02 NCAC 60B .1025 AVIATION

- (a) Except as provided in Paragraphs (b) and (c) of this Rule, a person shall not voluntarily bring, land, or cause to descend or alight, ascend, or take off within or upon any State Forest, State Recreational Forest, or Educational State Forest any airplane, flying machine, balloon, parachute, glider, hang glider, unmanned aerial vehicle ("UAV"), drones, or other apparatus for aviation. "Voluntarily" for this Rule means anything other than a forced landing.
- (b) Where aviation activities are part of the planned forest activities or military, law enforcement, or rescue training, a permit for aviation use shall be required.
- (c) North Carolina Forest Service and emergency aircraft are exempt from this Rule.

History Note: Authority G.S. 106-22; 106-870; 106-877; 106-887;

Eff. November 1, 2009;

Transferred from 15A NCAC 09C .1252 Eff. May 1, 2012;

Readopted Eff. April 1, 2018; Amended Eff. September 1, 2021.