14B NCAC 02.0105 RENTALS

- (a) Real estate, owned by the State of North Carolina and under the control of the Department of Crime Control and Public Safety, may be made available to Department of Defense agencies or activities, other federal agencies, state and local governmental agencies and private organizations or individuals, in that order, when the installations or facilities are not required for National Guard purposes and when, in the judgment of the department secretary or his representative, the intended use of such real estate is not inimical to the department's interests.
- (b) The responsibility for determining the availability of real estate for temporary (three days maximum) use for other than National Guard activities and for executing a rental agreement is the function of the senior commander of the installation. The Office of the Adjutant General must approve requests for facilities in excess of three days. Rental Agreement for Temporary Use of NCNG Real Estate will be utilized for all transactions involving use of National Guard property. See also .0105(5) of this Subsection.

History Note: Authority G.S. 127A-118; 143B-10(j);

Eff. February 1, 1976;

Amended Eff. September 1, 1980;

Transferred from 14A NCAC 02 .0106 Eff. June 1, 2013;

Pursuant to G.S. 150B-21.3A, rule is necessary without substantive public interest Eff. January 3,

2017.