1 15A NCAC 01E .0101 IS READOPTED AS PUBLISHED IN 37:05 NCR 359 AS FOLLOWS:

3 15A NCAC 01E .0101 PURPOSE

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4 The purpose of this Subchapter is to establish procedures and standards under which permits for the construction and operation of oil refining facilities will be issued or denied. The permit decision is based on a full and fair discussion 5 and assessment of effects which the refinery will or may have on the environment. 6 7 8 History Note: Authority G.S. 143-215.101; 9 Eff. June 16, 1980; 10 Amended Eff. October 1, 1984; 11 Readopted Eff. February 1, 2023. 12 13

15A NCAC 01E .0102 IS READOPTED AS PUBLISHED IN 37:05 NCR 359 AS FOLLOWS:

3	15A NCAC 01E	.0102 DEFINITIONS
4	As used in this S	ubchapter, unless the context otherwise requires:
5	(1)	"Act" means the Oil Pollution and Hazardous Substances Control Act, Article 21A, Chapter 143,
6		General Statutes.
7	(2)	"Director" means the Director of the Division of Environmental Management.
8	(3)<u>(</u>2)	"Construction" means:
9		(a) construction and operation of a new oil refining facility;
10		(b) substantial enlargement and operation of an existing oil refining facility; or
11		(c) substantial change in the physical separation or chemical reaction process of an existing
12		oil refining facility and operation of such facility.
13	(3)	"Department" means the Department of Environmental Quality.
14	(4)	"Environment" means man's total physical environment including but not limited to wildlife;
15		freshwater, estuarine or marine fisheries; air quality; water quality; and publicly-owned parks,
16		forests, or recreation areas.
17	(5)	"Oil" means oil of any kind or in any form, including petroleum, fuel oil, sludge, oil refuse, oil
18		mixed with wastes other than dredge spoil.
19	(5)<u>(6)</u>	"Oil refining facility" means any facility of any kind and related appurtenances located in, on, or
20		under the surface of any land, or water, including submerged lands, which is used or capable of
21		being used for the purpose of refining oil. The term "related appurtenances" includes pipelines.
22	(6)<u>(7)</u>	"Publicly owned parks, forests, or recreation areas" means lands, including beaches, shorelines, and
23		submerged lands, and waters:
24		(a) which that are owned or controlled by a governmental body for purposes of conservation
25		of natural resources, public recreation, or general public use; or
26		(b) which <u>that</u> the public has a right to use for recreation or as a part of the natural environment.
27	(8)	"Secretary" means the Secretary of the Department of Environmental Quality or the Secretary's
28		designee.
29	(7)<u>(9)</u>	"Wildlife" means wild animals and plants.
30		
31	History Note:	Authority G.S. 143-215.77; 143-215.101;
32		Eff. June 16, 1980;
33		Amended Eff. July 1, 1988; October 1, 1984;
34		<u>Readopted Eff. February 1, 2023.</u>
35 36		

15A NCAC 01E .0103 IS READOPTED AS PUBLISHED IN 37:05 NCR 359 AS FOLLOWS:

- 3 15A NCAC 01E .0103 OIL REFINING FACILITY PERMIT REQUIRED
 - 4 (a) No person shall construct or operate an oil refining facility unless and until such person applies for and obtains an
 - 5 oil refining facility permit under these Rules. However, any person who is operating an oil refining facility on the
 - 6 effective date of these Rules and who applies for an oil refining facility permit within 60 days of the effective date of
 - 7 these Rules, unless that time is extended by the Assistant Secretary pursuant to Rule .0013 of this Subchapter, may

8 continue to operate without a permit until a final agency decision to issue or deny the permit is made and until judicial

- 9 review, if any, of that decision is completed.this Subchapter.
- 10 (b) The <u>directorSecretary</u> shall determine upon request or upon <u>histhe Secretary's</u> own initiative whether a proposed
- 11 enlargement or process change to an existing oil refining facility is substantial. In making that determination, hethe
- 12 <u>Secretary shall consider relevant factors including, but not limited to</u>:
- (1) the number of employees which the enlargement or process change will add to the facility's
 permanent work force; and
- the character and volume of the changes which will or may occur in the facility's process, products,
 by-products, discharges, and emissions; and
- 17 (3) the change in oil refining capacity which the facility will be designed to handle after its enlargement
 18 or process change.

20 History Note: Authority G.S. 143-215.100; 143-215.101; 143B-10;

- 21 *Eff. June 16, 1980;*
- 22 Amended Eff. October 1, 1984;
- 23 <u>Readopted Eff. February 1, 2023,</u>
- 24 25

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15A NCAC 01E .0104 IS READOPTED AS PUBLISHED IN 37:05 NCR 359 AS FOLLOWS:

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3	15A NCAC 011	E .0104	PERMIT APPLICATION REQUIREMENTS
4	(a) An applicat	tion for a	a permit shall be in writing and shall be transmitted to the directorSecretary at the following
5	address:		
6			Director, Division of Environmental ManagementSecretary's Office
7		Nor	rth Carolina Department of Environment, Health, Environmental Quality
8			and Natural Resources
9			P.O. Box 276871601 Mail Service Center
10			Raleigh, North Carolina -2761127699-1601
11	(b) An applicat	tion shall	l be made by and in the names of all persons who will be owners or operators of a proposed
12	oil refining faci	lity or w	ho are owners or operators of an existing facility.
13	(c) To apply for	r an oil re	efining facility permit, a person or persons shall submit to the directorSecretary an application
14	which shall con	tain all o	of the following 16 elements:
15	(1)	A cov	er sheet, <u>sheet</u> which shall not exceed one page and which shall include:
16		(A)	the title, APPLICATION FOR PERMIT TO CONSTRUCT OR OPERATE AN OIL
17			REFINING FACILITY; and
18		(B)	a short statement of the activity for which the permit is sought (i.e., construction and
19			operation, operation, enlargement and operation, or process change and operation) and the
20			name and location of the oil refining facility involved; and
21		(C)	the complete name, address, and telephone number of each applicant; and
22		(D)	the date of the application; and
23		(E)	the name, address, and telephone number of the employee or agent of the applicant who
24			can supply further information; and
25		(F)	an abstract of the assessment of the effects which the construction or operation of the oil
26			refining facility will have on the environment.
27	(2)	A tabl	e of contents.
28	(3)		cription of each applicant's interest in the ownership or role in the operation of the oil refining
29		facilit	
30	(4)		cription of each applicant's experience in the engineering, design, construction, and operation
31			refining facilities.
32	(5)		cription of any civil or criminal penalty assessment, any criminal conviction, or any prior or
33		-	ng civil litigation or administrative proceeding relating to environmental activities or related
34			each applicant's financial condition.
35		(A)	which arose out of the construction or operation of an oil refining facility by the applicant
36			or by a person holding a substantial interest in the applicant; and

1		(B) which involves alleged violations by the applicant or interest holder of federal or any state's
2		laws concerning the environment.
3	(6)	A description of each applicant's financial condition.
4	(7)	A description of the proposed or existing oil refining facility, including but not limited to a
5		description of the following aspects of the facility's operation:
6		(A) kind of refining process;
7		(B) refining capacity;
8		(C) kind, character, and volume of raw materials, and the source(s) of their supply;
9		(D) kind, character, and volume of products;
10		(E) kind, character, and volume of by-products;
11		(F) kind, character, and volume of effluent discharges to waters or lands of the State;
12		(G) kind, character, and volume of emissions to air;
13		(H) number of persons in the facility's permanent work force; and
14		(I) cost of construction of the facility.
15	(8)	If construction is involved, a description of the construction process and the applicant's estimate of
16		the timetable for that process.
17	(9)	TwoAn electronic copy or two sets of paper copies of the most current reports, drawings, maps,
18		plans, and specifications concerningdescribing the location, construction, and operation of the oil
19		refining facility, in such detail as the Assistant Secretary deems necessary to decide to issue or deny
20		the permit.
21	(10)	A description of the transfer of oil to and from the oil refining facility, including-but not limited to
22		a statement of the amount and kind of vessel traffic which the facility's operation does or will
23		generate.
24	(11)	Two-An electronic copy or two sets of paper copies of the most current reports, drawings, maps,
25		plans, specifications, and other information concerningdescribing the transfer of oil (includingoil,
26		including but not limited to vessel characteristics and ownership, vessel navigation to and from the
27		facility, oil loading equipment, and pipelines)pipelines, in such detail as the Assistant-Secretary
28		deems necessary to decide to issue or deny the permit.
29	(12)	AUpon request of the Secretary, a listing of the effects environmental or health impacts which
30		interested or affected persons or their representatives have indicated are of substantial concern to
31		them and which the oil refining facility will or may have on the environment.them.
32		(A) To prepare such a listing, the applicant shall make diligent efforts:
33		(i)(A) to inform about the facility those persons whom the facility will or may interest
34		or affect; affect, including those living within one mile of any part of the facility;
35		and
36		(ii)(B) to discover their concerns about the effects of the facility and their suggestions
37		for meeting those concerns.

1		The appl	icant may coordinate his efforts in this regard with similar efforts required of him by other
2		statutes o	or regulations, federal or state, so as to reduce duplication of effort.
3		(B)	In the case of an initial permit application for an oil refining facility which is operating on
4			the effective date of these Rules, this Subparagraph (12) of the application will not be
5			required.
6	(13)	A list of	state and federal all federal, state, and local environmental quality permits or approvals
7		related to	protection of the environment or environmental resources for which that the applicant has
8		applied of	or will apply, shall obtain for construction or operation of the oil refining facility, the date
9		on which	n each application was or is expected to be submitted to the appropriate authority, a copy of
10		each file	d application, and the current status a copy of each application or permit.permit or approval
11		showing	that it has been issued.
12	(14)	An analy	rsis of the effects which construction or operation of the facility, including but not limited
13		to the tra	nsfer of oil to and from the facility; facility, will or may have on the environment.
14		(A)	The applicant shall include in such analysis a description of the environment as it exists at
15			the time the application is filed. filed, including all available data about the site.
16		(B)	The applicant shall address in such analysis the relationship of people with the specified
17			parts of the natural and physical environment. Therefore, if the construction or operation
18			of the oil refining facility, including but not limited to the transfer of oil to and from the
19			facility, will or may have a primary effect on the environment, the applicant shall address
20			the secondary effects on public health, safety, and welfare which will or may result from
21			those primary effects. Those secondary effects shall include but not be limited to social,
22			economic, aesthetic, historic, and cultural effects.
23	(15)	The appl	licant's proposals for avoiding or minimizing the adverse effects of the construction and
24		operation	n of the oil refining facility and the transfer of oil to and from the facility on the environment
25		and prop	osals for enhancing the quality of the environment. The applicant's proposals shall include
26		but not b	e limited to: <u>include:</u>
27		(A)	a description of the procedures, methods, means, and equipment, including but not limited
28			to those relating to vessel navigation and design, which the applicant will use to prevent
29			any discharges to the waters or lands of the State; and
30		(B)	a description of the procedures, methods, means, and equipment by which the applicant
31			will detect and report discharges; and
32		(C)	a description of the procedures, methods, means, and equipment which the applicant will
33			use in the containment, removal, and cleaning up of discharges and in the restoration of
34			any lands or waters affected by a discharge.discharge; and
35		<u>(D)</u>	a description and copies of any spill prevention and emergency response plans required
36			under federal, State, or local laws and regulations.

1	(16)	A list of the names of the persons who were primarily responsible for preparing the application or
2		any part thereof, together with their qualifications, including but not limited to their expertise,
3		experience, and professional disciplines.disciplines and licenses. Where possible, the persons who
4		were responsible for a particular analysis shall be identified.
5	<u>(17)</u>	A statement and explanation by the applicant whether the proposed construction or operation of the
6		oil refining facility is subject to Article 1 of G.S. Chapter 113A, the North Carolina Environmental
7		Policy Act, or corresponding rules adopted by the Department of Environmental Quality or the
8		Department of Administration.
9	(d) In fulfillmer	nt or partial fulfillment of any requirement of Paragraph (c) of this Rule, the applicant may adopt an
10	oil refining faci	lity permit application or portion thereof which any applicant has previously filed. The adopted
11	application or po	ortion thereof must meet the standards for an adequate and complete application under these Rules.
12	(e)<u>(d)</u> The direc	torSecretary shall determine the adequacy and completeness of the submitted application.
13	(f)<u>(e)</u> The appli	cant shall supply such other information as the directorSecretary deems necessary to decide to issue
14	or deny the pern	nit.permit according to the schedule provided by the Secretary.
15 16	History Note:	Authority G.S. 143-215.84; 143-215.101; 143-215.102;
17		Eff. June 16, 1980;
18		Amended Eff. March 1, 1990; August 1, 1988; October 1, 1984;
19		<u>Readopted Eff. February 1, 2023,</u>
20 21		

1 15A NCAC 01E .0105 IS READOPTED AS PUBLISHED IN 37:05 NCR 359 WITH CHANGES AS

- 2 FOLLOWS:
- 3

4 15A NCAC 01E .0105 PERMIT APPLICATION PROCEDURE

5 (a) Upon receipt of an application for an oil refining facility permit, the directorSecretary shall determine whether the 6 application contains the necessary parts and whether the content and detail of those parts is sufficient to enable him to 7 decide to issue or deny the permit. If the application is incomplete, the directorSecretary shall within 3060 days of its 8 receipt describe in writing to the applicant how the application is incomplete. The applicant shallshall, within 60 days, 9 submit such additional information relating to the oil refining facility as the director Secretary deems necessary. If the 10 application is complete, the directorSecretary shall so advise the applicant in writing within 3060 days of its receipt. (b) Within 4530 days of receiving giving notice to the applicant of a complete completed application, the directorin 11 12 accordance with [Rule .0105(a)]Paragraph (a) of this [Section,]Rule, the Secretary shall give notice of the application 13 and of a public hearing to be held pursuant to Rule .0006.0106 of this Subchapter to all of the following state agencies 14 and other persons: 15 (1)the North Carolina Coastal Resources Commission; 16 (2)the North Carolina Department of Economic and Community Development; Commerce; 17 the North Carolina Commercial and Sports Fisheries Committee; (3)18 (4)(3)the North Carolina Department of Natural and Cultural Resources; the North Carolina Environmental Management Commission; 19 (5)(4)20 (6)(5) the North Carolina Forestry Council; Forest Service; 21 (7)<u>(6)</u> the North Carolina Department of Health and Human Resources; Services; 22 (8)(7) the North Carolina Marine Fisheries Commission; 23 (9) the North Carolina Parks and Recreation Council; 24 (10)(8) the North Carolina Department of Transportation; 25 (11)(9) the North Carolina State Ports Authority; 26 (12)(10) the North Carolina Wildlife Resources Commission; 27 (13)(11) the Boards of County Commissioners for the county in which the oil refining facility is located or 28 is proposed to be located and for contiguous counties; 29 (14)(12) the governing body of any incorporated municipality within 50 miles of the oil refining facility; 30 (15)(13) any person whose name is on the mailing list required in Rule .0011.0111 of this Subchapter; 31 Section; 32 (16)(14) any owner of real property which is contiguous to the site of the oil refining facility; and 33 (17)(15) the applicant. 34 (c) The notice-which Paragraph (b) of this Rule requires shall contain the following information: 35 (1)The title "Notice of Application for Oil Refining Facility Permit," and a statement that the purpose of the notice is to obtain information, views, and arguments information or comments to assist the 36 37 directorSecretary in assessing the effects of the oil refining facility on the environment.

1	(2)	The name and address of the applicants and a brief description of the name, character, location, and
2		capacity of the oil refining facility for which the permit is sought.
3	(3)	A summary of the analysis of effects submitted in the application asunder Subparagraph (14) of
4		Rule <u>.0104(c)</u> of this Subchapter. <u>Section.</u>
5	(4)	An invitation to persons who may be interested or affected by the facility to present, either in writing
6		or at the public hearing held pursuant to Rule .0006.0106 of this Subchapter, Section, their
7		information, views, and arguments information or comments concerning the impacts of the
8		construction and operation of the oil refining facility, including but not limited to the effects of the
9		transfer of oil to and from the facility, on the environment.
10	(5)	A statement that written information, views, and arguments information or comments may be
11		submitted to the directorSecretary at a specified address at any time until 30 days after the close of
12		the public hearing on the application.
13	(6)	An announcement of the date, time, and place of the public hearing held pursuant to Rule .0006.0106
14		of this Subchapter. Section.
15	(7)	A list of the state agencies which that may review and comment on the application, application
16		pursuant to Paragraph (b) of this Rule and the date by which the agencies' comments should shall
17		be submitted to the director. Secretary, which shall be within 45 days of the date the notice is issued.
18	(8)	The addresses and telephone numbers of two locations, one at the Department's offices in Raleigh
19		and the other at a public location reasonably close to the site or proposed site of the oil refining
20		facility, address on the Department's website at which anyone may review the complete application.
21	(9)	A reference to the particular sections of the North Carolina General Statutes and the North Carolina
22		Administrative Code applicable to the issuance or denial of oil refining facility permits.
23	(10)	A description of the nature of the hearing and the rules which will that shall govern its conduct.
24	(11)	The name, email address, and telephone number of a department official from whom additional
25		information may be obtained.
26	<u>(12)</u>	Any other information provided by the Secretary.
27	(d) The director	FSecretary shall arrange for the publication of the notice in a regularly published newspaper of general
28	circulation:	
29	(1)	in the county containing the site of the oil refining facility; and
30	(2)	in contiguous counties; and <u>counties.</u>
31	(3)	in at least three different parts of the State. Publication shall occur at least 30 days before the
32		hearing.
33	(e) The Secre	etary shall provide public notice in accordance with the appropriate portions of the DEQ Public
34	Participation Pla	an.
35		
36	History Note:	Authority G.S. 143-215.101;
37		Eff. June 16, 1980;
38		Amended Eff. March 1, 1990; July 1, 1988; October 1, 1984.

1 <u>Readopted Eff. February 1, 2023.</u> 2 3 4

1 15A NCAC 01E .0106 IS READOPTED AS PUBLISHED IN 37:05 NCR 359 WITH CHANGES AS

- 2 FOLLOWS:
- 3

4 15A NCAC 01E .0106 PUBLIC HEARING ON PERMIT APPLICATION

5 (a) The <u>directorSecretary</u> shall hold a public hearing at which any person will be given a reasonable opportunity to 6 present <u>information</u>, <u>views</u>, <u>and argumentsinformation or comments</u> concerning the contents of the application and 7 the effects of the construction and operation of the oil refining facility, including but not limited to the effects of the

- 8 transfer of oil to and from the facility, facility on the environment.
- 9 (b) The hearing shall be held between 4560 and 6090 days after the date of the notice required by Rule

10 .0005(b).0105(b) of this Subchapter. Section. If the directorSecretary deems it necessary, hethe Secretary may arrange

11 for the sending or publication of a second, abbreviated notice shortly before the hearing.

12 (c) The state agencies listed in Rule <u>.0005(b).0105(b)</u> of this <u>Subchapter Section</u> may comment on the effects which

13 construction or operation of an oil refining facility will or may have on the environment and in so doing should address

14 matters within their jurisdiction, authority, or expertise. An agency may reply that it has no comment. Agencies

15 mustshall submit any comments within the time period specified for comment in the notice.

(d) The hearing shall be held in the county where the oil refining facility for which the applicant seeks a permit is
 located or is proposed to be located, unless the <u>directorSecretary</u> finds and directs that, for reasons of public

18 convenience, <u>safety</u>, or health, it should be held <u>elsewhere.in a different location or through a virtual application</u>.

19 (e) The hearing shall be informational in nature and shall not be a contested case as defined in G.S. <u>150A 2(2)</u>.<u>150B-</u>

20 <u>2.</u> The directorSecretary shall hold the hearing or appoint a hearing officer to do so. The person holding the hearing

21 has the authority to set reasonable guidelines for the hearing, including but not limited to the length of the hearing and

22 the length of time a person may speak.

23 (f) The record of the hearing shall be open for written submissions until 30 days after the close of hearing. Any oral

24 or written information, views, and arguments information or comments offered at the hearing and any further written

- 25 information, views, and arguments information or comments submitted within 30 days after the close of the hearing
- shall be made part of the record of the hearing.
- 27 (g) Within 30 days after the close of the public comment period, the Secretary may request that the applicant provide
- 28 any information necessary to respond to public comments. The applicant shall have up to 90 days to submit the
- 29 requested information.

31 History Note: Authority G.S. 143-215.101;

32 *Eff. June 16, 1980;*

33 Amended Eff. October 1, 1984;

- 34 <u>Readopted Eff. February 1, 2023.</u>
- 35

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1 15A NCAC 01E .0107 IS READOPTED AS PUBLISHED IN 37:05 NCR 359 WITH CHANGES AS

2	FOLLOWS:

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4 15A NCAC 01E .0107 DECISION TO ISSUE OR DENY PERMIT

5 (a) Within 4560 days of the last day for submitting information, views, and arguments public comments about the 6 permit application, or the last day on which the applicant provides additional information requested by the Secretary 7 to respond to public comments, the director Secretary shall issue or deny the oil refining facility permit.permit for the 8 oil refining facility. 9 (b) In deciding to issue or deny the permit, the directorSecretary shall consider: 10 the permit application and supporting relevant documents; documents such as site sampling, reports, (1)11 and proposals for minimizing adverse effects on the environment; 12 (2)the data, information, views, and arguments comments which have been submitted during the permit 13 process; all factsfacts, information, or analyses of which judicial notice may be taken; the Department 14 (3) 15 becomes aware, including any environmental permits issued by federal, State, or local authorities; 16 and 17 (4)other factsfacts, information, or analyses within the specialized knowledge of the Department. 18 (c) The director shall base his decision on the effects which the construction or operation of the oil refining facility, 19 including the transfer of oil to and from the facility, will or may have on the environment. In evaluating those effects, 20 the director shall consider the relationship of people with the specified parts of the natural and physical environment. 21 This means that, if The Secretary shall base the decision on the effects which the construction or operation of the oil 22 refining facility, including the transfer of oil to and from the facility, will or may have a primary effect on the environment, the director shall consider the secondary effects on public health, safety and welfare, including but not 23 limited to social, economic, aesthetic, historic, and cultural effects, which will or may result from those primary 24 25 effects.environment. 26 (d)(c) The director Secretary shall deny the permit upon a finding that: 27 (1)The construction or operation of the oil refining facility, including but not limited to the transfer of 28 oil to and from the facility, will have substantial adverse effects on wildlife or on freshwater, 29 estuarine, or marine fisheries; or 30 (2)The construction or operation of the oil refining facility, including but not limited to the transfer of 31 oil to and from the facility, will violate standards of air or water quality promulgated or administered 32 by the Environmental Management Commission; or 33 (3)The construction or operation of the oil refining facility, including but not limited to the transfer of 34 oil to and from the facility, will have a substantial adverse effect on a publicly owned park, forest, 35 or recreation area. 36 (e)(d) In the absence of a finding described in (d) Paragraph (c) of this Rule, the directorSecretary shall issue the 37 permit.

1	(1)	The directorSecretary shall impose on any permit he issues the following terms and conditions:
2		(A) The permit shall not be effective until the applicant has obtained theall necessar
3		environmental permits, including without limitation, those permits required by G.S.
4		143-215.1, entitled "Control of sources of water pollution; permits required," and G.S.
5		143-215.108, entitled "Control of sources of air pollution; permits required." Articles 2
6		21A, and 21B of G.S. Chapter 143, Article 9 of G.S. Chapter 130A, and Articles 4 and
7		of G.S. Chapter 113A. When the necessary water and air pollution control permits have
8		been obtained by the applicant, the directorSecretary upon the applicant's request sha
9		confirm the effective date of the oil refining facility permit.
10		(B) The applicant, on February 1 of each year following the year in which the applicant's perm
11		became effective, shall submit to the directorSecretary a description of the followin
12		aspects of the facility's operation as of that date:
13		(i) as they are listed in Rule <u>.0004(c)(7).0104(c)(7)</u> (A), (B), (C), (D), (E), (F), (G
14		and (H); (H) of this Section; and
15		(ii) transfer of oil to and from the facility, including but not limited to a statement of
16		the amount and kind of vessel traffic which the facility's operation does or wi
17		generate.
18	<u>(2)</u>	Further, the applicant, in making this annual report, may adopt an oil refining facility perm
19		application or portion thereof which the applicant has previously filed. The filed, if the adopted
20		application or portion thereof must meet the standards for an adequate response to this permit term
21		provides all of the required information in [Subpart] Part (1)(B) of this Paragraph. The applicant
22		shall submit additional information about the facility's operation if the directorSecretary deems
23		necessary and requests it.
24	(2)(3)	The directorSecretary has the authority to impose any additional terms and conditions on the perm
25		which he deems necessary and appropriate to effectuate the purposes of the Act, including but no
26		limited to terms and conditions requiring the installation of such facilities and the employment of
27		such protective measures and operating procedures as he deemsdeemed reasonable and necessar
28		to prevent, contain, and remove any discharges to the waters or lands of the State, and to restore
29		restock, and replenish said waters or lands.
30 31	History Note:	Authority G.S. 143-215.1; 143-215.101; 143-215.108;
32		<i>Eff. June 16, 1980;</i>
33		Amended Eff. October 1, 1984;
34		<u>Readopted Eff. February 1, 2023.</u>
35 36		

1	15A NCAC 01H	E .0108 IS READOPTED AS PUBLISHED IN 37:05 NCR 359 AS FOLLOWS:
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3	15A NCAC 01H	E.0108 SUSPENSION: REVOCATION: OR AMENDMENT OF PERMITS
4	(a) The director	Secretary may suspend, revoke, or amend the permittee's oil refining facility permit if:
5	(1)	a permittee violates any provision of the Act, or any rule, regulation, or order made pursuant to Part
6		4 of the Act, entitled "Oil Refining Facility Permits," or any provision, term, or condition of the
7		permit; permit, or any other environmental permit issued to the facility; or
8	(2)	a permittee intentionally misrepresented or failed to disclose material facts which were required to
9		be included in the application.
10	(b) The director	Secretary may, on a continuing basis, amend the permit under Rules .0105 and .0106 of this Section
11	to impose such t	terms and conditions thereon as he deems necessary and appropriate to effectuate the purposes of the
12	Act.	
13	(c) G.S. 150B-3	, entitled "Special Provisions on Licensing," shall apply to any suspension, revocation, or amendment
14	of a permit.	
15 16	History Note:	Authority G.S. 143-215.101; 150B-3;
17		Eff. June 16, 1980;
18		Amended Eff. July 1, 1988; October 1, 1984;
19		<u>Readopted Eff. February 1, 2023.</u>
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22 23		

1	15A NCAC 01E	.0109 IS REPEALED THROUGH READOPTION AS PUBLISHED IN 37:05 NCR 359 AS
2	FOLLOWS:	
3		
4	15A NCAC 01E	.0109 ADMINISTRATIVE HEARINGS: FINAL DECISION BY SECRETARY
5 6	History Note:	Authority G.S. 143-215.101; 150B-23 through 150B-37;
7		Eff. June 16, 1980;
8		Amended Eff. July 1, 1988; October 1, 1984;
9		<u>Repealed Eff. February 1, 2023.</u>
10 11		

1 15A NCAC 01E .0110 IS READOPTED AS PUBLISHED IN 37:05 NCR 359 AS FOLLOWS:

3 15A NCAC 01E .0110 SEVERABILITY

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4 If any provision of this Subchapter or its application to any person or circumstance is held invalid, such invalid

5 provision or application shall not affect the validity of other provisions or applications of this Subchapter; and to this

6 end the provisions of this Subchapter are declared to be severable.

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8	History Note:	Authority G.S. 143-215.101;
9		Eff. June 16, 1980;
10		<u>Readopted Eff. February 1, 2023.</u>
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1	15A NCAC 011	E .0111 IS READOPTED AS PUBLISHED IN 37:05 NCR 359 AS FOLLOWS:
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3	15A NCAC 011	E .0111 MAILING LIST
4	The director<u>Sec</u>	retary shall establish and maintain a mailing list of all persons desiring to receive any notices required
5	by this Subchap	ter, and notices required to be given shall be given to all such persons whose names are on this mailing
6	list.	
7		
8	History Note:	Authority G.S. 143-215.101;
9		Eff. June 16, 1980;
10		Amended Eff. October 1, 1984;
11		<u>Readopted Eff. February 1, 2023.</u>
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15A NCAC 01E .0112 IS REPEALED THROUGH READOPTION AS PUBLISHED IN 37:05 NCR 359 AS 1 2 FOLLOWS 3 4 15A NCAC 01E .0112 FEES 5 6 Authority G.S. 7A-308(12); 132-6; 143-215.101; History Note: 7 Eff. June 16, 1980; 8 Amended Eff. October 1, 1984; Repealed Eff. February 1, 2023. 9 10 11

1 15A NCAC 01E .0113 IS READOPTED AS PUBLISHED IN 37:05 NCR 359 AS FOLLOWS:

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15A NCAC 01E .0113 EXTENSIONS OF TIME PERIODS

4 The <u>directorSecretary</u> may extend any of the time periods prescribed by this Subchapter. Such an extension shall not

5 exceed 15 days. The Secretary may issue multiple extensions at the Secretary's discretion.

6 7	History Note:	Authority G.S. 143-215.101;
8		Eff. June 16, 1980;
9		Amended Eff. October 1, 1984;
10		<u>Readopted Eff. February 1, 2023.</u>
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1 15A NCAC 01E .0114 IS READOPTED AS PUBLISHED IN 37:05 NCR 359 AS FOLLOWS:

3 15A NCAC 01E .0114 DELEGATIONS

4 The secretary Secretary hereby delegates to the director Assistant Secretary the authority to issue, deny, suspend,

5 revoke, or amend oil refining facility permits, except that the secretary retains the authority to make the final agency

6 decision in contested cases as applied by 15A NCAC 1B .0200 - Contested Case Procedures.permits.

History Note: Authority G.S. 143-215.100; 143-215.101; 143B-10; 150B-2(2); *Eff. October 1, 1984; Readopted Eff. February 1, 2023.*

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15A NCAC 01E .0115 IS ADOPTED AS PUBLISHED IN 37:05 NCR 359 AS FOLLOWS:

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3 <u>15A NCAC 01E .0115</u> <u>UNAUTHORIZED DISCHARGES</u>

- 4 (a) In addition to any other reporting obligation under State, local, or federal law, the operator of any oil refining
- 5 facility shall report in writing to the Secretary any unauthorized discharge of oil of 500 gallons or more or other
- 6 occurrence prohibited by the Act. Such reporting shall occur as soon as practicable, but no later than 24 hours after
- 7 the owner or operator becomes aware of the discharge or occurrence. The report shall include an estimated volume of

8 <u>the discharge.</u>

- 9 (b) In the event of an unauthorized discharge of oil from an oil refining facility, the owner or operator of that oil
- 10 refining facility shall issue a press release to all print and electronic news media that provide general coverage in the
- 11 county where the discharge occurred setting out the details of the discharge. The owner or operator shall issue the
- 12 press release within 24 hours after the owner or operator has determined that a discharge has occurred. The press
- 13 release shall include an estimated volume of the discharge. The owner or operator shall provide a copy of the press
- 14 release and a listing of the news media to whom the press release was issued to the Department.
- 15 (c) After an unauthorized discharge of oil, the owner or operator shall submit a report to the Secretary describing the
- 16 actions taken to respond to and contain the release. In the event that a release cannot be contained within 24 hours
- 17 after the owner or operator becomes aware, the owner or operator shall submit daily reports on the status of the
- 18 response as directed by the Department until the discharge is contained.
- 19 20

History Note: Authority G.S. 143-215.101;

- 21 Adopted Eff. February 1, 2023.
- 22