G.S. 150B-21.3A Report for 15A NCAC 05A, ORGANIZATION AND ADMINISTRATION Agency - Mining Commission Comment Period - January 30 - April 4, 2023

Date Submitted to	milited to APO - Filled III by KNC stall											
Subchapter	Rule Section	Rule Citation	Rule Name	Date and Last Agency Action on the Rule	Agency Determination [150B- 21.3A(c)(1)a]	Implements or Conforms to Federal Regulation [150B-21.3A(e)]	Federal Regulation Citation	Public Comment Received [150B- 21.3A(c)(1)]	Agency Determination Following Public Comment [150B-21.3A(c)(1)]	RRC Determination of Public	RRC Final Determination of Status of Rule for Report to APO [150B- 21.3A(c)(2)]	OAH Next Steps
	SECTION .0100 -	15A NCAC 05A .0101	NAME AND ADDRESS	Amended Eff. August 1, 2012 (see								
	MINING AND			S.L. 2012-143, s.1.(d))	Necessary	No	No	No	Necessary	Select One	Select One	Select One
	ENERGY				recessary			110	recessary			Sciect one
	COMMISSION											
	SECTION .0200 -	15A NCAC 05A .0202	DELEGATION	Amended Eff. August 1, 2012 (see	Necessary	No		No	Necessary	Select One	Select One	Select One
	ADMINISTRATION			S.L. 2012-143, s.1.(f))	rvecessary			140				Select Offe

G.S. 150B-21.3A Report for 15A NCAC 05B, PERMITTING AND REPORTING Agency - Mining Commission Comment Period - January 30 - April 4, 2023

Date Submitted to	APO - Filled in by R	RC staff										
Subchapter	Rule Section	Rule Citation	Rule Name	Date and Last Agency Action on the Rule	Agency Determination [150B- 21.3A(c)(1)a]	Implements or Conforms to Federal Regulation [150B-21.3A(e)]	Federal Regulation Citation	Public Comment Received [150B- 21.3A(c)(1)]	Agency Determination Following Public Comment [150B-21.3A(c)(1)]	RRC Determination of Public Comments [150B-21.3A(c)(2)	RRC Final Determination of Status of Rule for Report to APO [150B- 21.3A(c)(2)]	OAH Next Steps
		15A NCAC 05B .0103	BONDING REQUIREMENTS	Amended Eff. January 1, 1994	Necessary	No		No	Necessary	Select One	Select One	Select One
		15A NCAC 05B .0104	INFORMATION REQUIRED IN PERMIT APPLICATION	Amended Eff. April 1, 1990	Necessary	No		Yes	Necessary	Select One	Select One	Select One
		15A NCAC 05B .0105	CONDITIONS WHICH MAY BE INCLUDED IN PERMIT	Amended Eff. May 1, 1992	Necessary	No		Yes	Necessary	Select One	Select One	Select One
		15A NCAC 05B .0106	STANDARDS FOR DENYING AN APPLICATION	Amended Eff. November 1, 1984	Unnecessary	No		Yes	Unnecessary	Select One	Select One	Select One
		15A NCAC 05B .0110	MINING RECLAMATION REPORTS	Amended Eff. November 1, 1984	Unnecessary	No		Yes	Unnecessary	Select One	Select One	Select One
		15A NCAC 05B .0111	PUBLIC HEARINGS	Eff. May 1, 1982	Necessary	No		Yes	Necessary	Select One	Select One	Select One
		15A NCAC 05B .0112	PERMIT APPLICATION PROCESSING FEES	Amended Eff. December 1, 1991	Necessary	No		No	Necessary	Select One	Select One	Select One
		15A NCAC 05B .0113	RESPONSE DEADLINE TO DEPARTMENT'S REQUEST(S)	Amended Eff. August 1, 2012 (see S.L. 2012-143, s.1.(d))	Necessary	No		No	Necessary	Select One	Select One	Select One

							RRC Determination [150B-
Agency	Rule	Name	Type of Comment	Comment	Agency Response	RRC Staff Recommendation	21.3A(c)(2)
Agency Copy all columns in this row Mining Program				From: Marcia McNally Sent: April 4, 2023 To: NcMiningProgram < NcMiningProgram@ncdenr.gov> Subject: public comment on 10-year review of mining rules I agree that this rule should remain. However I believe the list of information required falls short. The applicant should be required to show (1) that it has control of the site and (2) that all permits required by the local jurisdiction in which the site resides have been obtained. This is critical for meeting the section of The Mining Act § 74-65 which states, "No provision of this Article shall be construed to supersede or otherwise affect or prevent the enforcement of any zoning regulation or ordinance duly adopted by an incorporated city or county or by any agency or department of the State of	Agency Response The Commission has recommended retaining this rule. The public comment agrees with that recommendation.	RRC Staff Recommendation Select One Select One	21.3A(c)(2) Select One Select One
Mining Program	15A NCAC 05B .0105	CONDITIONS WHICH MAY BE INCLUDED IN PERMIT	Public Coment as defined in G.S. 1508-21.3A(a)(5)		The Commission has recommended retaining this rule. The public comment agrees with that	Select One	Select One
				Specifically regarding the section on erosion control; there does not seem to be any enforcement powers or routine check-up at mines throughout the state for erosion issues. In part two of the Carolina Public Press story (https://carolinapublicpress.org/59453/mining-in-your-backyard-the-story-of-mountain-mist-mine- and-the-neighbors-contestingle-tpa-trw0), the Mountain Mist Min in McDowell County has a history of known erosion issues spanning at least back over a decade that continue to this day Specifically regarding the section on erosion control; there does not seet to be any enforcement powers or routine check-up at mines throughout the state for erosion issues. In part two of the Carolina Public Press story (https://carolinapublicpress.org/59453/minin-your-backyard-the-story-of-mountain-mist-mine-and-the-neighbors-contesting-it-part-two/), the Mountain Mist Mine in McDowell County has a history of known erosion issues spanning at least back over a decade that continue to this day; it doesn't seem that the state is long much of anything to make sure these issues are corrected and prevented from happening in the future. Part three of the Carolina Public Press story (https://carolinapublicpress.org/59494/mining-in-you backyard-the-story-of-mountain-mist-mine-and-the-neighbors-contesting-it-part-three/) also shows just how out of touch the state is regarding how it handles mining applications and permits The sections listed above, if nothing else, should be modernized and brought up to some sort of standard that is more equal and fair to everyone, not just mine operators. The rules should be written and enforced in such a way that they place more emphasis on harm reduction in the areas that mines operate. As it stands, there is a clear bias and preference toward the mine operators, leaving an undue burden on residents and the general public to be the onest look for potential susses and then, if found, simply hope that the state takes some sort.			
Mining Program	15A NCAC 05B .0106	STANDARDS FOR DENYING AN APPLICATION	Public Coment as defined in G.S. 1508-21.3A(a)(5)	Sent: April 4, 2023 To: NCMiningProgram <ncminingprogram@ncdenr.gov> Subject: Comments on two rules</ncminingprogram@ncdenr.gov>	The Commission recommended this rule is unnecessary because it is redundant with the statute, N.C. Gen. Stat. § 74-51(d).	Select One	Select One
				You are seeking to deem these two rules as unnecessary. Is crongly disagree with this change. These are long-standing rules that are a necessary protection that help to ensure companies don't pollute waterways and fisheries and that they receive a commensurate penalty as a deterrent to operating in such a way as to cause a deleterious effect to wildlife, waterways, and fisheries. There are too many recent incidents in North Carolina that show the extent of damage a company can do to wildlife, fisheries, and the human population, especially when rules such as the two above aren't in place.			

Mining Program	15A NCAC 05B .0106	STANDARDS FOR DENYING AN APPLICATION	•	recommended this rule is un- necessary because it is redundant with the statute,	Select One	Select One
Mining Program	15A NCAC 05B .0106	STANDARDS FOR DENYING AN APPLICATION	· · · · · · · · · · · · · · · · · · ·		Select One	Select One
Mining Program	15A NCAC 05B .0110	MINING RECLAMATION REPORTS	•			

Mining Program	15A NCAC 05B .0111	PUBLIC HEARINGS	Public Coment as defined in G.S. 150B-21.3A(a)(5)	From: Marcia McNally Sent: April 4, 2023 To: NCMiningProgram <ncminingprogram@ncdenr.gov> Subject: public comment on 10-year review of mining rules Public Hearings (15A NACO 580.111). I agree that this rule should remain. However I believe it should be expanded. My comments are based on the permitting process for Carolina Sunrock's Prospect Hill mine. After a long and contentious process the permit was approved in late 2021. With an inconsistent and questionable process of involving the public. In the beginning the permitting process DEMLR appeared to be open to public input. For example, in November of 2019 Division staff lissued a letter requesting that Sunrock re-perform the pump test because the procedures were flawed. This did not happen, however, because the concern over the pump test came from public comments rather than from a state reviewer. Sunrock refused to comply, stating that since the comments din ot come from a NC Licensed Geologist, they were not valid. This is assertion is fundamentally flawed as the basic purpose of public comments to identify concerns observed or noted by the public. There is no requirement for public comments to come from licensed professionals. Then, despite several years of regular contact with concerned citizens, the mining permit was issued (1) without any notice to them, (2) without Sunrock's final submissions being placed on the laserfiche for public access, and (3) without prior release of a draft permit, which DEMLR itself admits is typical procedure. During mediation that resulted from the mining permit being appeale by the public, appellants complained to the representatives from the NC Attorney General's office that substantive changes were made to the project that were allowed without public input. The appellants were told it didn't matter, the State had satisfied the public. The decisions regarding the manner in which the permit was issued ignored that mission. Meaningful and timely input from the public on projects is an essential component of North Carolina</ncminingprogram@ncdenr.gov>	d
Mining Program	15A NCAC 05B .0111	PUBLIC HEARINGS	Public Coment as defined in G.S. 150B-21.3A(a)(5)	·	The Commission has recommended retaining this reuse. The public comment agrees with that recommendation.

G.S. 150B-21.3A Report for 15A NCAC 05F, CIVIL PENALTIES Agency - Mining Commission Comment Period - January 30 -April 4, 2023

e Submitted to	o APO - Filled in by RRC s	taff									
Rule Section	Rule Citation	Rule Name	Date and Last Agency Action on the Rule	Agency Determination [150B- 21.3A(c)(1)a]	Implements or Conforms to Federal Regulation [150B-21.3A(e)]	Federal Regulation Citation	Public Comment Received [150B- 21.3A(c)(1)]	Agency Determination Following Public Comment [150B-21.3A(c)(1)]	RRC Determination of Public Comments [150B-21.3A(c)(2)	RRC Final Determination of Status of Rule for Report to APO [150B- 21.3A(c)(2)]	OAH Next Steps
	15A NCAC 05F .0101	PURPOSE AND SCOPE	Amended Eff. August 1, 2012 (see S.L. 2012-143, s.1.(d))	Necessary	No		No	Necessary	Select One	Select One	Select One
	15A NCAC 05F .0102	DEFINITIONS	Amended Eff. August 1, 2012 (see S.L. 2012-143, s.1.(d))	Unnecessary	No		No	Unnecessary	Select One	Select One	Select One
	15A NCAC 05F .0103	WHO MAY ASSESS	Eff. May 1, 1982	Necessary	No		No	Necessary	Select One	Select One	Select One
	15A NCAC 05F .0105	CIVIL PENALTY FOR MININ WITHOUT A PERMIT	G Amended Eff. December 1, 1988	Necessary	No		No	Necessary	Select One	Select One	Select One
	15A NCAC 05F .0106	CIVIL PENALTY FOR VIOLATING OPERATING PERMIT	Amended Eff. November 1, 1984	Necessary	No		No	Necessary	Select One	Select One	Select One
	15A NCAC 05F .0107	CRITERIA FOR DETERMINII AMOUNT OF PENALTY	NG Eff. May 1, 1982	Unnecessary	No		Yes	Unnecessary	Select One	Select One	Select One
	15A NCAC 05F .0108	ADMINISTRATIVE REMEDI	ES Amended Eff. August 1, 1988	Unnecessary	No		Yes	Unnecessary	Select One	Select One	Select One
	15A NCAC 05F .0109	HEARING PROCEDURES	Amended Eff. August 1, 2012 (see S.L 2012-143, s.1. (d))	Unnecessary	No		No	Unnecessary	Select One	Select One	Select One
	15A NCAC 05F .0110	TENDERS OF PAYMENT	Eff. May 1, 1982	Unnecessary	No		No	Unnecessary	Select One	Select One	Select One
	15A NCAC 05F .0111	REFERRAL TO ATTORNEY GENERAL	Eff. May 1, 1982	Necessary	No		No	Necessary	Select One	Select One	Select One
	15A NCAC 05F .0112	FURTHER REMEDIES	Amended Eff. August 1, 2012 (see S.L. 2012-143, s.1. (d))	Unnecessary	No		Yes	Unnecessary	Select One	Select One	Select One

Agency			Comment	Agency Response	RRC Staff Recommendation	RRC Determination [150B- 21.3A(c)(2)	
	ow to the right of this yellow		Select One			Select One	Select One
Mining Program	15A NCAC 005F .0107	CRITERIA FOR	Public Coment as defined T in G.S. 1508-21.3A(a)(5)	Sent: April 4, 2023 To: NCMiningProgram <ncminingprogram@ncdenr.gov></ncminingprogram@ncdenr.gov>		Select One	Select One
Mining Program	15A NCAC 005F .0108	ADMINISTRATIVE REMEDIES		From: Dr. Jean Spooner, Chair The Umstead CoalFrom: Dr. Jean Spooner, Chair The Umstead Coalition April 4, 2023 To: NCMiningProgram < NCMiningProgram@ncdenr.gov> Two of the Rules proposed to be "Unnecessary" we would recommend keeping as "Necessary." Both of these Rules were recommended by DEMLR staff to be kept. We concur. They are: 15A NCAC 05F. 0108, Administrative Remedies. Within 60 days after receipt of notification of any civil penalty assessment, the person against whom the civil penalty is assessed may contest the decision of the department by filing a petition as described in G.S. 74-61 and G.S. 1508-23. 15A NCAC 05F. 0112, Further Remedies. No provision of this Subchapter shall be construed to restrict or impair the right of the director or the Mining and Energy Commission to pursue any other remedy provided by law for violations of the Mining Act of 1971 or the rules of this Chapter.	The Commission recommended this rule is unnecessary because it is redundant with the statute, N.C. Gen. Stat. § 74-61.	Select One	Select One
Mining Program	15A NCAC 005F .0112	FURTHER REMEDIES	Public Coment as defined in G.S. 1508-21.3A(a)(5)	Neither of these current Rules are duplicative of the Mining Act, but add clarity. From: Dr. Jean Spooner, Chair The Umstead Coalition April 4, 2023 To: NCMiningProgram <ncminingprogram@ncdenr.gov> Two of the Rules proposed to be "Unnecessary" we would recommend keeping as "Necessary." Both of these Rules were recommended by DEMLR staff to be kept. We concur. They are: 15A NCAC 05F.0108, Administrative Remedies. Within 60 days after receipt of notification of any civil penalty assessment, the person against whom the civil penalty is assessed may contest the decision of the department by filing a petition as described in G.S. 74-61 and G.S. 150B-23. 15A NCAC 05F.0112, Further Remedies. No provision of this Subchapter shall be construed to restrict or impair the right of the director or the Mining and Energy Commission to pursue any other remedy provided by law for</ncminingprogram@ncdenr.gov>	The Commission recommended this rule is unnecessary because it is redundant with the statute, N.C. Gen. Stat. § 74-64(a)(5).	Select One	Select One
Mining Program	15A NCAC 005F .0112	FURTHER REMEDIES	Public Coment as defined in G.S. 1508-21.3A(a)(5)	violations of the Mining Act of 1971 or the rules of this Chapter. Neither of these current Rules are duplicative of the Mining Act, but add clarity. From: William Doucette April 3, 2023 To: To: NCMiningProgram NCMiningProgram@ncdenr.gov Eliminating text overlap between the rules and legislation is a disservice to the public. Researching both the rule and the general statutes is cumbersome, can lead to confusion and may inhibit the public from understanding what is required of the mining industry. Most of the "unnecessary" classifications are such.		Select One	Select One

G.S. 150B-21.3A Report for 15A NCAC 05G, URANIUM EXPLORATION REGULATIONS Agency - Mining Commission Comment Period - January 30 - April 4, 2023

Date Submitted to	APO - Filled in by RRC:	staff									
Rule Section	Rule Citation	Rule Name	Date and Last Agency Action on the Rule	Agency Determination [150B- 21.3A(c)(1)a]	Implements or Conforms to Federal Regulation [150B-21.3A(e)]	Federal Regulation Citation	Public Comment Received [150B- 21.3A(c)(1)]	Agency Determination Following Public Comment [150B-21.3A(c)(1)]	RRC Determination of Public Comments [150B-21.3A(c)(2)	RRC Final Determination of Status of Rule for Report to APO [150B- 21.3A(c)(2)]	OAH Next Steps
	15A NCAC 05G .0103	PROCEDURES FOR OBTAINING PERMITS	Eff. December 1, 1983	Necessary	No		No	Necessary	Select One	Select One	Select One
	15A NCAC 05G .0104	ABANDONMENT PLAN: BONDING REQUIREMENTS	Eff. December 1, 1983	Necessary	No		No	Necessary	Select One	Select One	Select One
	15A NCAC 05G .0105	DRILLING: CASING: TESTING AND ABANDONMENT	Eff. December 1, 1983	Necessary	No		No	Necessary	Select One	Select One	Select One