1	15A NCAC 11 .0317 is amended with changes as published in NCR 27:22, pp. 2031-2073, as follows:							
2								
3	15A NCAC 11 .031	7 SPECIFIC	LICENSES:	FILING	APPLICATION	AND	GENERAL	
4	REQUIREMENT							
5	(a) Applications for specific licenses shall be filed on an agency form. Completed applications shall include the							
6	following information and other information $\underline{\text{necessary for the }}\{\underline{\text{Agency}}\}$ $\underline{\text{agency to determine if the applicant meets}}$							
7	the requirements for {a license} that license: required by the agency form:							
8	(1) na	name, address and use location of the applicant;						
9	(2) tra	training and experience of radioactive material users and of the person responsible for radiation						
10	protection;							
11	(3) ty	types, quantities and uses of radioactive materials;						
12	(4) de	description of facilities, equipment and safety program;						
13	(5) pr	procedures for disposal of radioactive material; and						
14	(6) ho	(6) how facility design and procedures for operation will minimize, to the extent practical, practicable						
15	со	ntamination of the	facility and the	environmen	t, facilitate eventual	decomm	issioning, and	
16	mi	nimize, to the exten	t practical, the ge	neration of ra	dioactive waste.			
17	(b) The agency may at any time after the filing of the original application, and before the expiration of the license,							
18	require further statements in order to enable the agency to determine whether the application should be granted or							
19	denied or whether a license should be modified or revoked.							
20	(c) Each application shall be signed by the applicant or licensee or a person duly authorized to act on his behalf.							
21	(d) An application for a license may include a request for a license authorizing one or more activities.							
22	(e) An application for a specific license to use byproduct material in the form of a sealed source or in a device that							
23	contains the sealed source must:							
24	<u>(1)</u> {	dentify } identify the	e source or device	by manufacti	urer and model numb	er as regis	tered with the	
25	<u>US</u>	S Nuclear Regulator	y Commission ur	der10 CFR 32	2.210, with an Agree	ment State	e. {State, or	
26	for	A source or {a	device containir	ng radium-226	or accelerator-produ	ced radioa	active	
27	{ n	naterial,} material m	oust identify the n	nanufacturer a	nd model number if i	egistered	with a {State}	
28	sta	te under provisions	comparable to 10	CFR 32.210				
29	<u>(2)</u> {	Contain the	information iden	tified in 10 C	FR 32.210(c); or			
30	<u>(3)</u> {	For sources or d	evices containing	naturally occ	curring or accelerator-	produced	radioactive	
31	ma	aterial manufactured	prior to Novemb	er 30, 2007 tl	nat are not registered	with the U	JS Nuclear	
32	Re	gulatory Commission	on under 10 CFR	32.210 or wit	h an Agreement State	e, and for	which the	
33	<u>ap</u>	plicant is unable to	provide all catego	ories of inform	nation specified in 10	CFR 32.2	10(c), the	
34	<u>ap</u>	plicant must provide	<u>e:</u>					
35	<u>(A</u>) { All } all ava	ilable information	identified in	10 CFR 32.210(c) co	ncerning	the source,	
36		and, if applic	able, the device;	and				

1		(B) {Sufficient additional information to demonstrate that there is reasonable				
2		assurance that the radiation safety properties of the source or device are adequate to				
3		protect health and minimize danger to life and property. Such information must include a				
4		description of the source or device, a description of radiation safety features, the intended				
5		use and associated operating experience, and the results of a recent leak test.				
6	(e) (f) Applica	ations and documents submitted to the agency may shall be made available for public inspection				
7	except as may be are determined otherwise by the agency pursuant to the provisions of G.S. 104E-9(4).					
8	(f) (g) A license application shall be approved if the agency determines that:					
9	(1)	the applicant is qualified by reason of training and experience to use the material in question for				
10		the purpose requested in accordance with these Rules in such a manner as to minimize danger to				
11		public health and safety or property;				
12	(2)	the applicant's proposed equipment, facilities, and procedures are adequate to protect public health				
13		from radiation hazards and minimize radiological danger to life or property;				
14	(3)	the issuance of the license will not be inimical to the health and safety of the public; and				
15	(4)	the applicant satisfies any applicable special requirements in Rules .0318 to .0336 of this Section.				
16	(g) (h) As prov	rided If required by Rule .0353 of this Section, eertain applications for specific licenses filed under				
17	this Section mu	ast contain a proposed decommissioning funding plan or a certification of financial assurance for				
18	decommissionir	ng. In the case of renewal applications submitted before the effective date of this Rule, this submittal				
19	may follow the	renewal application but must be submitted on or before the effective date of this Rule.				
20						
21	History Note:	Authority G.S. 104E-7; 104E-10(b); 104E-12; 104E-18;				
22		Eff. February 1, 1980;				
23		Amended Eff. October 1, 2013; April 1, 1999; May 1, 1992; November 1, 1989.				