History Note: Authority G.S. 113-134; 113-273; 113-274; 113-291.4; 113-291.6; 113-300.1; 113-300.2; 113-307; 113-331; 113-333; 113-334(a); 113-337;
- 32 *Eff. February 1, 1976;*
- 33 Amended Eff. August 1, 2013; January 1, 2012; August 1, 2010; July 1, 2010; May 1, 2008; August 1, 2002; July 1, 1997; July 1, 1995; January 1, 1995; January 1, 1992; August 1, 1990;
- Temporary Amendment Eff. August 1, 2014 and shall remain in effect until amendments expire as specified in G.S. 150B-21.1(d) or the United States District Court for the Eastern District of North

1	Carolina's court order number 2:13-CV-60-BOs signed on May 13, 2014 is rescinded, whichever
2	date is earlier. The court order is available at www.ncwildlife.org;
3	Temporary Amendment Eff. February 27, 2015;
4	Amended Eff. May 1, 2021; October 1, 2019; December 1, 2016; July 1, 2016; May 1, 2016;
5	Readopted Eff. October 1, 2022.
6	

1 15A NCAC 10B .0109 is readopted as published in 36:22 NCR 1788 as follows: 2 3 15A NCAC 10B .0109 CHASING DEER BY DOGS IN CERTAIN COUNTIES 4 (a) It is unlawful to allow Allowing dogs to run or chase deer or to attempt to take deer with dogs at any time in and 5 west of the following counties or parts of counties is prohibited: 6 Alamance County south of I-85 <u>(1)</u> 7 **(2)** Anson County west of NC 742 8 (3) Chatham 9 Guilford **(4)** 10 <u>(5)</u> Lee 11 **(6) Montgomery** 12 Orange County south of I-85 <u>(7)</u> 13 (8) Randolph 14 <u>(9)</u> Rockingham 15 <u>(10)</u> **Stanly Union** 16 <u>(11)</u> 17 (12)Wake south of NC 98 18 Alamance County south of I 85; Orange County south of I 85; Chatham County; Lee County; Wake County south of NC 98; and in and west of Rockingham, Guilford, Randolph and Montgomery Counties and that part of Anson County 19 20 west of NC 742. 21 Note: See 15A NCAC 10D .0103 which prohibits any hunting with dogs on game lands during the season for 22 hunting deer with guns in and west of these counties. 23 [(e)](b) For counties and parts of counties east of those listed in paragraph (a), local laws may restrict the taking of 24 deer with dogs. 25 26 History Note: Authority G.S. 113-134; 113-291.5; 27 *Eff. February 1, 1976;* 28 Amended Eff. July 1, 1999; July 1, 1991; August 1, 1980; August 1, 1978; August 1, 1977. 29 Readopted Eff. October 1, 2022.

15A NCAC 10B .0118 is readopted as published in 36:22 NCR 1788 as follows:
 15A NCAC 10B .0118 SALE OF WILDLIFE

4 (a) The earcasses carcasses, parts, or pelts of bobcats, opossums, and raccoon that have been lawfully taken and tagged in accordance with taken by any hunting method, upon compliance with applicable fur tagging requirements

set forth in-15A NCAC 10B [.0402,] .0402 may be sold. sold to licensed fur dealers. The sale of carcasses or pelts of

bobcats, opossums, and raccoon killed accidentally or taken by hunting for control of depredations shall be permitted

8 under the conditions set forth in 15A NCAC 10B .0106(e)(4) and 15A NCAC 10B .0127.

(b) Except as otherwise provided in Paragraphs (a), (d), (e), and (f) of this Rule, the The sale of lawfully acquired game birds and game animals or their parts thereof is prohibited, except that processed non-edible products other than those made from edible portions may be sold except as otherwise provided in this Rule or by statute. provided that no label or advertisement identifies the product as a game bird, game animal, or part thereof; that the game bird or game animal was lawfully acquired; and the product is not readily identifiable as a game bird or game animal, or part thereof.

14 (c) The sale of edible portions or products of game birds and game animals is prohibited, except as may be otherwise

15 provided by statute.

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(d) (c) The <u>dressed</u> pelt or feathers of deer, elk, fox, pheasant, quail, rabbit, or <u>fox and gray</u> squirrel (fox and gray) may be bought or sold for the purpose of making fishing flies provided that the source of these animals may be documented as being legally obtained from out of state sources or from lawfully operated commercial breeding facilities. The buying and selling of migratory game birds shall be in accordance with 50 C.F.R. 20.91 which is hereby incorporated by reference, including subsequent amendments and <u>editions</u> <u>editions</u>, and can be obtained at no cost at

21 (https://www.gpo.gov/fdsys/granule/CFR 2000 title50 vol1/CFR 2000 title50 vol1 sec20 91).

https://www.gpo.gov/fdsys/granule/CFR-2000-title50-vol1/CFR-2000-title50-vol1-sec20-91.

(e) (d) The Executive Director or his designee may issue Trophy Wildlife Sale permits as authorized in G.S. 113-274 for the sale of lawfully taken and possessed individual dead wildlife specimens or their parts that are mounted, stuffed, or otherwise permanently preserved that may be sold under G.S. 113-291.3. A copy of the permit shall be retained with the specimen.

(f) (e) Raw hides from any lawfully-taken or possessed white-tailed deer may be sold.

Readopted Eff. October 1, 2022.

History Note: Authority G.S. 113-134; 113-273; 113-274; 113-276.2; 113-291.3; 113-337; 50 C.F.R. 20.91;
 Eff. November 9, 1980;
 Amended Eff. May 1, 2014; August 1, 2002; April 1, 1991; February 1, 1990;
 Temporary Amendment Eff. February 27, 2015;
 Temporary Amendment Expired Eff. December 11, 2015;
 Amended Eff. May 1, 2016;

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1 15A NCAC 10B .0120 is readopted with changes as published in 36:22 NCR 1788 as follows: 2 3 TAKING DEER AND BEAR OF WILDLIFE WITH HANDGUNS 15A NCAC 10B .0120 4 Unless otherwise prohibited by law, handguns Handguns of any type may be used to take game, fur-bearing, and 5 nongame birds and animals as defined in G.S. 113-129 during the established open season for take with firearms or 6 trapping for each species. deer and bear. Ammunition of any type may be used to take deer and bear, unless otherwise 7 prohibited by state or federal law. 8 9 History Note: Authority G.S. 113-134; 113-291.1; 10 Eff. October 1, 1983; Amended Eff. August 1, 2014; June 1, 2005. 11 12 Readopted Eff. October 1, 2022.

2 3 15A NCAC 10B .0126 STATE HUNTING LICENSE EXEMPTIONS 4 (a) Any governmental or non-profit entity conducting an organized hunting event may obtain from the Executive 5 Director or his designee, subject to the requirements in Paragraph (b) of this Rule, an exemption which allows all 6 participants in the event to hunt without first obtaining hunting licenses, but the participants must: 7 comply with the hunter safety requirements of G.S. 113-270.1A or be accompanied by a properly (1) 8 licensed adult who maintains a proximity to the license exempt individual which enables the adult 9 to monitor the activities of, and communicate with, the individual at all times; 10 (2) report all big game harvested as proscribed in Rule .0113 of this Section; 11 (3) obtain a certificate of participation in federal Harvest Information Program, if hunting migratory 12 game birds; and 13 (4) obtain a federal Migratory Bird Hunting and Conservation Stamp, if the participant is 16 years of 14 age or older and hunting waterfowl. 15 (b) The governmental or non-profit entity requesting a state hunting license exemption shall apply using a form 16 provided by the Commission and submit that form to the Chief of the Division of Wildlife Management not less than 17 21 days prior to the organized hunting event. A statement of purpose for the event must be attached to the completed 18 form. The Executive Director or his designee shall deny any request with a statement of purpose that is: is inconsistent 19 with the mission of the Wildlife Resources Commission or is for a purpose other than to promote hunting to youth, disabled people, novice hunters, or lapsed hunters. 20 21 inconsistent with the mission of the Wildlife Resources Commission as stated in Paragraph (d) of 22 this Rule; or 23 for a purpose other than to promote hunting to youth, disabled people, novice hunters or lapsed hunters. 24 25 (c) The person in charge of the event must be on-site at all times and have a copy of the exemption available for 26 inspection on request by Commission personnel. The exemption is limited to the immediate location of the event and 27 shall remain in effect for the time period specified on the exemption. 28 (d) The mission of the N.C. Wildlife Resources Commission is to conserve North Carolina's wildlife resources and 29 their habitats and provide programs and opportunities that allow hunters, anglers, boaters and other outdoor enthusiasts 30 to enjoy wildlife associated recreation. 31 32 History Note: Authority G.S. 113-134; 113-270.2; 113-276; 113-276.1; 33 Eff. August 1, 2010; 34 Readopted Eff. October 1, 2022. 35

15A NCAC 10B .0126 is readopted as published in 36:22 NCR 1789 as follows:

2 3 15A NCAC 10B .0127 POSSESSION OF WILDLIFE KILLED ACCIDENTALLY OR FOUND DEAD 4 (a) For wildlife killed accidentally or found dead of natural causes the following apply: 5 When a deer is Deer killed accidentally killed on a road or highway by reason of collision with a 6 motor vehicle, vehicle may be possessed and transported if authorization is obtained from the law 7 enforcement officer who investigates the accident shall, upon request, authorize possession accident. 8 Possession and transport of the deer carcass of the deer for personal and lawful use, including 9 delivery of the carcass to a second person for his or her private use or the use by a charitable 10 organization. organization shall be authorized. Commission employees may authorize possession of any deer or turkey found dead of natural causes or as the result of a vehicle collision. 11 (b) Commission employees may authorize possession and transport of deer and turkey killed accidently or found dead. 12 13 Black bears shall not be possessed. Species listed as endangered, threatened, or of special concern 14 under 15A NCAC 10I.0103, .0104, and .0105 may be possessed with written permission. Raptors 15 and nongame migratory birds may be possessed under federal permits. (c) Black bears killed accidentally or found dead shall not be possessed or transported [unless a possession permit is 16 obtained from the Commission. unless written authorization is obtained from the Commission. 17 18 (d) Species listed as endangered, threatened, or of special concern under 15A NCAC 10I .0103, .0104, and .0105 19 killed accidentally or found dead may be possessed or transported if an endangered species permit is obtained from 20 the Commission. 21 (e) Raptors and migratory birds killed accidentally or found dead may be possessed and transported under federal 22 permits obtained from the U.S. Fish and Wildlife Service. 23 (f) All other wildlife resources may be possessed and transported legally if killed accidentally or found dead. For all other wildlife resources possession shall be legal. The sale of any wildlife resources or 24 wildlife parts found dead is prohibited, except licensed trappers and hunters may sell the carcasses 25 26 or pelt of any beaver, covote, groundhog, mink, muskrat, nutria, opossum, otter, raccoon, skunk, weasel or bobcat to a licensed fur dealer if the dead furbearing animal was found during the open 27 28 season for that species. Licensed trappers and hunters may also sell the carcasses carcasses or pelt of any fox to a licensed fur dealer if the dead fox was found during an open fox season and the 29 30 county in which the fox was found allows for the sale of fox carcasses and pelts. All tagging 31 requirements set forth in 15A NCAC 10B .0400 apply. 32 (g) The sale of any wildlife resources or wildlife parts from any animal killed accidentally or found dead is prohibited, 33 except that licensed trappers and hunters may sell the carcasses, parts, or pelt of any armadillo, beaver, coyote, 34 groundhog, mink, muskrat, nutria, opossum, otter, raccoon, skunk, weasel or bobcat to a licensed fur dealer if the dead furbearing animal was found during the open season for that species. Licensed trappers and hunters may also sell the 35 carcasses, parts, or pelt of any fox to a licensed fur dealer if the dead fox was found during an open fox season and 36

15A NCAC 10B .0127 is readopted as published in 36:22 NCR 1789-1790 as follows:

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the county where the fox was found allows for the sale of fox carcasses, parts, and pelts. All tagging requirements set forth in 15A NCAC 10B .0400 apply.
History Note: Authority G.S. 113-134; 113-274; 113-291.3; 113-291.4; 113-331; 113-333; 113-337;
Eff. January 1, 2013;
Readopted Eff. October 1, 2022.
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1	15A NCAC 10I	B .0212 is readopted as published in 36:22 NCR 1790 as follows:
2		
3	15A NCAC 10	B .0212 FOXES (GRAY AND RED)
4	(a) Fox Season	:
5	(1)	There shall be no closed season on taking foxes with dogs, except on Bladen Lakes State Forest
6		Game Land from March 15 through July 15;
7	(2)	Foxes may be taken with weapons or traps the first to fourth Saturday in January in the following
8		counties:
9		Caswell Henderson
10		Clay Macon
11		Graham Tyrrell
12	(3)	Foxes may be taken the Saturday before Thanksgiving Day through January 1 using archery
13		equipment in all areas of the State east of Interstate Highway 77 and in Mitchell County.
14	(a) Foxes may b	be taken with weapons or traps the first through fourth Saturday in January in the following counties:
15	<u>(1)</u>	<u>Caswell</u>
16	<u>(2)</u>	Clay
17	<u>(3)</u>	<u>Graham</u>
18	<u>(4)</u>	<u>Henderson</u>
19	<u>(5)</u>	<u>Macon</u>
20	<u>(6)</u>	<u>Tyrell</u>
21	(b) Bag Limit I	for Foxes:
22	(1)	Except in areas of open season for taking foxes with weapons or traps, foxes shall not be
23		intentionally killed by any method;
24	(2)	For areas of open season detailed in Subparagraph (a)(2) and (a)(3) of this Rule, the following bag
25		limit applies: the daily limit is two; and the season limit is 10.
26	(b) The season	for pursuing or taking foxes with dogs on Bladen Lakes State Forest Game Land is August 2 through
27	February 14.	
28	[(e).] <u>(c)</u> Foxes 1	may be taken the Saturday before Thanksgiving Day through January 1 using archery equipment in all
29		te east of Interstate Highway 77 and in Mitchell County.
30	(d) For areas of	f open season detailed in Subparagraph (a) through (c), the daily limit is two; and the season limit is
31	<u>10.</u>	
32	(c) Where loca	l laws governing the taking of foxes conflict with this Rule, local laws shall prevail.
33		
34	History Note:	Authority G.S. 113-134; 113-291.2; 113-291.4; 113-291.4A;
35		Eff. February 1, 1976;
36		Amended Eff. July 1, 1987; December 1, 1985;
37		Temporary Amendment Eff. November 1, 1989;

1	Amended Eff. July 1, 1994; May 1, 1990;
2	Temporary Amendment Eff. July 1, 1999;
3	Amended Eff. August 1, 2018; May 1, 2009; July 1, 2000.
4	Readopted Eff. October 1, 2022.
5	

2 3 15A NCAC 10B .0223 **FERAL SWINE** 4 (a) This Rule applies to hunting feral swine. There is no closed season for taking feral swine. swine Feral swine may 5 be taken on private lands anytime during the day or night. Feral swine may be taken on public lands without a permit 6 from the hours of one half hour before sunrise until one half hour after sunset, and from one half hour after sunset to 7 one half hour before sunrise by permit only. 8 (b) Feral swine may be taken on game lands from the hours of one-half hour before sunrise until one-half hour after 9 sunset during the open season for any game animal or game bird using any legal manner of take allowed during those 10 seasons. 11 (c) Feral swine may be taken on game lands from one-half hour after sunset to one-half hour before sunrise by permit 12 only. Individuals may apply for permits on or after July 1 online at newildlife.org, by phone, or in person at a wildlife 13 service agent location. The number of permits issued annually will be based on achieving population management 14 objectives of the Commission. The Commission shall issue available feral swine permits to applicants selected at 15 random by computer. Permits shall be non-transferrable. All applicable laws and rules regarding the taking of feral 16 swine shall apply. 17 (b)(d) There are no bag limit limits restrictions on feral swine. 18 (e)(e) Hunters may use artificial lights and electronic calls. 19 20 History Note: Authority G.S. 113-129; 113-134; 113-264; 113-291; 113-291.1; 113-291.2; 21 Temporary Adoption Eff. October 1, 2011; 22 *Eff. February 1, 2012;* 23 Temporary Amendment Eff. August 1, 2012; 24 Amended Eff. August 1, 2015; March 21, 2013; Readopted Eff. October 1, 2022. 25

15A NCAC 10B .0223 is readopted as published in 36:22 NCR 1790 as follows:

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2 15A NCAC 10B .0305 3 **TRAPS** 4 (a) A foothold, steel jaw steel-jaw, or leghold trap set on dry land with a solid anchor shall not have a chain longer 5 than eight inches unless the chain is fitted with a shock-absorbing device with at least 40 pounds and no more than 75 6 pounds of pressure to stretch or compress the device. 7 (b) A CollarumTM-type trap shall: 8 (1) Have have a cable that is 3/16th 3/16 inch in diameter, a loop stop with a minimum loop diameter 9 of three inches, a relaxing lock, and a breakaway device that has been tested to break or disassemble 10 at no more than 285 pounds of pull, pull; 11 (2) Have have a set capture loop no less than 10 inches and no greater than 12 inches in diameter. 12 diameter; 13 (3) Be be equipped with at least one swivel device between the loop and the anchor, anchor; 14 (4) Be be staked in a manner that does not allow the animal or the restraint device to reach any part of 15 a fence or reach rooted, woody vegetation greater than ½ one-half inch in diameter. diameter; Not not be set using a drag [drag;] drag; and or used with a kill pole. 16 (5) Not not be used with a kill pole. 17 **(6)** 18 19 History Note: Authority G.S. 113-134; 113-291.6; Eff. May 1, 2007; 20 21 Recodified from Rule 10B .0304 Eff. January 1, 2011; 22 Amended Eff. January 1, 2011; 23 Readopted Eff. October 1, 2022.

15A NCAC 10B .0305 is readopted as published in 36:22 NCR 1791 as follows:

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1	15A NCAC 10I	3 .0401 is readopted as published in 36:22 NCR 1791 as follows:
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3	15A NCAC 10	B .0401 DEFINITIONS
4	As used in this	Section, the following definitions shall apply:
5	(1)	"Affix", when used in reference to attachment of a fur tag to the carcass or pelt of an animal, means
6		permanent attachment of the tag through some portion of the carcass or pelt in such a manner as not
7		to be that is not removable without damage to the tag; tag.
8	(2)	"Carcass" means the dead body of an animal from which the pelt thereof has not been removed;
9	(3)	"Fur dealer" means any person who is licensed under the provisions of [G.S. 113 273(f);]G.S. 113-
10		273(f). Paragraph (f) of Section 113 273 of the General Statutes of North Carolina;
11	(4)	"Pelt" means the fur, hide, or skin of an animal which has been removed from the earcass thereof,
12		carcass, but does not include a finished product which has been manufactured from such fur,
13		[hide]hide, or skin or is in the active process of such manufacture; manufacture.
14	(5)	"Person" means any individual, firm, corporation corporation or association which is authorized by
15		law to act as an entity; <u>entity.</u>
16	<u>(6)</u>	"Parts" means any part or portion from the dead body of an animal, including the meat, glands,
17		urine, skull, and dead body of the animal without the [pelt;] pelt.
18		
19		
20		
21	History Note:	Authority G.S. 113-129; 113-134; 113-273; 113-291.4;
22	-	Eff. November 14, 1978;
23		Amended Eff. January 1, 1992; August 1, 1981; October 1, 1980;
24		Readopted Eff. October 1, 2022.
25		· · · · · · · · · · · · · · · · · · ·

15A NCAC 10B .0404 is readopted as published in 36:22 NCR 1791-1792 as follows:

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15A NCAC 10B .0404 TRAPPERS AND HUNTERS TAGGING

- 4 (a) Every fox taken in an area of open season as provided by G.S. 113-291.4 shall be tagged at the scene of taking.
- 5 (b) Every person taking any bobcat or otter in this State, or any foxes under a depredation permit, general statute,
- 6 rule, or local law that permits taking, shall obtain and affix the appropriate tag to each the carcass or pelt before selling,
 - transferring, or transporting within or outside the [state] State, selling or transferring the same to any person or
- 8 transporting the same for any purpose, except that:
 - (1) A person may transport the same from the place of taking to his North Carolina residence and from his North Carolina residence to a fur tag agent or taxidermist's place of business.
 - (2) A person may transport the same from the place of taking to the nearest place in this State where the appropriate tag may be obtained.
 - (3) The carcass, pelt pelt, or mounted specimen is exempt from tagging requirements while in the taxidermist's place of business or after the mount is completed.
 - (4) A licensed trapper may take live foxes during any legal trapping season, except foxes taken under G.S. 113-291.4, 113-291.4 (f) and (f1), without tagging them and sell them to a licensed controlled hunting preserve for fox in accordance with G.S. 113-273(g).
 - (5) A licensed taxidermist may ship the same to a tannery for processing.
- 19 No carcass or pelt of any bobcat, otter or fox taken within this State may be removed from the state without an
- 20 appropriate fur tag having been affixed thereto, except a licensed taxidermist may ship the same to a tannery for
- 21 processing. Any carcass or pelt remaining in a person's possession after the end of the season, except those in a
- 22 licensed taxidermist's place of business or his or her taxidermy preservation facility, shall be properly tagged by him
- or her within 30 days following the close of such season, provided that no tags shall be shipped from the
- 24 Commission to a person 23 consecutive days from the close of the season. When the U.S. Fish and Wildlife Service
- 25 repeals its tagging requirements for otter and bobcat this Paragraph shall apply only to tagging foxes.
- 26 (c) In any case where the taking of foxes with weapons or traps and the sale thereof is authorized by local legislation,
- 27 except live foxes taken by licensed trappers who live trap foxes for sale during any open season, the hunter or trapper
- 28 taking any such fox shall, in the absence of a specific provision to the contrary, obtain and affix the carcass or pelt
- 29 with an appropriate tag before selling or transferring the same to any other person, or transporting the same for any
- 30 purpose than as authorized by Paragraph (a) of this Rule.
- 31 (c) Carcasses and pelts of bobcats, otters, and foxes taken within this State shall not be removed from the state
- 32 without an appropriate fur tag affixed thereto, except a licensed taxidermist may ship the same to a tannery for
- 33 processing. When the U.S. Fish and Wildlife Service repeals its tagging requirements for otter and bobcat this
- 34 Paragraph shall apply only to tagging foxes.
- 35 (d) Where the taking of foxes with weapons or [traps,]traps and the sale thereof is authorized by local legislation,
- 36 except foxes taken by licensed trappers who live-trap for sale during any open season, the hunter or trapper taking
- 37 the fox shall, in the absence of a specific provision to the contrary, obtain and affix the carcass or pelt with an

1	appropriate tag	before selling or transferring to any other person, or transporting the same for any purpose than as	
2	authorized by Paragraph (a) of this Rule.		
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4			
5	History Note:	Authority G.S. 113-134; 113-276.1; 113-291.4; S.L. 1985, chs. 108, 179, 180, 664 and 722;	
6		Eff. November 14, 1978;	
7		Amended Eff. August 1, 2015; August 1, 2010; July 10, 2010; May 1, 2008; July 1, 1994; January	
8		1, 1992; December 1, 1985; October 1, 1980.	
9		Readopted Eff. October 1, 2022.	
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15A NCAC 10B .0405 is readopted as published in 36:22 NCR 1792-1793 as follows:

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15A NCAC 10B .0405 FUR DEALERS

- 4 (a) It is unlawful for any fur dealer licensed or otherwise authorized to deal in furs in this State, or any person or agent
 5 acting in his behalf, to buy or accept delivery from any person the carcass or pelt of any fox taken within the State
 6 which has not been previously affixed with a tag provided by the North Carolina Wildlife Resources Commission as
- 7 required by this Section.
- 8 (b) It is unlawful for any fur dealer to import into this State the carcass or pelt of any otter or bobcat which has not 9 been previously affixed with a tag required and supplied by the state in which the animal was taken. It is unlawful for 10 any fur dealer, or agent of a fur dealer, to import into this State or to accept delivery of a carcass or pelt of any fox from a source located in any other state which does not by law or regulation require tagging of such carcasses or pelts. 11 or a carcass or pelt of any fox which has not been tagged in accordance with the tagging requirements of the state from 12 13 which it is imported, unless documentation of the date and hour of the arrival of such carcass or pelt at such fur dealer's 14 place of business is available for inspection and such careass or pelt is affixed with a fur tag provided by the North Carolina Wildlife Resources Commission within seven days after the date and hour of such arrival. No such careass 15 or pelt shall be resold or removed from such fur dealer's place of business without having been tagged as required by 16
- 18 Paragraph shall apply only to tagging foxes.
- (c) Any fur dealer or agent of a fur dealer authorized to do business in this State may import and accept delivery in this State of the carcass or pelt of any bobcat, otter or fox which has been affixed with a tag when and as required by

this Section. When the U.S. Fish and Wildlife Service repeals its tagging requirements for otter and bobcat this

- 21 the laws or regulations of the state from which such carcass or pelt is imported. When the U.S. Fish and Wildlife
- 22 Service repeals its tagging requirements for otter and bobcat this Paragraph shall apply only to tagging foxes.
- 23 (d) Except as provided by Paragraph (b) of this Rule, it is unlawful for any fur dealer licensed to do business in this
- 24 State to have in possession the carcass or pelt of any bobcat, otter or fox which has not been affixed with a fur tag
- 25 provided by the North Carolina Wildlife Resources Commission or a tag required by the laws or regulations of the
- 26 state from which the same was imported. When the U.S. Fish and Wildlife Service repeals its tagging requirements
- 27 for otter and bobcat this Paragraph shall apply only to tagging foxes.
- 28 (e) Each fur dealer licensed to do business in this State shall maintain records of all acquisitions of carcasses and pelts
- 29 of beaver, bobcat, mink, muskrat, nutria, opossum, otter, raccoon, skunk, weasel, and foxes. Such records shall consist
- 30 of receipts, copies of receipts, or other written evidence of the transactions showing the sources and numbers of
- 31 acquisition. Each fur dealer shall provide the Wildlife Resources Commission with monthly reports, made on forms
- 32 supplied by the Commission, summarizing all acquisitions of carcasses and pelts of such animals, except those which
- 33 have been acquired from and reported by other fur dealers licensed by the State. The reports shall include all such
- 34 acquisitions made during each month beginning with October and ending with March of the following year; shall
- within the State, shall indicate the counties in which the animals were taken. The report covering each month shall be

distinguish between acquisitions made within the State and those made from without the State; and, if acquired from

37 mailed or delivered to the Commission on or before the 15th day of the next succeeding month. The records required

- 1 by this Paragraph and the inventory of carcasses and pelts on hand shall be made available for inspection by any
- 2 officer or representative of the Wildlife Resources Commission upon request at all reasonable times. In the case of
- 3 nonresident fur dealers licensed to do business in this State, the records and reports required by this Paragraph apply
- 4 only to carcasses or pelts of animals acquired from within this State, and no reports are required from nonresident fur
- 5 dealers who acquire pelts only from other fur dealers licensed in the State.
- 6 (a) Any individual wanting to engage in the business of buying or selling fur-bearing animals or other wild animals
- that may lawfully be sold, as specified in G.S. 113-273(f), shall first obtain a fur dealer license from the Commission.
- 8 (b) Application for a fur dealer license shall be made online at www.ncwildlife.org or at the Commission headquarters
- 9 <u>located at 1751 Varsity Drive, Raleigh, NC 27606. Information required from the applicant shall include:</u>
- 10 (1) the applicant's name, address, telephone number, date of birth; and
- 11 (2) <u>a list of all employees to be covered under the license.</u>
- 12 (c) The fur dealer license shall not be transferable.
- 13 (d) Any individual working on behalf of the licensed fur dealer shall have a copy of the fur dealer's current license.
- 14 (e) It is unlawful for any fur dealer, or person acting on his or her behalf, to import, buy, or accept delivery of a carcass
- or pelt of any fur-bearing animal or other wild animal from a source located in any other state that has not been affixed
- 16 with a tag in accordance with the tagging requirements of the state from which the animal was taken, unless
- documentation of the date and hour of the arrival of such carcass or pelt at the fur dealer's place of business is available
- 18 <u>for</u> [inspection] inspection.
- 19 (f) Imported carcasses and pelts shall not be resold or removed from a fur dealer's place of business without having
- 20 <u>been tagged as required by Paragraph (e) of this Rule.</u>
- 21 (g) Except as provided by Paragraph (e) of this Rule, it is unlawful for any licensed fur dealer to have in his or her
- 22 [possession, possession the carcass or pelt of any bobcat, otter, or fox which has not been affixed with a fur tag
- provided by the Commission unless the fox was taken from a county exempt from fox tagging requirements.
- 24 (h) Licensed fur dealers shall maintain records of all acquisitions of carcasses and pelts of beaver, bobcat, coyote,
- 25 mink, muskrat, nutria, opossum, otter, raccoon, striped skunk, spotted skunk, weasel, and foxes. Such records shall
- 26 consist of receipts, copies of receipts, or other written evidence of the transactions showing the sources and numbers
- 27 of acquisition.
- 28 (i) Monthly reports shall be submitted to the Commission on or before the 15th day of the succeeding month on forms
- 29 supplied by the Commission at www.ncwildlife.org or at the Commission headquarters located at 1751 Varsity Drive,
- Raleigh, NC 27606-2576. Reports shall include the following:
- 31 (1) <u>all acquisitions of carcasses and pelts, except those which have been acquired from and reported by</u>
 32 other fur dealers licensed by the State;
- 33 (2) all acquisitions made during each month beginning with October and ending with March of the following year:
- 35 <u>(3)</u> <u>distinguishment between acquisitions made within the State and those made from outside the State;</u>
 36 <u>and</u>
- 37 (4) counties in which the animals were taken if within the State.

1	In the case of no	onresident fur dealers licensed to do business in this State, the records and reports required by this
2	Paragraph apply	only to carcasses or pelts of animals acquired from within this State, and no reports are required from
3	nonresident fur	dealers who acquire pelts only from other fur dealers licensed in the State.
4	(j) The records r	required by Paragraph (i) of this Rule and the inventory of carcasses and pelts on hand shall be made
5	available for ins	pection by representatives of the Commission upon request or during the fur dealer's business hours.
6	(f)The tagging re	equirements of Paragraph (a) of Rule .0402 of this Section and of Paragraphs (b) and (d) of this Rule
7	do not apply to t	he pelts or furs of foxes that are imported into this State by a fur dealer operating under a valid North
8	Carolina Fur Do	ealer Station License at a fixed place of business or to such pelts or furs delivered to the place of
9	business of such	fur dealer by a seller from another state provided that the following conditions are satisfied:
10	(1)	the nonresident seller is a licensed fur dealer in the state from which the pelts or furs originated;
11	(2)	the resident dealer has available for inspection a dated, signed bill of sale indicating the precise
12		number of green pelts and dry pelts of fox purchased in each lot of imported fur; the name, address,
13		and fur dealer license number of the seller; and the date of arrival of the lot of pelts at the licensed
14		place of business;
15	(3)	imported green pelts of fox are kept separate from the green pelts of native fox during processing
16		and are readily identifiable as to imported lot number and bill of sale;
17	(4)	imported dry pelts of fox are not batched with native dry pelts of fox unless such pelts are marked
18		in a manner that readily identifies them as to imported lot number and bill of sale;
19	(5)	such imported, untagged pelts of fox are imported, processed, and stored only for sale and export to
20		buyers in other states; and
21	(6)	such imported, untagged pelts of fox are not held on the premises for longer than 21 days from the
22		date of arrival without having been tagged as required by Rule .0402(a) of this Section.
23		
24	History Note:	Authority G.S. 113-129; 113-134; 113-273; 113-291.3; 113-291.4; 50 C.F.R. 23; 87 Stat. 884;
25		Eff. November 14, 1978;
26		Amended Eff. August 1, 2010; January 1, 1992; December 1, 1981; August 1, 1981; February 2,
27		1981.
28		Readopted Eff. October 1, 2022.
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1 15A NCAC 10B .0406 is readopted as published in 36:22 NCR 1793-1794 as follows: 2 3 15A NCAC 10B .0406 MISUSE OF TAGS 4 (a) It is unlawful for any person to affix any fur tag Fur tags shall only be affixed to the carcass or pelt of any the 5 species of animal other than that for which its their use is authorized authorized and it is unlawful to buy or sell any 6 bobcat, otter, or fox carcass or pelt which has an unauthorized tag so affixed. When the U.S. Fish and Wildlife Service 7 repeals its tagging requirements for otter and bobcat this Paragraph shall apply only to tagging foxes. 8 (b) Hilt is unlawful to buy or sell any bobcat, otter, or fox carcass or pelt that has an unauthorized tag affixed. 9 (b) (c) It is unlawful for any person to sell or transfer any unused Unused fox tag tags shall not be sold or transferred 10 to any other person. It is unlawful for any person to sell any unused fur tag for a price greater than the fee listed for such tag in Paragraph (c) of Rule .0403 of this Section. 11 12 (d) Unused fur tags shall not be sold for a price greater than the fee listed for such tag in Paragraph (c) of Rule .0403 13 of this Section. 14 (e) Fur tags shall not be reused or removed from It is unlawful for any person to reuse a fur tag or to remove the 15 same from the pelt to which they are affixed prior to delivery to a manufacturer or fur processor. (d) (f) It is unlawful to counterfeit or modified. Fur tags shall not be counterfeit or modified. 16 17 18 Authority G.S. 113-134; 113-135; 113-135.1; 113-273; 113-276.1; 113-291.4; History Note: 19 Eff. November 14, 1978; 20 Amended Eff. August 1, 2017; August 1, 2010; January 1, 1992; December 1, 1981; October 1, 21 1980: 22 Readopted Eff. October 1, 2022.

1	15A NCAC 100	C .0208 is readopted as published in the 36:22 NCR 1784 as follows:
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3	15A NCAC 100	C .0208 SPAWNING AREAS
4	The following v	vaters are designated as spawning areas in which fishing is prohibited or restricted as indicated:
5	(1)	No person shall fish by any method from February 15 to April 15, both inclusive, in Linville River
6		from the NC 126 bridge downstream to the mouth of the Linville River.
7	(2)	No person shall fish by any method within the bypass channel constructed by the U.S. Army Corps of
8		Engineers around Lock and Dam No. 1 on the Cape Fear River at any time.
9	(a) No person sh	all fish by any method from March 1 to May 31 in the following restored floodplain sloughs connected
10	to the French Br	road River and Mud Creek in Henderson County:
11	<u>(1)</u>	Slough 1 at [35.403687, 82.531970] 35.403687 N, 82.531970 W connected to the French Broad
12		River, located 0.25 miles upstream of Butler Bridge Rd (SR 1345).
13	<u>(2)</u>	Slough 2 at [35.398380, 82.528750] 35.398380 N, 82.528750 W connected to the French Broad
14		River, located 1.0 miles upstream of Butler Bridge Rd.
15	<u>(3)</u>	Slough 3 at [35.396449, 82.525462] 35.396449 N, 82.525462 W connected to Mud Creek, located 0.1
16		miles upstream from confluence with the French Broad River.
17	(b) Each slough	shall be marked with signs on both banks.
18		
19	History Note:	Authority G.S. 113-134; 113-292;
20		Eff. February 1, 1976;
21		Amended Eff. May 1, 2009; August 1, 2004; July 1, 1993; July 1, 1989; July 1, 1985; July 1, 1984.
22		Readopted Eff. October 1, 2022.
23		

1 15A NCAC 10H .1510 is adopted as published in the 36:22 NCR 1784 as follows: 2 3 15A NCAC 10H .1510 WILDLIFE CONTROL TECHNICIAN CERTIFICATION ELIGIBILITY AND 4 REQUIREMENTS 5 (a) The following definitions shall apply in this Section: 6 "Wildlife control technician" or "WCT" means an individual that holds a current and valid wildlife (1) 7 control technician certification issued by the Commission. 8 **(2)** "Wildlife control technician certification" or "WCT certification" means a certification issued by the 9 Commission that authorizes an individual to engage in wildlife control or wildlife removal activities, for 10 compensation, including reimbursement for the cost of materials, under the supervision of a licensed 11 wildlife control agent. 12 "Direct supervision" means to physically be within one's presence while maintaining visual and verbal **(3)** 13 contact. 14 "Wildlife damage control" and "wildlife removal activities" means and includes: <u>(4)</u> 15 bat eviction and alligator damage control or removal activities; (A) 16 (B) setting and moving traps; 17 (C) euthanasia; and 18 (D) issuing depredation permits in accordance with the applicable provision and requirements of 19 15A NCAC 10H .1502 20 (b) It shall be unlawful to engage in wildlife damage control or wildlife removal activities for compensation, without 21 first obtaining a WCT certification from the Commission, except that licensed trappers taking wild animals during the 22 applicable open trapping season for that species shall not be required to obtain a WCT certification. 23 (c) Wildlife control technicians may only perform the following wildlife control or removal activities under direct 24 supervision of a licensed WCA, or certified Alligator Control Agent if applicable: 25 placement of traps; (1) 26 **(2)** euthanasia of wildlife; 27 (3) bat evictions; and 28 (4) alligator removal or relocation. 29 (d) Wildlife control technicians shall not issue depredation permits. 30 (e) Individuals shall complete a Commission-approved, WCT training course, that reviews wildlife laws and rules, 31 including methods for trapping, capture, and safe and humane wildlife handling to qualify for a WCT certification. 32 (f) Individuals may register for a Commission-approved training course at www.ncwildlife.org/wca. Required information 33 shall include the following: 34 the applicant's name, mailing address, email address, residence address, telephone number, driver's (1) 35 license number, and date of birth; and 36 <u>(2)</u> organizational affiliation, if applicable. 37 (g) A WCT certification shall not be transferable between individuals. 38 39 History Note: Authority G.S. 113-134; 113-273; 113-274.

Burgos, Alexander N

From: Duke, Lawrence

Sent: Wednesday, September 7, 2022 11:49 AM **To:** Ruhlman, Carrie A; Pekrul, Ashley M

Cc: Burgos, Alexander N

Subject: WRC - Change Requests for 10A NCAC 15A, B, C, F, & H - September RRC Meeting

Attachments: WRC - 09.2022 - 15A NCAC 10A.B.C.F&H Change Request.docx

Carrie and Ashley,

Here are the change requests for your rules submitted for the September RRC meeting. There are no major issues and should be easy to resolve. Let me know if you have any questions or need anything.

Lawrence Duke

Counsel to the North Carolina Rules Review Commission Office of Administrative Hearings (984) 236-1938

Lawrence.Duke@oah.nc.gov

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