1	10A NCAC 15 .0309 is propo	10A NCAC 15 .0309 is proposed for readoption with substantive changes as follows:				
2						
3	10A NCAC 15 .0309 GI	ENERAL LIC	CENSES: MEAS	URING GAUC	GING: CONTROLLING	DEVICES
4	DO	MESTIC LIC	CENSING OF SO	OURCE MATE	RIAL	
5	(a) Any person possessing d	evices listed in	10 CFR 31.5(a)	meeting the rec	uirements of 10 CFR 31.	5(b) shall be
6	issued a general license in acc	ordance with I	Rule .0306(a) of th	nis Section, and	shall comply with the pro	visions of 10
7	CFR 31.5(c) and (d), except the	at the fees spec	cified in 10 CFR 31	1.5(c)(13)(ii) sh	all not apply to persons iss	ued a general
8	license under this Rule.					
9	(b) Reports, requests for prio	r approval to tr	ansfer devices aut	horized under tl	is Rule, and any other co	rrespondence
10	required by 10 CFR 31.5 shal	l be sent to the	agency at the add	ress listed in Ru	le .0111 of this Chapter.	
11	(c) Notwithstanding Rule .01	17 of this Chap	pter, the regulation	ns cited in this F	tule from 10 CFR Chapter	r I (2015) are
12	hereby incorporated by refere	ence, excluding	s subsequent ame i	ndments and ed	itions. Copies of these re	gulations are
13	available free	of	charge	at	http://www.ecfr.gov	/cgi bin/text
14	idx?SID=2beeece594411a03e	50b2468ae31f	89b&pitd=201601	01&tpl=/ecfrbr	owse/Title10/10tab_02.tp	l.
15	(a) Persons using source mat	erial and bypro	duct material as d	efined in this R	ale shall comply with the	provisions of
16	10 CFR 40, which are hereby	incorporated b	by reference include	ding subsequent	amendments and edition	s, except that
17	references to importation and	d exportation of	of radioactive mat	terial and refere	ences to and requirement	s of 10 CFR
18	70.22(b), (c), (f) – (n), and 10	CFR 110 shall	l not apply, as follo	ows:		
19	(1) 10 CFR 40.	1, "Purpose;"				
20	(2) 10 CFR 40.	2, "Scope;"				
21	(3) 10 CFR 40.	2a, "Coverage	of inactive tailings	s sites;"		
22	(4) 10 CFR 40.	3, "Licensing r	requirements;"			
23	(5) 10 CFR 40.	4, "Definitions.	" except that the d	efinition of "for	eign obligations," "reconc	iliation," and
24	references i	n the definition	ns to common defe	ense and security	shall not apply;	
25	(6) 10 CFR 40.	5, "Communication of the State	ations," except tha	t notices and re	ports shall be made to the	agency at the
26	address sho	wn in Rule .01	11 of this Chapter	r unless directed	d otherwise by the agency	or specified
27	otherwise in	this Rule, in 1	ieu of the NRC;			
28	(7) 10 CFR 40.	9, "Completene	ess and accuracy o	of information;"		
29	(8) 10 CFR 40.	10, "Deliberate	e misconduct;"			
30	(9) 10 CFR 40	.11, "Persons t	using source mater	rial under certa	in Department of Energy	and Nuclear
31	Regulatory	Commission co	ontracts;"			
32	(10) 10 CFR 40.	12(a), "Carrier	<u>s;"</u>			
33	(11) 10 CFR 40.	13, "Unimporta	ant quantities of so	ource material,"	except 10 CFR 40.13(c)(5)(iv);
34	(12) 10 CFR 40.	14, "Specific E	Exemptions;"			
35	(13) 10 CFR 40.	20, "Types of 1	icenses;"			
36	(14) 10 CFR 40.	21, "General li	cense to receive ti	tle to source or	oyproduct material;"	
37	(15) 10 CFR 40.	22, "Small qua	ntities of source m	naterial;"		

1	(16)	10 CFR 40.25, "General license for use of certain industrial products or devices;"
2	(17)	10 CFR 40.26, "General license for possession and storage of byproduct material as defined in this
3		part;"
4	<u>(18)</u>	10 CFR 40.31(a), (b), (d), (f) – (i), "Application for specific licenses," except that the requirements
5		of Paragraph (b) of this Rule shall be met, the agency may require information and evaluations made
6		pursuant to the requirements of the N.C. Department of Environmental Quality in lieu of Subpart A
7		to 10 CFR 51, and reports required by 10 CFR 40.31(g) shall be submitted to the NRC in lieu of the
8		agency:
9	<u>(19)</u>	10 CFR 40.32, "General requirements for issuance of specific licenses," except that the agency may
10		base the issuance of a specific license on information and evaluations made pursuant to the
11		requirements of the N.C. Department of Environmental Quality in lieu of Subpart A to 10 CFR 51,
12		and 10 CFR 40.32(d), (g), and references to and requirements for uranium enrichment and uranium
13		hexafluoride facilities shall not apply;
14	(20)	10 CFR 40.34, "Special requirements for issuance of specific licenses;"
15	(21)	10 CFR 40.35, "Conditions of specific licenses issued pursuant to 10 CFR 40.34;"
16	(22)	10 CFR 40.36, "Financial assurance and recordkeeping for decommissioning," the initials "DCE"
17		shall mean "detailed cost estimate;"
18	(23)	10 CFR 40.41(a) – (c), (e)(2), (e)(4), (f), "Terms and conditions of licenses;"
19	(24)	10 CFR 40.42, "Expiration and termination of licenses and decommissioning of sites and separate
20		buildings or outdoor areas;"
21	(25)	10 CFR 40.43, "Renewal of licenses;"
22	(26)	10 CFR 40.44, "Amendment of licenses at request of licensee;"
23	(27)	10 CFR 40.45, "Commission action on application to renew or amend;"
24	(28)	10 CFR 40.46, "Inalienability of licenses;"
25	(29)	10 CFR 40.51(a), (b)(1) – (b)(5), (b)(7), (c), (d), "Transfer of source or byproduct material;"
26	(30)	10 CFR 40.54, "Requirements for license to initially transfer source material for use under the 'small
27		quantities of source material' general license;"
28	(31)	10 CFR 40.55, "Conditions of licenses to initially transfer source material for use under the 'small
29		quantities of source material' general license: Quality control, labeling, safety instructions, and
30		records and reports;"
31	(32)	10 CFR 40.60, "Reporting requirements;"
32	(33)	10 CFR 40.61, "Records;"
33	(34)	10 CFR 40.62, "Inspections;"
34	(35)	10 CFR 40.63, "Tests;"
35	(36)	10 CFR 40.65, "Effluent monitoring reporting requirements;"
36	(37)	10 CFR 40.71, "Modification and revocation of licenses," and

1	(38)	Appendix A to Part 40, "Criteria Relating to the Operation of Uranium Mills and the Dispos	sition of
2		Tailings or Wastes Produced by the Extraction or Concentration of Source Material Fro	m Ores
3		Processed Primarily for Their Source Material Content," except Criterion 11A - F and 12 s	hall not
4		apply.	
5	(b) Application	shall be made on forms provided by the agency. One copy of the application and supporting i	material
6	shall be submitt	d to the agency by e-mail at Licensing.RAM@dhhs.nc.gov, or at the address shown in Rule.	0111 of
7	this Chapter in l	eu of the NRC:	
8	(1)	Persons applying for new radioactive materials licenses, or for the renewal of existing radio	<u>ioactive</u>
9		materials licenses, shall submit an Application for Radioactive Materials License. The fo	llowing
10		information shall appear on the application:	
11		(A) legal business name and mailing address;	
12		(B) physical address(es) where radioactive material shall be used or possessed. The app	lication
13		shall indicate if radioactive materials shall be used at temporary jobsites;	
14		(C) the name, telephone number, and e-mail address of the Radiation Safety Officer;	
15		(D) the name, telephone number, and e-mail address of the individual to be contacted all	bout the
16		application. If this individual is same as the Radiation Safety Officer, the application	ion may
17		so state:	
18		(E) the application shall indicate if the application is for a new license, or for the renew	al of an
19		existing license, by marking the corresponding check box;	
20		(F) if the application is for the renewal of an existing license, the license number s	shall be
21		provided on the application;	
22		(G) applicants shall indicate the type and category of license as shown on the form by r	narking
23		the corresponding check box; and	
24		(H) the printed name, title, and signature of the certifying official. The certifying offic	ial shall
25		be an individual employed by the business or licensee, who is authorized by the l	licensee
26		to sign license applications on behalf of the business or licensee.	
27	<u>(2)</u>	Persons applying for an amendment to an existing license shall submit an Applicat	ion for
28		Amendment of Radioactive Materials and Accelerator Licenses. The following information	on shall
29		appear on the application:	
30		(A) the license number;	
31		(B) amendment number of the current license;	
32		(C) expiration date of the license;	
33		(D) licensee name as it currently appears on the license;	
34		(E) the name, telephone number, and e-mail address of the Radiation Safety Officer;	
35		(F) the name, telephone number, and e-mail address of the individual to be contacted at	bout the
36		application. If this individual is same as the Radiation Safety Officer, item 5b	on the
37		application may be left blank:	

1		(G) applicants shall provide a description of the action requested by marking the corresponding
2		checkbox in item 6a. If the check box next to "Other" is marked in item 6a, provide a brief
3		description of the action requested in the space provided in item 6b;
4		(H) explanation of the action requested; and
5		(I) the printed name, title, and signature of the certifying official. The certifying official shall
6		be an individual employed by the business or licensee who is authorized by the licensee to
7		sign license applications on behalf of the business or licensee.
8	(3)	Applications specified in this Rule are available at:
9		https://radiation.ncdhhs.gov/rms/rmsforms2.htm(Rev01).htm.
10	(c) Copies of the	he regulations incorporated by this Rule are available free of charge at https://www.nrc.gov/reading-
11	rm/doc-collection	ons/cfr/part040/.
12		
13	History Note:	Authority G.S. 104E-7; 104E-10(b);
14		Eff. February 1, 1980;
15		Amended Eff. October 1, 2013; January 1, 2005; January 1, 1994; June 1, 1989;
16		Transferred and Recodified from 15A NCAC 11 .0309 Eff. February 1, 2015;
17		Amended Eff. March 1, 2017. <u>2017;</u>
18		Readopted Eff. May 1, 2024.