1	10A NCAC 15 .0310) is amended	with change	<u>es</u> as published in	n 31:07 NCR, p	p. 549-582, as follows	s:
2							
3	10A NCAC 15 .031	0 GENE	ERAL LICE	ENSES: MANU	FACTURE, TI	RANSFER, INSTAL	L GENERALLY
4		LICE	NSED DEV	ICES			
5	(a) Any person [who	is authorized	d to manufac	eture, install, or s	service a device	described in Rule .03	09 of this Section,
6	pursuant to] possess	ng a specific	license issu	ed by the agency	the U.S. Nucl	ear Regulatory Comn	nission, or another
7	Agreement State aut	horizing the	manufacture	e, installation, or	r servicing of a	device described in	Rule .0309 of this
8	Section shall be auth	orized to insta	all, service,	and uninstall the	se devices in ac	cordance with the pro	visions of 10 CFR
9	<u>31.6.</u>						
10	(b) Notwithstanding Rule .0117 of this Chapter, the regulations cited in this Rule from 10 CFR Chapter I (2015) are						
11	hereby incorporated	by reference	e, excluding	subsequent ame	ndments and ed	litions. Copies of the	se regulations are
12	available	free	of	charge	at	http://www.ecf	r.gov/cgi-bin/text-
13	idx?SID=2beeece59	4411a03e50b	2468ae31f8	9b&pitd=20160	101&tpl=/ecfrb	rowse/Title10/10tab_0	02.tpl.
14	Any person who is	authorized to	manufactu	re, install or ser	vice a device d	escribed in Rule .030	09 of this Section
15	pursuant to a specific	: license issue	ed by the age	ency, the U.S. N	uclear Regulato	ry Commission or an	agreement state is
16	hereby granted a ge	neral license	to install ar	nd service the de	evice described	in Rule .0309, provi	ded the following
17	requirements are me	t:					
18	(1) Th	e person shal	l l file a repo i	rt with the agenc	y within 30 day	rs after the end of eac	h calendar quarter
19	in	which any de	vice is trans	ferred to or insta	lled in this state	. Each report shall ide	entify each general
20	lic	ensee, to who	om the devic	e is transferred b	y name and add	lress, the type of device	ce transferred, and
21	the	quantity and quantity and quan	l type of rad	ioactive material	contained in th	e device;	
22	(2) Th	e device is	-manufactur	ed, labeled, ins	stalled, and ser	rviced in accordance	with applicable
23	pre	ovisions of th	e specific lie	cense issued to t	he person by the	e U.S. Nuclear Regula	atory Commission
24	or	an agreement	t-state;				
25	(3) Th	e person shal	ll assure tha	t any labels sati	sfy the requiren	nents in Rule .0309 o	f this Section and
26	sh	all furnish to o	each general	licensee, to who	m he transfers a	device or on whose p	remises he installs
27	a (l evice, a copy	of the gene	ral license conta	ined in Rule .03	309 of this Section;	
28	(4) Th	e person shal	l ensure that	each device hav	ing a separable s	source housing that pro	ovides the primary
29	sh	elding for th	e source als	so bears, on the	source housing	, a durable label con	taining the device
30	me	odel and seria	ı l number, tl	ne isotope and qu	uantity, the wor	ds "Caution: Radioac	tive Material," the
31	rac	liation symbe	ol described i	in Rule .1623 of	this Chapter, an	d the name of the man	ufacturer or initial
32	tra	nsferor;					
33	(5) Th	e person shal	l l ensure tha	t each device me	eeting the criter	ia of Rule .0309 of th	is Chapter bears a
34	pe	rmanently er	nbossed, etc	ched, stamped	o r engraved la	bel affixed to the s	ource housing, if
35	se j	parable, or th	e device if t	he source housi	ng is not separa	ble. The label shall i	nclude the words,
36	<u>"C</u>	aution: Radi	oactive Mat	erials," and, if	space and acco	essibility permit, the	radiation symbol
37	de	scribed in Ru	le .1623 of t	his Chapter;			

1	(6)	If a device is to be transferred for use under the general license granted in Rule .0309(c)(12) of this
2		Chapter, each person that is licensed under this Rule shall provide the following information to each
3		person to whom the device is being transferred prior to the device being transferred. In the case of
4		a transfer through an intermediate person, the information shall also be provided to the intended user
5		prior to the initial transfer to the intermediate person. The required information includes:
6		(a) a copy of the general license document referenced in Rule .0306 of this Chapter or if no
7		license document is issued, a copy of the letter issued by the agency indicating a license
8		exists in accordance with Rule .0309 of this Chapter. If the prospective general licensee is
9		in the jurisdiction of the Nuclear Regulatory Commission or another Agreement State, the
10		notification shall include a statement advising the person receiving the device of the agency
11		that has jurisdiction over the device;
12		(b) a copy of Rule .0309 of this Section. If the prospective general licensee is in the jurisdiction
13		of the Nuclear Regulatory Commission or another Agreement State, the notification of
14		transfer shall include the name or title, address, and telephone number of the contact at the
15		proper regulatory agency that has jurisdiction over the person receiving the device;
16		(c) a list of services, as provided by the manufacturer, that can be performed only by a specific
17		licensee;
18		(d) information on acceptable disposal options, including estimated cost of disposal; and
19		(e) a statement that loss or improper disposal of the device may result in formal enforcement
20		actions.
21	(7)	Each device transferred after January 1, 2005 shall meet the labeling requirements;
22	(8)	Each person specifically licensed to initially transfer generally licensed devices to other persons
23		shall comply with the requirements of this Paragraph.
24		(a) The person shall report, on a quarterly basis, all transfers of devices to persons for use
25		under a general license and all receipts of devices from generally licensed persons. For
26		devices transferred for use under the general license granted in Rule .0309(c)(12) of this
27		Chapter, the reports shall be provided to the agency at the address listed in Rule .0111. For
28		devices transferred outside the jurisdiction of the agency, the reports shall be provided to
29		the Nuclear Regulatory Commission or to the Agreement State which has jurisdiction over
30		the general licensee. The information shall be provided either on the Nuclear Regulatory
31		Commission's Form 653 "Transfers of Industrial Devices Report" or in a clear and legible
32		report that contains all of the information required by the form. The required information
33		includes:
34		(i) the identity of each general licensee by name and mailing address for the location
35		of use. If there is no mailing address at the location of use, an alternate address
36		for the general licensee shall be submitted along with the information on the actual
37		location of use;

1		(ii) the name, title and telephone number of the person identified by the general
2		licensee as having knowledge of, and authority to ensure compliance with, these
3		rules;
4		(iii) the date of transfer;
5		(iv) the type, model number, and serial number of the device transferred; and
6		(v) the quantity and type of radioactive material contained in the device.
7		(b) If one or more intermediate persons will temporarily possess the device at the intended use
8		location prior to its use by the end user, the report shall include the same information for
9		both the intended end user and each intermediate person, and designate the intermediate
10		person(s).
11		(c) If the licensee makes changes to a device possessed by a general licensee such that the label
12		must be changed to update required information, the report shall identify the general
13		licensee, the device, and the changes to the information on the label.
14		(d) The report shall cover a calendar quarter and must be filed within 30 days of the end of the
15		calendar quarter. The report shall identify the period covered by the report.
16		(e) The report shall identify the specific licensee submitting the report and include the license
17		number of the specific licensee.
18		(f) In providing information on devices received from a general licensee, the report shall
19		include the identity of the general licensee by name and address, the type, model number
20		and serial number of the device received, and, in the case of devices not initially transferred
21		by the licensee submitting the report, the name of the manufacturer or initial transferor.
22		(g) If no transfers have been made to or from persons generally licensed during the reporting
23		period, the report shall so indicate.
24	(9)	The person providing the reports shall maintain all information concerning the transfers and receipts
25		of devices required by this Rule for a period of three years following the date of the recorded event.
26		
27	History Note:	Authority G.S. 104E-7; 104E-10(b);
28		Eff. February 1, 1980;
29		Amended Eff. January 1, 2005;
30		Transferred and Recodified from 15A NCAC 11 .0310 Eff. February 1, 2015;
31		Amended Eff. March 1, 2017.