

AGENCY NAME:	Department of Natural Resources		
AGENCY CODE:	P240	SECTION:	47

Fiscal Year 2015-16 Accountability Report

SUBMISSION FORM

AGENCY MISSION	The South Carolina Department of Natural Resources' stated purpose is to serve as the principal advocate for, and steward of, South Carolina's natural resources.
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AGENCY VISION	<p>"South Carolina Department of Natural Resources Vision for the Future". The SCDNR accomplishes its mission based upon an agenda that encompasses these values:</p> <ol style="list-style-type: none"> 1. Teamwork – The Agency will accomplish its mission and achieve its vision through goal-focused, cooperative efforts that rely on effective internal and external communication and partnering; 2. Integrity – The Agency will lead by example, ensuring that its standards are high, and its actions are fair, accountable, and above reproach; 3. Dedication – The Agency will maintain a steadfast commitment to the state's natural resources and its mission; 4. Excellence – The Agency will always do its best, and continuously strive to improve its processes, activities, policies, operations, and products; and, 5. Service – The Agency will provide quality service that meets the needs and exceeds the expectations of the public and its employees.
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Please state yes or no if the agency has any major or minor (internal or external) recommendations that would allow the agency to operate more effectively and efficiently.

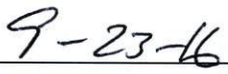
RESTRUCTURING RECOMMENDATIONS:	No
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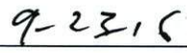
Please identify your agency's preferred contacts for this year's accountability report.

	<i>Name</i>	<i>Phone</i>	<i>Email</i>
PRIMARY CONTACT:	R. Derrick Meggie	803-734-9911	Meggied@dnr.sc.gov
SECONDARY CONTACT:	Scott B. Speares	803-734-3624	Spearess@dnr.sc.gov

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I have reviewed and approved the enclosed FY 2015-16 Accountability Report, which is complete and accurate to the extent of my knowledge.

AGENCY DIRECTOR (SIGN AND DATE):	 		
(TYPE/PRINT NAME):	Alvin A. Taylor		

BOARD/CMSN CHAIR (SIGN AND DATE):	 		
(TYPE/PRINT NAME):	Cary L. Chastain		

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AGENCY'S DISCUSSION AND ANALYSIS

The "Agency's Discussion and Analysis" section requires agency to identify and explain the following two subsections.

I. **Risk Assessment and Mitigation Strategies:** In this subsection, the agency is required to identify the potential most negative impact on the public as a result of the agency's failure in accomplishing its goals and objectives. The agency also should explain the nature and level of outside help it may need to mitigate such negative impact on the public. Lastly, the agency should list three options for what the General Assembly could do to help resolve the issue before it became a crisis.

DNR's Four Main Programmatic Goals are:

Goal 1 - Division of Land, Water & Conservation (LWC)

Develop and Implement programs that study, manage and conserve the State's Land and Water Resources through planning, research, technical assistance, public education and the development of a comprehensive natural resources database.

Goal 2 – Law Enforcement Division (LE)

Conserve and protect the state's natural resources for social, economic, recreational, and commercial benefit while providing maximum human utilization through: (1) the development of public support through outreach, education, and safety programs; (2) the preservation of the peace and protection of human lives and property; and (3) the enforcement of the state's criminal laws through the detection, apprehension, and prosecution of persons who violate those laws.

Goal 3 - Marine Resources Division (MRD)

To sustain the State's living marine resources for the cultural, recreational, commercial and economic benefit of the state's citizens and visitors.

Goal 4 - Wildlife & Freshwater Fisheries (WFF)

Monitor and protect wildlife species and inland aquatic species and their habitats throughout the state and provide recreational hunting and fishing opportunities to the public.

Potentially the most negative impact on the public as a result of the DNR failing to accomplish its goals and objectives would be the lack of accurate and credible science, coupled with credible mechanisms and processes to aid in decision making relating to the utilization and allocation of the state's finite resources. There has been a steady trend of increased pressure on the state's natural resources due to increasing population and business growth, combined with the increased desire and interest in the use of the state's natural resources, both recreationally and commercially. This impact is interwoven

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through three distinct areas which are: 1) the sustainability, management and protection of the state’s natural resources; 2) the public’s safety while utilizing the state’s natural resources; and 3) the economic impacts surrounding the protection and use of the state’s natural resources.

Through its four programmatic divisions the DNR is constantly broadening its strategies to address the impacts of population growth, habitat loss, environmental alterations, overuse and other challenges faced in protecting, enhancing, and managing diverse natural resources. This approach is complemented by outreach initiatives with the aim of maintaining continued engagement with constituents, stakeholders and partners. At the same time, the DNR has also expanded all facets of its outreach programs to better educate those who currently are not engaged or knowledgeable about the current impacts on the state’s natural resources.

Resource Sustainability, Management and Protection

The use of sound science and technology gives the DNR the ability to anticipate issues in order to better sustain, manage and protect this states precious natural resources. For example, there has been both unprecedented challenges and opportunities facing South Carolina in the form of population growth, particularly along the state’s coastal counties, that are causing significant impacts on the state’s natural resources. DNR’s failure to achieve its goals and objectives would have a profound effect on people, wildlife & marine habitats and species, the environment and economic development. The challenges related to the influx of people to the coast include: the encroachment into what once was wildlife habitat for residential, commercial and industrial uses; more pressure on wildlife and marine resources by recreational and commercial licensees; and greater demands for the use of surface and well water. One of the greatest opportunities presented by this same migration pattern is the creation of jobs and economic opportunity for the state’s citizens, which equates to a better quality of life for the residents of this state. These opportunities do not just come from expansions in business and industry, but also are derived from the over 7,000 individuals and companies that utilize the state’s resources to make a living in commercial fisheries, hunting, fishing, boating and other DNR related statewide outdoor activities that combine for over a \$30 billion impact on this state’s economy.

DNR’s ability to forecast the effects of impacts to the state’s natural resources is paramount to ensuring a better quality of life for the citizens of this State.

Public Safety

The primary mission of the DNR law enforcement is to protect the natural resources and those who utilize them. Ultimately, the role of the officer is to gain compliance with the laws; provide information to sportsmen, boaters, and the public; educate resources users; and ensure that the resources are conserved for the enjoyment and use of the public. This past year over 20,000 people participated in hunter and boater education safety outreach programs that promote safety, improve compliance with the laws and regulations, and enhance ethical behavior.

Tasked with the responsibility of managing and protecting the natural resources of the state, DNR is in a unique and challenging position of balancing the ever growing public desire to utilize our natural

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resources for recreational and commercial purposes (particularly on the waters of the state), with the requirement to enforce the laws and regulations on the use of the resources to ensure their long-term viability. The proactive educational outreach approach is complimented by a truly balanced enforcement approach. DNR officers are as likely to educate the public regarding a violation through the use of warnings, as they are to bring formal charges. This ratio has remained fairly consistent over time as DNR officers have consistently written approximately 3 warnings for every 1 summons. The law enforcement division's repeated commitment to a proactive approach to public safety, in addition to the enhancement of recreational boating activities, is also exemplified by officers conducting courtesy boat inspections during major holidays and water events. This program has become one of the more effective outreach efforts put in place by the division. These inspections are pre-launch checks of safety equipment and registrations intended to ensure the vessel operator is legal and the watercraft is safe before going on the water. They are conducted by officers and provide another opportunity to deliver the safety message to the public.

DNR's law enforcement's ability to have a continued, pro-active and strong physical presence is vital to the saving of lives, the protection of personal property, and sustaining the state's resources for future generations.

Economic Development

SCDNR is an integral part of this state's economy. There are a myriad of economic impacts surrounding the protection and use of the state's natural resources. The proper, responsible and sustainable use of South Carolina's natural resources are critical to supporting and promoting businesses already located in the state; future economic development recruitment to the state; and tourism that draws outside sources of revenue to South Carolina.

Over the recent years, water-related issues have dominated the headlines with increasing public and political attention. South Carolina currently has limited scientific information about the future demands on and availability of our water supply. As the water resource planning agency for the state, the DNR is responsible for monitoring and analyzing water resource information and developing state water plans. The General Assembly allocated \$1.5 million to complement South Carolina's new surface water permitting program administered by SC Department of Health and Environmental Control (DHEC), and to gather the information necessary to update the State Water Plan developed by DNR. The two agencies are in the process of gathering data on South Carolina's eight basins: Broad, Catawba, Edisto, Pee Dee, Salkehatchie, Saluda, Santee, and Savannah to build surface water quantity models capable of: accounting for inflows and outflows from a basin; accurately simulating stream flows and reservoir levels over the historical inflow record; and conducting "What if" scenarios to evaluate future water demands, management strategies and system performance. Once they are built and accepted by DNR/DHEC, the models will be made available for use by water utilities, energy producers, river basin organizations, and other stakeholders. The surface water models, and other available tools, can be used to support development of regional water plans.

A properly implemented water plan supported by these surface water models will provide for the inclusion of natural resource impacts alongside economic considerations. This information can be used

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to support existing industries and allow for the expansion of new industries, with a firm understanding of their natural resource impacts. The ability of SCDNR to conduct these activities has not been optimized due to limitations for long term funding options.

Another major role in the DNR's contribution to the state's economic development is the DNR's environmental programs section which facilitates the permitting of major economic development projects, which include mitigation for unavoidable impacts to streams and wetlands. This role is not only about the ability of the DNR to aid in the production of viable mitigation plans, it is just as critical that the DNR have the resources in order to help produce viable plans in a timely manner. Simply put, if there is no viable mitigation plan or if a plan cannot be produced within prescribed timeframes for the key decision makers, major economic development projects and their associated jobs can be lost.

The final and largest piece to SCDNR's positive economic impact to the state is hunting, fishing, boating and outdoor related activities, which includes non-residents that draws outside sources of revenue to South Carolina. As stated earlier, commercial fisheries, hunting, fishing, boating and other DNR related statewide outdoor activities combine for over a \$30 billion impact on this state's economy. As an additional footnote, DNR sold over 186,000 fishing and hunting privileges to non-residents this past fiscal year. Beyond the non-resident license revenues that benefit all the resident sportsman of the state, these non-resident sportsmen add to the state's economy through sales & use taxes, gas taxes and property leases. The quality of the sporting experience supported by the DNR's management and protection efforts, annually creates over 175,000 ambassadors who promote South Carolina by sharing their positive experiences with our future non-resident sportsmen.

If the DNR cannot meet its Land & Water goals and objectives, the state would lack the effective tools and consolidated hydrologic data to provide reliable scientific information to decision makers in water resource planning. The potential negative impacts could include: degradation of wildlife habitat; loss of species; fish kills; a resulting reduction in recreation and tourism; a reduction in agricultural production, a reduction in hydropower production, interruption of manufacturing and industrial processes, the depletion of groundwater; surface water shortages; and a reduced capability to respond to drought conditions.

The state's support for the DNR to fulfill the strategies supporting these objective needs to continue to be a state priority so that the state's interest carried out by DNR are not compromised.

Information Technology

The major goals and objectives of the DNR are dependent on a unique, broad and intertwined information technology infrastructure that supports a variety of application needs that share data and is hosted on a common technology interface. In addition to the normal IT business requirements of a state agency, DNR's IT infrastructure supports the needs of the sciences (ex: meteorology, hydrology, geology, GIS, flood mapping, wildlife & marine), large volumes of data monitoring and analysis, a law enforcement ticketing and tracking system, and a boat titling / registration system that is coupled with a license system, which includes a state-wide network of license vendors that issues over a million privileges a year. This IT framework is critical to the success of the agency's goals and objectives.

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The General Assembly can help resolve the aforementioned issues before the state/DNR faces a crisis by:

1) Continuing to invest resources with the DNR which will allow the agency to carry on with research and investigations on the potential challenges and opportunities in natural resource decision making process. This will allow the DNR to anticipate problems and issues relating to natural resource allocations and management, and propose options in the form, of workable solutions in advance of challenges and threats;

2) Continue to support the department in maintaining an adequate, professional and well trained workforce. On a day-to-day basis, the wide ranging mission of the DNR requires broad scopes for DNR's staff roles and responsibilities. These roles constantly integrate and overlap in order to meet the agencies responsibilities, goals and objectives. This professional synergy was never more evident than during the historic flood of 2015, in which all sections of the DNR were fully engaged in serving the citizens of the state and protecting our natural resources. Those roles included: weather forecast from the State Meteorologist & staff; DNR Law Enforcement preparation and logistics with the Emergency Preparedness Division; DNR Law Enforcement's public safety roles of search, rescue & patrol; Flood Mitigation Field work in advance of FEMA arrival, as well as FEMA coordination in the floods aftermath; Engineering staff assessing a variety of water structures across the state; and Wildlife staff coordinating the assessment of the floods impacts on habitat and species and establishing temporary hunting closures; and

3) Providing the resources to the DNR to maintain modern, secure, well-integrated information systems, and technology throughout the agency due to the complexity and broad areas that the DNR covers. This will also make interacting with the DNR easier for the DNR's customers and constituents.

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Strategic Planning Template

Type	Goal	Item # Strat	Object	Associated Enterprise Objective	Description
G	1			Public Infrastructure and Economic Development	Develop and Implement programs that study, manage and conserve the State's Land and Water Resources through planning, research, technical assistance, public education and the
S		1.1			Water Resource Management and Earth Science research to provide reliable information to
O			1.1.1		Conduct Statewide Surface Water Assessment project in the 8 major River Basins (2 years)
O			1.1.2		Begin Groundwater assessment and Water Demand Projection project
O			1.1.3		Produce reliable Geologic maps and information in support of economic development,
O			1.1.4		Conduct Coastal Vulnerability Studies (multi-year) and Saltwater Intrusion studies (multi-
O			1.1.5		Expand surface and groundwater monitoring network
O			1.1.6		Complete water level measurements for at least one aquifer per year
O			1.1.7		Expand digital capabilities and uses for the dissemination of information
S		1.2			State Climate Office/Flood Mitigation activities provide reliable information for the
O			1.2.1		Expand Community Collaborative Rain Hail and Snow Network
O			1.2.2		Coordinate South Carolina's Drought Response Program
O			1.2.3		Provide data and interpretation to state and federal agencies before, during and after
O			1.2.4		Conduct and report on studies of climate and weather events of significant environmental
O			1.2.5		Provide technical assistance to communities and evaluate community performance in
O			1.2.6		Perform Federal Emergency Management Agency (FEMA) Flood Insurance Rate Map
O			1.2.7		Promote and Manage the Federal Emergency Management Agency (FEMA) Flood
S		1.3			Aquatic Nuisance Species Control activities support healthy habitat for recreation, fish,
O			1.3.1		Utilize new and existing technologies, biocontrol, and herbicides to improve habitat and
O			1.3.2		Reduce the footprint of invasive species to provide high quality habitat for hunting, fishing,
O			1.3.3		Maintain and distribute appropriate educational materials and updates to the public
O			1.3.4		Coordinate Aquatic Invasive Species prevention and management with border states and
O			1.3.5		Maintain 100% accuracy of record system for scheduled treatments and surveys utilizing
S		1.1			Heritage Trust Cultural Resources/Habitat Protection monitors and protects cultural and
O			1.4.1		Survey and research activities
O			1.4.2		Manage Cultural Heritage Trust Preserves (17 properties across the state, 3,687 acres)
O			1.4.3		Public outreach and education
O			1.4.4		Manage the State Scenic Rivers Program, and provide related technical assistance and
O			1.4.5		Update inventory of Rare, Threatened and Endangered Species in SC
S		1.5			Conservation Districts Program assists farmers, ranchers and landowners with Conservation
O			1.5.1		Provide increased technical assistance and administrative support to Conservation District
O			1.5.2		Increase number of conservation plans serviced by 50
O			1.5.3		Utilize new rainfall simulator technology to assist farmers and landowners in water
O			1.5.4		Expand participation in the annual Envirothon for high school team

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Type	Goal	Item # Strat	Object	Associated Enterprise Objective	Description
G	2			Maintaining Safety, Integrity and Security	Conserve and protect the state's natural resources for social, economic, recreational, and commercial benefit while providing maximum human utilization through: (1) the development of
S		2.1			Provide for a safe hunting, fishing, and boating environment through outreach.
O			2.1.1		Provide for a safe hunting, fishing, and boating environment through outreach.
O			2.1.2		Administration of the state's Hunter and Boater Safety Certification Programs
O			2.1.3		Primary investigator of hunting and boating related accidents and fatalities.
S		2.2			Provide for protection of lives and property.
O			2.2.1		Encourage a proactive approach to general law enforcement patrolling.
O			2.2.2		Continue as the primary first responder in statewide disaster response as related to search and
O			2.2.3		Active role as a primary first responder in the state's Homeland Security Mission.
S		2.3			Enforcement of the state's criminal codes through detection, apprehension, and prosecution.
O			2.3.1		Proactive patrolling to enforce the state's hunting, fishing, environmental, and boating laws.
O			2.3.2		Continue with providing advanced training opportunities to LE staff and officers to enhance
O			2.3.3		Administration of the Law Enforcement Program and Staff.
G	3			Maintaining Safety, Integrity and Security	To sustain the State's living marine resources for the cultural, recreational, commercial and economic
S		3.1			Conduct research on Marine Species
O			3.1.1		Determine the biology, ecological relationships, threats and critical needs of living marine resources
O			3.1.2		Monitor population status and trends of fished populations
O			3.1.3		Examine the social and economic importance of marine resources to SC
O			3.1.4		Quantify and monitor marine habitats and water quality
S		3.2			Manage the Harvest of Marine Resources
O			3.2.1		Open and close fishing seasons, as specified by code and provide licenses and permits as required
O			3.2.2		Determine fishery harvest totals, harvest rates, and fishing effort.
O			3.2.3		Work collaboratively with the regional Fishery Mgt. Councils and Atlantic States Marine Fish. Comm
S		3.3			Enhance Marine Fisheries Stocks
O			3.3.1		Resource stocking is used as needed to replenish resources.
O			3.3.2		Artificial reefs continue to sustain marine species and fishing success.
O			3.3.3		Ensure the commercial and recreational oyster beds are replenished with shell substrate.
S		3.4			Educate the general public to assist in protecting and sustaining marine resources through knowledge
O			3.4.1		School children and teachers are informed about the marine environment
O			3.4.2		Teach adults and community leaders about cooperative research, sustainable harvesting practices
O			3.4.3		Provide paper and electronic information and literature on marine resources to the public.
G	4			Public Infrastructure and Economic Development	Monitor and protect wildlife species and inland aquatic species and their habitats throughout the state and provide recreational hunting and fishing opportunities to the public.

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Strategic Planning Template

Type	Goal	Item # Strat	Object	Associated Enterprise Objective	Description
S		4.1		Conservation of freshwater fish and wildlife species in SC	
O			4.1.1		Conduct research and monitoring activities
O			4.1.2		Provide and enhance habitats
O			4.1.3		Protect and manage at risk, threatened and endangered species
O			4.1.4		Provide technical assistance and educational workshops to private landowners
S		4.2		Freshwater fish production and stocking in public waters	
O			4.2.1		Operate, restore and upgrade freshwater fish hatchery production facilities
O			4.2.2		Produce adequate species and amounts to meet standard stocking needs
S		4.3		Administration of hunting and freshwater fishing opportunities	
O			4.3.1		Provide hunting opportunities to the public through the Wildlife Management Area Program
O			4.3.2		Provide freshwater fishing opportunities on public water bodies and through the State
O			4.3.3		Provide Wildlife harvest and associated hunting opportunities on public and private lands
O			4.3.4		Acquire and lease lands for public hunting and freshwater fishing opportunities
O			4.3.5		Provide recruitment and retention activities for hunting and freshwater fishing.
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Performance Measurement Template

Item	Performance Measure	Target Value	Actual Value	Future Target Value	Time Applicable	Data Source and Availability	Calculation Method	Associated Objective(s)
1	Completion of surface-water availability models for four of the eight river basins	Completion of surface-water availability models for four of the eight river basins	Surface-water availability models for two river basins were completed	Completion of surface-water availability models for remaining river basins	July 1 - June 30	Data available through Hydrology Section	Count the number of models completed.	1.1.1
2	Completion of data collection from all eight river basins to support model development	Collection of all data needed for all eight basin models	All data needed for all eight basin models was collected	No further data collection required	July 1 - June 30	Data available through Hydrology Section	Review model data to determine completeness of data set.	1.1.1
3	Compilation of information and data on the hydrogeologic framework, hydraulic properties, and groundwater use	Compilation of information and data on the hydrogeologic framework, hydraulic properties, and groundwater use	Hydrogeologic framework is completed; hydraulic properties and groundwater use data still being collected	Collecting all necessary data	July 1 - June 30	Data available through Hydrology Section	Review DNR well records and DHEC water use database to determine completeness of data set.	1.1.2
4	Compilation of water-use and population data from water users in the Saluda River basin	Compile water-use and population data from water users in the Savannah River basin	No data compiled because project did not begin until June 2016	Compile all water-use and population data from water users in the Savannah River basin	July 1 - June 30	Data available through Hydrology Section	Review water-use data and population data to determine adequacy of data set.	1.1.2
5	Map 1:24,000-scale quadrangles in the Coastal Plain region and make information available digitally to public in open-file report form	4 quadrangle maps	4 quadrangle mapped	4 quadrangle maps	7/1/2015 - 6/30/2016	Project deliverables to USGS - annually	Four quadrangle maps developed into geodatabases (ESRI ArcGIS), final map layout designed in Illustrator using MaPublisher. As metadata is developed, GIS released through SCDNR GIS Data Clearinghouse	1.1.3

Item	Performance Measure	Target Value	Actual Value	Future Target Value	Time Applicable	Data Source and Availability	Calculation Method	Associated Objective(s)
6	Field check 1:24,000-scale quadrangles in Inner Piedmont (Spartanburg County) to verify mapped relations	2 quadrangle maps	2 quadrangle maps	2 quadrangle maps	7/1/2015 - 6/30/2016	Data available through Geological Survey	Twenty days of field work to verify mapped geologic relations. Approved maps developed in standard procedure, develop GIS database, and finish layout in Illustrator using MaPublisher.	1.1.3
7	Complete 10 per cent of regional compilation of Carolina terrane and field check relations to verify map reliability	Compile 23 maps	Compiled 56 maps	Compile 23 maps (10%)	7/1/2015 - 6/30/2016	Data available through Geological Survey	Rasterize old field maps, georeference maps in ESRI ArcGIS, digitize geologic information and develop quadrangle-based geodatabases.	1.1.3
8	Compile available information to produce offshore map of South Carolina waters of Long Bay area (North Island to Little River)	Offshore Long Bay (0-8nm) (8+ quadrangle maps, 24k scale)	on schedule to produce 8+ quadrangle maps	Move to another study area as funding is available	2/1/2016 - 8/1/2016	Data available through Geological Survey	Assemble geophysical (side-scan sonar, CHIRP, bathymetry) and geotechnical data sets (vibracore and grab samples). Make geologic interpretations to develop seafloor geologic map and generate resulting product as ESRI geodatabase and final map product.	1.1.3
9	Finish digitization of 6 sets of coastal aerial photographs from Capers Island to Murrells Inlet and start AMBUR (Analyzing Moving Boundaries Using R) analysis of physical change	Compile 6 timeframes and prepare files for AMBUR	Compiled 6 timeframes and prepared files for AMBUR	Move to another study area as funding is available	7/1/2014 - 11/1/2016	Data available through Geological Survey	Using acquired aerial images, rasterize (if not delivered that way), georeference, and digitize appropriate shorelines using approved shoreline digitizing methodology. Resulting digitized shorelines input into AMBUR resulting in End Point Rate of shoreline accretion or erosion.	1.1.4

Item	Performance Measure	Target Value	Actual Value	Future Target Value	Time Applicable	Data Source and Availability	Calculation Method	Associated Objective(s)
10	Finish digitization of pilot project in ACE (Ashepoo-Combahee-Edisto) Basin and do AMBUR program analysis of physical change	Digitize 2200 miles of shoreline over several timeframes, prepare files for AMBUR	Digitized 2200 miles of shoreline over several timeframes, prepared files for AMBUR	Expand vulnerability studies in ACE Basin as funding is available	9/1/2014 - 11/1/2016	Data available through Geological Survey	Using acquired aerial images, rasterize (if not delivered that way), georeference, and digitize appropriate shorelines using approved shoreline digitizing methodology. Resulting digitized shorelines input into AMBUR resulting in End Point Rate of shoreline accretion or erosion.	1.1.4
11	Measure Surface Elevation Table network along Coast quarterly to determine occurrence of positive or negative vertical crustal movements	Measure and make repairs to 28 SET stations along coast quarterly	Measured and repaired 28 SET stations along coast each quarter	Continue measurements	Ongoing since 1999	Data available through Geological Survey	Twenty-eight measurements of marsh surface per quarter, repeat measurements each quarter, total of 112 measurements. Make note of new stations added, stations in need of repair, and stations destroyed (record reason). Input data into SET database at Geological Survey.	1.1.4
12	Measure salt-water intrusion well network bi-monthly to monitor amount of salt water intrusion into coastal aquifers	Measure wells every two months	Measured wells every two months, compiled data into well database	Measure wells every two months and expand network as funding is available	7/1/2015 - 6/30/2016	Data available through Hydrology Section, Fort Johnson	Check database to confirm that well measurements were made and data were added to database.	1.1.4
13	Add 1 cluster site to salt-water intrusion monitoring network	Add 1 cluster site	Added 1 cluster site, Myrtle Beach	Add additional sites as funding is available	7/1/2015 - 6/30/2016	Data available through Hydrology Section, Fort Johnson	Compare number of wells in network from previous year to current year.	1.1.4
14	Add 1 stream gage to support surface monitoring network	Add 1 stream gage to support surface monitoring network	No stream gage was added	Add additional gages as funding is available	July 1 - June 30	Data available through Hydrology Section	Compare number of stream gages from previous year to current year.	1.1.5
15	Determine number and locations of needed stream gages to address water-related issues	Identify at least 40 sites as candidates for new stream gages	105 potential new gage sites were identified	Continue evaluation of potential new gage sites	July 1 - June 30	Data available through Hydrology Section	Sum of potential sites identified during stakeholder workshops.	1.1.5

Item	Performance Measure	Target Value	Actual Value	Future Target Value	Time Applicable	Data Source and Availability	Calculation Method	Associated Objective(s)
16	Organize and hold workshop of interested parties to evaluate proposed number of needed stream gages.	Hold 2 stakeholder workshops	2 workshops were held	Continue stakeholder outreach	July 1 - June 30	Data available through Hydrology Section	Count the number of stakeholder workshops held.	1.1.5
17	Add 1 cluster site to groundwater monitoring network	Add wells as funding and opportunity allows	5 wells were added to the network	Add wells as funding and opportunity allows	July 1 - June 30	Data available through Hydrology Section	Compare number of wells in network from previous year to current year.	1.1.5
18	Measure water levels in Black Creek aquifer, check well locations, verify water measurements, produce map showing areas of increased pumping, and release information to public	Measure water levels in enough wells in at least one aquifer to adequately evaluate water-level conditions throughout that aquifer. Develop potentiometric map of the Black Creek/Crouch Branch aquifer	Water levels were measured in 104 wells screened in the Black Creek/Crouch Branch aquifer. Potentiometric map of the Black Creek/Crouch Branch aquifer was produced	Measure water levels in enough wells in at least one aquifer to adequately evaluate water-level conditions throughout that aquifer. Develop potentiometric map for at least one aquifer per year	July 1 - June 30	Data available through Hydrology Section.	Sum of number of wells measured for use in development of potentiometric map.	1.1.6
19	Expand information available from LWC Division webpages with use of story maps to disseminate natural resource information	Develop at least one StoryMap and make available through DNR website.	StoryMap developed for Oct. 2015 Flooding.	Continue developing StoryMaps for communicating information.	7/1/2015 - 6/30/2016	StoryMap available through SCDNR website.	Count the number of StoryMaps that were published and made available to the public through the SCDNR Website.	1.1.7
20	Increase use of digitally interactive maps to provide additional information to support aspects of natural resource information	Develop interactive maps that can be shown to improve access to information.	Hydrology: Well Locator Map, Stream Gage Workshop Map. Geology: Recent Earthquakes Map.	Continue to find ways to improve information access through web maps.	7/1/2015 - 6/30/2016	Web maps available through SCDNR website, SC Geological Survey website.	Review the web traffic statistics and analyze the results of a questionnaire on the SC Geological Survey website.	1.1.7

Item	Performance Measure	Target Value	Actual Value	Future Target Value	Time Applicable	Data Source and Availability	Calculation Method	Associated Objective(s)
21	Expand use of digital-mapping in field work done by LWC Division	Evaluate and implement use of iPad and field collection applications	Evaluated ArcGIS Collector, ArcGIS Survey 123 for field data collection. Developed database and workflow for ArcGIS Collector for geologic data collection.	Implement ArcGIS Collector for iPad workflow with geologists.	7/1/2015 - 6/30/2016	Data collected are used to produce geologic maps, available through SC Geological Survey website.	Document the progress of I-Pad mapping. Evaluate the utility of data-collector applications and improve as needed. Design workflow for standardized transfer of digital map data into ESRI ArcGIS geodatabases and development of final map products.	1.1.7
22	Evaluate uses of drones to digitally collect natural resource information	Synthesize information gathered from internal evaluation and external research.	Wrote a document and presentation outlining the potential benefits. Communicated with other SCDNR divisions and with MRD staff, reviewed the current regulatory environment for SC Drones.	Continue to monitor regulatory environment for drone use, and find examples of natural resource agencies using drones.	7/1/2015 - 6/30/2016	Presentations and documents are available.	Continue collecting background information: methods, applications, results, and impediments to work. Document. Until FAA rules change, SCDNR operations are not possible, but new regulations are in development that could allow SCDNR to participate.	1.1.7
23	Begin to integrate available onshore maps with offshore information of Long Bay area to produce composite working map	GIS database design, GIS workflow, geologic interpretation	Database design and data integration with university researchers accomplished.	Continue to develop GIS workflow and design map product.	7/1/2015 - 6/30/2016	Map products will be available through SC Geological Survey website.	Using results of onshore 1:24k-scale geologic map and offshore geologic interpretations, integrate with low-frequency GPR studies in the Myrtle Beach area and produce seamless geologic maps from on- to offshore showing locations of paleochannels and potential sand resources offshore.	1.1.7

Item	Performance Measure	Target Value	Actual Value	Future Target Value	Time Applicable	Data Source and Availability	Calculation Method	Associated Objective(s)
24	Continue soliciting volunteer observers: Recruit 3 observers in counties with minimal participation	Continue soliciting volunteer observers with a concentration on counties with poor distribution of sites	Ongoing-4 counties with no observers and 22 with less than 5	Ongoing- 2 counties with no observers and 11 counties with less than 5	July 1 - June 30	Community Collaborative Rain, Hail & Snow Network (COCORAHS): CoCoRaHS is a unique, non-profit, community-based network of volunteers of all ages and backgrounds working together to measure and map precipitation (rain, hail and snow).	Comparison with previous years	1.2.1
25	Retain observers	Focus on retaining observers especially those with 2 or more years of service	60 percent	75 percent	July 1 - June 30	Community Collaborative Rain, Hail & Snow Network (COCORAHS): CoCoRaHS is a unique, non-profit, community-based network of volunteers of all ages and backgrounds working together to measure and map precipitation (rain, hail and snow).	Comparison with previous years	1.2.1
26	Continue efforts to fill 25 vacancies on the 48-member Drought Committee	30 percent vacancies	55 percent vacancies	25 percent vacancies	July 1 - June 31	Appointment by Governor with Consent from Legislature	Comparison with previous years	1.2.2
27	Update and revise the 14-year old Drought Response Act and Regulations	Due to stakeholder input, we focused on Drought Committee Appointments and Structure.	Due to stakeholder input, we focused on Drought Committee Appointments and Structure.	Propose changes to Drought Committee Structure and Appointment Process	July 1 - June 30	Stakeholder input	Stakeholder Meetings	1.2.2
28	Conduct Pre-season and in-season Tropical and Winter Weather Briefings	As needed	As needed	As needed	July 1 - June 31	Collaboration with State Emergency Operations Center	Coordination with State Emergency Operations Center	1.2.3
29	Expand the Weatheralert Listserve	2200	2356	2500	July 1 - June 32	Email	Comparison with previous years	1.2.3
30	Complete weekly and Annual Report	53	53	53	July 1 - June 33	http://www.dnr.sc.gov/climate/sco/ClimateData/cli_reports_2016.php	Same each year	1.2.4

Item	Performance Measure	Target Value	Actual Value	Future Target Value	Time Applicable	Data Source and Availability	Calculation Method	Associated Objective(s)
31	Complete Special Weather Summaries	As needed ranging between 22 to 35 depending on significant weather events	As needed ranging between 22 to 35 depending on significant weather events	As needed ranging between 22 to 35 depending on significant weather events	July 1 - June 34	Email	Depends on significant weather activity	1.2.4
32	Conduct 20 Community Assistance Visits and Community Assistance Contacts	Conduct 20 Community Assistance Visits and Community Assistance Contacts	Renegotiated grant because of the flood event. Only 9 CAVs have to be conducted.	9 CAVs to be conducted	Grant extended to 9/30/2016	Data available through the Flood Mitigation Program office	Count the number of CAV and CACs conducted	1.2.5
33	Conduct 5 workshops and field deploy 1 L273 Course (Managing Floodplain Development Through the National Flood Insurance Program)	Conduct 5 workshops and field deploy 1 L273 Course (Managing Floodplain Development Through the National Flood Insurance Program)	Renegotiated grant and conducted 10 workshops	Conduct 5 workshops and field deploy 1 L273 Course (Managing Floodplain Development Through the National Flood Insurance Program)	October 1, 2015-September 30, 2017	Data available through the Flood Mitigation Program office	Count the number of trainings and workshops	1.2.5
34	Provide ordinance assistance to communities in 7 watersheds and 5 counties where preliminary Federal Emergency Management Agency (FEMA) Flood Insurance Rate Maps are released	Provide ordinance assistance to communities in 7 watersheds and 5 counties where preliminary Federal Emergency Management Agency (FEMA) Flood Insurance Rate Maps are released	Provided ordinance assistance to communities in 7 watersheds and 5 counties where preliminary Federal Emergency Management Agency (FEMA) Flood Insurance Rate Maps are released	Provide ordinance assistance to communities in 4 watersheds and 3 counties where preliminary Federal Emergency Management Agency (FEMA) Flood Insurance Rate Maps are released	October 1, 2015-September 30, 2017	Data available through the Flood Mitigation Program office	Count the number of communities that received ordinance assistance as a result of a map update	1.2.5

Item	Performance Measure	Target Value	Actual Value	Future Target Value	Time Applicable	Data Source and Availability	Calculation Method	Associated Objective(s)
35	Continue to assist communities with Substantial Damage post-disaster for the next 6 months	Continue to assist communities with Substantial Damage post-disaster for the next 6 months	Assisting communities with Substantial Damage post-disaster for the next 6 months	Continue to assist communities with Substantial Damage post-disaster	Continue until all redevelopment is addressed	Data available through the Flood Mitigation Program office	Count number of communities assisted with substantial damage.	1.2.5
36	Conduct 2 Discovery Meetings for new Flood Insurance Rate Map mapping projects	Conduct 2 Discovery Meetings for new Flood Insurance Rate Map mapping projects	Conducted 1 Discovery meeting for the Tyger Watershed. Posponed the Black Watershed to evaluate impacts of the flood event.	Conduct 3 Discovery Meetings for new Flood Insurance Rate Map mapping projects	October 1, 2016 - September 30, 2017	Data available through the Flood Mitigation Program office	Count number of Discovery meetings conducted.	Objective 1.2.6
37	Release 5 preliminary Federal Emergency Management Agency (FEMA) Flood Insurance Rate Maps	Release 5 preliminary Federal Emergency Management Agency (FEMA) Flood Insurance Rate Maps	Released 5 preliminary Federal Emergency Management Agency (FEMA) Flood Insurance Rate Maps	Released 3 preliminary Federal Emergency Management Agency (FEMA) Flood Insurance Rate Maps	October 1, 2016 - September 30, 2017	Data available through the Flood Mitigation Program office	Count number of preliminary maps released	1.2.6
38	Conduct 8 Preliminary Digital Flood Insurance Rate Map (DFIRM) Community Coordination meetings and 11 open house meetings	Conduct 8 Preliminary Digital Flood Insurance Rate Map (DFIRM) Community Coordination meetings and 11 open house meetings	Conduct 8 Preliminary Digital Flood Insurance Rate Map (DFIRM) Community Coordination meetings and 11 open house meetings	Conduct 6 Preliminary Digital Flood Insurance Rate Map (DFIRM) Community Coordination meetings and 11 open house meetings	October 1, 2016 - September 30, 2017	Data available through the Flood Mitigation Program office	Count number of PDCC and Open House meetings conducted.	1.2.6

Item	Performance Measure	Target Value	Actual Value	Future Target Value	Time Applicable	Data Source and Availability	Calculation Method	Associated Objective(s)
39	Outreach to 231 communities with selection of projects and preparing Flood Mitigation Assistance (FMA) applications	Outreach to 231 communities with selection of projects and preparing Flood Mitigation Assistance (FMA) applications	Provided outreach to 231 communities with selection of projects and preparing Flood Mitigation Assistance (FMA) applications	Outreach to 233 communities with selection of projects and preparing Flood Mitigation Assistance (FMA) applications	October 1, 2016 - September 30, 2017	Data available through the Flood Mitigation Program office	Count number of communities that received information regarding FMA.	1.2.7
40	Limit herbicide use and budget requirements by utilizing biocontrol and new technologies, herbicides approved for use in drinking water supply waters, for nuisance species control on water supply lakes.	Target and test new aquatic herbicides as they become available, use all herbicides within requirements for drinking water supplies as well as irrigation sources, and utilize biocontrol whenever possible.	Identified, researched and tested 4 new mixes to increase efficacy and reduce costs. Also worked with a manufacturer on testing a brand new compound.	Add additional herbicides as they become available	7/1/2015 - 6/30/2016	Testing is ongoing	Research data calculated from existing data and compared to other efficacy data	1.3.1
41	Control > 80% of nuisance, invasive species that impact public waters across the state	2000 acres (80% efficacy)	2769 acres	2000 acres (80% efficacy)	7/1/2015 - 6/30/2016	Data available through ANS Program	Actual data sheets	1.3.2
42	Web site info is routinely updated with current educational information	100% compliance	100% compliance	100% compliance	7/1/2015 - 6/30/2016	Website readily available	Educational information is gathered, reviewed and posted to web site.	1.3.3
43	Attend and distribute educational materials at the 2 largest wildlife oriented events in the state (Palmetto Sportsman's Classic and Southeastern Wildlife Expo)	100% compliance	100% compliance	100% compliance	7/1/2015 - 6/30/2016	Actual attendance	Count the number of events staff participate in	1.3.3
44	Attend Gulf & South Atlantic Regional Panel Meetings On Invasive Species and maintain open lines of communication with border states and Santee Cooper Staff	attend 75% of meetings	attend 75% of meetings	attend 75% of meetings	7/1/2015 - 6/30/2016	Actual attendance	Count the number of events staff participate in	1.3.4

Item	Performance Measure	Target Value	Actual Value	Future Target Value	Time Applicable	Data Source and Availability	Calculation Method	Associated Objective(s)
45	Create annual South Carolina Aquatic Plant Management Plan	Create SC Aquatic Plant Management Plan for approval of the Aquatic Plant Management Council	100%	Create SC Aquatic Plant Management Plan for approval of the Aquatic Plant Management Council	7/1/2015 - 6/30/2016	Plan available through ANS Program and online	Requirement to create annual plan	1.3.4
46	Maintain 100% accuracy of record system for scheduled treatments and surveys utilizing GIS technology	Maintain 100% accurate records and GIS	100%	Maintain 100% accurate records and GIS	7/1/2015 - 6/30/2016	Data available through ANS Program	Direct Measure, no calculation required	1.3.5
47	Conduct archaeological inventory on Haile Goldmine Mitigation Tracts (4,389 acres) over the next four years	contract for background research and begin to explore property	Contract drafted, 25% of acreage explored	Complete background research	7/1/2015 - 6/30/2016	Historic and Archaeological data available from Heritage Trust Archaeologist	Measure percentage of property inventoried	1.4.1
48	Conduct archaeological inventory of Fort Lamar Heritage Preserve (14 acres) in FY2015	100% Completion	Project incomplete due to 2015 Flood	Inventory planned	7/1/2015 - 6/30/2016	Historic and Archaeological data available from Heritage Trust Archaeologist	Complete inventory of property / sum of 14 acres	1.4.1
49	Update structural analysis of Poinsett Bridge (circa 1820)	100% Completion	100% Completed	Analysis complete	7/1/2015 - 6/30/2016	Structural analysis report available from Heritage Trust Archaeologist	Complete structural analysis of bridge	1.4.1
50	Conduct annual archaeological research project on the Great Pee Dee River Heritage Preserve	100% Project Completion	100% Completed	Project report to be written	7/1/2015 - 6/30/2016	Artifacts and reports available from Heritage Trust Archaeologist	Initiate work on project report, measure percentage of report completed. Project will take years to complete	1.4.1
51	Annually monitor 24 properties listed on the National Register of Historic Places and report to SC Department of Archives and History	Monitoring of properties is ongoing	Continous	Continous	7/1/2015 - 6/30/2016	Report availbe at SC Department of Archives and History	measure management of properties / sum of 24 properties	1.4.1
52	Acquire archaeological database for the purpose of cataloging SC Department of Natural Resources archaeological resources and attracting academic research	Acquire database	Database not aquired due to 2015 Flood	Acquire database	7/1/2015 - 6/30/2016	Database available from SCDNR Archaeologists	Has the database been aquired	1.4.1
53	Maintain and inspect 30 plus miles of property lines for encroachment	Maintenance of property lines ongoing	Continous	Continous	7/1/2015 - 6/30/2016	Heritage Trust management staff	measure percentage of property lines remarked annually / sum of mileage	1.4.2
54	Maintain 10 miles of walking trails on seven preserves	Maintenance of walking trails ongoing	Continous	Continous	7/1/2015 - 6/30/2016	Cultral Preserve Manager	measure percentage of property lines remarked annually	1.4.2

Item	Performance Measure	Target Value	Actual Value	Future Target Value	Time Applicable	Data Source and Availability	Calculation Method	Associated Objective(s)
55	Develop restoration plan for Poinsett Bridge	100% Completion	25% Complete	Continue full completion of restoration plan	7/1/2015 - 6/30/2016	SCDNR Archaeologist	complete restoration plan	1.4.2
56	Apply protective layer of tabby to Fort Frederick, the only colonial tabby fort in existence in SC (circa 1733)	100% Project Completion	100% Completed	No future target	7/1/2015 - 6/30/2016	SCDNR Archaeologist	complete tabby restoration	1.4.2
57	Develop boat landing and public access to the Fort Frederick Heritage Preserve	50% Project Completion	Underwater and Terrestrial Archaeology completed	Review of lease agreements, and wetland mitigation to be conducted	7/1/2015 - 6/30/2016	SCDNR Archaeologist	construct boat landing	1.4.2
58	Conduct 60 acre timber harvest on Bear Branch Heritage Preserve to improve natural resource habitat	100% Project Completion	Project in progress-timber sold	Harvest to occur	7/1/2015 - 6/30/2016	Cultral Preserve Manager	conduct timber harvest	1.4.2
59	Develop interpretive panels and web content for Poinsett Bridge and Fort Frederick Heritage Preserves	100% Project Completion	Project in progress 25% complete. Incomplete due to 2015 Flood	Project to be completed in FY17	7/1/2015 - 6/30/2016	SCDNR Archaeologist	complete interpretive panels	1.4.3
60	Complete documentary film that details the cultural history associated with Fort Frederick Heritage Preserve	100% Completion of documentary film	100% completed		7/1/2015 - 6/30/2016	documentary film available at: http://www.dnr.sc.gov/mlands/heritage/videos.html	complete interpretive films	1.4.3
61	Manage the State Scenic Rivers Program, and provide related technical assistance and support to project partners and the public statewide	Provide 3 active river projects, 1 information product, 100 consultations, and 3,000 Beach Sweep River Sweep participants per year. Note, this is not an optimal target and is limited because of staff shortage	3 active projects; 4064 participants in BSRS statewide.	Unchanged	Year 2015	BSRS annual report available at SCDNR and SC tSea Grant websites	Sum of river projects and sum of Beach Sweep/River Sweep participants in the respective year	1.4.4

Item	Performance Measure	Target Value	Actual Value	Future Target Value	Time Applicable	Data Source and Availability	Calculation Method	Associated Objective(s)
62	Inventory significant tracts of SCDNR properties and inform public agencies, private land trusts, and the general public of the significance of their properties as areas of high or unique biodiversity or special habitats	Evaluate Peach Tree Rock, Wateree River, and Woodbury Heritage preserves for rare plant species. Enter into database rarest tracked species housed at academic institutions (USC and Clemson)	307 species occurrences for 27 different plant species considered most in need of conservation	Continue evaluation of Heritage Trust Preserves and future acquisitions. Collect voucher specimen information at Furman University and USC UpState	Ongoing since the beginning of the Heritage Trust Program	Data available through the Heritage Trust Program's Database of Rare, Threatened and Endangered Species	Number of species occurrences observed in the field, or gathered from reviews of scientific literature, professional papers, reports, and museum records	1.4.5
63	Hire 3 new state-funded staff positions to assist conservation districts and watershed district boards	Create 3 new state-funded staff positions to assist conservation districts and watershed boards	No funds appropriated for these positions	3 state funded positions	1/1/17 – 6/30/17	State budget	Per FTE costs of implementation	1.5.1
64	Seek additional \$150,000 of federal grant funds to hire 2 new grant-funded positions to provide increased technical assistance	Obtain \$150,000 in federal grant agreements	Received \$223,540	\$200,000	10/1/2016-9/30/2017	Grant awarded by USDA	Based on available funds from Federal source	1.5.1
65	Seek increase in state funding for Aid to Conservation Districts to \$1million	\$1,000,000	0	\$1,000,000	7/1/2017	Provided by State Legislature	Funds request by conservation districts	1.5.1
66	Increase plans serviced by 50	600	600	600	7/1/2016 - 6/30/2017	Reports from field staff	based on past performance	1.5.2
67	Conduct 5 demonstration workshops using the rainfall simulator	5	14	10	7/1/2016 - 6/30/2017	Reports from field staff	requirements under grant agreement	1.5.3
68	Increase participation by 20% by promoting Envirothon at schools and at statewide educational events	192	126	144	7/1/2016-5/1/2017	Envirothon registration data	based on past performance	1.5.4
69	Students offered the opportunity to participate in hunting related activities and the shooting sports.	Entire SC youth interested in Hunting	53,537	Entire SC youth interested in Hunting	7/1/2015 - 6/30/2016	All hours recorded within Daily Activity books for Law Enforcement Officers	All hours recorded within Daily Activity books for Law Enforcement Officers	2.1.2

Item	Performance Measure	Target Value	Actual Value	Future Target Value	Time Applicable	Data Source and Availability	Calculation Method	Associated Objective(s)
70	Investigate and Reduce Boating Accident Fatalities through Education/Law Enforcement	Investigate and Reduce All Boating Accident Fatalities	3,139.50	Investigate and Reduce All Boating Accident Fatalities	7/1/2015 - 6/30/2017	All hours recorded within Daily Activity books for Law Enforcement Officers	All hours recorded within Daily Activity books for Law Enforcement Officers	2.1.2
71	The objective can be measured through the responses to these types of events annually.	All Requests for assistance in Homeland Security patrols, natural disasters and first responder events	15,178.50 hours	All Requests for assistance in Homeland Security patrols, natural disasters and first responder events	7/1/2015 - 6/30/2019	All hours recorded within Daily Activity books for Law Enforcement Officers	Depends on Homeland Security patrols, natural disasters and first responder events	2.2.3
72	We achieve this through objectives and success criteria in each officers EPMS, which are done on a semi-annual and annual basis. First line supervisors review progress on at least a monthly basis, and Senior Staff are provided monthly reports	245 Officers reviews	245 Officer reviews	All current Sworn LE staff	7/1/2015 - 6/30/2018	EMPS evaluations, daily activity reporting and monthly reports	Daily, weekly, monthly and year reporting on all levels of Law Enforcement Operations.	2.2.1, 2.3.1.2.3.2
73	The objective can be measured annually by employee recognition awards, pay for performance adjustments, employee performance management system, and positional staffing.	Law Enforcement staff, sworn and non-sworn	Full staff evaluations and accolades	Full staff evaluations and accolades	7/1/2015 - 6/30/2020	All accolades and exemplary performance reviews are handled and maintained through Human Resources documentation.	All accolades and exemplary performance reviews are handled and maintained through Human Resources documentation.	2.3.1, 2.3.2
74	Number of Research Grants Awarded to Marine Division	60	58	60	7/1/2015-6/30/16	Recorded Monthly by MRRI Director's office	Sum of monthly awards	3.1.1, 3.1.2, 3.1.4, 3.3.1
75	Number of Man Days Sampling Marine Fauna	3,900	4,020	3,900	7/1/2015-6/30/16	Recorded monthly and reported to MRRI Director	Sum of monthly reports	3.1.1, 3.1.2, 3.1.3, 3.1.4, 3.2.1, 3.3.1, 3.3.3,
76	Number of social and economic surveys	3	4	3	7/1/2015-6/30/16	Recorded Annually by Fisheries Mgt Office director	Sum of annual surveys	3.1.3
77	No. of samples for South Carolina Estuarine and Coastal Assessment Programs (SCECAP)	270	300	270	7/1/2015-6/30/16	Recorded by Project leader at conclusion of field efforts	Sum of Actual Field samples taken	3.1.1, 3.1.4
78	Number of commercial permits issued	1,500	1554	1,500	7/1/2015-6/30/16	Recorded Montly by OFM Permit Coordinator	Sum of monthly reports of Permit Office	3.2.1, 3.2.2
79	Percentage of Fisheries Harvest Reports Processed within 90 days of end of Month	100%	100%	100%	7/1/2015-6/30/16	Computed by OFM Permit Coordinator	(Annual sum of Monthly number of reports processed within 90 days/ annual total number of reports received) X 100	3.1.2, 3.2.2

Item	Performance Measure	Target Value	Actual Value	Future Target Value	Time Applicable	Data Source and Availability	Calculation Method	Associated Objective(s)
80	Percentage of 15 required Atl. States Mar. Fish. Comm. Species Reports submitted on time	100%	100%	100%	7/1/2015-6/30/16	Recorded by OFM Director's office	(Number of reports required/Number of Reports submitted by deadline)X100	3.1.2, 3.2.3
81	Number of Marine Game Fish Stocked in Coastal Waters	1,200,000	1,370,169	1,200,000	7/1/2015-6/30/16	Recorded by MRRI staff project Reports for Various Species	Sum of fished stock	3.3.1
82	Cubic Feet of Marine Habitat Created Annually on Marine Artificial Reefs	100,000	110,000	100,000	7/1/2015-6/30/16	Recorded in OFM Annual report of Artificial Reef Activities	Cubic feet of each deployments summed annually	3.3.2
83	Number of bushels of oyster shucked shell Collected	30,000	27,434	30,000	7/1/2015-6/30/16	Recorded in OFM Annual report of Oyster Recycling Program	Sum of individual collections of oyster shell	3.3.3
84	Number of School children and teachers informed about the marine environment	4,500	5,469	4,500	7/1/2015-6/30/16	Tallied with each educational training event by Information and Public Affairs office	Sum of all educational events	3.4.1, 3.4.2
85	Number of Anglers in Public fish tagging program	475	568	475	7/1/2015-6/30/16	Active Number of participating anglers maintained by the Coastal Reserves and Outreach office	Standing total of active participants at the beginning of the warm weather season	3.4.2
86	Number of coastal vendors who receive MRD resource related literature	110	114	110	7/1/2015-6/30/16	Tallied by the media specialist of the Coastal Reserves and Outreach Office	Sum of media stories submitted annually.	3.4.3
87	"Number of Print, Digital, and Broadcast Media Stories that Reference Division Programs."	180	240	180	7/1/2015-6/30/16	Recorded by Coastal Reserves and Outreach Office	Sum of monthly totals	3.4.2, 3.4.3
88	Species identified, funding obtained and field work conducted	35	33	35	July 1 - June 30	Staff monthly reports	Number of active research projects	4.1.1
89	Habitats managed by DNR promote species diversity and richness	274,727	274,727	280,000	July 1 - June 30	Staff monthly reports	Number of acres of DNR-owned lands managed	4.1.2
90	Species are protected following state and/or federal law	122	122	122	July 1 - June 30	Staff monthly reports	Number of species monitored	4.1.3
91	Education of public to enhance awareness and conservation of natural resources	190	209	190	July 1 - June 30	Staff monthly reports	Number of workshops provided to the public	4.1.4
92	Operate and maintain facilities at a level to meet management demands	6	6	6	July 1 - June 30	Staff monthly reports	Number of operational fish hatcheries	4.2.1
93	Number of fish needed to meet demand for public water stocking	9,000,000	10,587,758	9,000,000	July 1 - June 30	Staff monthly reports	Number of fish produced	4.2.2

Agency Name: Department of Natural Resources

Fiscal Year 2015-16
Accountability Report

Agency Code: P240 Section: 047

Program Template

Program/Title	Purpose	FY 2015-16 Expenditures (Actual)				FY 2016-17 Expenditures (Projected)				Associated Objective(s)
		General	Other	Federal	TOTAL	General	Other	Federal	TOTAL	
I. Administration	Provides Executive leadership for the agency. Performs core administrative functions including Audit, Environmental Review, Finance, Grants, Human Resources, Legal and Procurement for the agency.	\$ 1,060,953	\$ 1,154,633	\$ -	\$ 2,215,586	\$ 1,459,192	\$ 1,495,273	\$ -	\$ 2,954,465	
II.A Conservation Education Services	The Conservation Education function of the agency provides public information, outreach, information technology, and educational services through a wide range of public and Agency programs and activities.	\$ 2,185,842	\$ 1,729,303	\$ 1,554	\$ 3,916,700	\$ 2,237,370	\$ 2,903,519	\$ 1,500	\$ 5,142,389	
II.B Titling & Licensing Services	The Boat Titling function of the Administrative Division provides and maintains the system for processing new titles for watercraft and outboard motors, watercraft registrations and their renewal, and transfers of watercraft and outboard motors in the state. Also, Boat Titling & Registration submits records to county auditors for personal property tax purposes. The Licensing component is responsible for the sale of licenses, tags & permits through a variety of outlets to include license agents, direct mail, internet sales, and the DNR offices.	\$ 49,348	\$ 1,468,864	\$ 205,797	\$ 1,724,008	\$ 84,033	\$ 2,086,315	\$ 249,000	\$ 2,419,348	

Agency Name: Department of Natural Resources

Fiscal Year 2015-16
Accountability Report

Agency Code: P240 Section: 047

Program Template

Program/Title	Purpose	FY 2015-16 Expenditures (Actual)				FY 2016-17 Expenditures (Projected)				Associated Objective(s)
		General	Other	Federal	TOTAL	General	Other	Federal	TOTAL	
II.C Regional Projects	Regional Projects include projects supporting boating access, county water recreation funds, and county game & fish funds. The boating access component provides technical support for boating access services to local, county, and state entities. The Boating Infrastructure and Clean Vessel Act federal programs are also contained in this program. The direction for the county Water Recreation funds is found in SC Code of Laws, Section 12-28-2730 and the direction for the County Game & Fish funds is found in SC Code of Laws, Section 50-9-970.	\$ -	\$ 1,246,843	\$ 931,639	\$ 2,178,482	\$ -	\$ 1,932,618	\$ 2,462,665	\$ 4,395,283	2.1.1, 3.3.3, 4.1.2, 4.3.1
II.D Wildlife & Freshwater Fisheries	The Division of Wildlife & Freshwater Fisheries monitors, conducts surveys, manages, and protects wildlife species and inland aquatic species and their habitats throughout the state. The Division also provides recreational fishing and hunting opportunities for the public.	\$ 570,752	\$ 15,189,054	\$ 10,119,128	\$ 25,878,933	\$ 616,447	\$ 13,817,842	\$ 10,493,705	\$ 24,927,994	4.1.1, 4.1.2, 4.1.3, 4.1.4, 4.2.1, 4.2.2, 4.3.1, 4.3.2, 4.3.3, 4.3.4, 4.3.5
II.E Law Enforcement	The Division of Law Enforcement is responsible for enforcement of state and federal laws that govern hunting, recreational and commercial fishing, recreational boating, and other natural resources conservation concerns to insure protection of life, property, and natural resources. Also, the Division assists other state law enforcement agencies with homeland security, litter violations, executive protection, natural disasters, and general law enforcement support functions for public safety matters.	\$ 10,145,168	\$ 5,774,695	\$ 4,285,410	\$ 20,205,272	\$ 10,533,939	\$ 7,235,379	\$ 4,783,676	\$ 22,552,994	2.1.1, 2.1.2, 2.1.3, 2.2.1, 2.2.2, 2.2.3, 2.3.1, 2.3.2, 2.3.3

Agency Name: Department of Natural Resources

Fiscal Year 2015-16
Accountability Report

Agency Code: P240 Section: 047

Program Template

Program/Title	Purpose	FY 2015-16 Expenditures (Actual)				FY 2016-17 Expenditures (Projected)				Associated Objective(s)
		General	Other	Federal	TOTAL	General	Other	Federal	TOTAL	
II.F Marine Resources	The Division of Marine Resources is responsible for the management and conservation of the state's marine and estuarine resources. The Division conducts routine monitoring and research on the state's marine resources and makes recommendations for the management of those resources.	\$ 1,676,899	\$ 6,307,874	\$ 6,066,332	\$ 14,051,105	\$ 1,573,484	\$ 6,671,708	\$ 6,188,937	\$ 14,434,129	3.1.1, 3.1.2, 3.1.3, 3.1.4, 3.2.1, 3.2.2, 3.2.3, 3.3.1, 3.3.2, 3.3.3, 3.4.1, 3.4.2, 3.4.3
II.G Land, Water & Conservation	The Division of Land, Water and Conservation develops and implements programs that manage and conserve the state's land and water resources by providing guidance in resource development and management through planning, research, technical assistance, public education, and development of a comprehensive natural resources database.	\$ 2,431,291	\$ 2,004,121	\$ 2,689,392	\$ 7,124,804	\$ 2,456,072	\$ 2,569,561	\$ 2,873,672	\$ 7,899,305	1.1.1, 1.1.2, 1.1.3, 1.1.4, 1.1.5, 1.1.6, 1.1.7, 1.2.1, 1.2.2, 1.2.3, 1.2.4, 1.2.5, 1.2.6, 1.2.7, 1.3.1, 1.3.2, 1.3.3, 1.3.4, 1.3.5, 1.4.1, 1.4.2, 1.4.3, 1.4.4, 1.4.5, 1.5.1, 1.5.2, 1.5.3, 1.5.4
III. Employer Contributions	Provides for the employer's portion of payroll taxes, worker's compensation insurance, health insurance, dental insurance, life insurance, unemployment insurance and retirement plans.	\$ 5,468,527	\$ 5,528,757	\$ 3,936,407	\$ 14,933,691	\$ 5,533,793	\$ 5,413,624	\$ 4,044,980	\$ 14,992,397	
		\$ 23,588,780	\$ 40,404,143	\$ 28,235,658	\$ 92,228,581	\$ 24,494,330	\$ 44,125,840	\$ 31,098,135	\$ 99,718,305	
					\$ -				\$ -	
					\$ -				\$ -	
					\$ -				\$ -	

Agency Name: Department of Natural Resources

Fiscal Year 2015-16
Accountability Report

Agency Code: P240 Section: 047

Legal Standards Template

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
1	1-30-10	State	Statute	The Department is authorized as a state agency that falls within the executive branch of SC state government.	I. Administration
2	1-30-75	State	Statute	Establishes the Department and requires the Department to be divided initially into divisions for Land Resources and Conservation Districts, Water Resources, Marine Resources, Wildlife and Freshwater Fisheries, and State Natural Resources Enforcement.	II.D. Wildlife & Freshwater Fisheries II.E. Law Enforcement II.F. Marine Resources II.G. Land, Water &
3	3-5-100	State	Statute	The Department is authorized to substitute for the leased areas lying within the rights-of-way and spoil disposal areas other equal areas lying without the rights-of-way and spoil disposal areas that also are suitable for the cultivation and gathering of oysters, if any of the lands or property, the use of which is acquired for the rights-of-way and spoil disposal areas has been leased by the Department to any person for the cultivation and gathering of oysters.	II.F. Marine Resources
4	3-5-170	State	Statute	The Department is authorized to substitute for such leased areas other equal areas suitable for the cultivation and gathering of oysters in a location not subject to damage by dredging operation, should any person cultivating oysters upon an area leased from the State outside of the limits to be acquired for said waterway project from Winyah Bay to the state boundary line in the Savannah River elect, in lieu of claiming damages which might be done to such oysters by dredging operations, to transfer such cultivated oysters to a different leased area and the person whose dredging operations in the construction of said intracoastal waterway either shall have damaged or might damage such oysters agrees to pay the expenses of such removal.	I. Administration II.E. Law Enforcement II.F. Marine Resources
5	8-21-15	State	Statute	The Department is not authorized to charge a fee for performing a duty, responsibility, or function of agency unless authorized by statute and regulation. There are exceptions in the statute. The Department is not prohibited from charging fees for services provided to other state agencies, departments, boards, committees, commissions, or political subdivisions regardless of whether the fee is set by statute.	II.B. Titling & Licensing Services II.D. Wildlife & Freshwater Fisheries II.E. Law Enforcement
6	10-9-320	State	Statute	The Department is authorized to be the exclusive agent to administer competitive bidding for leases, administer leases, receive and compile comments from other state agencies concerning the desirability of leasing state lands proposed for leasing, and such other activities that pertain to geothermal resource leases.	I. Administration
7	11-37-200	State	Statute	The Department director, or designee, is required to serve on the Water Resources Coordinating Council and adhere to the duties of the Council.	I. Administration
8	12-6-5060	State	Statute	The Department is required to report annually to the General Assembly the amount of revenue produced by contributions and a detailed accounting of expenditures for the Nongame Wildlife and Natural Areas Fund.	I. Administration
9	12-21-2420	State	Statute	Authorizes the Department to receive revenue derived from fishing piers along the coast of SC for use of the Commercial Fisheries Division.	I. Administration
10	12-24-90	State	Statute	The Department must be credited as follows from the recording of deeds: (1) ten cents of each one dollar thirty cents into the Heritage Land Trust Fund.	I. Administration

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
11	12-28-2730	State	Statute	<p>Authorizes the Department to receive one percent of the proceeds from thirteen cents of the gasoline user fee imposed, pursuant to the chapter on Motor Fuels Subject to User Fees, for a special water recreational resources fund of the State. All balances in the fund must be carried forward annually so that no part of it reverts to any other fund. The fund must be apportioned based upon the number of registered boats or other watercraft in each county and expended by the Department to acquire, create, or improve water recreational resources. As used in this section, "water recreational resources" means public waters which are naturally occurring or which provide habitat for fish, aquatic animals, or waterfowl and which must provide public recreational opportunities. These funds may be used to promote activities that take place on the water for recreation provided that no more than ten percent of each annual allocation may be used for this purpose beginning July 1, 2003. Each county delegation may make recommendations to the Department for projects to acquire, create, or improve water recreational resources. The Department must give these recommendations primary consideration over any other projects. The Department is authorized to use up to one-third of the funds for law enforcement, noxious aquatic weed control, and acquisition. The Department must be reimbursed for design and engineering costs and administration of this section from the funds collected under the provisions of this section. The Department must dispose of all surplus property owned by the Department or subject to its custody and control for purposes of disposal in the manner provided by law for the disposition of surplus state property. All proceeds from the sale of the Department's surplus property that was originally purchased with a county's water recreational resources funds must be returned to the county that originally purchased the property and placed in that county's water recreational resources fund. Beginning with property purchased during fiscal year 2000, the Department must provide the legislative delegations of each county with an annual inventory of all property purchased with the county's water recreational resources funds on or before the beginning of the next ensuing session of the General Assembly.</p>	I. Administration, II.C. Local Government Services
12	12-36-1710	State	Statute	The Department of Natural Resources may not license any boat or register any motor without first procuring from the Department of Revenue information showing that the excise tax has been collected.	II.B. Titling & Licensing Services
13	13-11-20	State	Statute	The Department is authorized to have one member appointed by the Governor, upon nomination, serve on the New Horizons Development Authority.	I. Administration
14	14-1-212	State	Statute	Authorizes the Department to collect 1.55% of court fines for use for statewide police responsibilities.	I. Administration
15	15-9-415	State	Statute	Authorizes the Director of the Department to receive service of process as agent for non-resident operator of a vessel in the waters of the state, and allows him to receive a \$4 fee. The Director must keep record of all processes which shall show the day and hour of service upon him. When the certified return receipt shall be returned to the director, he shall deliver it to the plaintiff on request and keep a record showing the date of its receipt by him and its delivery to the plaintiff.	I. Administration
16	17-22-350	State	Statute	Authorizes the Department to collect .28% for criminal penalties.	I. Administration
17	23-23-30	State	Statute	The Director of the Department is authorized to serve as a member of the South Carolina Law Enforcement Training Council.	I. Administration
18	23-25-20	State	Statute	The Director of the Department is authorized to appoint a representative of the Natural Resources Enforcement Division to serve as a member of the South Carolina Law Enforcement Officers Hall of Fame Committee.	I. Administration

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
19	27-8-120	State	Statute	Authorizes the Department to serve as a successor entity to the South Carolina Conservation Bank by assuming the board's voting rights provided in the former provisions of Section 48-59-80(F), (G), (H), and (I) of the 1976 Code.	I. Administration
20	29-15-10(c)	State	Statute	The Department is authorized to receive applications for lienholders for repair or storage costs.	II.B. Titling & Licensing Services
21	40-23-10	State	Statute	The Department is required to have a representative from the Land, Water, and Conservation Division serve on the Environmental Certification Board.	II.G. Land, Water & Conservation
22	44-55-45	State	Statute	The Director is authorized to appoint two Department employees to serve on an Advisory Committee to the South Carolina Department of Health and Environmental Control regarding the Safe Drinking Water Act and regulatory standards related to wells.	I. Administration
23	44-59-30	State	Statute	The Department is required to cooperate, and upon request, assist The River Basin Advisory Commission in fulfilling its responsibilities.	I. Administration
24	44-96-170	State	Statute	A Department appointee is required to assist in awarding waste tire grants by serving on the Waste Tire Committee for a term of three years.	I. Administration
25	46-13-150	State	Statute	The Department is required to have one representative serve as a member of the Pesticide Advisory Committee for a period of four years, and the Director is authorized to recommend the member from the Department.	I. Administration
26	47-3-310	State	Statute	The specially trained enforcement officers of the Natural Resources Enforcement Division of the Department are authorized, on game management areas, state-owned property and property of private landowners and leaseholders, at the request of such landowners and leaseholders, to enter on such areas and property for the purpose of investigating dogs running at large on the property. If the dogs are determined to be feral dogs (a dog which has reverted to a wild state) and are a threat to the lives or health of livestock, wildlife or humans, the enforcement officers are authorized to remove the feral dog from the property or dispose of it in the most humane manner as determined by the Department.	II.E. Law Enforcement
27	47-3-320	State	Statute	The Department is required to train two enforcement officers from each of the state's twenty-eight law enforcement units for the identification, capture and humane disposal of feral dogs and these officers shall have the responsibility of answering all complaints concerning feral dogs within the geographical boundaries of their respective law enforcement units. Such enforcement officers shall be held harmless of any personal liability that may occur during the lawful execution of their duties under this act except in case of gross negligence.	II.E. Law Enforcement

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
28	47-3-420	State	Statute	The Department is authorized to euthanize animals quarantined in animal shelters via approved method, but only upon obtaining training and certification for this purpose in a euthanasia training class taught by a licensed South Carolina veterinarian, which must include training in tranquilizing animals. A person certified must continue to maintain his proficiency by successfully completing a training course taught by a licensed South Carolina veterinarian every five years. The Department is authorized to obtain a barbituric acid derivative or tranquilizing agent by direct licensing. The Department must apply for a Controlled Substance Registration Certificate from the federal Drug Enforcement Administration (DEA) and a State Controlled Substances Registration from the Department of Health and Environmental Control (DHEC). If the Department is issued a certificate by the DEA and a registration by DHEC is acquired the agency Director or his designee, and the Department's applicant are responsible, for maintaining their respective records regarding the inventory, storage, and administration of controlled substances. An animal shelter, governmental animal control agency and its certified euthanasia technician, and the Department and its certified employees are subject to inspection and audit by DHEC and the DEA regarding the recordkeeping, inventory, storage, and administration of controlled substances used under authority of this article.	II.D. Wildlife & Freshwater Fisheries
29	47-3-510	State	Statute	The Department is authorized to register dogs, charge a fee not to exceed \$5 a dog or \$20 a kennel, and keep records of the owners of registered dogs.	II.B. Titling & Licensing Services
30	47-3-550	State	Statute	The Department is authorized to promulgate regulations for the registration of dogs and other domestic pets.	I. Administration
31	47-5-30	State	Statute	The Department is required, in an effort to combat diseases communicable from animal to man, to cooperate with the public health veterinarian, the extension service of Clemson University, and any other state or federal agencies engaged in similar efforts to combat diseases communicable from animal to man.	II.D. Wildlife & Freshwater Fisheries
32	48-1-83	State	Statute	The Department in consultation with DHEC and the EPA are required to provide a general methodology to be used for consideration of a site-specific effluent limit related to dissolved oxygen and select and convene a science peer review committee to review the design of the study.	II.D. Wildlife & Freshwater Fisheries
33	48-1-85	State	Statute	Authorizes the Department to accept and approve applications for houseboats with marine toilets.	II.B. Titling & Licensing Services
34	48-4-10	State	Statute	The Department is authorized to administer and enforce the laws of the State relating to Wildlife, Marine Resources, Natural Resources and other laws assigned to it. Department must be comprised of the following divisions: Natural Resources Enforcement Division, a Wildlife and Freshwater Fisheries Division, a Marine Resources Division, a Water Division, and a Land Resources and Conservation Districts Division. The Department is authorized to accept all functions, powers, and duties provided by law to the South Carolina Wildlife and Marine Resources Department, the Geological Survey Division of the Budget and Control Board, to include the State Geologist, and the South Carolina Migratory Waterfowl Committee. The Department is authorized to hold all aforementioned Divisions accountable to it.	I. Administration

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
35	48-4-30	State	Statute	The Department is authorized to be governed by a board consisting of nonsalaried board members to be appointed and constituted in a manner provided by law. The Governor shall appoint one member to serve as chairman, upon the advice and consent of the Senate. The appointment to chairman is subject to the advice and consent of the Senate, even if the person appointed to serve as chairman is already a current member of the board. All board members must be appointed by the Governor with the advice and consent of the Senate. One member must be appointed from each congressional district of the State. The board is also authorized to include an at-large board member serving on the board on March 1, 2012. The at-large board member may continue to serve on the board until that board member's term expires, he is removed from the board as provided by law, or he resigns from the board. Board members must possess sound moral character, superior knowledge in the fields of wildlife, marine, and natural resource management, and proven administrative ability. Each board member, within thirty days after notice of appointment and before taking office, shall take and file with the Secretary of State the oath of office prescribed by the State Constitution.	I. Administration
36	48-4-40	State	Statute	The Board of the Department is authorized to receive reimbursement for their expenses incurred while engaged in the work of the Board as provided by law for state boards and commissions.	I. Administration
37	48-4-50	State	Statute	The Board of the Department is authorized to be vested with the duty and authority to set the policies for the Department subject only to the laws of this State and the United States. The Board is not authorized and has no duty concerning the management of, control over, or administration of the day to day affairs of the Department.	I. Administration
38	48-4-60	State	Statute	Establishes the authority of the Director. The Director is appointed by the Board with the advice and consent of the Senate. The Director is the administrative head of the Department. The Director must carry out the policies of the Board and administer the affairs of the Department. The Director may exercise all powers belonging to the Board within the guidelines and policies established by the Board. The Director shall manage the administration and organization of the Department and may appoint such assistants or deputies the Director considers necessary. The Director may hire these employees as the Director considers necessary for the proper administration of the affairs of the Department. The Director must prescribe the duties, powers, and functions of all assistants, deputies, and employees of the Department.	I. Administration
39	48-4-70	State	Statute	The Board of the Department is required to: (1) hold meetings, as considered necessary by the chairman, with a majority of the board members constituting a quorum. The Board may hold meetings, transact business, or conduct investigations at any place necessary; however, its primary office is in Columbia; (2) formulate and recommend legislation to enhance uniformity, enforcement, and administration of the wildlife, marine, and natural resource laws; (3) make an annual report to the General Assembly on all matters relating to its action; (4) require those of its officers, agents, and employees it designates to give bond for the faithful performance of their duties in the sum and with the sureties it determines, and all premiums on the bonds must be paid by the Board; (5) pay travel expenses; and purchase or lease all necessary facilities, equipment, books, periodicals, and supplies for the performance of its duties; and (6) exercise and perform other powers and duties as granted to it or imposed upon it by law.	I. Administration
40	48-4-80	State	Statute	The Board of the Department is authorized to: (1) Make rules and promulgate regulations, not inconsistent with law, to aid in the performance of its duties. The Board may prescribe the extent, if any, to which these rules and regulations must be applied without retroactive effect. (2) Exercise all authority granted to it under the laws and regulations relating to wildlife, marine and natural resources. (3) Conduct such hearings as may be required by law.	I. Administration
41	48-9-10	State	Statute	Establishes the creation of Soil and Water Conservation Districts and defines the duties and powers of the Department to assist Commissioners of the Districts.	II.G Land, Water & Conservation
42	48-9-45	State	Statute	The Director is authorized to be in charge of the Land Resources and Conservation Districts Division.	I. Administration
43	48-9-260	State	Statute	The Department is authorized to employ an administrative officer and such technical experts and other agents and employees, permanent and temporary, for the State Land Resources Conservation Commission. The Department is also authorized to call upon the Attorney General for legal services or employ its own counsel and legal staff.	I. Administration

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
44	48-9-270	State	Statute	The Department is required to adopt a seal which shall be judicially noticed and may perform such acts, hold such public hearings and promulgate such rules and regulations as may be necessary for the execution of its functions of the State Land Resources Conservation Commission.	I. Administration
45	48-9-280	State	Statute	The Department is authorized provide for the execution of surety bonds for all employees and officers who shall be entrusted with funds or property, shall provide for the keeping of a full and accurate record of all its proceedings and activities and of all resolutions, regulations and orders issued or adopted and shall provide for an annual audit of the accounts of receipts and disbursements.	I. Administration
46	48-9-290 (1)-(7)	State	Statute	The Department is authorized to carry out the following duties and powers (1) To offer such assistance as may be appropriate to the commissioners of soil and water conservation districts, organized as provided in this chapter, in the carrying out of any of their powers and programs; (2) To keep the commissioners of each of the several districts organized under the provisions of this chapter informed of the activities and experience of all other districts organized under this chapter and to facilitate an interchange of advice and experience between such districts and cooperation between them; (3) To coordinate the programs of the several soil and water conservation districts organized under this chapter so far as this may be done by advice and consultation; (4) To secure the cooperation and assistance of the United States and any of its agencies and of agencies and counties of this State, in the work of such districts; (5) To disseminate information throughout the State concerning the activities and programs of the soil and water conservation districts organized hereunder and to encourage the information of such districts in areas where their organization is desirable; (6) To receive gifts, appropriations, materials, equipment, lands and facilities and to manage, operate and disburse them for the benefit of the soil and water conservation districts; (7) To coordinate the development of comprehensive conservation plans for environmental improvement on all lands owned or controlled by the State.	II.G Land, Water & Conservation
47	48-9-290 (8)-(14)	State	Statute	The Department is authorized (8) To coordinate the development of a statewide landscape inventory and formulate guidelines for assisting local conservation districts, municipalities, counties, and other groups in implementing landscape and beautification programs; (9) To coordinate the development of a comprehensive plan for implementation of the standard soil survey information and to prepare guidelines for local conservation districts, counties, municipalities and other agencies of State and local government in the use of soil survey data for land use planning, development and conservation; (10) To coordinate the development of a statewide flood plain lands area inventory and to formulate guidelines for the conservation, protection and use of flood plain lands, excluding tidelands and marshlands; (11) To coordinate and assist local conservation districts, counties, and municipalities in developing policies and procedures for an adequate erosion and sediment control program; and engage in an educational informational program to acquaint municipalities, conservation districts, counties, and developers with sedimentation control management measures applicable to their activities, and familiarize these people with the program of the district; (12) To coordinate the development of a statewide irrigable land inventory and to formulate guidelines for the conservation, protection and use of such lands; (13) To coordinate the development of a statewide inventory of the availability of rural lands for recreational uses, and to formulate guidelines for the conservation, protection and use of such lands; and (14) To coordinate the development of conservation guidelines for incorporation into local and statewide land use plans.	II.G Land, Water & Conservation

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
48	48-9-300	State	Statute	The Department is authorized to delegate to one or more agents or employees such powers and duties as it may deem proper and it may furnish information as well as call upon any or all State or local agencies for cooperation in carrying out the provisions of the State Land Resources Conservation Commission.	II.G Land, Water & Conservation
49	48-9-310	State	Statute	The Department shall on or before the first day of November, annually, transmit to the Governor, on official blanks to be furnished by him, an estimate, in itemized form, showing the amount of expenditure requirements for the ensuing fiscal year. The estimates submitted shall state, in addition to the requirements of existing law, the following information: (1) The number and acreage of districts in existence or in process of organization, together with an estimate of the number and probable acreages of the districts which may be organized during the ensuing fiscal year; (2) A statement of the balance of funds, if any, available to the Department and to the districts; and (3) The estimates of the Department as to the sums needed for its administrative and other expenses and for allocation among the several districts during the ensuing fiscal year. The Department may require the commissioners of the respective soil and water conservation districts to submit to it such statements, estimates, budgets and other information as it may deem necessary for the purposes of this section.	I. Administration II.G Land, Water and Conservation & Conservation
50	48-9-320	State	Statute	The Department is authorized to allocate appropriations amongst the soil and water conservation districts. Unless otherwise provided by law all moneys which may from time to time be appropriated out of the State Treasury for the use of soil and water conservation districts shall be available to pay the administrative and other expenses of such districts and shall be allocated by the Department among the districts already organized and to be organized during the fiscal year for which such appropriation is made. Such allocation shall be fair, reasonable and in the public interest, giving due consideration to the greater relative expense of carrying on operations within the particular districts because of such factors as unusual topography, unusual severity of erosion, special difficulty of carrying on operations, special volume of work to be done and the special importance of instituting erosion control and soil and water conservation operations immediately. In making allocations of such moneys, the Department shall reserve an amount estimated by it to be adequate to enable it to make subsequent allocations in accordance with the provisions of this section from time to time among districts which may be organized within the current fiscal year after the initial allocations are made. All appropriations made for the purpose of this chapter shall be disbursed by the State Treasurer on warrants approved and signed by the Department.	II.G Land, Water & Conservation
51	48-9-510	State	Statute	The Department may accept petitions from any twenty-five owners lying within the limits of territory proposed to be organized into a soil and water conservation district.	II.G Land, Water & Conservation
52	48-9-530	State	Statute	The Department may consolidate petitions for soil and water conservation districts.	II.G Land, Water & Conservation
53	48-9-540	State	Statute	The Department must, within thirty days after such a petition has been filed with the Department, cause due notice to be given of a proposed hearing upon the question of the desirability and necessity, in the interest of the public health, safety and welfare, of the creation of such district, upon the question of the	II.G Land, Water & Conservation
54	48-9-550	State	Statute	If the Department shall determine after such hearing, after due consideration of the facts presented at such hearing and such other relevant facts and information as may be available, that there is no need for a soil and water conservation district to function in the territory considered at the hearing, it shall make and record	II.G Land, Water & Conservation

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
55	48-9-560	State	Statute	After such hearing, if the Department shall determine, upon the facts presented at such hearing and upon such other relevant facts and information as may be available, that there is need, in the interest of the public health, safety and welfare, for a soil and water conservation district to function in the territory considered at the hearing, it shall make and record such determination and shall define, by metes and bounds or by legal subdivisions, the boundaries of such district. In making such determination and in defining such boundaries the Department shall give due weight and consideration to the topography of the area considered and of the State, the composition of soils therein, the distribution of erosion, the prevailing land-use practices, the desirability and necessity of including within the boundaries the particular lands under consideration and the benefits such lands may receive from being included within such boundaries, the relation of the proposed area to existing watersheds and agricultural regions and to other soil and water conservation districts already organized or proposed for organization under the provisions of this chapter and such other physical, geographical and economic factors as are relevant, having due regard to the legislative determinations set forth in Section 48-9-20.	II.G Land, Water & Conservation
56	48-9-570	State	Statute	The Department is authorized to determine the boundaries of the soil and water conservation districts.	II.G Land, Water & Conservation
57	48-9-580	State	Statute	After the Department has made and recorded a determination that there is need, in the interest of the public health, safety and welfare, for the organization of a district in a particular territory and has defined the boundaries thereof, it shall, within a reasonable time after entry of the finding that there is need for the organization of the proposed district and the determination of the boundaries thereof hold a referendum within the proposed district upon the proposition of the creation of the district and cause due notice of such referendum to be given. The question shall be submitted by ballots upon which the words "For creation of a soil and water conservation district of the lands below described and lying in the county(ies) of (and)" and "Against creation of a soil and water conservation district of the lands below described and lying in the county(ies) of (and)" shall appear with a square before each proposition and a direction to insert an X mark in the square before one or the other of said propositions as the voter may favor or oppose creation of such district. The ballot shall set forth the boundaries of such proposed district as determined by the Department. All owners of lands lying within the boundaries of the territory, as determined by the Department, shall be eligible to vote in such referendum. Only such landowners shall be eligible to vote.	II.G Land, Water & Conservation
58	48-9-590	State	Statute	The Department shall pay all expenses for the issuance of such notices and the conduct of such hearings and referenda and shall supervise the conduct of such hearings and referenda. It shall issue appropriate regulations governing the conduct of such hearings and referenda and providing for the registration prior to the date of the referendum of all eligible voters or prescribing some other appropriate procedure for the determination of those eligible as voters in such referendum.	II.G Land, Water & Conservation

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
59	48-9-600	State	Statute	<p>The Department shall publish the result of such referendum and shall thereafter consider and determine whether the operation of the district within the defined boundaries is administratively practicable and feasible. If the Department shall determine that the operation of such district is not administratively practicable and feasible it shall record such determination and deny the petition. If the Department shall determine that the operation of such district is administratively practicable and feasible it shall record such determination and shall proceed with the organization of the district in the manner provided in Sections 48-9-610 to 48-9-630. In making such determination the Department shall give due regard and weight to the attitudes of the owners and occupiers of lands lying within the defined boundaries, the number of landowners eligible to vote in such referendum who shall have voted, the proportion of the votes cast in such referendum in favor of the creation of the district to the total number of votes cast, the approximate wealth and income of the landowners and occupiers of the proposed district, the probable expense of carrying on erosion-control operations within such district and such other economic and social factors as may be relevant to such determination, having due regard to the legislative determinations set forth in Section 48-9-20. The Department shall not have authority to determine that the operation of the proposed district within the defined boundaries is administratively practicable and feasible unless at least a majority of the votes cast in the referendum upon the proposition of creation of the district shall have been cast in favor of the creation of such district.</p>	II.G Land, Water & Conservation
60	48-9-610	State	Statute	<p>If the Department shall determine that the operation of the proposed district within the defined boundaries is administratively practicable and feasible it shall appoint two commissioners to act with the three commissioners elected as provided in Article 11 of this chapter as the governing body of the district.</p>	II.G Land, Water & Conservation
61	48-9-620	State	Statute	<p>The Department is authorized to provide a statement to accompany a soil and water commissioner application which shall certify (and such statement need contain no detail other than the mere recitals) that a petition was filed, notice issued and hearing held as provided in Sections 48-9-510 and 48-9-540; that the Department did duly determine that there is need, in the interest of the public health, safety and welfare, for a soil and water conservation district to function in the proposed territory and did define the boundaries thereof; that notice was given and a referendum held on the question of the creation of such district and that the result of such referendum showed a majority of the votes cast in such referendum to be in favor of the creation of the district; and that thereafter the Department did duly determine that the operation of the proposed district is administratively practicable and feasible. Such statement shall set forth the boundaries of the district as defined by the Department.</p>	II.G Land, Water & Conservation
62	48-9-630	State	Statute	<p>If the Secretary of State shall find that the name proposed for the district is identical with that of any other soil and water conservation district of this State or so nearly similar as to lead to confusion and uncertainty, he shall certify such fact to the Department, which shall thereupon submit to the Secretary of State a new name for the district, which shall not be subject to such defects.</p>	II.G Land, Water & Conservation

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
63	48-9-810	State	Statute	The Department is authorized to receive petitions for including additional territory within an existing district and the proceedings provided for in Article 5 of this chapter in the case of petitions to organize a district shall be observed in the case of petitions for such inclusion. The Department shall prescribe the form for such petition, which shall be as nearly as may be in the form prescribed in Article 5 of this chapter for petitions to organize a district.	II.G Land, Water & Conservation
64	48-9-820	State	Statute	The Department may accept a petition for subdivision of a district. A petition signed by a majority of the members of the governing body of the soil and water conservation district or a petition signed by twenty-five landowners of the county or counties wishing to withdraw and constitute themselves a separate district may be filed with the Department asking that the subdivision be made and constitute a district. Such petition shall (a) set forth the name of the district, (b) describe the existing boundary lines of the district and boundary lines of the proposed district (subdivision) and (c) request that the department hold a public hearing upon the question of the proposed subdivision and that the Department duly define the boundary lines as set out in the petition.	II.G Land, Water & Conservation
65	48-9-830	State	Statute	Within thirty days after such a petition has been filed with the Department, it shall cause due notice to be given of a proposed hearing upon the question of the proposed subdivision.	I. Administration II.G Land, Water & Conservation
66	48-9-840	State	Statute	After such hearing the Department shall determine, upon the facts presented at such hearing and upon such other relevant facts and information as may be available, whether there is need in the interest of the public health, safety and welfare for the proposed subdivision and whether the operation of the districts within the proposed boundaries will be administratively practicable and feasible. In making such determination, the Department shall give due weight and consideration to the legislative determinations set forth in Section 48-9-20 and to the standards provided in Sections 48-9-560 and 48-9-600 for the guidance of the department in making its determinations in connection with the organization of districts. If the Department determines that the proposed subdivision is not necessary in the interest of the public health, safety and welfare, or that the operation of the districts within the proposed boundaries would not be administratively practicable or feasible, it shall record such determination and deny the petition. If the Department shall determine in favor of the proposed subdivision, it shall record such determination and define the boundary lines between the districts and shall notify the chairman of the governing body of the district to be divided of its determination.	II.G Land, Water & Conservation
67	48-9-850	State	Statute	The Department shall then proceed in accordance with Sections 48-9-610 to 48-9-630 to organize the subdivision into a district and to inform the Secretary of State of the change in the boundaries of the remaining district and to complete the organization of the governing body of the remaining district.	II.G Land, Water & Conservation

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
68	48-9-1010	State	Statute	The Department is authorized to accept a petition for discontinuance of a soil and water conservation district. At any time after five years after the organization of a district under the provisions of this chapter any twenty-five owners of land lying within the boundaries of such district may file a petition with the Department praying that the operations of the district be terminated and the existence of the district discontinued. The Department may conduct such public meetings and public hearings upon the petition as may be necessary to assist it in the consideration thereof.	II.G Land, Water & Conservation
69	48-9-1020	State	Statute	Within sixty days after such a petition has been received by the Department it shall give due notice of the holding of a referendum and shall supervise such referendum and issue appropriate regulations governing the conduct thereof. The question shall be submitted by ballots upon which the words "For terminating the existence of the (name of the soil and water conservation district to be here inserted)" and "Against terminating the existence of the (name of the soil and water conservation district to be here inserted)" shall appear with a square before each proposition and a direction to insert an X mark in the square before one or the other of the propositions as the voter may favor or oppose discontinuance of such district.	II.G Land, Water & Conservation
70	48-9-1030	State	Statute	The Department shall publish the result of such referendum and shall thereafter consider and determine whether the continued operation of the district within the defined boundaries is administratively practicable and feasible. If the Department shall determine that the continued operation of such district is administratively practicable and feasible it shall record such determination and deny the petition. If the Department shall determine that the continued operation of such district is not administratively practicable and feasible it shall record such determination and shall certify such determination to the commissioners of the district. In making such determination the Department shall give due regard and weight to the attitude of the owners and occupiers of lands lying within the district, the number of landowners eligible to vote in such referendum who shall have voted, the proportion of the votes cast in such referendum in favor of the discontinuance of the district to the total number of votes cast, the approximate wealth and income of the landowners and occupiers of the district, the probable expense of carrying on erosion-control operations within the district and such economic and social factors as may be relevant to such determination, having due regard to the legislative findings set forth in Section 48-9-20. But the Department shall not have authority to determine that the continued operation of the district is administratively practicable and feasible unless at least a majority of the votes cast in the referendum shall have been cast in favor of the continuance of such district.	II.G Land, Water & Conservation
71	48-9-1050	State	Statute	If a soil and water conservation district is dissolved, the Department is substituted for the district or commissioners as a party to their contracts. The Department shall be entitled to all benefits and subject to all liabilities under such contracts and shall have the same right and liability to perform, to require performance, to sue and be sued thereon and to modify or terminate such contracts by mutual consent or otherwise as the commissioners of the district would have had. Such dissolution shall not affect the lien of any judgment entered under the provisions of Section 48-9-1630 nor the pendency of any action instituted under the provisions of Section 48-9-1610 and the Department shall succeed to all the rights and obligations of the district or commissioners as to such liens and actions.	II.G Land, Water & Conservation

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
72	48-9-1060	State	Statute	The Department shall not be required to entertain petitions for the discontinuance of any district nor conduct referenda upon such petitions nor make determinations pursuant to such petitions in accordance with the provisions of this article more often than once in five years.	II.G Land, Water & Conservation
73	48-9-1230	State	Statute	The Board of the Department shall have authority to in the case of a vacancy in the unexpired term of an elected commissioner a successor may be appoint upon the unanimous recommendation of the remaining commissioners. Any commissioner may be removed by the Board upon notice and hearing for neglect of duty or malfeasance in office, but for no other reason.	II.G Land, Water & Conservation
74	48-9-1320	State	Statute	The commissioners shall furnish to the Department, upon request, copies of such ordinances, rules, regulations, orders, contracts, forms and other documents as they shall adopt or employ and such other information concerning their activities as it may require in the performance of its duties under this chapter.	II.G Land, Water & Conservation
75	48-9-1810	State	Statute	The members of each such the board of adjustment shall be appointed by the Department, with the advice and approval of the commissioners of the district for which such board has been established, and shall be removable, upon notice and hearing, for neglect of duty or malfeasance in office, but for no other reason, such hearing to be conducted jointly by the Department and the commissioners of the district.	II.G Land, Water & Conservation
76	48-9-1820	State	Statute	The Department shall determine the per diem rate for the board of adjustment members for time spent on the work of the board, in addition to expenses, including traveling expenses, necessarily incurred in the discharge of their duties.	II.G Land, Water & Conservation
77	48-9-1840	State	Statute	The Director of the Department shall be served with hardship petitions for land use regulations related to soil and water conservation districts.	I. Administration II.G Land, Water & Conservation
78	48-9-1850	State	Statute	The Department may appear and be heard at a hearing related to a hardship petition for land use regulations related to soil and water conservation districts.	I. Administration II.G Land, Water & Conservation
79	48-11-10	State	Statute	Establishes the creation of Watershed Conservation Districts and defines the assistance the Department shall provide to the Soil and Water Conservation Districts and the Watershed Districts.	II.G Land, Water & Conservation
80	48-11-15	State	Statute	The Department is required to assist boards of commissioners of soil and water conservation districts and boards of directors of watershed conservation districts with the organization and function of watershed conservation districts. For the purpose of the Watershed Conservation Districts, the responsibility of the Department is limited to this activity.	II.G Land, Water & Conservation

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
81	48-11-90	State	Statute	The Department shall receive notification from the soil and water conservation board that a watershed district has been created.	II.G Land, Water & Conservation
82	48-11-100	State	Statute	The Department shall receive notification if the selection procedure for watershed conservation district directors has changed from election to appointment. For each calendar year the directors annually shall elect from among their number a chairman, secretary, and treasurer and so notify the soil and water conservation district and the department by March thirty-first each year. The watershed conservation district board shall submit written notification to the department within one hundred twenty days following the end of the district's fiscal year that the audit has been made, the date of the audit, and the name of the firm that or individual who made the audit.	II.G Land, Water & Conservation
83	48-11-185	State	Statute	The board of commissioners shall submit to the Department a copy of the notification from the clerks of court regarding consolidation of watershed conservation districts.	II.G Land, Water & Conservation
84	48-11-190	State	Statute	The board of commissioners shall submit to the Department a copy of the notification from the clerks of court for the discontinuance of a watershed conservation district.	II.G Land, Water & Conservation
85	48-11-210	State	Statute	The Department has authority to assist in the revision of organization and function of watershed conservation districts to comply with a reorganization chapter. The Department shall assist each of the boards of commissioners of the affected soil and water conservation districts with this responsibility. The Department shall initiate this assistance by providing written directions and guidance to each of the affected soil and water conservation districts within ninety days of the effective date of this chapter, as amended. The Department may adopt policy and has broad authority to carry out this section.	II.G Land, Water & Conservation
86	48-22-10	State	Statute	Establishes the S.C. Geological Survey Unit under DNR. The Department Director is authorized to appoint the State Geologist. The State Geologist must have graduated from an accredited college or university with a full curriculum in geology and had at least five years of practical work experience, academic, governmental, or industrial, in geology.	II.G Land, Water & Conservation
87	48-22-20	State	Statute	Establishes the powers, duties, and property devolved on the Department from the South Carolina Geological Survey of the Division of Research and Statistical Services of the Budget and Control Board. All equipment and personal services monies, including all employee contributions and other fringe benefits used by the Geological Survey within the Division of Research and Statistical Services of the Budget and Control Board before this section takes effect are transferred to the Department of Natural Resources. The South Carolina Geodetic Survey must remain with the Division of Research and Statistical Services as the South Carolina Geodetic Survey. All property, equipment, and personal services monies, including all employee contributions and other fringe benefits used by the Geodetic Survey, must remain with the Division of Research and Statistical Services.	II.G Land, Water & Conservation
88	48-22-30	State	Statute	The State Geologist is authorized to: (1) travel throughout the State so as to make himself familiar with the geology and mineral resources of each section; (2) undertake field and laboratory work his time permits; (3) perform other duties that properly pertain to his office. (B) The Department may employ geologists, technicians, and other personnel necessary to conduct the objectives of the unit.	II.G Land, Water & Conservation

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
89	48-22-40	State	Statute	Establishes the powers and duties of the S.C. Geological Survey Unit within the Department. The unit: (2) shall provide geologic advice and assistance to other state and local governmental agencies engaged in environmental protection or in industrial or economic development projects. In addition, the unit must be involved actively in geologic aspects of regional planning and effective land use in the State; (3) shall encourage economic development in the State by disseminating published geologic information as bulletins, maps, economic reports, and related series and open-file reports to appropriate governmental agencies and private industry. The unit is encouraged further to initiate and maintain appropriate industrial contacts to promote the extraction and conservation of South Carolina's earth raw materials and their manufacture to the economic improvement of the State; (4) shall provide unsolicited advice, when appropriate, to the Mining Council and its associated state regulatory agency, on geologic and related mining matters in keeping with the intent of the South Carolina Mining Act; (5) shall operate and maintain a central, statewide repository for rock cores, well cuttings and related subsurface samples, and all associated supplemental data. Private firms and public agencies are encouraged to notify the unit before exploratory or developmental drilling and coring; (6) must be the state's official cooperators on topographic mapping. The federal expenditure for this purpose at least must equal that of the State. The unit may conduct cooperative work with appropriate agencies of the United States Government in its geologic activities and investigations; (7) shall provide a minerals research laboratory related to the identification, extraction, and processing of industrial minerals and minerals of economic potential wherever found throughout the onshore and offshore areas of the State. The minerals research laboratory is encouraged to accept mineral research projects from South Carolina businesses or citizens on a per cost, per unit basis and to encourage expended use of the raw materials of the State. The minerals research laboratory may accept public and private gifts or funds and may enter into cooperative agreements for the purpose of applied research in the metallic and nonmetallic minerals of this State.	II.G Land, Water & Conservation
90	48-39-60	State	Statute	Requires that the Department, upon request from DHEC, provide additional staff to assist DHEC's Office of Ocean and Coastal Resources Management.	
91	48-39-50	State	Statute	The Department is required to assist DHEC in monitoring the waters of the state for oil spills.	II.D. Wildlife & Freshwater Fisheries
92	48-39-70	State	Statute	Establishes that DNR is to assist DHEC in administering and enforcing laws related to the Office of Ocean and Coastal Resources Management.	II.E. Law Enforcement II.F. Marine Resources
93	48-39-170	State	Statute	The enforcement officers of the Department are authorized to serve warrants, assess civil penalties, issue orders, and bring civil enforcement actions for violations of the Coastal Tidelands and Wetlands provisions.	II.E. Law Enforcement
94	48-43-570	State	Statute	The Department is required to cooperate with and lend assistance to DHEC by assigning, upon request, personnel, equipment and material to be utilized in any project or activity related to the containment, collection, dispersal or removal of oil discharged upon the land or into the waters of this State. The Department is authorized to confer and establish plans and procedures for the assignment and utilization of personnel, equipment and material to be used in carrying out the purposes of pollution control. If the Department is participating in the containment, collection, dispersal or removal of an oil discharge or in restoration necessitated by such discharge, it is authorized to keep a record of all expenses incurred in carrying out any such project or activity including the actual services performed by Department personnel and the use of Department equipment and material. A copy of all records shall be delivered to the DHEC upon completion of the project or activity.	I. Administration II.C. Local Government Services II.D. Wildlife & Freshwater Fisheries II.E. Law Enforcement II.F. Marine Resources II.G. Land, Water & Conservation
95	48-45-40	State	Statute	The Department is required to serve on the South Carolina Sea Grant Consortium and is designated as charter member.	I. Administration
96	48-45-80	State	Statute	The Department board is required to appoint one member, upon the recommendation of a majority of the members of their respective committees and commissions, to serve on the Advisory Committee to the Sea Grant Consortium Director.	I. Administration
97	48-39-150	State	Statute	The Department is required to base its determination on the individual merits of each application when determining whether a permit application under the Coastal Tidelands and Wetlands provisions is approved or denied.	I. Administration II.F. Marine Resources

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
98	48-54-10	State	Statute	The Department is required to staff the Take Palmetto Pride in Where You Live Commission and the Director of the Department, or his designee, is authorized to serve as chairperson of the committee.	I. Administration
99	48-55-10	State	Statute	The Director of the Department is authorized to appoint a member of the Water Resources Division of the Department, the Wildlife and Freshwater Fish Division of the Department, the Land Resources and Conservation Districts Division of the Department, and Marine Resources Division of the Department to serve on the selection committee that chooses the SC Environmental Awareness Award.	I. Administration
100	48-59-30	State	Statute	Authorizes DNR as an eligible recipient for the Conservation Bank Trust Fund.	I. Administration
101	48-59-40	State	Statute	The Chairman of the Board of the Department is required to serve ex officio and without voting privileges on the board of the South Carolina Conservation Bank.	I. Administration
102	49-3-30	State	Statute	Transfers the former Water Resources Commission to the Water Resources Division of DNR, and makes it directly accountable and subject to DNR. The regulatory functions of the former Water Resources Commission are transferred to DHEC.	
103	49-3-50	State	Statute	DNR is authorized to take into consideration in exercising its responsibilities under the Water Resources Planning and Coordination Act: (a) Adequate supplies of surface and groundwaters of suitable quality for domestic, municipal, agricultural, and industrial uses.(b) Water quality facilities and controls to assure water of suitable quality for all purposes. (c) Water navigation for recreational and commercial needs. (d) Hydroelectric power. (e) Flood damage control or prevention measures including zoning to protect people, property, and productive lands from flood losses. (f) Land stabilization measures.(g) Drainage measures, including salinity control. (h) Watershed protection and management measures. (i) Outdoor recreational and fish and wildlife opportunities. (j) Any other means by which development of water and related land resources can contribute to economic growth and development, the long-term preservation of water resources, and the general well-being of all the people of the State.	II.G Land, Water & Conservation
104	49-4-80	State	Statute	The Department, in consultation with DHEC, is authorized to perform stream flow monitoring for surface water withdrawal permits. DHEC must consult with the Department to determine which, if any, existing stream flow measuring devices should be utilized to quantify the stream flow at the point of the proposed withdrawal. If no existing measuring device is suitable, the Department is authorized to recommend the location of a new measuring device. DHEC must also consult with the Department to quantify the stream flow measured at the specified measuring device that will require a reduction in the applicant's water withdrawal because of inadequate stream flow at the point of withdrawal.	II.G Land, Water & Conservation
105	49-4-170	State	Statute	Establishes that DNR, along with DHEC, can negotiate agreements, compacts or accords with other States, agencies or the U.S. related to water flow.	II.G Land, Water & Conservation
106	49-6-10	State	Statute	The Department is authorized as the state agency to administer the Aquatic Plant Management Program and to apply for and receive grants and loans from the federal government or such other public and private sources as may be available for the Aquatic Plant Management Program and to coordinate the expenditure of such funds. The Department is to carry out the purpose of the Aquatic Plant Management Program which is to prevent, identify, investigate, manage, and monitor aquatic plant problems in public waters of South Carolina.	II.G Land, Water & Conservation
107	49-6-20	State	Statute	Authorizes the Department to administer the South Carolina Aquatic Plant Management Trust Fund for the purpose of receiving and expending funds for the prevention, management, and research of aquatic plant problems in public waters of South Carolina. Unexpended balances, including interest derived from the fund, must be carried forward each year and used for the purposes specified above. The fund is eligible to receive appropriations of state general funds, federal funds, local government funds, and funds from private entities including donations, grants, loans, gifts, bond issues, receipts, securities, and other monetary instruments of value. All reimbursements for monies expended from this fund must be deposited in this fund.	II.G Land, Water & Conservation

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
108	49-6-30	State	Statute	Establishes the South Carolina Aquatic Plant Management Council within the Department and authorizes one representative from the Water Resources Division of the Department, the Wildlife and Freshwater Fish Division of the Department, the Land Resources and Conservation Districts Division of the Department, to serve on the Council. The representative of the Water Resources Division of the Department of Natural Resources shall serve as chairman of the council and shall be a voting member of the council.	II.G Land, Water & Conservation
109	49-6-40	State	Statute	The Department is authorized to, with the advice and assistance of the council, to develop an Aquatic Plant Management Plan for the State of South Carolina. The plan shall describe the procedures for problem site identification and analysis, selection of control methods, operational program development, and implementation of operational strategies. The plan shall also identify problem areas, prescribe management practices, and set management priorities. The plan shall be updated and amended at appropriate intervals as necessary; provided, however, problem site identification and allocation of funding shall be conducted annually. In addition, the Department shall establish procedures for public input into the plan and its amendments and priorities. The public review procedures shall be an integral part of the plan development process. When deemed appropriate, the Department may seek the advice and counsel of persons and organizations from the private, public, or academic sectors. The Department shall have final approval authority over those sections which do not receive two-thirds approval of the council.	II.G Land, Water & Conservation
110	49-23-20	State	Statute	(i) The Department must, through regulation, establish specific numerical values for the indices that define each level of drought. (j) The incipient drought phase shall initiate inhouse mobilization by Department personnel and the Drought Response Committee. The Department shall routinely monitor the climatic variables, streamflow, and water levels in potable drinking water supplies and water levels in the above and below ground water tables and lakes, and shall notify the Drought Response Committee and relevant federal, state, and local agencies that a portion of the State is experiencing an incipient drought condition. The Department must increase monitoring activities to identify a change in existing conditions. (k) Statements must be released to the news media by the Department, and appropriate agencies must accelerate monitoring activities for a moderate drought. (l) A drought of this severity normally requires an official declaration by the Department and water withdrawals and use restrictions.	II.G Land, Water & Conservation
111	49-23-30	State	Statute	Requires DNR to formulate, coordinate, and execute a drought mitigation plan. The plan must be developed consistent with the South Carolina Water Resources Planning and Coordination Act. In carrying out these responsibilities, the Department is authorized to seek and utilize to the extent possible the input, resources, and expertise of other agencies in assisting in drought mitigation planning and response.	II.G Land, Water & Conservation
112	49-23-50	State	Statute	The Department is authorized to routinely monitor and record data necessary for the determination of drought conditions; make investigations it considers proper to determine whether action by the Department in discharging its duties is necessary; determine levels of drought; establish drought management areas within the state; enable drought mitigation to be accomplished within defined geographical areas; prevent overly broad response to drought; establish drought alert phases; and notify public water suppliers, special purpose districts, and municipal and county governments in the affected drought management area, persons designated on notification lists, and other appropriate agencies and individuals. The Department is authorized to publish notice of each drought alert phase at least once in a newspaper of general circulation in the areas affected and provide notice to the media in each drought management area at each drought alert phase; take any other action appropriate to announce a drought alert; coordinate and implement responses to announced drought alert phases after required notification; execute the regulations promulgated by the Department reasonably necessary to collect and distribute information, convene committees, promote water conservation, govern practice and procedure before the Department, and fulfill its duties and the purposes under the South Carolina Drought Response Act.	II.G Land, Water & Conservation
113	49-23-60	State	Statute	Authorized the Department to coordinate drought response after consultation with the Drought Response Committee. The Department shall provide administrative support. The Department is also authorized to consult and cooperate with federal agencies and agencies of the states of Georgia and North Carolina in carrying out its responsibilities under the South Carolina Drought Response Act.	II.G Land, Water & Conservation

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
114	49-23-70	State	Statute	(A) Upon the inception of a drought alert phase, the Department is responsible for disseminating public information concerning all aspects of the drought. The initial action in responding to drought must be public education, providing information as to existing and potential conditions and water conservation measures necessary to meet the demand presented at each drought alert phase. (B) The Department shall provide available information on water demands and use to any significant water user, public or private, in order to promote voluntary water conservation. (C) The Department may promulgate regulations to specify categories of nonessential water use and other terms necessary to implement this section. The Department by regulation may provide for the mandatory curtailment of nonessential water uses during periods of severe or extreme drought in drought management areas. Following the determination, the Department shall issue a declaration specifying the drought management areas affected and identifying the categories of nonessential water use to be curtailed. The declaration must be widely distributed to news media and must be published at least once a week in a newspaper of general circulation in each county affected. Any person adversely affected by mitigation or mandatory curtailment may, within ten days after such curtailment becomes effective, submit appropriate information to the Department and obtain relief therefrom as is appropriate. Any declaration shall continue in effect only so long as conditions in a drought management area reasonably require it, and the declaration must be terminated by action of either the Drought Response Committee or the Department, and notice of termination of the declaration must be given as when originally issued. (D) During any drought alert phase, the Department may offer its services to mediate any dispute arising from competing demands for water. The mediation may be undertaken only upon the request of the parties involved and may not be binding. A mediation shall not stop or preclude the Department and the Drought Response Committee from taking any other action authorized by this chapter.	II.G Land, Water & Conservation
115	49-23-90	State	Statute	The Department is authorized to prepare and distribute a model drought response ordinance or plan, accept for review proposed ordinances or plans or a changes to an ordinance or plan in order to determine that it complies with the State Drought Response Plan.	II.G Land, Water & Conservation
116	49-23-100	State	Statute	The Director of the Department is authorized to institute a civil action in the circuit court in the name of the State for injunctive relief from a person in violation of the South Carolina Drought Response Act.	II.G Land, Water & Conservation
117	49-25-10	State	Statute	Establishes the S.C. State Climatology Office within the Department.	II.G Land, Water & Conservation
118	49-25-20	State	Statute	Authorizes the Director to appoint the State Climatologist who shall serve as director of the S.C. State Climatology Office within the Department.	II.G Land, Water & Conservation
119	49-25-30	State	Statute	The State Climatology office is authorized to have the following powers and duties: (1) to serve as a climatological focal point for state government and its agencies; (2) to provide climatological support to the Department and other state agencies as required, including collection and analysis of climatic data, such as drought, flood, rainfall, storms, and other climatic information that affect water management in South Carolina; (3) to acquire, archive, process, and disseminate all climatic and weather information which is or may be of value to policy and decision makers in the State; (4) to act as the representative of the State in all climatological and meteorological matters within and outside the State; (5) to prepare, publish, and disseminate regular climatic information for those individuals, agencies, and organizations whose activities are related to the welfare of the State and are affected by climate and weather, and to serve as a source of climatic information for the citizens of South Carolina; (6) to conduct and report on studies of climate and weather phenomena of significant socioeconomic importance to the State; and (7) to evaluate the significance of natural, man-made, deliberate, and inadvertent changes or modifications in the climate and weather affecting the State, and to report this information to those agencies and organizations in the State which are likely to be affected by the changes or modifications.	II.G Land, Water and Conservation & Conservation
120	49-25-40	State	Statute	The Climate Office is authorized to certify copies as being authentic reproductions of weather records held in the State and shall present a report each year to the Board of the Department concerning the activities of the climatic program and other information which the Board may consider necessary.	II.G Land, Water and Conservation & Conservation
121	49-27-70	State	Statute	The Department is required to accept filing of an ordinance creating the Lake Wylie Marine Commission. When the Director receives ordinances that are in	I. Administration
122	49-29-50	State	Statute	(A) The Department is authorized to inventory and study all South Carolina rivers and identify the rivers or river segments which possess unique or outstanding scenic, recreational, geological, botanical, fish, wildlife, historic, or cultural values in accordance with Section 49-29-70. (B) Rivers or river segments identified in the inventory as possessing unique or outstanding scenic, recreational, geologic, botanical, fish, wildlife, historic, or cultural values are eligible for the State Scenic Rivers Program and may be designated as an eligible state scenic river by the Department. Rivers or river segments so designated are subject to the completion of a management plan and the acquisition of management rights on adjacent riparian lands. (C) Proposals for including additional rivers or river segments may be made by state agencies, local governments, and other governmental or citizen's groups and submitted to the Department for evaluation and study	II.G Land, Water & Conservation

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
123	49-29-60	State	Statute	The Department is required to hold a public meeting in the vicinity of the river or river segment proposed for addition to the State Scenic Rivers Program. This public meeting must be conducted before any action by the Department to designate the river or river segment as an eligible state scenic river. The purpose of this meeting is to solicit comments from the public concerning the proposed designation of a river or river segment. Notice of this meeting must be published at least thirty days before the meeting in the State Register and in a newspaper having general circulation in each county containing or bordering the river or river segment under study and in a newspaper having general circulation in the State. Landowners along the proposed river or river segment also must be notified by letter.	II.G Land, Water & Conservation
124	49-29-70	State	Statute	The Department is required to establish and publish minimum criteria for assessing a river's eligibility and classification under the State Scenic Rivers Program.	II.G Land, Water & Conservation
125	49-29-80	State	Statute	The Department is required to establish an advisory council for every designated scenic river, after eligibility procedures for a river or river segment are completed by the Department, and the General Assembly ratifies such designation.	II.G Land, Water & Conservation
126	49-29-90	State	Statute	Following action by the Department declaring a river or river segment eligible as a state scenic river, the Department shall publish a notice of the eligibility in the State Register and provide written notice to the Department of Administration, the Department of Revenue, and the affected units of local government. Notice of eligibility also must be published in a newspaper of general circulation in the State to apprise interested parties of the opportunities under Section 49-29-100. The notice must describe the boundaries of the river or river segment. Following notice of eligibility, the Department shall submit the same to the General Assembly for review.	II.G Land, Water & Conservation
127	49-29-110	State	Statute	Establishes the Scenic Rivers Trust Fund which the Department is authorized to administer for the purpose of acquiring fee simple or lesser interest in land adjacent to scenic rivers and river segments, legal fees, appraisals, surveys, or other costs involved in the acquisition of those interests. The fund also may be utilized for educational or planning projects associated with the administration and management of the State Scenic Rivers Program. Unexpended balances, including interest derived from the fund, must be carried forward each year and used for the purposes provided in the South Carolina Scenic Rivers Act. No fund money may be expended to acquire an interest in land by eminent domain nor may the funds be expended to acquire interest in land without a recommendation from the Board and the approval of the State Fiscal Accountability Authority or Department of Administration, as applicable. The Board is authorized to report by letter to the presiding officers of the General Assembly and chairmen of the House and Senate Agriculture and Natural Resources Committees each year all funds expended pursuant to this chapter for the previous year, including the amount of funds expended and the uses to which the expenditures were applied. The fund is eligible to receive appropriations of state general funds, federal funds, donations, gifts, bond issue receipts, securities, and other monetary instruments of value. A reimbursement for monies expended from this fund must be deposited in this fund. A fund received through sale, exchange, or otherwise of land acquired under this chapter accrues to the fund.	I. Administration II.G Land, Water & Conservation

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
128	49-29-160	State	Statute	The Department is required to formulate comprehensive water and related land use plans for the three classes of scenic rivers. Each plan must address access of electricity, natural gas, and communication lines or other facilities for permitted uses for each class of river facilities. Each plan must also address criteria for permitting the crossing of each class of scenic river by sellers of electric energy, natural gas, or communication services. In developing these criteria, the Department must consider the state of available technology, the economics of the various alternatives, and that electric, natural gas, and communication suppliers are required to deliver their services. The Department must recognize that emergency situations will arise that require immediate action and must make provision in the management plan to allow this action.	I. Administration II.G Land, Water & Conservation
129	49-29-170	State	Statute	Sellers of electric energy, natural gas, or communication services may cross on, over, or under lands designated as part of the Scenic River System provided that the Department certifies that such crossing is consistent with the management plan for those lands. A certificate of consistency shall be issued by the Department upon a finding: (1) that the crossing is necessary to provide electric, natural gas, or communication service; and either (a) that the crossing is consistent with the management plan; or (b) that the extent of deviation from the management plan for the construction, operation, and maintenance of the facility across the scenic river is justified, considering the state of available technology and the nature and economics of the various alternatives, and that the entity responsible for the encroachment will make reasonable mitigation for the impacts caused by the construction, operation, and maintenance of the facility. The Department shall issue a certification of consistency or nonconsistency within thirty days from the receipt of an application. A time extension may be granted upon a mutual agreement of both parties. Certification does not preclude the necessity to obtain other required state and federal authorizations.	I. Administration II.G Land, Water & Conservation
130	49-29-180	State	Statute	The Department is authorized to administer and promulgate regulations to carry out the provisions of the Scenic Rivers Act. In addition, the Department is authorized to promulgate further regulations based on the individual attributes of each designated scenic river area if regulations do not defeat, conflict with, or minimize the provisions of the general regulations for each class of scenic river.	II.G Land, Water & Conservation
131	49-29-190	State	Statute	The Department is authorized to enter into agreements with local, state, and federal agencies, and private landowners, for the mutual management of a scenic river.	I. Administration II.G Land, Water & Conservation
132	49-29-200	State	Statute	The Natural Resources Enforcement Division of the Department and the State Forestry Commission, as well as local sheriffs, constables, and special officers, shall cooperate with the Department in the inspection and enforcement of the provisions of the Scenic Rivers Act.	I. Administration II.G Land, Water & Conservation
133	49-30-40	State	Statute	Establishes the Department as the administrator of the Public Waters Nuisance Abatement Fund which is created solely to pay for costs incurred by the State associated with removing unpermitted structures pursuant to the Public Waters Nuisance Abatement Act. The fund may receive appropriations from the general fund, federal funds, donations, gifts, the proceeds of permit fees, and other monetary instruments of value. The proceeds contained in the fund may be carried forward from year to year and do not revert to the general fund of the State. Proceeds from the fund may not be used to pay for costs associated with the removal of an unpermitted structure from licensed lakes.	I. Administration II.D. Wildlife & Freshwater Fisheries II.E Law Enforcement
134	49-30-80	State	Statute	Requires the Department to contract to remove unpermitted structures that are in public waters, as required by courts, to the extent that the fund contains sufficient funds to cover the cost of removal.	II.D. Wildlife & Freshwater Fisheries
135	49-33-30	State	Statute	Requires the Department Director, or his designee, to serve ex-officio as a non-voting member of the Lake Paul Wallace Authority.	I. Administration

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
136	50-1-5(5)	State	Statute	Establishes the Department's jurisdiction over the wildlife, fish & plant species within the state.	II.D. Wildlife & Freshwater Fisheries
137	50-1-110	State	Statute	The Department is authorized to dispose of wildlife unlawfully and lawfully taken, shipped, or received for shipment, or found in the possession or under control of a person, which comes into the possession of the Department.	II.D. Wildlife & Freshwater Fisheries
138	50-1-160	State	Statute	Authorizes the Department to release confiscated property to an innocent owner or lienholder or dispose of the property.	II.D. Wildlife & Freshwater Fisheries
139	50-1-190	State	Statute	The Department is authorized to enter into a cooperative agreement with the US Government, or with the proper authorities thereof, for the protection and management of the wildlife resources of the national forest lands within the State and for the restocking of such lands with desirable species of game, birds and	II.D. Wildlife & Freshwater Fisheries
140	50-1-200	State	Statute	Defines powers of the Department over national forest lands. Authorizes the Department to close hunting and fishing within such lands under contract with the federal government as determined necessary by the Department.	II.D. Wildlife & Freshwater Fisheries
141	50-1-250	State	Statute	The Department is authorized to contract with owners of land contiguous to the Catawba River and its tributaries for rights of ingress and egress to such waters over and upon such lands for the use of the public who wish to go lawfully upon said stream and waters.	II.D. Wildlife & Freshwater Fisheries
142	50-1-260	State	Statute	The Department is required to attach a notice to each unit of impounded property stating the prohibition and the penalties for violations.	II.E. Law Enforcement
143	50-1-270	State	Statute	Department is authorized as the agency primarily responsible for enforcement and implementation of liability for gross destruction or injury to wildlife, aquatic life, endangered or threatened species, or state lands or waters.	II.E. Law Enforcement
144	50-1-280	State	Statute	Department is authorized to expend moneys held in the Non-Game Wildlife and Natural Areas Fund in furtherance of its non-game and endangered species programs, Heritage Trust Programs and related educational projects and programs.	II.D. Wildlife & Freshwater Fisheries
145	50-1-310	State	Statute	Establishes the Department as the Trustees of the Mitigation Trust Fund.	I. Administration
146	50-3-10	State	Statute	Transfers the former SC Wildlife and Marine Resources Department to the Department of Natural Resources.	I. Administration
147	50-3-80	State	Statute	Authorizes the Department to conduct continuous investigations regarding the game and fish conditions and laws of the state. Authorizes the Department to annually make a report of its activities to the General Assembly and recommend legislation to the General Assembly conducive to the conservation of wildlife.	II.D. Wildlife & Freshwater Fisheries
148	50-3-90	State	Statute	Authorizes agents of DNR to conduct game, fish and scientific operations and investigations and may sample fish populations.	II.D. Wildlife & Freshwater Fisheries
149	50-3-100	State	Statute	Authorizes the Department to acquire, own, sell, lease, exchange, transfer or rent real property alone or with the federal government to provide hunting and fishing opportunities and for the protection, management or propagation fish or game. The Department may accept funds from other entities to implement this statute.	I. Administration II.D. Wildlife & Freshwater Fisheries
150	50-3-110	State	Statute	Authorizes the Department to have charge of the enforcement officers of the Natural Resources Enforcement Division of the Department and exercise supervision over the enforcement of the laws of the State, regulatory, tax, license or otherwise, in reference to birds, nonmigratory fish, game fish, shellfish, shrimp, oysters, oyster leases, and fisheries.	II.E. Law Enforcement
151	50-3-130	State	Statute	The Board of the Department is required to prescribe a unique and distinctive official uniform, with appropriate insignia to be worn by all uniformed enforcement officers.	I. Administration
152	50-3-140	State	Statute	The Department is required to file with the Secretary of State and Legislative Council for publication in the State Register a description and illustration of the uniform and emblems of the official enforcement officers' uniforms and motor vehicles and a description of the color of such uniforms and vehicles.	I. Administration
153	50-3-150	State	Statute	Authorizes the Department to use present uniforms & vehicles and emblems on vehicles until the Board determines otherwise.	II.E. Law Enforcement
154	50-3-170	State	Statute	The Department is required to file a quarterly report to each member of the General Assembly explaining the status of each County Fish and Game Fund and Watercraft Fund, to include total funds for each county and an itemized list of expenditures for the past quarter.	I. Administration II.C. Regional Projects
155	50-3-180	State	Statute	Authorizes the Department board as Trustee for the Mitigation Trust Fund.	I. Administration
156	50-3-310	State	Statute	Establishes the Director's authority to appoint and remove the law enforcement officers within the Department.	I. Administration
157	50-3-315	State	Statute	Defines the duties of Deputy enforcement officers within the Department.	II.E. Law Enforcement
158	50-3-316	State	Statute	The Department is required to use the criteria as required by the Office of Human Resources and the Department when employing enforcement officers. Establishes the criteria for the Department to consider.	I. Administration

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
159	50-3-320	State	Statute	The Director of the Department is required to deliver commissions from the Secretary of State, after the enforcement officers have filed oaths and bonds as required by Section 50-3-330.	I. Administration
160	50-3-340	State	Statute	Authorizes the Department's officers to have statewide authority for the enforcement of all laws relating to wildlife, marine, and natural resources.	II.E. Law Enforcement
161	50-3-370	State	Statute	Authorizes Department officers to obtain information on violations related to bird, non-migratory fish and game laws and to check bag limits.	II.E. Law Enforcement
162	50-3-380	State	Statute	Authorizes Department officers to obtain search warrants for game and fish violators.	II.E. Law Enforcement
163	50-3-390	State	Statute	Authorizes Department officers with the duty to enforce laws related to bird, non-migratory fish and game laws and prosecute those laws.	II.E. Law Enforcement
164	50-3-395	State	Statute	Authorizes Department officers to issue warning tickets to violators in cases of misdemeanor violations.	II.E. Law Enforcement
165	50-3-396	State	Statute	Authorizes Department officers to use official summons to cite violators for littering.	II.E. Law Enforcement
166	50-3-400	State	Statute	Provides DNR deputy enforcement officers are granted powers and authorities of constables and authority of inspectors.	II.D. Wildlife & Freshwater Fisheries
167	50-3-410	State	Statute	Authorizes Department officers to accept monetary bond in lieu of personal appearance or incarceration.	II.E. Law Enforcement
168	50-3-510	State	Statute	Authorizes the Department to contract for the harvest of timber on any lands held by the Department. The DNR Board is required to determine if the cutting and sale of timber is in the best interest of the Department in the improvement of its lands. The Department must coordinate with the State Forester to have the timber cruised and estimate of value made, and must get their approval before the sale is made.	I. Administration II.D. Wildlife & Freshwater Fisheries
169	50-3-515	State	Statute	The Department is required to manage and use the timber harvested to provide optimum fish and wildlife habitat for land that was used for agriculture or managed forestland before acquisition by Department.	II.D. Wildlife & Freshwater Fisheries
170	50-3-520	State	Statute	If a sale of timber is recommended by the State Forester, the Department is required to publicly advertise for bids at least three weeks before the closing of the bidding. The Department is authorized to reject any and all bids.	II.D. Wildlife & Freshwater Fisheries
171	50-3-525	State	Statute	The Department is authorized to immediately negotiate contracts for the harvest and sale of the timber if an ecological or silviculture emergency or a natural disaster occurs that necessitates the immediate harvest of timber.	II.D. Wildlife & Freshwater Fisheries
172	50-3-530	State	Statute	The Director of the Department is authorized to execute and deliver any deed or contract required to carry out the provisions of Article 5, on behalf of the Department.	I. Administration
173	50-3-720	State	Statute	Establishes the Board of the Department as the Trustees of the Wildlife Endowment Fund with full authority over administration of the Fund.	I. Administration
174	50-3-750	State	Statute	The Board of the Department is authorized to accumulate the investment income and direct expenditures from the income of the Wildlife Endowment Fund.	I. Administration
175	50-3-760	State	Statute	The Board of the Department is required to spend the income derived from the Wildlife Endowment Fund in accordance with the provisions of the General Appropriations Act.	I. Administration
176	50-3-900	State	Statute	Establishes the Board of the Department as the Trustees of the Jocassee Gorges Trust Fund within the Department.	I. Administration
177	50-3-910	State	Statute	Establishes the duties of the trustees of the Jocassee Gorges Trust Fund within the Department.	I. Administration

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
178	50-3-940	State	Statute	The Board of the Department is authorized to accumulate the investment income and direct expenditures from the income of the Jocassee Gorges Trust Fund.	I. Administration
179	50-3-950	State	Statute	The Board of the Department is required to spend the income derived from the Jocassee Gorges Trust Fund in accordance with the provisions of the General Appropriations Act.	I. Administration
180	50-3-1020	State	Statute	Establishes the Board of Trustees of the Tom Yawkey Wildlife Center Trust Fund within the Department.	I. Administration
181	50-3-1050	State	Statute	The Board of the Department is required to spend the income derived from the Tom Yawkey Wildlife Center Trust Fund in accordance with the provisions of the General Appropriations Act.	I. Administration
182	50-3-1110	State	Statute	Establishes the Conservation Grant Fund within the Department.	I. Administration
183	50-3-1150	State	Statute	Revenues in the Conservation Grant Fund may be used by the Department as provided in the statute.	I. Administration
184	50-3-1120	State	Statute	Establishes the Board as Trustees of the Conservation Grant Fund Board within the Department.	I. Administration
185	50-3-1160	State	Statute	Authorizes the Board to establish the procedures and criteria for awarding grants under the Conservation Grant Fund.	I. Administration
186	50-5-17	State	Statute	Establishes a Flounder Population Study to be administered by the Department. The program shall study the effects of flounder catch limits and the prohibition of	II.F. Marine Resources
187	50-5-20	State	Statute	Establishes the Department's jurisdiction over all saltwater fish, fishing, fisheries and marine resources within the saltwater of the state and the territorial sea. Authorizes the Department to conduct research, surveys, and investigations to manage the fisheries, protect the saltwater and marine habitat and provide for development of salt water fisheries and Mariculture.	II.F. Marine Resources
188	50-5-25	State	Statute	(a) Authorizes the Department to enforce the laws related to collection of revenues due to the state from the saltwater fishing industries and permitting the use of bottoms and waters. (b) Department may maintain a financial escrow account for violations of this chapter and for sale of items seized pursuant to this chapter. (c) All other revenues related to regulation of saltwater fishing shall be held by the department and used for the conservation of the fisheries. (d) Proceeds from sale of experimental mariculture products produced by the Department shall be deposited in the state general fund to the credit of the Mariculture Resource and Development Fund to promote development of the Mariculture Industry of this state.	I. Administration
189	50-5-30	State	Statute	Provides for DNR's authority in the promulgation of regulations regarding control of fisheries. Authorizes the Department to impose civil penalties and suspend or revoke permits.	II.F. Marine Resources
190	50-5-32	State	Statute	Authorizes the Department to close commercial or recreational salt water fishing seasons, areas, or activities in emergency. Requires the Department to give notice to the public and notify the appropriate standing committees of the Senate and House of Representatives. Requires the Department to monitor the situation under which the emergency arose and reopen the closed season when the threat to the resource or habitat no longer exists.	II.F. Marine Resources
191	50-5-35	State	Statute	Authorizes the Department to open or close a commercial marine fishing season. Requires the Department to give notice to the public.	II.F. Marine Resources
192	50-5-45	State	Statute	Authorizes the Department to maintain and publish a list of any species, varieties or strains of non-indigenous organisms known or suspected to present an adverse	II.F. Marine Resources
193	50-5-50	State	Statute	Provides that the Department may prosecute for violations of this chapter.	I. Administration II.E. Law Enforcement
194	50-5-55	State	Statute	The Department is authorized to suspend all saltwater privileges and other licenses, permits, and registrations issued by the Department until the penalty is paid in	II.E. Law Enforcement
195	50-5-65	State	Statute	The Department is authorized to donate any perishable item seized, the sale of which is illegal per se, to a nonprofit entity, at the discretion of the Department, or destroyed provided that any perishable item, the sale of which is illegal only because of the place or manner or method in which or by which it was taken must be sold, donated, or destroyed. The proceeds of any perishable item sold must be retained until final adjudication of the case. Any proceeds of the sale must be returned to the defendant in the event of a verdict of not guilty. (C) Living contraband taken in this State may be returned by the Department to the water. (D) Nonperishable items may be retained by the Department for use by the Department or disposed of according to law. Nonperishable items which are illegal to use or which have no commercial value must be destroyed. (E) Neither an item of contraband nor the value of an item of contraband may inure to the benefit of any employee of the Department.	II.E. Law Enforcement

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
196	50-5-70	State	Statute	The Department is authorized to shall sell any confiscated device not used or destroyed by the Department at public auction for cash to the highest bidder in the county where it was seized, after having given ten days' public notice of the sale. When the device is of greater value than one thousand dollars, the owner may at any time before sale redeem it by paying to the Department one thousand dollars. When the device is of lesser value than one thousand dollars, the owner may at any time before the sale redeem it by paying to the Department the retail market value.	II.E. Law Enforcement
197	50-5-85	State	Statute	Authorizes the Department to prohibit or allow trawling or other commercial fishing activity in any sub-zone or specified area therein in or out of season.	II.F. Marine Resources
198	50-5-90	State	Statute	Establishes the Department's authority to enter and inspect buildings or stop and search fishing vessels.	
199	50-5-300	State	Statute	Authorizes the Department to issue saltwater residential commercial fishing licenses, and permits for saltwater activities, and allows the Department to accept \$25 for these privileges.	II.F. Marine Resources
200	50-5-305	State	Statute	Establishes the requirements the Department must consider before granting a residential commercial saltwater fishing license. Authorizes the Department to require the applicant to show documentation and identification acceptable to the Department proving the person is a resident of S.C.	II.F. Marine Resources
201	50-5-310	State	Statute	Authorizes the Department to issue saltwater non-resident commercial fishing licenses, and permits for saltwater activities, and allows the Department to accept fees for these privileges. The Department can accept \$300 for non-resident commercial saltwater fishing licenses.	I. Administration II.F. Marine Resources
202	50-5-320	State	Statute	Authorizes the Department to issue State Shellfish Ground Licenses and allows the Department to accept \$75 for the privilege.	I. Administration
203	50-5-325	State	Statute	Authorizes the Department to charge fees for commercial equipment licenses. Authorizes the Department to require an owner or operator using commercial equipment not present to affix an ID number and tag issued by the Department to each piece of commercial equipment. Authorizes the Department to charge the	I. Administration II.F. Marine Resources
204	50-5-335	State	Statute	Authorizes the Department to grant no more than a cumulative total of 60 licenses for the use of channel nets in any one year.	I. Administration II.F. Marine Resources
205	50-5-340	State	Statute	(A) The Department is authorized to grant permits for taking, holding, and propagating fish or other marine resources excluding any marine mammals for: (1) exploratory; (2) experimental; (3) scientific; (4) educational; or (5) commercial display purposes. These permits may authorize activities which would otherwise be unlawful. These permits expire at the pleasure of the Department, but permits granted for exploratory or experimental commercial purposes are limited to no more than two years and may not be renewed. Permits granted pursuant to this section may include conditions as to the areas, times, seasons, types of fishing equipment, species to be taken, catch reporting requirements, disposition of the catch, and other conditions the Department determines necessary. No permittee may take fish or marine resources in violation of permit conditions. (B) The Department is authorized to permit marine resources collected pursuant to exploratory, experimental, or commercial display permits to be used for commercial purposes. Marine resources collected pursuant to scientific or educational permits may not be used for personal consumption, but the resource or the proceeds of its sale may be used by the Department for marketing and promotional purposes. Any product in excess of Department needs may be disposed of according to law. The Department may condition permits to allow sale of marine resources for public display.	II.F. Marine Resources
206	50-5-345	State	Statute	Authorizes the Department to revoke a permit for taking, holding, and propagating fish or other marine resources, for a violation of a condition of the permit or of a related conservation law.	II.F. Marine Resources
207	50-5-355	State	Statute	Authorizes the Department to accept a fee of \$25 for residents or \$125 for non-residents for a Bait Dealer License. The Department is authorized to inspect the business premises or floating equipment, or both, of a person applying for a bait dealer license and of a licensed bait dealer engaged in harvesting and selling bait.	I. Administration II.F. Marine Resources
208	50-5-360	State	Statute	(a) Authorizes the Department to issue Wholesale Seafood Dealer licenses and accept a fee of \$100 for residents and \$500 for non-residents for this license. Allows the Department to require applicants to specify the activities in which the applicant intends to engage. Allows the Department to share information in an application for the license to the Department of Agriculture and SCDHEC. (b) Allows the Department to accept a fee of \$75 for residents and \$375 for non-residents for a Peeler Crab License. (c) Allows the Department to accept a fee of \$10 for residents and \$50 for non-residents to issue a Molluscan Shellfish License.	I. Administration II.F. Marine Resources
209	50-5-375	State	Statute	The Department is authorized to require every wholesale seafood dealer to keep and retain accurate records detailing the information required by the Department for a period of not less than one year and shall open the records to the Department for inspection upon reasonable demand.	II.F. Marine Resources
210	50-5-380	State	Statute	Authorizes the Department to collect or require the submission of pertinent data specified pursuant to the federal Fishery Conservation Management Act of 1976	II.F. Marine Resources
211	50-5-390	State	Statute	Authorizes the Department to deny issuance of any permit for commercial fishing equipment or activities to residents of any coastal state which denies the same	II.F. Marine Resources

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
212	50-5-505	State	Statute	Authorizes the Department to grant and place conditions on a permit to the owner of a mariculture impoundment or his authorized agent to attach a net on the	II.F. Marine Resources
213	50-5-510	State	Statute	Authorizes the Department to annually set the channel net seasons, and allows observation of channel net use by the Department. Allows the Department to seize and dispose of contraband.	II.F. Marine Resources
214	50-5-515	State	Statute	Authorizes the Department to designate areas for channel net use in the salt waters of this State. Authorizes the Department to require Turtle Excluder Devices on channel nets in areas in which TEDs are not required if a significant threat to sea turtles is determined.	II.F. Marine Resources
215	50-5-550	State	Statute	Authorizes the Department to require that minnow traps set in the salt waters of the State have catch and release features and identification tags designated by the Department.	II.F. Marine Resources
216	50-50-555	State	Statute	Authorizes the Department to inspect traps for compliance at any time and seize and dispose of the trap if they find a violation.	II.F. Marine Resources
217	50-5-735	State	Statute	Authorizes the Department to issue permits for night trawling of finfish.	II.F. Marine Resources
218	50-5-740	State	Statute	Authorizes the Department to set the season for blue crab trawling.	II.F. Marine Resources
219	50-5-755	State	Statute	Authorizes the Department to grant permits to licensed commercial saltwater fisherman to trawl or dredge for finfish, blue crabs, whelks, and horseshoe crabs.	II.F. Marine Resources
220	50-5-770	State	Statute	Authorizes the Department to exempt trawls utilized by persons holding a valid scientific collection permit granted by the Department.	II.F. Marine Resources
221	50-5-900	State	Statute	Authorizes the Department to grant permits for the exclusive use of portions of intertidal or subtidal state bottoms or waters for commercial shellfish culture or mariculture.	II.F. Marine Resources
222	50-5-905	State	Statute	Authorizes the Department to determine the acreage of waters or shellfish bottoms and the acreage capable of producing shellfish if an application is submitted for a proposed area for shellfish culture or mariculture. Allows the department to accept a fee of \$25 for the application.	I. Administration II.F. Marine Resources
223	50-5-915	State	Statute	Authorizes the Department to review and consider applications for Shellfish Culture Permits and Shellfish Mariculture Permits. Authorizes the Department to condition the Shellfish Culture Permits and Shellfish Mariculture Permits as detailed in the statute. Allows the Department to revoke the permits.	II.F. Marine Resources
224	50-5-920	State	Statute	Authorizes the Department to determine and require mitigation for any adverse impacts to shellfish bottoms or waters.	I. Administration II.F. Marine Resources
225	50-5-925	State	Statute	Authorizes the Department to require a person submitting a shellfish culture or mariculture application to publish a notice, in a form satisfactory to the Department, advising all interested persons that the applicant has applied for a Shellfish Culture Permit or Shellfish Mariculture Permit and provide a specific description of the bottoms or waters.	II.F. Marine Resources
226	50-5-930	State	Statute	Authorizes the Department to give preference to an existing permittee for Shellfish Culture Permits or Shellfish Mariculture Permits.	II.F. Marine Resources
227	50-5-935	State	Statute	Authorizes the Department to invoice an annual fee of \$5 an acre for Shellfish Culture Permits and Shellfish Mariculture Permits. Authorizes the Department to add a late penalty of ten percent if the annual fee is not paid by March 1. If the Department does not receive the fee and any penalty on or before April 1, the permit is void.	I. Administration II.F. Marine Resources

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
228	50-5-940	State	Statute	Authorizes the Department to allow credit for planting for shellfish bottoms not under permit. Authorizes the Department to require notice and Department approval before planting may occur. Allows the Department to provide incentives to permittees for improved or innovative management and cultivation techniques in the form of additional planting credits or planting variances.	II.F. Marine Resources
229	50-5-945	State	Statute	Authorizes the Department to accept applications from Shellfish Culture permittees to take shellfish for replanting from state bottoms designated by the Department for that purpose.	II.F. Marine Resources
230	50-5-950	State	Statute	Authorizes the Department to specify additional terms and conditions for Shellfish Permits and authorizes the Department to revoke or suspend permits for violations.	II.F. Marine Resources
231	50-5-955	State	Statute	Authorizes the Department to establish and maintain Public Shellfish Grounds.	II.F. Marine Resources
232	50-5-965	State	Statute	Authorizes the Department to limit the number of areas not under Shellfish Culture Permit or Shellfish Mariculture Permit on which an individual may be able to harvest.	II.F. Marine Resources
233	50-5-975	State	Statute	Requires that the Department must not reissue a commercial shellfish harvest permit to the person during the remainder of the license year following voluntary	II.F. Marine Resources
234	50-5-985	State	Statute	Authorizes the Department to set seasons for taking shellfish, open or close any area for the taking of shellfish for any specified period at any time during the year when biological or other conditions warrant.	II.F. Marine Resources
235	50-5-995	State	Statute	Authorizes the Department to permit persons and entities engaged in shellfish Mariculture operations to take, possess, and sell maricultured shellfish at any time during the year.	II.F. Marine Resources
236	50-5-1005	State	Statute	Authorizes the Department to grant permits to persons for shellfish importation and allows the Department to condition the permits.	II.F. Marine Resources
237	50-5-1010	State	Statute	Authorizes the Department to issue shell removal permits, and to condition the permits. Requires the Department to specify a fixed price for each unit of shell removed. The Department has jurisdiction over all natural shell deposits.	II.F. Marine Resources
238	50-5-1020	State	Statute	Authorizes the Department to set the conch size of whelk of the genus Busycon taken for commercial purposes.	II.F. Marine Resources
239	50-5-1100	State	Statute	resident shrimp baiting licenses and associated tags. Authorizes the Department to charge a \$500 fee for the issuance of nonresident shrimp baiting license and associated tags. Authorizes the Department to issue duplicate baiting licenses and charge a \$25 fee for residents and a \$100 fee for nonresidents. Authorizes the Department to issue duplicate tags for a \$1 fee for residents and a \$4 fee for nonresidents. The Department is authorized to retain all monies derived from the issuance of all licenses and tags for the purposes of administration and enforcement of the Marine Resources Act and to conduct an annual survey of the fishery.	II.B. Titling & Licensing Services II.F. Marine Resources
240	50-5-1105	State	Statute	Authorizes the Department to certify bona fide bait dealers and to inspect the business premises and floating equipment of a person engaged in harvesting and	II.F. Marine Resources
241	50-5-1300	State	Statute	Authorizes the Department to grant permits to licensed wholesale seafood dealers to import and possess sponge crabs from states where taking and selling are	II.F. Marine Resources
242	50-5-1310	State	Statute	Authorizes the Department to issue permits to persons engaged in clam mariculture for the capture, temporary possession, and transport of blue crabs or stone	II.F. Marine Resources
243	50-5-1320	State	Statute	Authorizes the Department to require crab fisherman to register buoy colors.	II.F. Marine Resources
244	50-5-1330	State	Statute	Authorizes the Department to permit the taking or possession of horseshoe crabs, and authorizes the Department to grant permits to institutions or persons engaged in science instruction or curation to possess horseshoe crabs or parts thereof for such proposes.	II.F. Marine Resources
245	50-5-1500	State	Statute	Authorizes the Department to regulate the taking of diadromous fish. The Department may grant permits to commercial saltwater or commercial freshwater fisherman for that purpose.	II.D. Wildlife & Freshwater Fisheries II.F. Marine Resources
246	50-5-1505	State	Statute	Authorizes the Department to monitor the various drainage basins and water bodies of this State and may promulgate regulations to set seasons, take (catch) and size limits, areas, methods, times, equipment requirements, and catch reporting requirements for taking of shad, herring, and sturgeon as needed for proper	II.D. Wildlife & Freshwater Fisheries
247	50-5-1555	State	Statute	Authorizes the Department to grant permits to licensed commercial saltwater or commercial freshwater fishermen to engage in the fishery for eels in the waters of this State for commercial purposes. The Department is also authorized to define an approved fyke net for the taking of eels and may permit and limit its use.	II.D. Wildlife & Freshwater Fisheries
248	50-5-1560	State	Statute	Authorizes the Department to seize any boat, boat trailer, engine, net, rigging, related equipment, and catch of a person charged with a violation pertaining to	II.E. Law Enforcement
249	50-5-1915	State	Statute	Authorizes the Department to regulate charter fishing vessels, and public fishing piers and allows the Department to require reporting of their activities.	II.F. Marine Resources

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
250	50-5-1935	State	Statute	Authorizes the Department to produce, create and design a commemorative stamps and collector items, and allows them to be sold for not less than \$5.50 and the proceeds must be retained by the Department.	I. Administration II.F. Marine Resources
251	50-5-1940	State	Statute	Authorizes the Department to produce, create and design a commemorative stamp and license and develop saltwater fisheries prints and related articles. Allows the Department to administer, sale and distribute these articles.	II.F. Marine Resources
252	50-5-1950	State	Statute	Authorizes one member of the DNR Board to serve ex officio on the Saltwater Recreational Fisheries Advisory Committee.	II.F. Marine Resources
253	50-5-2100	State	Statute	Authorizes the Department to issue and regulate Mariculture permits for collection, importation, and holding of saltwater game fish, or for other fish for which there are size and possession limits.	II.F. Marine Resources
254	50-5-2105	State	Statute	Authorizes the Department to grant permits to licensed wholesale seafood dealers for sale of saltwater game fish or for other fish for which there are size or possession limits grown in permitted Mariculture operations.	II.F. Marine Resources
255	50-5-2305	State	Statute	Authorizes the Department to provide permits to remove live wild rock solely for scientific or educational purposes. (b) Department shall facilitate the aquaculture of live rock in state waters, establish a permitting system, and promulgate regulations to guide the operation.	II.F. Marine Resources
256	50-5-2500	State	Statute	Authorizes the Department to establish point values for suspension of saltwater privileges.	II.E. Law Enforcement
257	50-5-2505	State	Statute	Authorizes the Department to enforce a point system related to saltwater fishing licenses, and enables the Department to suspend a saltwater fishing license for accumulation of too many points.	II.E. Law Enforcement
258	50-5-2510	State	Statute	Provides that the Department must suspend for one year the related saltwater privileges and associated licenses, stamps, and permits issued to a person who has accumulated eighteen or more points under any point category.	II.E. Law Enforcement
259	50-5-2515	State	Statute	Requires that the Department give notice of suspension to a person or entity in writing, return receipt requested, and inform the person or entity that the suspended licenses, permits or stamps must be returned to the Department within ten days.	II.E. Law Enforcement
260	50-5-2530	State	Statute	Authorizes the Department to administer and enforce Article 25 of the Marine Resources Act and promulgate regulations for its implementation. Also provides that the Department must inform the public about the point system.	II.E. Law Enforcement
261	50-5-2700	State	Statute	Authorizes the Director, or his designee, to serve on the Atlantic States Marine Fisheries Compact.	II.F. Marine Resources
262	50-5-2725	State	Statute	Authorizes the Department to issue an annual permit to a boat or vessel to take sharks for commercial purposes in state waters.	II.F. Marine Resources
263	50-9-20	State	Statute	Authorizes the Department to issue an annual license, permit, or tag that expires the day before the anniversary of the date of its issuance.	II.B. Titling & Licensing Services
264	50-9-30	State	Statute	Authorizes the Department to require an applicant to furnish proof of residency in order to receive a residential recreational license, permit or tag.	II.B. Titling & Licensing Services II.F. Marine Resources
265	50-9-40	State	Statute	Authorizes the Department to issue and sell hunting and freshwater fishing licenses. Authorizes the Department to receive fees collected by license sales vendors in the time and manner described by the Department.	I. Administration II.B. Titling & Licensing Services
266	50-9-80	State	Statute	Authorizes the Department to charge fees for duplicate licenses, permits or tags. (1) The Department may charge for duplicate licenses or permits a \$3 fee (\$1 the issuing vendor may retain); (2) no fee for duplicate disability or lifetime licenses may be charged by the Department; (3) replacement non-game fish tag- \$1 fee for residents per tag/\$5 per tag for non-residents; (4) duplicate antlerless deer tags \$1 per tag.	I. Administration II.B. Titling & Licensing Services
267	50-9-310	State	Statute	Authorizes the Department to establish hunter education programs on safe hunting, firearms, and archery. The Department must include the selection, training and certification of instructors appropriate course materials and content and criteria for successful course completion. The Department shall authorize the issuance of certificate of completion for successful completion of the course.	II.B. Titling & Licensing Services II.E. Law Enforcement
268	50-9-410	State	Statute	Authorizes the Department to issue commercial non-game freshwater fishing licenses. The Department may charge \$50 for residents (\$1 the sales vendor may retain); \$1,000 for non-residents (\$20 the sales vendor may retain).	I. Administration II.B. Titling & Licensing Services

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
269	50-9-430	State	Statute	Authorizes the Department to accept a fee of \$10 for a scientific collection permit.	I. Administration II.B. Titling & Licensing Services
270	50-9-450	State	Statute	Authorizes the Department to issue a commercial fur license for \$25 for residents and \$200 for non-residents.	I. Administration II.B.
271	50-9-460	State	Statute	Authorizes the Department to issue alligator propagation facility permits. (a) The Department is authorized to accept an application fee of \$500 for the permit. (b) Upon approval of the application the Department may accept \$100 to issue the permit. The Department may accept \$100 to renew the permit.	I. Administration II.D. Wildlife & Freshwater Fisheries
272	50-9-510	State	Statute	Authorizes the Department to issue hunting privileges to residents for (A)(1)(a) annual statewide hunting license for \$12 (\$1 retained by issuing vendor); (b) 3-year statewide hunting license \$36 (\$3 retained by vendor); (c) lifetime state-wide hunting license \$300.(A)(2)The Department may issue a residential annual statewide apprentice hunting license for \$12 (\$1 vendor retains). (A)(3)The Department may issue non-resident hunting licenses for (a)3-day temporary statewide hunting	I. Administration II.B. Titling & Licensing Services
273	50-9-515	State	Statute	Authorizes the Department to issue combination state-wide privileges for hunting including big-game and freshwater fishing for residents (a) annual combo license for \$25.00 (\$2.00 retained by vendor); (b) 3-year combo license \$75.00 (\$6.00 retained by vendor); (2) hunting including on WMAs, big-game and freshwater fishing for residents (i) annual sportsmen's license for \$50.00 (\$2.00 retained by vendor); (ii) 3-year sportsmen's license \$150.00 (\$6.00 retained by vendor); (b) residents at	I. Administration II.B. Titling & Licensing Services
274	50-9-520	State	Statute	Authorizes the Department to issue a lifetime statewide combination license for residents (A)(1) under two years of age for a \$300 fee; (2) at least two but not over 16 for a \$400 fee; (3) at least 16 but less than 64 for a \$500 fee. (B) Once the resident receives the combination license, residents may also acquire a statewide recreational saltwater fishing license for (1) under two years of age for a \$120 fee; (2) at least two but less than 16 for a \$160 fee; (3) at least 16 but less than 64 for	I. Administration II.B. Titling & Licensing Services
275	50-9-525	State	Statute	Authorizes the Department to issue licenses for disabled residents for no fee and provides for recertification and waivers.	II.B. Titling & Licensing Services
276	50-9-530	State	Statute	Authorizes the Department to issue licenses at no cost for residents born before July 1, 1940. (B) Residents born after June 30, 1940 who have obtained the age of 64 may obtain a senior lifetime hunting and fishing license for \$9.00(\$1 retained by vendor). (C)Residents born after June 30, 1979 who are at least 64 and have not completed hunter education certification may retain senior lifetime fishing licenses for \$9.00(\$1 retained by vendor), upon completion of hunter education course, licensee may apply to the Department for additional lifetime hunting privileges at no cost. (D) A resident member of the Catawba Indian Tribe, upon application may obtain a Catawba Hunting and Fishing license at no cost. (E) A resident Catawba Indian Tribe member born after June 30, 1979 who has not completed hunter education certification may retain a fishing licenses at no cost, upon completion of hunter education course, licensee may apply to the Department for additional hunting privileges at no cost. (G) No cost to a Catawba hunting and fishing licensee for any other tags required by law or recreational hunting and fishing except Department hunting and fishing privileges controlled by lottery.	I. Administration II.B. Titling & Licensing Services
277	50-9-535	State	Statute	Authorizes the Department to convert a resident lifetime hunting, lifetime combination, lifetime freshwater fishing, or lifetime saltwater recreational fishing license who obtains the age of 64 to a senior lifetime license and charge a fee of \$9.00 (\$1.00 retained by vendor).	I. Administration II.B. Titling & Licensing Services

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
278	50-9-540	State	Statute	<p>Authorizes the Department to issue (A) for the privilege of recreational statewide fishing in saltwater: (1) a resident must purchase: (a) a fourteen day temporary saltwater fishing license for five dollars, one dollar of which the issuing sales vendor may retain; (b) an annual saltwater fishing license for ten dollars, one dollar of which the issuing sales vendor may retain; (c) a three year saltwater fishing license for thirty dollars, one dollar of which the issuing sales vendor may retain; (d) a lifetime statewide saltwater fishing license for three hundred dollars at designated licensing locations; or (e) any other license which grants saltwater fishing privileges; (2) a nonresident must purchase: (a) a fourteen day temporary saltwater fishing license for eleven dollars, one dollar of which the issuing sales vendor may retain; (b) an annual saltwater fishing license for thirty-five dollars, one dollar of which the issuing sales vendor may retain; (c) a three year saltwater fishing license for one hundred five dollars, three dollars of which the issuing sales vendor may retain; or (d) any other license which grants saltwater fishing privileges. (B) For the privilege of recreational statewide fishing in freshwater: (1) a resident must purchase: (a) a fourteen day temporary freshwater fishing license for five dollars, one dollar of which the issuing sales vendor may retain; (b) an annual freshwater fishing license for ten dollars, one dollar of which the issuing sales vendor may retain; (c) a three year freshwater fishing license for thirty dollars, three dollars of which the issuing sales vendor may retain; (d) a lifetime statewide freshwater fishing license for three hundred dollars at designated licensing locations; or (e) any other license which grants freshwater fishing privileges; (2) a nonresident must purchase: (a) a fourteen day temporary freshwater fishing license for eleven dollars, one dollar of which the issuing sales vendor may retain; (b) an annual freshwater fishing license for thirty-five dollars, one dollar of which the issuing sales vendor may retain; (c) a three year freshwater fishing license for one hundred five dollars, three dollars of which the issuing sales vendor may retain; or (d) any other license which grants freshwater fishing privileges. (C) For the privilege of operating a public fishing pier in the salt waters of this State, the owner or operator must purchase an annual saltwater public fishing pier license. For a pier with a total length:(1) of one hundred feet or less, the fee is one hundred fifty dollars;(2) greater than one hundred feet, the fee is three hundred fifty dollars.(D) For the privilege of operating a charter fishing vessel in the salt waters of this State, the owner or operator must purchase an annual charter vessel license for each vessel. For a vessel: (1) to carry six or fewer passengers, the fee is one hundred fifty dollars;(2) to carry seven but no more than forty-nine passengers, the fee is two hundred fifty dollars;</p> <p>(3) to carry fifty or more passengers, the fee is three hundred fifty dollars.</p>	I. Administration II.B. Titling & Licensing Services
279	50-9-610	State	Statute	<p>Authorizes the Department to permit gear for taking nongame freshwater fish. Authorizes the Department to charge the following fees:</p> <p>(1) a tag for each eel pot, at five dollars a tag for residents and fifty dollars a tag for nonresidents;</p> <p>(2) a tag for each fyke net, at ten dollars for residents and fifty dollars for nonresidents;</p> <p>(3) a tag for each gill net, at five dollars a tag for residents and fifty dollars a tag for nonresidents;</p> <p>(4) a tag for each hoop net, at ten dollars a tag for residents and fifty dollars a tag for nonresidents;</p> <p>(5) a tag for each trap, at five dollars a tag for residents and fifty dollars a tag for nonresidents;</p> <p>(6) a tag for each trotline, not to exceed fifty hooks each, at two dollars fifty cents a tag for residents and fifty dollars a tag for nonresidents;</p> <p>(7) a permit for using up to fifty jugs, at five dollars a permit for residents and fifty dollars for nonresidents;</p> <p>(8) a permit for using up to fifty set hooks, at five dollars a permit for residents and fifty dollars for nonresidents.</p>	I. Administration II.B. Titling & Licensing Services
280	50-9-630	State	Statute	<p>Establishes Federal Migratory Hunting and Conservation stamp requirements, endorsements, and fees which may not exceed the stamp costs set by the USFWS plus the fulfillment costs set by the stamp fulfillment contractor plus \$1.00 (\$1.00 retained by vendor) and allows the Department to issue the stamp. The Department is authorized to remit stamp revenue and fulfillment costs as provided in an MOA.</p>	I. Administration II.B. Titling & Licensing Services
281	50-9-650	State	Statute	<p>Authorizes the Department to issue tags for taking Antlerless Deer and charge \$5.00. Also, authorizes the Department to issue Antlerless Deer Quota Permits for \$50 per land tract.</p>	I. Administration II.B. Titling & Licensing Services
282	50-9-655	State	Statute	<p>Authorizes the Department to issue a annual pig transport and release permit for \$50, an annual pig enclosure permit for \$50.</p>	I. Administration II.D. Wildlife & Freshwater Fisheries
283	50-9-660	State	Statute	<p>Authorizes the Department to establish an (1) Alligator Draw Hunt Program and Private Alligator Program and allows an application fee of \$10. If successful, the applicant can obtain one Alligator Tag for \$100. (2) Allows the Department to charge a property permit fee for participation in Private Lands Alligator Program for \$10 and cost for tags issued are \$10 each. (3) Establishes nonresident alligator hunting fee 16 years or older under alligator management program and authorizes the Department to accept \$200 (\$4 retained by vendor).</p>	I. Administration II.B. Titling & Licensing Services II.D. Wildlife & Freshwater Fisheries

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
284	50-9-665	State	Statute	Authorizes the Department to issue bear tags for (1) residents \$25 per tag (\$1 retained by vendor); (2) non-resident \$100 per tag (\$2 retained by vendor). Application fee of \$10 may be charged for bear tags in game zones other than Game Zone 1. Youth under 16 are required to obtain youth tags for bear at no cost.	I. Administration II.B. Titling & Licensing Services
285	50-9-670	State	Statute	Authorizes the Department to issue migratory waterfowl permits and sell commemorative stamps as collector's items which must be sold at a price not less than \$5.50. Department may retain proceeds. Revenue may only be used for cost of printing, promoting and producing the stamp and for migratory waterfowl projects specified by the DNR Board for the development, protection and propagation of waterfowl in this state. No funds may be used for administrative salary and all balances must be carried over annually.	I. Administration II.B. Titling & Licensing Services
286	50-9-675	State	Statute	Authorizes the Department to issue a falconry permit and charge a fee of \$100 for the permit.	I. Administration II.D. Wildlife & Freshwater
287	50-9-720	State	Statute	Authorizes the Department to permit physically or mentally disabled persons, residents of an orphanage or another eleemosynary institution of this State, or a Boy or Girl Scout to hunt or fish for up to three consecutive days within a county of this State without obtaining a license.	I. Administration
288	50-9-730	State	Statute	Authorizes the Department to establish exemptions for fishing events from licensing requirements and set free hunting days.	I. Administration II.D. Wildlife & Freshwater Fisheries
289	50-9-740	State	Statute	Authorizes the Department to designate youth hunting days and establish requirements.	I. Administration
290	50-9-910	State	Statute	Authorizes the Department, unless otherwise specified, to use revenue from the fines and forfeitures for violations of other sections of this title and for all other	I. Administration
291	50-9-920	State	Statute	Directs the Department on how to credit the revenue from the sale of privileges, licenses, permits and tags.	I. Administration
292	50-9-950	State	Statute	Establishes the Fish and Wildlife Protection Fund within the Department and directs the revenue that is credited to this fund.	I. Administration
293	50-9-955	State	Statute	Establishes the Fish and Wildlife Deferred License Fund within the Department.	I. Administration
294	50-9-960	State	Statute	Establishes the Marine Resources Fund within the Department and directs the revenue that is credited to this fund.	I. Administration
295	50-9-965	State	Statute	Establishes the Marine Resources Deferred License Fund within the Department.	I. Administration
296	50-9-970	State	Statute	Establishes the County Game and Fish Fund within the Department and directs the revenue that is credited to this fund. Established that the fund must be used for the protection, promotion, propagation and management of fisheries and wildlife.	I. Administration
297	50-9-1120	State	Statute	Establishes a point system for the Department to administer and suspend licenses related to hunting and freshwater fishing violators.	II.E. Law Enforcement
298	50-9-1130	State	Statute	Authorizes the Department to deduct points for hunter education completion, and allows promulgation of regulations to enact this section.	II.E. Law Enforcement
299	50-9-1140	State	Statute	Authorizes the Department to suspend for one year hunting and fishing privileges of a person who has eighteen or more points.	II.E. Law Enforcement
300	50-9-1150	State	Statute	Authorizes requirements for Department notice and Department review of suspension of a license that has accumulated sufficient points.	II.E. Law Enforcement
301	50-9-1180	State	Statute	Authorizes Department administration and promulgation of regulations to enforce Article 11. Department is required to give notice of the point system at the time of sale.	II.E. Law Enforcement
302	50-11-20	State	Statute	Establishes the Migratory Waterfowl Committee within the Department, which manages the stamp program and the funds related to the program.	II. Titling/Licensing Services
303	50-11-34	State	Statute	Authorizes the Department to delineate the boundaries of the coves on Lake Marion to which a prohibition applies and shall place appropriate markers within these boundaries identifying the area as closed to migratory waterfowl hunting.	II.E. Law Enforcement
304	50-11-96	State	Statute	Authorizes the Department to issue a permit authorizing the use of a fertility control agent or chemical into wildlife for certain purposes. The Department is also authorized to promulgate regulations to implement and regulate this section.	II.D. Wildlife & Freshwater Fisheries

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
305	50-11-105	State	Statute	Authorizes the Department to carry out operations related to wildlife disease control, regulations of shipments and euthanasia. The Department in accordance with the APA and to ensure the continued health and safety of wildlife is authorized to promulgate and enforce reasonable regulations to control or prohibit the shipment within, export from, or import into this state, disease control and euthanasia.	II.D. Wildlife & Freshwater Fisheries
306	50-11-180	State	Statute	Authorizes the Department to deny or revoke a permit for trapping or snaring quail, in its discretion.	II.D. Wildlife & Freshwater Fisheries
307	50-11-310	State	Statute	The Department is authorized to promulgate regulations in accordance with the APA to establish the seasons for the hunting and taking of deer, methods for the hunting and taking of deer, and other restrictions for the hunting and taking of deer on wildlife management areas, heritage trust lands, and properties owned or	II.D. Wildlife & Freshwater Fisheries
308	50-11-390	State	Statute	Establishes the Department's authority over game zones. Also authorizes the Department to issue individual tags for antlerless deer and allows the Department to suspend the taking of antlerless deer or revoke a quota permit or tag when conditions warrant.	II.D. Wildlife & Freshwater Fisheries
309	50-11-430	State	Statute	Department is authorized to establish a Bear Management program and establish conditions for taking, including methods, areas, times, seasons and other conditions to control the harvest of bear. Department can issue bear permits for taking of bear for an application fee of \$10, and the fee for the permit is \$25 for residents and \$100 for non-residents.	I. Administration II.B. Titling & Licensing Services II.D. Wildlife & Freshwater Fisheries
310	50-11-520	State	Statute	Authorizes the Department to make a special study, in a game zone of this State, and after such a study declare other open or closed seasons of such duration as it considers advisable for the taking of turkeys. The Department may declare an open season in any of the game zones and on WMA lands by promulgating regulations in accordance with the APA to establish the dates, places, and bag limits and may set the season and other conditions for hunting and taking wild turkeys on WMA lands.	II.D. Wildlife & Freshwater Fisheries
311	50-11-525	State	Statute	Authorizes the Department to promulgate regulations for wildlife management areas, heritage trust lands, and other properties owned or leased by the Department to establish seasons, dates, areas, bag limits, and other restrictions for hunting and taking of wild turkey.	II.D. Wildlife & Freshwater Fisheries
312	50-11-530	State	Statute	Authorizes the Department to promulgate emergency regulations for harvesting of wild turkey in game zones.	II.D. Wildlife & Freshwater Fisheries
313	50-11-580	State	Statute	Requires the Department to conduct analysis and report on wild turkey resources in SC and issue a draft report recommending any changes to the wild turkey season and bag limits and provide the report to the General Assembly within 180 days of the conclusion of the third turkey season following the effective date of the section. (June 30, 2015).	II.D. Wildlife & Freshwater Fisheries
314	50-11-600	State	Statute	Authorizes the Department to promulgate regulations to implement the provisions of the Falconry statutes.	II.D. Wildlife & Freshwater Fisheries
315	50-11-740	State	Statute	Authorizes the Department to sell any confiscated device at public auction for cash to the highest bidder and pay over the net proceeds, after payment of any proper costs and expenses of the seizure, advertisement, and sale, including any proper expense incurred for the storage of the confiscated device, to the State Treasurer for deposit in the County Game and Fish Fund.	II.E. Law Enforcement
316	50-11-745	State	Statute	Authorizes the Department to release confiscated property to an innocent owner or lienholder or dispose of the property.	II.E. Law Enforcement
317	50-11-760	State	Statute	Requires the Department to suspend the hunting privileges of a person convicted of hunting from a public road or railroad right of way for one year from the date of conviction.	II.E. Law Enforcement

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
318	50-11-810	State	Statute	Authorizes the Department to regulate the taking of exotic game birds, provide methods and regulate areas.	II.D. Wildlife & Freshwater Fisheries
319	50-11-840	State	Statute	Authorizes the Department to issue a permit for the removal of an active nest or eggs that constitute a public safety threat or when birds are causing damage to property.	II.D. Wildlife & Freshwater Fisheries
320	50-11-854	State	Statute	Authorizes the Department to establish seasons and bag limits for the hunting and taking of crows consistent with the federal regulation governing those activities.	II.D. Wildlife & Freshwater Fisheries
321	50-11-860	State	Statute	Authorizes the Department to designate and establish sanctuaries for wildlife and enter into agreements with landowners for this purpose.	II.D. Wildlife & Freshwater
322	50-11-880	State	Statute	Authorizes the Department to take species from in or around a wildlife sanctuary if it constitutes a threat to the health, safety, and welfare of the public or to itself, or other species in, on, or around the sanctuary. The wildlife must be taken by Department personnel or other persons acting under their supervision and the authorization for the taking limits the number of animals taken and the days, times, and methods to be used.	II.D. Wildlife & Freshwater Fisheries
323	50-11-980	State	Statute	Requires the Department to post the general outline of sanctuaries and during the nesting season conspicuously post bird nesting areas.	II.D. Wildlife & Freshwater Fisheries
324	50-11-1050	State	Statute	Authorizes the Department to issue special permits for taking destructive wildlife, for scientific or other purposes.	II.D. Wildlife & Freshwater Fisheries
325	50-11-1090	State	Statute	Authorizes the Department to, during any season of the year, permit the taking of any game animal and prescribe the method by which they may be taken when they cause damage to crops or property or when they pose a significant human health risk.	II.D. Wildlife & Freshwater Fisheries
326	50-11-1105	State	Statute	Authorizes the Department to declare a closed season when game cannot protect themselves and allows the Department to provide procedures and declare penalties. The Department is required to give notice of the closed season.	II.D. Wildlife & Freshwater Fisheries
327	50-11-1110	State	Statute	Authorizes the Department to close or shorten the open season upon request of county legislative delegation and allows the Department to provide procedures and declare penalties. The Department is required to give notice.	II.D. Wildlife & Freshwater Fisheries
328	50-11-1120	State	Statute	Authorizes the Department to declare open season on foxes upon request of county legislative delegation.	II.D. Wildlife & Freshwater Fisheries
329	50-11-1150	State	Statute	Authorizes the Department to trap predatory animals.	II.D. Wildlife & Freshwater Fisheries
330	50-11-1170	State	Statute	Requires the Department to cooperate with the employees of the United States and its agencies in trapping programs and provides that the Department may accept aid and advice from federal employees.	II.D. Wildlife & Freshwater Fisheries
331	50-11-1180	State	Statute	Authorizes the Department to issue permits to collect protected wildlife for scientific and propagating purposes and to issue penalties. The Department may accept a \$10 fee for the application. If renewed, there is a \$10 fee.	I. Administration II.D. Wildlife & Freshwater Fisheries
332	50-11-1200	State	Statute	Authorizes the Department to license and regulate shooting preserves which are privately owned and operated.	II.D. Wildlife & Freshwater
333	50-11-1210	State	Statute	Authorizes the Department to charge a fee of \$200 for the first 100 acres of shooting preserve area, plus \$50 for each additional 100 acres.	I. Administration II.D. Wildlife & Freshwater Fisheries
334	50-11-1250	State	Statute	Authorizes the Department to designate additional legal shooting preserve species by regulation.	II.D. Wildlife & Freshwater Fisheries
335	50-11-1300	State	Statute	The Department is required not to furnish game for the stocking of any preserve provided for by Article 7.	II.D. Wildlife & Freshwater Fisheries

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
336	50-11-1370	State	Statute	The Department is authorized to issue a commercial quail breeders license for \$5, and each license must be numbered by the Department.	I. Administration II.D. Wildlife & Freshwater Fisheries
337	50-11-1390	State	Statute	Authorizes the Department to revoke a breeder license and refuse to issue a breeder license for violation or failure to cooperate with the Department in a desirable manner.	II.D. Wildlife & Freshwater Fisheries
338	50-11-1420	State	Statute	Authorizes the Department to accept invoices showing the number of quail shipped or sold and to whom it was shipped or sold for pen-raised quail sold or shipped in this state.	II.D. Wildlife & Freshwater Fisheries
339	50-11-1750	State	Statute	Authorizes the Department to regulate the shipping of game birds and animals.	II.D. Wildlife & Freshwater Fisheries
340	50-11-1920	State	Statute	Authorizes the Department to promulgate regulations to enforce the provisions pertaining to the sale of exotic farm-raised venison. Allows the Department to issue a permit at no cost to a food service establishment and requires permittees to maintain adequate records for inspection by the Department.	II.D. Wildlife & Freshwater Fisheries
341	50-11-2100	State	Statute	Requires the Department to promulgate regulations to permit and regulate field trials during the year including the closed season.	II.D. Wildlife & Freshwater Fisheries
342	50-11-2200	State	Statute	Establishes the Department's authority to establish, operate and maintain Wildlife Management Areas. The Department shall acquire sufficient wildlife habitat through lease or purchase or otherwise to establish wildlife management areas for the protection, propagation, and promotion of fish and wildlife and for public hunting, fishing, and other natural resource dependent recreational use. The Department may not have under lease at any one time more than one million six hundred thousand acres in the wildlife management area program. The Department may not pay more than fair market value for the lease of lands in the area. The Department may not lease land for the program which, during the preceding twenty-four months, was held under a private hunting lease.	II.D. Wildlife & Freshwater Fisheries
343	50-11-2300	State	Statute	Creates the Operation Game Theft Program which is operated in the Department.	II.E. Law Enforcement
344	50-11-2310	State	Statute	Authorizes the Board of the Department to issue rewards for providing information leading to the arrest of any persons for violations of natural resources laws.	I. Administration II.E. Law Enforcement
345	50-11-2320	State	Statute	Authorizes the Operation Game Theft program funds be expended in accordance with the laws of the state and requires certain funds be used first.	II.E. Law Enforcement
346	50-11-2450	State	Statute	Authorizes the Department to require annual reports for commercial fur licenses and deny licenses for failure to report.	II.D. Wildlife & Freshwater Fisheries
347	50-11-2470	State	Statute	Authorizes the Department to issue a fur buyer's license at a cost of \$100 for residents and \$200 for non-residents.	I. Administration II.B. Titling & Licensing
348	50-11-2475	State	Statute	Authorizes the Department to issue a fur processor's license at a cost of \$200.	I. Administration II.B. Titling & Licensing
349	50-11-2490	State	Statute	Authorizes the Department to confiscate any fur, pelt, or hide not properly tagged or logged and declared contraband. All fur buyers and processors other than retailers must provide the Department with a daily register on forms provided by the Department with the name and address of each person from whom any furs are purchased, the number of the seller's commercial fur license, and the number and types of furs, pelts, or hides purchased. Not later than the tenth day of each month, all buyers and processors shall furnish the Department all of the daily register sheets for the previous month.	II.D. Wildlife & Freshwater Fisheries
350	50-11-2510	State	Statute	Authorizes the Department to issue CITES tags and to charge a processing fee of three dollars for each order. Authorizes the Department to limit the number of tags issued for each species and the area in which they may be used.	I. Administration II.B. Titling & Licensing Services II.D. Wildlife & Freshwater Fisheries
351	50-11-2520	State	Statute	Authorizes the Department to inspect business premises and records of licensees that are licensed under the article and revoke licenses for failure to comply.	II.D. Wildlife & Freshwater Fisheries
352	50-11-2530	State	Statute	Authorizes the Department to confiscate illegal traps, devices, furs, pelts, and hides, sell confiscated items and upon conviction of the owner, dispose of the items and use the proceeds for propagation and protection of game.	II.D. Wildlife & Freshwater Fisheries

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
353	50-11-2570	State	Statute	Authorizes the Department to issue special permits to capture destructive wildlife. Also requires a person taking a furbearing animal in accordance with a depredation permit must report the number and type of animal taken to the department on forms prescribed by the department within twenty-one days of the expiration of the permit.	II.D. Wildlife & Freshwater Fisheries
354	50-11-2610	State	Statute	Authorizes the Department to issue fox and coyote enclosure permits. There is no charge for the permits.	II.D. Wildlife & Freshwater Fisheries
355	50-11-2620	State	Statute	Authorizes the Department to require the owner and enclosure operator to record all fox and coyote purchases, transfers, and releases into the hunting enclosures daily on a form provided by the Department. These forms must be retained and made available for reasonable inquiry by Department employees. No later than	II.D. Wildlife & Freshwater Fisheries
356	50-11-2630	State	Statute	Authorizes the Department to require a trapper to record all daily sales, purchases, transfers or exchanges on the Furbearer Harvest Record forms provided by the Department. These forms must be retained and made available for reasonable inquiry by Department employees. No later than April fifteenth the trapper shall	II.D. Wildlife & Freshwater Fisheries
357	50-11-2640	State	Statute	Requires an exhibition permit from the Department for someone to bring, import, or cause to have imported a live coyote or fox into this state.	II.D. Wildlife & Freshwater Fisheries
358	50-12-20	State	Statute	Authorizes the Department to execute and carry out the provisions of the Interstate Wildlife Violator Compact.	II.E. Law Enforcement
359	50-12-30	State	Statute	Requires the Director of the Department to appoint the Compact Administrator for SC and requires that the Department promulgate regulations, and must deny, suspend, or revoke the license, privilege, or right of any person to hunt, fish, trap, possess, or transport wildlife in this State to the extent that the license, privilege, or right has been denied, suspended, or revoked by another compact member under the provisions of this chapter.	II.E. Law Enforcement
360	50-13-40	State	Statute	Authorizes Department Law Enforcement Officers to inspect creels at anytime when someone is fishing in the freshwaters of this state.	II.E. Law Enforcement
361	50-13-70	State	Statute	Authorizes the Department to declare a closed season for taking any species of fish until a natural or other condition has abated but the closed season may not be longer than ninety days. The Department must also provide notice of the closure.	II.D. Wildlife & Freshwater Fisheries
362	50-13-230	State	Statute	The Department is required to establish daily possession and size limits of stripped bass on all other waters not listed in the statute. Department must make a study of the striped bass fishery on the Santee and Cooper River systems and make recommendations on any needed modifications of this section before January 2015.	II.D. Wildlife & Freshwater Fisheries
363	50-13-272	State	Statute	The Department is authorized to promulgate regulations for the protection and management of the trout fishery.	II.D. Wildlife & Freshwater Fisheries
364	50-13-315	State	Statute	The Department is authorized to inspect traps for compliance with this section at anytime. If the Department finds any trap in violation of this chapter or contains only dead catch or excessive dead catch, the trap is contraband and must be seized and disposed of according to law.	II.D. Wildlife & Freshwater Fisheries
365	50-13-510	State	Statute	It is unlawful to take freshwater mussels (Bivalvia) without a permit from the Department.	II.D. Wildlife & Freshwater Fisheries
366	50-13-640	State	Statute	The Department is required to make a study of the blue catfish fishery on the Santee and Cooper River systems and make recommendations on any needed modifications of this section on or before January 2020.	II.D. Wildlife & Freshwater Fisheries

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
367	50-13-680	State	Statute	Authorizes the Department employee acting in their official capacity to inspect, at any reasonable hour, the vehicle, boat, processing house, and wholesale business which is connected with nongame commercial fishing activities and the records of a person required to be licensed by this title to ensure compliance. Upon request of the Department, the buyers (fish houses) of nongame fish shall report quarterly the volume of sales and other information as required by the Department. An enforcement officer or Department employee acting in their official capacity may check any game or nongame fishing device and, if unlawful, may seize the device as contraband and dispose of it and any catch provided by law.	II.D. Wildlife & Freshwater Fisheries
368	50-13-690	State	Statute	Authorizes Departmental sale and seizure of fish or fishing devices, allows for confiscation and sale of items of persons charged with unlawful use or possession of gill net or hoop net and authorizes suspension of licenses.	II.E. Law Enforcement
369	50-13-1210	State	Statute	Authorizes any law enforcement officer to destroy or take down such permanent obstruction to migration of fish, or so much of it as is necessary, to again permit the free migration of fish.	II.E. Law Enforcement
370	50-13-1415	State	Statute	Authorizes the Department to permit and regulate the importation, possession or restrictions on placing noxious weeds in the waters of the state. The Department, by regulation, is specifically authorized to prohibit additional species of plants from being imported, possessed, or sold in this State when, in the discretion of the Department, such species of plants are potentially dangerous.	II.E. Law Enforcement II.G. Land, Water & Conservation
371	50-13-1630	State	Statute	Establishes the Department's authority to issue permits and regulate the importation of non-indigenous fish. The Department may issue special import permits to qualified persons for research and education only. (C)(1) The Department may issue permits for stocking sterile white amur or grass carp hybrids in the waters of this State. The permits must certify that the permittee's white amur or grass carp hybrids have been tested and determined to be sterile. The Department may charge a fee of one dollar for each white amur or grass carp hybrid that measures five inches or longer or twenty-five cents for each white amur or grass carp hybrid that measures less than five inches. The fee collected for sterility testing must be retained by the Department and used to offset the costs of the testing. (2) The Department is authorized to promulgate regulations to establish a fee schedule to replace the fee schedule contained in item (1) of this subsection. Upon these regulations taking effect, the fee schedule contained in item (1) of this subsection no longer applies. (D) The Department may issue permits for the importation, breeding, and possession of nonsterile white amur or grass carp hybrids. The permits must be issued pursuant to the provisions of the Aquaculture Enabling Act in Article 2, Chapter 18 of this title. Provided, however, that no white amur or grass carp hybrids imported, bred, or possessed pursuant to this subsection may be stocked in the waters of this State except as provided in subsection (C) of this section. (F) The Department shall prescribe the qualifications, methods, controls, and restrictions required of a person or his agent to whom a permit is issued. The Department shall condition all permits issued under this section to safeguard public safety and welfare and prevent the introduction into the wild or release of nonnative species of fish or other organisms into the waters of this State. The Department may promulgate regulations necessary to effectuate this section and specifically to prohibit additional species of fish from being imported, possessed, or sold in this State when the Department determines the species of fish are potentially dangerous.	II.D. Wildlife & Freshwater Fisheries
372	50-13-1910	State	Statute	Established that South Carolina hereby assents to the provisions of the act of Congress entitled "An Act to Provide that the United States Shall Aid the States in Fish Restoration and Management Projects, and for Other Purposes." The Department shall perform acts as necessary to the conduct and establishment of cooperative fish restoration projects, as defined in this act of Congress, in compliance with the act and rules and regulations promulgated by the Secretary of the Interior. The amounts necessary for this State to provide, in order to receive the benefits of the act, must be paid from the fees collected by the Department from the sale of resident fishing licenses and a separate fund for this purpose must be set up.	II.D. Wildlife & Freshwater Fisheries
373	50-13-1920	State	Statute	Authorizes the Department to acquire land for and to operate fish hatcheries and fish nurseries. The DNR Board may exercise the power of eminent domain if necessary to accomplish this.	II.D. Wildlife & Freshwater Fisheries
374	50-13-1935	State	Statute	Requires the Department to charge a fee for stocking fish in private water bodies and nonnavigable waters sufficient to cover all costs of producing and stocking the fish.	II.D. Wildlife & Freshwater Fisheries
375	50-13-1936	State	Statute	Authorizes the Department to accept and maintain operations of the Walhalla Fish Hatchery by charging a fee that is sufficient to cover the cost of operating the facility, if the Federal Government ceases to operate it.	II.D. Wildlife & Freshwater Fisheries

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
376	50-13-1940	State	Statute	Authorizes the Department to grant permits to collect freshwater fish for scientific purposes during any time of the year and on any area including sanctuaries without further review and allows the Department to suspend or cancel the permits. The application must be accompanied by the requisite fee. The Department	II.D. Wildlife & Freshwater Fisheries
377	50-13-1950	State	Statute	Authorizes the Department to designate and establish fish sanctuaries.	II.D. Wildlife & Freshwater Fisheries
378	50-13-1960	State	Statute	Authorizes the Department to select any place upon any river or stream within this State as a fish sanctuary. Upon making this selection, the Board, upon approval in writing of a majority of the members of the county legislative delegation from the county in which this proposed fish sanctuary is to be located, may designate and set apart the place as a fish sanctuary. When a sanctuary is so designated and set apart, the Board shall have it adequately and conspicuously marked and shall designate the limits of it in all directions.	II.D. Wildlife & Freshwater Fisheries
379	50-13-1995	State	Statute	Authorizes the Department to permit the federal government to conduct fish culture and scientific investigations in the waters of this State in connection with hatchery operations or management of those species under federal jurisdiction.	II.D. Wildlife & Freshwater Fisheries
380	50-13-2015	State	Statute	Requires the Department to mark the St. Stephen Rediversion canal from the Atlantic Coastline Bridge upstream after consultation with and with the permission of the United States Army Corps of Engineers for the fishing of non-game fish.	II.D. Wildlife & Freshwater Fisheries
381	50-15-20	State	Statute	Authorizes the Department to (A) conduct investigations on nongame wildlife in order to develop information relating to population, distribution, habitat, needs, limiting factors, and other biological and ecological data to determine management measures necessary for their continued ability to sustain themselves successfully. On the basis of such determinations the Department shall issue proposed regulations and develop management programs designed to ensure the continued ability of nongame wildlife to perpetuate themselves successfully. Such proposed regulations shall set forth species or subspecies of nongame wildlife which the Department deems in need of management pursuant to this section, giving their common and scientific names by species or subspecies. The Department shall conduct ongoing investigations of nongame wildlife and may from time to time amend such regulations by adding or deleting therefrom species or subspecies of nongame wildlife. (B) The Department shall by such regulations establish proposed limitations relating to taking, possession, transportation, exportation, processing, sale or offer for sale, or shipment as may be deemed necessary to manage such nongame wildlife. The Board may hold a public hearing if deemed appropriate. On the basis of public comments received or the testimony at any such hearing the Department may make such changes in the proposed regulation as are consistent with effective management of nongame wildlife.	II.D. Wildlife & Freshwater Fisheries
382	50-15-30	State	Statute	Authorizes the Department (A) on the basis of investigations on nongame wildlife provided for in Section 50-15-20 and other available scientific and commercial data, and after consultation with other state agencies, appropriate federal agencies, and other interested persons and organizations, but not later than one year after July 2, 1974, to by regulation propose a list of those species or subspecies of wildlife indigenous to the State which are determined to be endangered within this State, giving their common and scientific names by species and subspecies. Such regulation shall become effective sixty days after being proposed during which period public comment shall be solicited and received. The Board may hold a public hearing if deemed appropriate. On the basis of public comments received or the testimony at any such hearing, the Department may add to such proposed list additional species or subspecies which are determined to be endangered within the State or delete therefrom such species or subspecies which are determined not to be endangered within the State. (B) The Board shall conduct a review of the state list of endangered species within not more than two years from its effective date and every two years thereafter and may amend the list by such additions or deletions as are deemed appropriate. The Board shall submit to the Governor a summary report of the data used in support of all amendments to the state list during the preceding biennium.	II.D. Wildlife & Freshwater Fisheries

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
383	50-15-40	State	Statute	<p>The Department is required to (A) establish such programs, including acquisition of land or aquatic habitat, as are deemed necessary for management of nongame and endangered wildlife. The Board shall utilize authority vested in the Department to carry out the purposes of this section.</p> <p>(B) In carrying out programs authorized by this section, the Department may enter into agreements with federal agencies, political subdivisions of the State, or with private persons for administration and management of any area established under this section or utilized for management of nongame or endangered wildlife. (D) The Department may permit the taking, possession, transportation, exportation, or shipment of species or subspecies of wildlife which appear on the state list of endangered species, or species in need of management on the United States' List of Threatened or Endangered Native Fish and Wildlife, as amended and accepted in accordance with Section 50-15-30(D), or on the United States' List of Threatened or Endangered Foreign Fish and Wildlife, as such list may be modified hereafter, for scientific, zoological, or educational purposes, for propagation in captivity of such wildlife, or for other special purposes. (E) Upon good cause shown, and where necessary to alleviate damage to property or to protect human health, endangered species may be removed, captured, or destroyed but only pursuant to permit issued by the Department and, where possible, by or under the supervision of an agent of the Department.</p>	II.D. Wildlife & Freshwater Fisheries
384	50-15-50	State	Statute	<p>The Department is required to promulgate regulations addressing criteria for designating land as a certified management area for endangered species and are required to review and revise criteria and regulations every five years.</p>	II.D. Wildlife & Freshwater Fisheries
386	50-15-70	State	Statute	<p>The Department is authorized to regulate the sale, offer for sale, or purchase of the yellowbelly turtle (<i>Trachemys scripta</i>) species and the common snapping turtle (<i>Chelydra serpentina</i>) species if these turtles were taken from a permitted aquaculture facility or a private pond pursuant to a permit issued by the Department at the request of the owner or owner's agent. Any person transporting more than ten yellowbelly turtle (<i>Trachemys scripta</i>) species or common snapping turtle (<i>Chelydra serpentina</i>) species must be in possession of a permit pursuant to which the turtles were taken or acquired and, upon request, must provide it to authorized agents of the Department. A person selling, offering to sell, or purchasing these species must have documentation from the aquaculture facility as to the origin of the turtles. The Department may charge twenty-five dollars for a permit.</p>	I. Administration II.D. Wildlife & Freshwater Fisheries

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
387	50-15-80	State	Statute	<p>The Department is authorized to allow enforcement officers employed by the Department to conduct searches as provided by law and execute a warrant to search for and seize equipment, business records, merchandise, or wildlife taken, used, or possessed in connection with a violation of Article 1. (D) Equipment, merchandise, wildlife, or records seized must be held by an officer or agent of the Department pending disposition of court proceedings and forfeited to the State for destruction or disposition as the board considers appropriate. Before forfeiture, the board may direct the transfer of wildlife seized to a qualified zoological, educational, or scientific institution for safekeeping. The costs of the transfer are assessable to the defendant. The Department may promulgate regulations to implement this subsection.</p> <p>The Department is also authorized to promulgate regulations to implement this section.</p>	II.D. Wildlife & Freshwater Fisheries
388	50-15-320	State	Statute	<p>Authorizes the Department to accept applications for a permit to engage in the business of propagating alligators for commercial purposes. A permit allows the purchase of live alligators or alligator eggs from legal sources, the sale of live alligators within the State to other department-permitted alligator propagators only, the sale of live alligators to other states where the purchase of those animals is lawful, the sale of the carcasses, raw parts, or skins of captive-raised alligators to any person for resale or processing into finished products, including sale for food, and the exhibition of live alligators.</p>	II.D. Wildlife & Freshwater Fisheries
389	50-15-330	State	Statute	<p>Authorizes the Department to accept payment of a nonrefundable application fee for applicants seeking a permit for the first time for an alligator propagation facility permit, and requires the department to investigate the applicant and the proposed facility. The Department must prescribe applicant, facility, and operating requirements to applicants and may deny the application in its discretion after review. Upon approval of an application and payment of the permit fee, the Department shall issue an alligator propagation facility permit.</p>	I. Administration II.D. Wildlife & Freshwater Fisheries
390	50-15-340	State	Statute	<p>Requires the Department to be named as beneficiary in the amount of one hundred thousand dollars by a person applying for an alligator propagator permit. In the event the facility is closed, abandoned, or destroyed, or the permit is revoked, the Department may use the proceeds of the bond to clean up and close the facility.</p>	I. Administration II.D. Wildlife & Freshwater Fisheries
391	50-15-350	State	Statute	<p>Authorizes the Department to inspect records, alligator facilities, and seize alligator tags.</p>	II.D. Wildlife & Freshwater Fisheries
392	50-15-360	State	Statute	<p>Authorizes the Department to inspect any retailer, including retail food businesses, possessing, buying, or selling alligator parts for invoices or bills of sale for each purchase or sale for a period of six months.</p>	II.D. Wildlife & Freshwater Fisheries
393	50-15-370	State	Statute	<p>Authorizes the Department to require all alligator propagators to submit annual reports on forms prescribed by the Department no later than January 31 of each year.</p>	II.D. Wildlife & Freshwater Fisheries
394	50-15-380	State	Statute	<p>Requires the Department to supply suitable tags to all shippers of raw alligator skins at the cost of ten dollars per tag.</p>	II.D. Wildlife & Freshwater Fisheries
395	50-15-430	State	Statute	<p>The Department is authorized to adopt regulations for the placement, construction, operation, and maintenance of alligator propagation facilities.</p>	II.D. Wildlife & Freshwater Fisheries

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
396	50-15-500	State	Statute	Authorizes the Department to establish an alligator management program. (B)(1) The Department must establish an alligator management program that allows for hunting and for selective removal of alligators in order to provide for the sound management of the animals and to ensure the continued viability of the species. The Department must set the conditions for taking, including the size, methods of take, areas, times and seasons, disposition of the parts, and other conditions to properly control the harvest of alligators and the disposition of parts. The Department may allow alligators to be taken at any time of the year, in any area, including sanctuaries, as part of its alligator management program. All alligators taken under the alligator management program must be taken pursuant to permits and tags and under conditions established by the Department in accordance with state and federal law. (2) The Department may establish an alligator hunting season. The Department may issue alligator permits and tags to allow hunting and taking of alligators in any game zone where alligators occur. A person desiring to hunt and take alligators must apply to the Department. (3) A landowner or lessee of property on which alligators occur may apply to the Department for a permit to participate in the Private Lands Alligator Program. (4) The Department may designate alligator control agents who demonstrate by training and experience that they possess the skills to remove alligators. Those persons designated serve at the discretion of the Department. The Department may require periodic demonstrations of skill or require periodic training. Alligator control agents function under the general guidance and supervision of the Department for the capture and removal of nuisance alligators including the disposition of the alligator or its parts.	II.D. Wildlife & Freshwater Fisheries
397	50-16-20	State	Statute	Authorizes the Department to permit a person to import, possess, or transport for the purpose of release or to introduce or bring into this State any live wildlife of the following types: (1) a furbearer, a member of the family Cervidae, a nondomestic member of the families Suidae (pigs), Tayassuidae (peccaries), Bovidae (bison, mountain goat, mountain sheep), coyote, bear, or turkey (genus Meleagris). Furbearer includes, but is not limited to, red and gray fox, raccoon, opossum, muskrat, mink, skunk, otter, bobcat, weasel, and beaver; (2) a species of marine or estuarine fish, crustacean, mollusk, or other marine invertebrate not already found in the wild, or not native to this State. (3) a species of freshwater fish, crustacean, mollusk, or other freshwater invertebrate not already found in the wild or not native to this State. (B) A permit may be granted only after the investigations and inspections of the wildlife have been made as the department considers necessary and the department approves the possession, transportation, or importation into the State. The department may not issue a permit unless it finds: (1) the wildlife was taken lawfully in the jurisdiction in which it originated; (2) the importation, release, or possession of the wildlife is not reasonably expected to adversely impact the natural resources of the State or its wildlife populations.	II.D. Wildlife & Freshwater Fisheries
398	50-16-25	State	Statute	Authorizes the Department to issue permits for the taking, transporting, and releasing of a pig from a free roaming population or his agent may capture and release a free roaming pig so long as: (1) the permit holder has express permission from the landowner to capture and transport free roaming pigs from the tract on which	II.D. Wildlife & Freshwater Fisheries
399	50-16-50	State	Statute	Authorizes the Department to promulgate regulations to affect the provisions of importation of wildlife.	II.D. Wildlife & Freshwater Fisheries
400	50-16-70	State	Statute	Requires the Department to suspend the hunting privileges of a person convicted of violating chapter sixteen, for one year from the date of the conviction.	II.E. Law Enforcement
401	50-18-215	State	Statute	Authorizes the Department to have regulatory authority for permitting and licensing aquaculture and aquaculture businesses. The Department has enforcement as it effects the public waters of this state.	II.D. Wildlife & Freshwater Fisheries

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
402	50-18-235	State	Statute	<p>(2) to wholesale or retail a live aquaculture product;</p> <p>(3) to engage in aquaculture of an aquatic species not indigenous to this State, subject to the provisions of this title;</p> <p>(4) to engage in aquaculture, possess, or sell an aquatic species solely for the purposes of stocking;</p> <p>(5) to engage in aquaculture of hybrid striped bass;</p> <p>(6) to engage in aquaculture, or possess an aquatic species to provide sport fishing for a fee;</p> <p>(7) to sell or offer for sale annually in excess of two thousand five hundred dollars worth of an aquatic species harvested from a private pond, unless selling to a permitted resident aqua culturist;</p> <p>(8) to import an aquatic species taken and obtained lawfully in the jurisdiction of origin, for use as aquaculture brood stock;</p> <p>(9) to import an aquatic species taken and obtained lawfully in the jurisdiction of origin, for sale for stocking only private waters.</p> <p>(B) The Department of Natural Resources may grant an aquaculture permit and set conditions for aquaculture.</p> <p>(C) In considering issuance of a permit and setting permit conditions, the department must consider scientific and other available information regarding:</p> <p>(1) species to be cultured;</p> <p>(2) protection of ecosystems from detrimental species;</p> <p>(3) protection of critical habitat;</p> <p>(4) protection of water resources;</p> <p>(5) protection of plant and wildlife genetic integrity;</p> <p>(6) disease potential and protection of plant and wildlife health;</p> <p>(7) protection of natural resources from illegal harvesting and commercialization;</p> <p>(8) protection of natural resources from nuisance species;</p> <p>(9) security and welfare of the aquaculture industry of this State.</p> <p>(D) Application for permits must be made on forms prescribed by the Department of Natural Resources, which may require information necessary to carry out the provisions of this chapter. (E) A permit may be granted only after the Department of Natural Resources considers the information specified in this section and determines that the proposed operations would not reasonably be expected to adversely impact the natural resources of the State or security or welfare of the aquaculture industry of this State. A separate application and permit are required for each aquaculture facility. The Department of Natural Resources must consider each facility separately, unless a single state and federal income tax is filed for the operation. The Department of Natural Resources may amend, suspend, or revoke a permit if it determines some aspect of the permitted aquaculture activity adversely impacts the natural resources of the State or the security or welfare of the aquaculture industry of this State.</p>	II.D. Wildlife & Freshwater Fisheries
403	50-18-240	State	Statute	<p>The Department is authorized to charge a fee of one hundred dollars for an aquaculture permit for the year in which issued and twenty-five dollars for each year, or portion thereof, that the permit is continued. There is no cost to register a nongame aquaculture facility. (C) Permit fees, fines, and the value of forfeitures collected under this chapter must be placed in a special account to be used by the Department of Natural Resources to support the aquaculture inspection.</p> <p>(D) The Department of Natural Resources may amend, suspend, or revoke a permit for any violation of a permit condition and impose a civil penalty of not greater than five thousand dollars.</p>	II.D. Wildlife & Freshwater Fisheries
404	50-18-250	State	Statute	The Department is authorized to inspect aquaculture facilities and premises.	II.D. Wildlife & Freshwater Fisheries
405	50-18-255	State	Statute	The Department is authorized to issue an annual wholesale aquaculture license at a cost of one hundred dollars for the year in which issued and twenty-five dollars for each continuous year or part thereof that the license is renewed.	II.D. Wildlife & Freshwater Fisheries

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
406	50-18-260	State	Statute	The Department is authorized to issue an annual aquaculture game fish retail license at no cost to a person who sells or offers to sell a nonliving aquaculture game fish or product thereof to consumers, regardless of where cultured, unless that person holds a current aquaculture permit. (B) Application for such license must be made on forms provided by the department. The department or its authorized agent will issue an aquaculture game fish retail license at no cost upon proper application.	II.D. Wildlife & Freshwater Fisheries
407	50-18-265	State	Statute	The Department is authorized to inspect a shipper of aquacultured product.	II.D. Wildlife & Freshwater Fisheries
408	50-18-270	State	Statute	The Department is authorized to grant permits at no cost to allow permitted aqua culturists to release aquacultured products into the public waters of this State as a part of a stocking program conducted or approved by the Department.	II.D. Wildlife & Freshwater Fisheries
409	50-19-130	State	Statute	The Department must cooperate with the Darlington County Advisory Fish and Game Commission on supervising the opening and closing of all fish and game seasons in the County and regulations in connection therewith.	II.D. Wildlife & Freshwater Fisheries
410	50-19-240	State	Statute	The Department must review and, if agreed with, approve regulations and rules promulgated by the Prestwood Lake Wildlife Refuge.	II.D. Wildlife & Freshwater Fisheries
411	50-19-410	State	Statute	The Department may enter into an agreement with the owners of Lake Lanier, located in Greenville County, whereby the Department may take over the management of the lake and lake property for fisheries and hunting purposes and shall take the necessary steps toward restocking the lake with fish, designating open and closed seasons for fishing and hunting thereon, making rules and regulations by which permits may be issued to persons for fishing and hunting thereon and in all other ways exercising complete control of the waters of the lake in such a manner that will most successfully restock, propagate and protect the fish and game in the lake for the benefit of the public in general.	II.D. Wildlife & Freshwater Fisheries
412	50-19-450	State	Statute	The Department is required to promulgate regulations to manage and protect fisheries in Lake William C. Bowen, Lake Blalock, and Spartanburg Municipal Reservoir #1 in Spartanburg County, SC.	II.D. Wildlife & Freshwater Fisheries
413	50-19-710	State	Statute	The Department must issue at no cost special tags for non-game devices, beginning on July 1, 2012, and for three years thereafter on the Little Pee Dee River.	II.B. Titling & Licensing Services II.D. Wildlife & Freshwater Fisheries
414	50-19-1020	State	Statute	The Department must receive semiannual reports from the Lee County Legislative Delegation on the actions of all enforcement officers in Lee County.	II. Law Enforcement
415	50-19-1140	State	Statute	The Department must cooperate with the Marion County Fish and Game Commission in supervision over the opening and closing of all fish and game seasons in Marion County and regulations in connection therewith and control thereof, in so far as is consistent with the statutory laws of the State.	II.D. Wildlife & Freshwater Fisheries
416	50-19-1160	State	Statute	The Director of DNR must receive names from the Marion County Legislative Delegation as recommended by the Marion County Fish and Game Commission of prospective enforcement officers for approval. The enforcement officer or officers so appointed shall devote their entire time to the enforcement of the laws relating to wildlife, marine resources, and natural resources.	I. Administration

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
417	50-19-1170	State	Statute	The Department must receive recommendations from the Marion County Fish and Game Commission regarding the salaries to be paid to such enforcement officers from funds apportioned or allotted to Marion County for enforcement of the game and fish laws.	II. Law Enforcement
418	50-19-1180	State	Statute	The Department must receive reports from the Marion County Fish and Game Commission on information on the actions of any enforcement officer in Marion County and the Commission may recommend to the Department suspension or discharge of any enforcement officer.	II. Law Enforcement
419	50-19-1310	State	Statute	The Department is authorized, in addition to the authority and powers granted it pursuant to Section 50-13-1920, to acquire land in Marlboro County for the purpose of creating artificial public fishing lakes, establishing fish hatcheries and fish nurseries, establishing wildlife management areas in conjunction with the Federal Government, or otherwise, and engaging in any other approved wildlife restoration projects.	II.D. Wildlife & Freshwater Fisheries
420	50-19-1320	State	Statute	The Department Board is authorized to exercise the power of condemnation in Marlboro County. The power must be exercised to condemn only property necessary, useful, or convenient for the purposes of this article. All land acquired must be in fee simple and just compensation must be paid for it.	I. Administration
421	50-19-1330	State	Statute	The Department is authorized to expend any funds under its control and available for the purpose of carrying out the provisions of article 21.	I. Administration
422	50-19-1610	State	Statute	The Department must clearly mark the Catawba Lake Fishing Area with signs.	II.D. Wildlife & Freshwater Fisheries
423	50-19-1730	State	Statute	The Department must cooperate with the Catawba-Wateree Fish and Game Commission in the enforcement of all fishing laws and regulations within such counties and shall work under the direction of the Department in the enforcement of all rules and regulations provided in this article. The Commission shall cooperate with the Department in the control of all fishing in the waters, including all backwaters, of the Catawba and Wateree Rivers within said counties, except waters lying more than one hundred yards south of the Wateree Dam in Kershaw County.	II.D. Wildlife & Freshwater Fisheries
424	50-19-1925	State	Statute	The Department is required to promulgate regulations to manage and protect fisheries in the Santee River.	II.D. Wildlife & Freshwater Fisheries
425	50-19-1935	State	Statute	The Department and DHEC are required to monitor the bass fishery in the Wateree -Santee riverine system.	II.D. Wildlife & Freshwater Fisheries
426	50-19-2210	State	Statute	The Department is authorized to negotiate a reciprocal agreement with the authorities of the state of Georgia whereby any resident of Georgia properly licensed by that state may fish anywhere in the Savannah River, but not in its tributaries, below Clark Hill Dam with no other license being required, provided any resident of this State, properly licensed by this State, shall be permitted the same fishing privilege.	II.D. Wildlife & Freshwater Fisheries

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
427	50-19-2215	State	Statute	The Department is authorized to negotiate a reciprocal agreement with the authorities of the State of Georgia whereby any resident of Georgia properly licensed by that State may fish anywhere in the Savannah River, but not its tributaries, in that area between the highway bridge between Calhoun Falls, South Carolina, and Elberton, Georgia, and the Hartwell Reservoir Dam, including all waters impounded by the Richard B. Russell Dam.	II.D. Wildlife & Freshwater Fisheries
428	50-19-2240	State	Statute	The Department is required to negotiate and enter into a reciprocal agreement with the authorized officials of the state of Georgia, adopting rules and regulations for the preservation and propagation of fish and game within the area as provided by law, the recognition of the licenses and permits of one state by the other and the enforcement of the laws of the two states over the area involved. If necessary to reach such an agreement or it is deemed advisable for the better protection and management of the game and fish of this area, the department may increase the bag limit to not more than twelve bass and thirty other game fish in possession at one time and may make and agree to other reasonable rules and regulations with the Georgia authorities, not inconsistent with the laws of this State, and may change or alter them from time to time.	II.D. Wildlife & Freshwater Fisheries
429	50-19-2310	State	Statute	The Department is authorized to declare open season for striped bass in the waters of Lake Greenwood and Boyd's Mill with the approval of a majority of the members of the House of Representatives and a majority of the Senators from the counties adjoining the lake.	II.D. Wildlife & Freshwater Fisheries
430	50-19-2330	State	Statute	The Department is authorized to use whatever methods are deemed wise and expedient to remove and control nongame fish in the waters of Lake Greenwood and its immediate tributaries and Boyd's Mill.	II.D. Wildlife & Freshwater Fisheries
431	50-19-2610	State	Statute	The Department is authorized to negotiate a reciprocal agreement with the authorities of the state of Georgia for any resident of Georgia properly licensed to fish anywhere in the Hartwell Reservoir.	II.D. Wildlife & Freshwater Fisheries
432	50-19-2640	State	Statute	The Department is authorized to negotiate for and enter into a reciprocal agreement with the authorized officials of the state of Georgia, adopting rules and regulations for the preservation and propagation of fish and game within the area, the recognition of the licenses and permits of one state by the other and the enforcement of the laws of the two states over the area involved. If necessary to reach such agreement or it is deemed advisable for the better protection and management of the game and fish of this area, the Department may increase the bag limit prescribed by law to not more than twelve bass and thirty other game fish in possession at one time and may make and agree to other reasonable rules and regulations with the Georgia authorities, not inconsistent with the laws of this State, and may change or alter them from time to time.	II.D. Wildlife & Freshwater Fisheries
433	50-19-2710	State	Statute	The Department is authorized to establish and enforce fishing regulations for the boundary streams between SC and GA above the Hartwell Reservoir and is authorized to enter into and modify reciprocal agreements with GA as necessary to accomplish the purpose of this section.	II.D. Wildlife & Freshwater Fisheries
434	50-20-20	State	Statute	Authorizes the Department to enter into and perform all acts necessary under the Interstate Boating Violator Compact. The Department of Natural Resources shall execute all documents and perform all other acts necessary to carry out the provisions of the compact.	II.E. Law Enforcement

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
435	50-20-30	State	Statute	<p>Authorizes the Department to (A) appoint the Boating Compact Administrator for South Carolina. The Boating Compact Administrator shall serve at the pleasure of the Director of the Department of Natural Resources.</p> <p>(B) The Department of Natural Resources must deny, suspend, or revoke the watercraft operating privileges or watercraft operator's license of any person in this State to the extent that the watercraft operating privileges or the watercraft operator's license have been denied, suspended, or revoked by another compact member under the provisions of this chapter.</p> <p>(C) The Department of Natural Resources shall promulgate regulations necessary to carry out the purposes of this chapter.</p>	II.E. Law Enforcement
436	50-21-30	State	Statute	<p>The Department is authorized (A) to receive a formal application from any subdivision of this State, after three days' public notice, for special rules and regulations with reference to the operation of vessels on any waters within its territorial limits and the application shall set forth therein the reasons which make such special rules and regulations necessary or appropriate.</p> <p>(3) The Department is authorized to make special rules and regulations with reference to the operation of vessels on waters within the territorial limits of this State.</p>	II.E. Law Enforcement
437	50-21-40	State	Statute	Authorizes the Department to enforce the S.C. Boating and Safety Act of 1999 through its Natural Resources Enforcement Division.	II.E. Law Enforcement
438	50-21-45	State	Statute	Authorizes Department employees engaged in the work of administering and enforcing the provisions of this chapter may administer oaths and acknowledge signatures and must do so without fee.	II.E. Law Enforcement
439	50-21-50	State	Statute	Authorizes the Director to employ personnel to carry out the S.C. Boating and Safety Act of 1999.	I. Administration II.E. Law Enforcement
440	50-21-80	State	Statute	The Department is required to be the agency primarily responsible for enforcement of all laws pertaining to boating. Any person employed or elected by this State or political subdivision thereof, whose duty it is to preserve the peace or to make arrests or to enforce the law including, but not limited to, members of the sheriff's departments, state police, enforcement officers, deputies, or other qualified persons, upon recommendation of the Department, may be empowered to enforce the provisions of this chapter.	II.E. Law Enforcement
441	50-21-90	State	Statute	Authorizes the Department to inaugurate a boating safety and boating education program, and to seek the cooperation of boatmen, the federal government and other states.	II.E. Law Enforcement
442	50-21-105	State	Statute	<p>The Department is authorized to tow away and store at the nearest commercial marina or any other suitable facility any unattended watercraft, a watercraft the operator of which is ill, intoxicated, or under a disability which renders him incapable of functioning safely, or other object which constitutes a hazard to navigation and which is not within an anchorage area approved by the United States Coast Guard.</p> <p>The owner may regain control of the watercraft or other object by proving ownership to the operator of the facility and paying the fee charged for storage.</p>	II.E. Law Enforcement
443	50-21-110	State	Statute	The Department is required, for any person in violation of this section three times within a five-year period, to require the violator to attend and complete a boating safety education program approved by the Department. The Department may be reimbursed for the expense of the class.	II.E. Law Enforcement

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
444	50-21-111	State	Statute	The Department is required, for any person convicted of reckless operation, to require that person to attend and complete a boating safety education program approved by the Department. The Department may be reimbursed for the expense of the class. The Department is required to suspend for 90 days upon conviction of a second offense for reckless operation of a water device within a five-year period.	II.E. Law Enforcement
445	50-21-112	State	Statute	The Department is required to notify a person whose privilege is suspended under the provisions of this section of the suspension and of the requirement to enroll in and successfully complete an Alcohol and Drug Safety Action Program certified by the Department of Alcohol and Other Drug Abuse Services prior to reinstatement of the privilege. The Department in conjunction with the Department of Alcohol and Other Drug Abuse Services is required to develop procedures necessary for the communication of information pertaining to reinstating boating privileges. A person convicted under this section, in addition to any other penalties, shall be required by the department to attend and complete a boating safety education program approved by the department. The person required to attend the program shall reimburse the department for the expense of the program. The person's privilege to operate a water device within this State shall be suspended until successful completion of the required program.	II.E. Law Enforcement
446	50-21-113	State	Statute	The Department is required to suspend the privilege of a person who is convicted or who pleads guilty or nolo contendere under this section to operate a water device or be in actual control of a moving water device within this State.	II.E. Law Enforcement
447	50-21-114	State	Statute	The Department (E) is required, on the basis of a report from the law enforcement officer that the arrested person was operating a water device within this State while under the influence of alcohol, drugs, or a combination of them, and that the person had refused to submit to the tests, must suspend a person's privilege to operate a moving water device for one hundred eighty days. (F) Upon suspending the operating privilege of a person, the department immediately shall notify the person in writing and upon his request give him an opportunity for a hearing as provided in Article 3, Chapter 23, Title 1 of the 1976 Code. The review must be scheduled by the Administrative Law Court in accordance with the division's procedural rules. The scope of the hearing is limited to the issues set out by the Administrative Procedures Act and the division's procedural rules. Upon order of the administrative law judge, the department either shall rescind its order of suspension or continue the suspension of the privilege.	II.E. Law Enforcement
448	50-21-117	State	Statute	The Department is required to suspend the privilege of a person who is convicted of operating a moving water device while under suspension for three years.	II.E. Law Enforcement

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
449	50-21-130	State	Statute	<p>The Department is required to keep reports of reportable boating accidents. In the case of a reportable accident, the operator or owner of any vessel involved shall file a full description of the accident with the Department and provide any information the Department may require when requested as part of the investigation within forty-eight hours of the accident. In the event an accident results in death, loss of consciousness, or serious bodily injury, the owner or operator immediately shall notify the Department.</p> <p>(D) The accident report must be without prejudice, and must be for the information of the Department.</p> <p>(E) The Department shall administer a State Casualty Reporting System which shall be in conformity with that established by the United States Coast Guard.</p> <p>(F) The Department must suspend the privileges of a person convicted under this section for:</p> <p>(1) two years if the operator of a vessel is convicted of not rendering assistance to persons affected in a collision, accident, or other casualty;</p> <p>(2) one year if the operator of a vessel is convicted of not reporting a boating accident;</p> <p>(3) a person's privilege to operate a watercraft shall not be reinstated until the person attends and completes a boating safety education program approved by the Department. The person required to attend the class shall reimburse the Department for the expense of the program.</p>	II.E. Law Enforcement
450	50-21-140	State	Statute	The Department is required to furnish information on collisions and numbering of vessels to officials or agencies of the United States for analytical and statistical purposes.	II.E. Law Enforcement
451	50-21-148	State	Statute	The Department is required to erect signs at appropriate locations advertising the prohibition against obstruction of piers, docks, wharf, boat ramps or access areas, with advice from the Department of Transportation.	II.E. Law Enforcement
452	50-21-160	State	Statute	The Department must hold and utilize all fees or fines collected pursuant to the Equipment and Operation of Watercraft chapter for the purpose of paying the expenses of the Natural Resources Enforcement Division of the Department and other Department operations. (B) To the extent fees collected in connection with registration of boats, are attributable to fee increases beginning July 1, 1999, revenues from those fee increases must be used by the Department for its law enforcement responsibilities. Any surplus may be carried forward for that use.	II.E. Law Enforcement
453	50-21-190	State	Statute	The Department is authorized to conduct investigations of watercrafts to determine if it is abandoned. The Department is also required to send notice and make additional reasonable efforts to notify the last known owner, if any, of the status of the watercraft, and if that fails, post notice that the watercraft is abandoned.	II.E. Law Enforcement
454	50-21-610	State	Statute	Authorizes the Department to promulgate regulations which establish boat construction or associated equipment performance or other safety standards.	II.E. Law Enforcement
455	50-21-710	State	Statute	Authorizes the Department to promulgate regulations for the uniform marking of the waters of the State and may regulate the operation of all vessels, watercraft,	II.E. Law Enforcement
456	50-21-855	State	Statute	Requires the Department to not enforce any regulation requiring windsurfers and sailboarders to wear or carry personal flotation devices.	II.E. Law Enforcement
457	50-21-870	State	Statute	The Department is required to promulgate regulations relating to boating safety programs administered by the department or subject to its approval.	II.E. Law Enforcement

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
458	50-21-1010	State	Statute	The Department is authorized to regulate the holding of regattas, races, marine parades, tournaments or exhibitions which, by their nature, circumstance or location will introduce extra or unusual hazards to the safety of life on any waters of this State. It shall adopt and may amend regulations concerning the safety of boats, motorboats and vessels and persons thereon, either observers or participants. Whenever a regatta, race, marine parade, tournament or exhibition is proposed to be held the person in charge thereof shall, at least thirty days prior thereto, file an application with the department for permission to hold such regatta, motorboat or other boat race, marine parade, tournament or exhibition. The application shall set forth the date, time and location where it is proposed to hold such regatta, race, marine parade, tournament or exhibition and such other information as the department may by regulation require and it shall not be conducted without written authorization of the department.	II.E. Law Enforcement
459	50-23-10	State	Statute	Authorizes the Department to permit and regulate marine dealers. Each entity desiring to be a marine dealer shall apply for a permit each year from the Department. The Department may charge ten dollars for the permit. A dealer who fails to meet minimum requirements each year may request in writing a review of the permit and sales by the Department. After review of the dealer's records and after good cause has been shown by the dealer for not meeting the minimum requirements, the Department may renew the permit for the calendar year. Permitted marine dealers may apply for demonstration numbers to the Department. Marine dealers permitted under this article consent to inspections of the business and its records during regular business hours by Department personnel and other law enforcement officers. A dealer who fails to cooperate with Department inspections forfeits his permit.	I. Administration II.B. Titling & Licensing Services II.E. Law Enforcement
460	50-23-20	State	Statute	Authorizes the Department to title watercraft or outboard motors held or principally used in this State.	II.B. Titling & Licensing
461	50-23-60	State	Statute	Authorizes the Department to accept applications from persons acquiring watercraft or outboard motors within thirty days of the date of acquisition for a certificate of title for the watercraft or outboard motor. The Department may charge a fee and the application forms must include information as required by the	II.B. Titling & Licensing Services
462	50-23-70	State	Statute	The Department is authorized to charge a fee of \$10 for a certificate of title for a watercraft; \$10 for a certificate of title for an outboard motor. The Department is authorized to issue duplicate certificates for a \$5 fee.	I. Administration II.B. Titling & Licensing Services II.E. Law Enforcement
463	50-23-80	State	Statute	The Department is authorized to issue a certificate of title to the watercraft or outboard motor when satisfied that the application is in proper form, that the applicant is the owner of the watercraft or outboard motor, and that there is no security interest in the watercraft or outboard motor not disclosed in the application. (B) The Department shall maintain a record of all certificates of title issued by it: (1) Under a distinctive title number assigned to a watercraft or outboard motor; (2) Under the identification number awarded to a watercraft in accordance with the registration and numbering act of the state in which it is registered. If the State requires outboard motors to be registered separately, the Department shall keep the motor registration numbers in its titling records; (3) Alphabetically, under the name of the owner; and (4) In the discretion of the Department, in any other method it determines.	II.B. Titling & Licensing Services
464	50-23-120	State	Statute	The Department is authorized to issue a new certificate of title for a transfer of purchase of a watercraft or outboard motor once application is made to the Department accompanied by the required fee and upon the form or forms prescribed and furnished by the Department.	II.B. Titling & Licensing Services

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
465	50-23-130	State	Statute	<p>The Department is authorized to issue a new certificate of title if the ownership of a watercraft or outboard motor is transferred by operation of law once application is made to the Department accompanied by the required fee and upon the form or forms prescribed and furnished by the Department.</p> <p>(b) If the ownership of a watercraft or outboard motor is terminated in accordance with the terms of a security agreement by a lienholder named in the certificate of title, the transferee shall promptly mail or deliver to the Department the last certificate of title, his application for a new title accompanied by the required fee and upon the form or forms prescribed and furnished by the Department, and an affidavit by the lienholder or his authorized representative, setting forth the facts entitling him to possession and ownership of the watercraft or outboard motor, together with a copy of the journal entry, court order or instrument upon which such claim of possession and ownership is founded. If the lienholder cannot produce such proof of ownership, he may submit such evidence as he has with his application to the Department, and the Department may, if it finds the evidence to be satisfactory proof of ownership, issue a new certificate of title. (c) If a lienholder succeeds to the interest of an owner in a watercraft or outboard motor by operation of law and holds such watercraft or outboard motor for resale, he need not secure a new certificate of title thereto but, upon transfer to another person, shall promptly mail or deliver to the transferee or to the Department the certificate, affidavit and such other documents as the Department may require.</p>	II.B. Titling & Licensing Services
466	50-23-140	State	Statute	The Department is authorized to receive and note all liens, mortgages, and encumbrances upon a certificate of title which take priority according to the order of time in which they are noted on it by the Department. (b) A security interest is perfected by the delivery to the Department of the existing certificate of title, if any,	II.B. Titling & Licensing Services
467	50-23-150	State	Statute	The Department may issue a duplicate title for a lost, stolen or mutilated certificate. The person may obtain a duplicate by application to the Department, furnishing such information concerning the original certificate and the circumstances of its loss, mutilation or destruction as may be required by the Department.	II.B. Titling & Licensing Services

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
468	50-23-170	State	Statute	<p>The Department is authorized (A) if there is no manufacturer's serial number, if the manufacturer's serial number has been removed or obliterated, or if the watercraft is homemade, upon application, to assign a permanent identification number which must be used as the builder's hull number for the watercraft. This assigned number must be affixed permanently to or imprinted by the applicant at the place and in the manner designated by the Department upon the watercraft for which the builder's hull number is assigned. Every homemade watercraft must be certified as meeting safety standards of the United States Coast Guard before it can be sold by the builder. Certification must be furnished to the purchaser and a copy accompany applications for transfer to the Department. (B) If there is no manufacturer's serial number or if the manufacturer's serial number has been removed for a valid reason or obliterated, the Department, upon a prescribed application, may assign a serial number for the outboard motor. This assigned serial number must be affixed permanently to or imprinted by the applicant at the place and in the manner designated by the Department upon the outboard motor for which the serial number is assigned. (D) If the serial number or hull identification number is displayed in a location other than on or near the stern transom, the Department must be notified by the manufacturer as to the location. (E) No person may destroy, remove, alter, cover, or deface the manufacturer's serial number or hull identification number or part of it, or plate bearing the number, or a serial number or hull identification number or part of it assigned by the Department or be in possession of an affected watercraft or outboard motor unless authorized in writing by the Department and the Commandant of the United States Coast Guard.</p>	<p>II.B. Titling & Licensing Services II.E. Law Enforcement</p>
469	50-23-180	State	Statute	<p>The Department is authorized to receive any information regarding a theft of watercraft or outboard motor. (a) Every law enforcement agency, peace officer, owner, or insurer in the State, having knowledge of a stolen or converted watercraft or outboard motor, immediately shall furnish the Department with full information concerning the theft or conversion.</p>	<p>II.B. Titling & Licensing Services II.E. Law Enforcement</p>
470	50-23-205	State	Statute	<p>The Department is authorized (B) upon seizure of the watercraft or outboard motor because the true owner cannot be determined, to notify a person claiming an interest in it, and the person has the right to prove his interest before the circuit court in the county where the property was seized. If no action is filed within sixty days of notification, the Department may retain the property for official use or transfer the property to another public entity for official use, sell the property at</p>	<p>II.B. Titling & Licensing Services II.E. Law Enforcement</p>
471	50-23-210	State	Statute	<p>The Department is authorized to suspend or revoke a certificate of title to a watercraft, or to an outboard motor, upon reasonable notice and hearing, if the Department finds: (1) The certificate of title was fraudulently procured or erroneously issued, or (2) The watercraft, or outboard motor, has been scrapped, dismantled, or destroyed, or transferred and registered in another state. (c) When the Department suspends or revokes a certificate of title, the owner or person in possession of it shall, immediately upon receiving notice of the suspension or revocation, mail or deliver the certificate to the Department; or (d) The Department may seize and impound any certificate of title which has been suspended and revoked.</p>	<p>II.B. Titling & Licensing Services II.E. Law Enforcement</p>

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
472	50-23-220	State	Statute	The Department is authorized to use appropriations from titling watercraft and outboard motors for the expenses of the Department in administering the provisions of this chapter or for any purpose related to the mission of the Department) To the extent fees collected pursuant to Section 50-23-70, in connection with titling a boat, are attributable to fee increases beginning July 1, 1999, revenues from those increases must be used by the Department for its law enforcement responsibilities. Any surplus may be carried forward for that use.	I. Administration II.B. Titling & Licensing Services II.E. Law Enforcement
473	50-23-230	State	Statute	The Department is authorized and empowered to make, adopt, promulgate, amend, and repeal all rules and regulations necessary, or convenient for the carrying out of the duties and obligations and powers conferred on the department by this chapter.	II.B. Titling & Licensing Services II.E. Law Enforcement
474	50-23-240	State	Statute	The Department is authorized to file a copy of the regulations adopted pursuant to this chapter, and of any amendments thereto, in the office of the board and in the office of the official State record-keeping agency. Rules and regulations shall be published by the Department in a convenient form.	II.B. Titling & Licensing Services II.E. Law Enforcement
475	50-23-250	State	Statute	Authorizes the Director to employ and appoint the necessary enforcement officers for enforcement of this chapter. The duties of such enforcement officers shall include but not be limited to investigating applications for certificate of title, inspecting watercraft, or outboard motors, in or at public facilities for purposes of locating stolen property, and investigating and reporting thefts of watercraft, or outboard motors.	I. Administration II.E. Law Enforcement
476	50-23-260	State	Statute	The Department is required to annually, between January first and January thirty-first, furnish to each county auditor a list of motors and watercraft registered and titled pursuant to this chapter in the previous year to residents of such auditor's county, which list shall include the names and addresses of the owners of such watercraft and motors and sufficient additional information as will permit the auditors to identify the chattels titled for tax purposes.	II.B. Titling & Licensing Services
477	50-23-290	State	Statute	The Department must accept applications from any person coming into possession of a watercraft or outboard motor without proper proof of ownership. The person must apply to the Department for a title using the form prescribed by the Department. The application must be supported by an affidavit setting forth the circumstances under which the watercraft or outboard motor was acquired. The applicant must provide the Department with proof of mailing. The applicant must publish an advertisement in a newspaper of general circulation in the county of residence of the last known owner of record for three successive issues. If there is no prior owner of record, the advertisement must be published in the county where acquired. The advertisement must be as prescribed by the Department in the application. Proof of advertising must be submitted to the Department. Thirty days after the date of the last advertisement if no claim of interest or ownership is made and the item has not been reported stolen, the Department shall issue a clear title. If the item is reported stolen, the Department shall dispose of the item according to law. If there is a claim of interest adverse to the applicant, the Department shall not issue a title until the issue is resolved.	II.B. Titling & Licensing Services II.E. Law Enforcement
478	50-23-295	State	Statute	The Department is authorized to refuse to transfer a title to a watercraft or an outboard motor if the Department has notice that property taxes for property tax years beginning after 1999, are owed on the watercraft or outboard motor.(C) The county treasurer or other appropriate official annually, or more frequently as the county considers appropriate, shall transmit a list of delinquent taxes due on watercraft and outboard motors to the Department. The list may be transmitted in any electronic format considered acceptable by the Department.	II.B. Titling & Licensing Services

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
479	50-23-310	State	Statute	The Department is authorized to issue decals which are attached to each side of the bow of the boat within six inches following the identifying number.	II.B. Titling & Licensing Services
480	50-23-330	State	Statute	The Department is authorized to, in the event that an agency of the United States Government shall have in force an overall system of identification (numbering) for vessels within the United States, to employ a numbering system which is in conformity therewith.	II.B. Titling & Licensing Services
481	50-23-340	State	Statute	The Department is authorized to accept applications from the owner of each motorboat requiring numbering by this chapter. The person shall file an application for a number with the Department on forms approved by it. The application fee is thirty dollars. Upon receipt of the application in approved form, the Department	II.B. Titling & Licensing Services
482	50-23-350	State	Statute	The Department is authorized to issue any certificate of number directly or may authorize any person to act as agent for the issuing thereof.	II.B. Titling & Licensing Services
483	50-23-370	State	Statute	The Department is authorized to fix a day and month of the year on which certificates of number expire unless renewed pursuant to this chapter. (B) A renewal application for a certificate of number, except those from marine dealers, presented after thirty days from its expiration date is subject to a late penalty of fifteen	II.B. Titling & Licensing Services
484	50-23-380	State	Statute	The Department is authorized to accept, upon the transfer of ownership of a watercraft, an application from the purchaser for transfer of a registration and accept a fee of six dollars.	II.B. Titling & Licensing Services
485	50-23-400	State	Statute	The Department is authorized to receive in writing from any holder of a certificate of number the new address, if the address does not conform to the address on the title.	II.B. Titling & Licensing Services
486	50-23-425	State	Statute	The Department is not authorized to renew a registration of watercraft pursuant to this chapter if the Department has notice that property taxes are owed on the watercraft.	II.B. Titling & Licensing Services
487	50-25-150	State	Statute	It shall be the responsibility of the Department to post and maintain at each major landing on Louthers Lake a three foot by four foot sign, visible to users of the landings, on which the foregoing prohibition shall be plainly lettered. Anyone operating a boat in violation of the provisions of this section shall be fined not less	II.C. Local Government Services
488	50-25-310	State	Statute	The Department is authorized to place appropriate signs or markers on each side of the watercourse below the Duke Power Company Wateree Dam in Kershaw	II.E. Law Enforcement
489	50-25-320	State	Statute	The Department is authorized to place appropriate signs or markers on each side of the watercourse above the Duke Power Company Wateree Dam in Kershaw	II.E. Law Enforcement
490	50-25-1310	State	Statute	The Department is authorized to design and install signs indicating a no wake zone within three hundred feet of all bridges and public docks on Lakes William C. Bowen and H. Taylor Blalock in Spartanburg County.	II.E. Law Enforcement
491	50-25-1360	State	Statute	The Department is authorized after consultation with the Spartanburg Water System, by special permit, to waive the restrictions and provisions of Sections 50-25-	II.E. Law Enforcement
492	51-3-160	State	Statute	The Department is authorized to work in conjunction with the Department of Corrections in the development of public recreation facilities and to exchange funds	I. Administration
493	51-13-2010	State	Statute	The Department is required to appoint a member to the Enoree River Greenway Commission board. The management of the commission is vested in the Board of	I. Administration
494	51-17-40	State	Statute	The Board of the Department is authorized with the following duties, responsibilities, and powers under chapter 17 in regards to the Heritage Trust Program: (1) To serve as trustee of the trust created under this chapter and to carry out the powers, duties, and responsibilities thereunder; (2) To supervise the establishment, updating and maintenance of a statewide inventory of the natural and cultural resources and the maintenance of a list of those areas and features selected or established under this chapter as priority areas and features or as Heritage Preserves and Sites; (3) To select from the recommendations of the advisory board those natural and cultural features, the preservation of which is of primary importance to the goals and purposes of this chapter, and to classify such as priority areas and features; (4) To select from the recommendations of the advisory board those priority areas and features which should be dedicated or recognized as Heritage Preserves or Sites, and thereafter to establish as such through dedication or recognition; (5) To select from the recommendations of the advisory board those Heritage Preserves, interests therein or portions thereof, deserving of protection under the Heritage Trust and thereafter to transfer same into the corpus of the trust; (6) To conduct public hearings on the question of whether any particular natural or cultural area or feature should be established as a Heritage Preserve or Site, or on the uses or nonuses which shall apply to any area dedicated under the Heritage Trust Program; (7) To manage or provide for the management of Heritage Preserves through the promulgation of rules and regulations designed to preserve the primary natural character of such areas or features and to provide the maximum public usage thereof which is compatible and consistent with the character of the area. Management duties and responsibilities may be assigned to any governmental or private group, with its consent, with respect to any particular Heritage Preserve; (8) To cooperate with and to enter into agreement with other state, federal, county, and local units of government as well as private groups for the promotion of the purposes of this chapter including the carrying out of other requirements under federal and state law; and (9) To report annually to the Governor and to the General Assembly as to the activities of the Heritage Trust Program and its future plans, and to make any specific recommendations which it feels, if implemented, would assist in achieving the goals and purposes of this chapter.	II.G Land, Water & Conservation

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
495	51-17-50	State	Statute	The Director of the Department, the Chairman of the Board, and the Director of the Land Resources Conservation Districts Division, or their designees, are required to serve on the Heritage Trust Advisory Board with the purpose of assisting the board of DNR in carrying out its duties and responsibilities under the Heritage Trust Program.	I. Administration II.G Land, Water & Conservation
496	51-17-60	State	Statute	The Department is required to submit to the Heritage Trust Advisory Board: (1) inventories of areas and features; (2) proposals for the dedication or recognition of specific areas and features as Heritage Trust Preserves and Sites; and (3) to assist in maintaining a list of areas and sites which through dedication become Heritage Trust Preserves or Sites, and to make public information regarding their location, management, regulation, and permissible public uses and the like.	II.G Land, Water & Conservation
497	51-17-70	State	Statute	The Department is authorized to act as the basic staff for the board of the Department and the Heritage Trust Advisory Board and shall have the following powers and duties: (1) The Director is authorized to select a member of his staff who shall be primarily responsible for the administration of the Heritage Trust Program. (2) The Department is authorized to supply such other staff and support services as the board of the Department and the Heritage Trust Advisory Board require to fulfill their duties and responsibilities under the Heritage Trust Program. (3) The Department is authorized to maintain a public record of any inventories or lists established under the Heritage Trust Program. (4) The Department is authorized to work with owners, both public and private, in the development of proposals for the dedication and recognition of natural and cultural areas and features as Heritage Preserves and Sites, and it shall keep the Heritage Trust Advisory Board informed of the same in order that therefrom the advisory board may make recommendations to the board of the Department as provided under the Heritage Trust Program. (5) The Department is authorized to consult with and work in cooperation with the Department of Archives and History, the State Archeologist, the Department of Parks, Recreation and Tourism and any other state, county, or local unit of government, or any private entity, or group which is or should be directly involved in the Heritage Trust Program as well as in any particular efforts to preserve or protect any specific area or feature under the provisions of the Heritage Trust Program. In all cases, the Department shall attempt to avoid duplication of effort with other agencies and groups and shall have no mandatory authority hereunder to require action by any such body.	II.G Land, Water & Conservation
498	51-17-80	State	Statute	The Board of the Department is authorized to accept recommendations and approve any area or feature on the "Priority Areas and Features List" as a Heritage	I. Administration
499	51-17-85	State	Statute	Prohibits the board from disposing of any Heritage Trust property except under certain circumstances.	I. Administration II.G Land, Water & Conservation
500	51-17-90	State	Statute	The Board of the Department is authorized as the Trustee of the South Carolina Heritage Trust. The Board is authorized to place into the corpus of the trust any Heritage Preserve that it feels meets the requisite criteria and which has been recommended for inclusion therein by the Heritage Trust Advisory Board.	I. Administration

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
501	51-17-100	State	Statute	The Board of the Department is authorized to, in any case wherein a priority feature is either unsuited or unavailable for acquisition as a Heritage Preserve, enter into an agreement with the owner thereof, recognize and register it as a Heritage Site. The Department is required to follow the specific registration procedures which calls for the Department to provide notice to the Heritage Trust Advisory Board, receive Advisory Board recommendations, approve applications, enter into a written agreement of registration with the owner of the feature concerned whereby the State shall give public recognition of the importance of the area or feature as a Heritage Site and the owner shall express his intent to preserve it, erect and maintain an appropriate sign on the Heritage Site indicating its recognition and the owner thereof shall be given a certificate acknowledging its registration, terminate registration agreements thus removing the feature as a Heritage Site and at that point can require any certificate previously issued therefor or sign erected be returned to the Department by the property owner.	I. Administration II.G Land, Water & Conservation
502	51-17-110	State	Statute	The Department is authorized to include the costs and operating expenses of the Board and the Heritage Trust Advisory Board and staff necessary to carry out the provisions of the Heritage Trust Program in the annual State Appropriation Act. Funding for management of areas and features which become Heritage Preserves must be specifically requested by the Department. The Board is also authorized to select those Heritage Preserves for which it is appropriate to charge an individual user fee. The Department is authorized to sell such user permits for a cost not to exceed five dollars and to be valid for the fiscal year in which issued at all Heritage Preserves where a permit is required. At the end of the fiscal year, the Department shall distribute the funds collected among the entities of government assigned responsibility for management in direct proportion to the acreage which they manage. The proceeds of the sale of the user permits must be used to defray the management expenses.	II.G Land, Water & Conservation
503	51-17-115	State	Statute	The Board of the Department is authorized to, in any case wherein a priority feature is either unsuited or unavailable for acquisition as a Heritage Preserve, enter into an agreement with the owner thereof, recognize and register it as a Heritage Site. The Department is required to follow the specific registration procedures which calls for the Department to provide notice to the Heritage Trust Advisory Board, receive Advisory Board recommendations, approve applications, enter into a written agreement of registration with the owner of the feature concerned whereby the State shall give public recognition of the importance of the area or feature as a Heritage Site and the owner shall express his intent to preserve it, erect and maintain an appropriate sign on the Heritage Site indicating its recognition and the owner thereof shall be given a certificate acknowledging its registration, terminate registration agreements thus removing the feature as a Heritage Site and at that point can require any certificate previously issued therefor or sign erected be returned to the Department by the property owner.	II.D. Wildlife & Freshwater Fisheries II.G Land, Water & Conservation
504	51-17-117	State	Statute	The Board of the Department, or its agent, is authorized in the case of donations of real and personal property including, but not limited to, land, houses, stocks, and bonds made to the Heritage Trust Program to (1) sell donated property, and proceeds from the sales must be deposited in the Heritage Land Trust Fund and used for the purposes established in the Heritage Trust Program; (2) establish minimum acceptable prices for disposition of donated property; (3) trade donated property for property of equal value; (4) promote donations to the program through advertising; or (5) decline donations for any reason.	II.D. Wildlife & Freshwater Fisheries II.G Land, Water & Conservation

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
505	51-17-130	State	Statute	The enforcement officers of the Natural Resources Enforcement Division of the Department are authorized to enforce the provisions of the Heritage Trust Program.	II.E Law Enforcement II.G Land, Water & Conservation
506	51-17-150	State	Statute	The Department, as trustee for the Heritage Land Trust Fund, is required to report annually to the Committee on Ways and Means of the House of Representatives and the Senate Finance Committee detailing acquisitions in the previous year by the Heritage Land Trust Fund and planned acquisitions for the next five years (until 1999).	I. Administration II.G Land, Water & Conservation
507	51-17-320	State	Statute	The Department is authorized to issue revenue bonds for the Heritage Trust Program. The Board is authorized, acting as trustee, to make a pledge of the Heritage Land Trust portion of the state deed recording fee, which is valid and binding from the time the pledge is made. The Board is authorized to establish procedures for a competitive bidding process, select lead underwriters and their criteria, and determine whether to sell bonds through negotiation or through competitive bidding.	I. Administration II.G Land, Water & Conservation
508	51-18-60	State	Statute	The Chairman of the Board of the Department is required to serve on the War Between the States Heritage Trust Advisory Board.	I. Administration
509	51-18-130	State	Statute	The enforcement officers of the Natural Resources Enforcement Division of the Department are authorized to enforce the War Between the States Heritage Trust Act.	II.E. Law Enforcement
510	51-22-50	State	Statute	The Department is authorized as an eligible recipient for project consideration and grants from the Legacy Trust Fund.	I. Administration II.G Land, Water &
511	51-22-60	State	Statute	The Department is required to administer landowner incentive programs for endangered species habitat conservation, of which an entity must participate in order to be eligible for funds from the Legacy Trust Fund.	I. Administration II.G Land, Water & Conservation
512	54-6-10	State	Statute	The Chairman of the Department Board, or designee, is authorized to serve ex officio on the Savannah River Maritime Commission.	I. Administration
513	54-17-30	State	Statute	A Department Law Enforcement Division officer is authorized to serve on the Maritime Security Commission, ex officio.	II.E. Law Enforcement
514	54-17-60	State	Statute	The Maritime Security Commission and the Naval Militia must coordinate their activities with federal, state, and local agencies, including the Department, responsible for maritime homeland security and Naval Militia functions as they relate to the South Carolina Maritime Security Act.	II.E. Law Enforcement
515	56-3-4510	State	Statute	Authorizes the "SC Protects Endangered Species" and "SC Wildlife" commemorative plates. The Department of Motor Vehicles shall issue a series of special commemorative motor vehicle license plates for use by the owner on his private passenger motor vehicle for the purposes of the "Nongame Wildlife and Natural Areas Fund" provided in Section 50-1-280. The special fee for the commemorative license plate is thirty dollars and this amount must be placed in the fund. This fee is in addition to the regular motor vehicle registration fee set forth in Article 5, Chapter 3 of Title 56. The commemorative plate must be of the same size and general design of regular motor vehicle license plates and must be imprinted with the words "South Carolina Protects Endangered Species". The plates must be issued or revalidated for a biennial period, which expires twenty-four months from the month they are issued. Once the plate supply is exhausted, any revenues derived from a renewal or transfer of a "South Carolina Protects Endangered Species" plate must be distributed as directed in this subsection.	I. Administration II.D. Wildlife & Freshwater Fisheries

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
516	56-3-7300	State	Statute	The Department is required to administer funds generated from the sale of the "Saltwater Fishing" special license plate to manage and conserve the marine resources of the state.	II.F. Marine Resources
517	56-3-12410	State	Statute	The Department is required to set up a public process to choose the image for the "Largemouth Bass" special license plate. The Department is authorized to receive the fees collected pursuant to this section above the cost of production, which shall only be used to promote bass fishing throughout the State.	II.D. Wildlife & Freshwater Fisheries
518	56-5-170	State	Statute	Department vehicles when being used in the performance of law enforcement duties are authorized as emergency vehicles by the Department of Motor Vehicles.	II.E. Law Enforcement
519	57-5-870	State	Statute	The Department is authorized to enter into a cooperative agreement with the Department of Transportation for the conservation of access roads and recreational facilities. The agreements may provide for the Department of Transportation to prepare the necessary plans; provide construction engineering and inspection; and award the necessary construction contracts, subject to the written approval of the Department of Natural Resources. All such contracts shall provide for payments for work performed to be made by the Department of Natural Resources from its funds. Upon completion of the construction work, the Department of Transportation shall reimburse the Department of Natural Resources out of farm-to-market construction funds apportioned to the county in which the work is performed not exceeding the actual cost of constructing any such secondary roads or one half the total cost of the project provided for in the cooperative agreement, whichever is less. The Department of Transportation shall pay from its farm-to-market construction funds apportioned to such county the cost of engineering and inspection. The roads shall become a part of the state highway secondary system upon their completion.	I. Administration II. Local Government Services
520	57-23-800(D)	State	Statute	The Department is authorized to make an assessment and written determination to the Department of Transportation that vegetation management causes an increase in safety risks due to the attraction of wildlife along the highway.	I. Administration
521	58-1-65	State	Statute	The Department is authorized to exclusively manage and control programs to combat the growth of aquatic weeds. The Department is to work in conjunction with the owners and operators of water impoundments for federally regulated hydroelectric projects. The programs are to be funded in part by revenue appropriated to the Department in Part 1, Section 47 of the 1995-96 general appropriations act, by revenue of certain federal programs, and by contributions by the owners and operators of the federally regulated hydroelectric projects. The Department is also authorized to hold harmless the owners and operators of water impoundments.	II.G. Land, Water & Conservation
522	58-33-140	State	Statute	The Department is authorized as a mandatory party in all certifications for major utility facilities.	I. Administration
523	63-3-520	State	Statute	The Department is authorized to receive from family court notice of all adjudications of the provisions of Title 50.	II.B. Titling & Licensing Services

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
524	63-17-2730	State	Statute	The Department is authorized to require a notice from the Child Support Enforcement Division of a child support lien, with the social security number, or the alien identification number assigned to a resident alien who does not have a social security number, of the obligor on the notice for any property titled through the Department.	II.B. Titling & Licensing Services II.D. Wildlife & Freshwater Fisheries II.E. Marine Resources
525	Proviso # 117.1	State	Proviso	Requires that general state revenues from taxation, licenses, fees or from any other source whatsoever, and all institutional and departmental revenues or collections, including income from taxes, licenses, fees, the sale of commodities and services, and income derived from any other departmental or institutional source of activity, must be remitted to the State Treasurer at least once each week, when practical, and must be credited, unless otherwise directed by law, to the General Fund of the State. Each institution, department or agency, in remitting such income to the State Treasurer, shall attach with each such remittance a report or statement, showing in detail the sources itemized according to standard budget classification from which such income was derived, and shall, at the same time, forward a copy of such report or statement to the Comptroller General and the Executive Budget Office.	I. Administration
526	Proviso # 117.13	State	Proviso	Each state agency shall submit to the state Human Affairs Commission employment and fill vacancy data by race and sex factor by the October 31st of each year.	I. Administration
527	Proviso # 117.15	State	Proviso	The Department of Natural Resources game management personnel and fish hatchery personnel are permitted to occupy residences owned by The Department without charge. The Fair Market Rental Value shall be reported by the agency to the Agency Head Salary Commission and The Department of Administration by October 1st of each fiscal year.	I. Administration
528	Proviso # 117.18	State	Proviso	Agency heads or Deputy Directors may receive reimbursement for business expenses incurred while performing their official duties as long as properly documented.	I. Administration
529	Proviso # 117.19	State	Proviso	The per diem allowance for Boards, Commissions and Committees shall be at the rate of \$35 per day. No full time officer or employee of the state shall draw the allowance.	I. Administration
530	Proviso # 117.20	State	Proviso	Addresses travel and subsistence expenses for employees of the agency.	I. Administration
531	Proviso # 117.22	State	Proviso	SC DNR is required to maintain a continuing log of all flights.	II.A. Conservation Education Services II.E. Law Enforcement
532	Proviso # 117.23	State	Proviso	DNR is authorized to carry forward unspent general fund appropriations from the prior fiscal year to the current fiscal year up to a maximum of 10 percent of the general fund appropriations less any appropriation reductions for the current fiscal year.	I. Administration
533	Proviso # 117.25	State	Proviso	DNR is required to consider first contracting for services or purchasing goods and services through the Department of Corrections Prison Industries Program.	I. Administration
534	Proviso # 117.26	State	Proviso	The Agency shall provide the Comptroller General the listing of employees and their travel. Agencies should include position titles for each of the top twenty-five travelers for each agency. Expenditures must include state, federal and other sources of funds. Expenditures for in-state and out-of-state registration fees (fees to attend conferences, teleconferences, workshops, or seminars for training on a per person basis) must be shown as a separate subtotal within the grand total for the individual employees and the agency as a whole. The list for each agency must be in rank order with the largest expenditure first and the name of the employee must be shown with each amount. Agencies should include a brief summary of the type of travel the agency incurs. The Comptroller General may provide additional information as deemed appropriate.	I. Administration
535	Proviso # 117.29	State	Proviso	Agencies are required to submit accountability reports for the prior fiscal year. Agencies' annual accountability reports for the prior fiscal year, as required in Section 1-1-810, must be accessible to the Governor, Senate Finance Committee, House Ways and Means Committee, and to the public on or before September fifteenth, for the purpose of a zero-base budget analysis and in order to ensure that the Agency Head Salary Commission has the accountability reports for use in a timely manner. Accountability Report guidelines shall require agencies to identify key program area descriptions and expenditures and link these to key financial and performance results measures.	I. Administration
536	Proviso # 117.30	State	Proviso	The state agency may collect a service charge to cover the costs associated with processing and collection of dishonored instruments or electronic payments where any amount is not paid by the drawee due to insufficient funds on deposit with the bank or the person upon which it was drawn when presented, or the instrument has an incorrect or insufficient signature on it. Such funds shall be retained and expended by the agency in accordance with this purpose and any unused amount shall carry forward to the following fiscal year.	I. Administration

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
537	Proviso #117.34	State	Statute	Each state agency shall provide to the Chairmen of the Senate Finance and House of Representatives Ways and Means Committees and the Inspector General a report detailing the amount of its outstanding debt and all methods it has used to collect that debt. This report is due by the last day of February for the previous calendar year. For purposes of this provision, outstanding debt means a sum remaining due and owed to a state agency by a nongovernmental entity for more than sixty calendar days.	I. Administration
538	Proviso # 117.35	State	Proviso	DNR may implement in consultation with the Department of Administration a program to realign resources and create voluntary separation incentive programs.	I. Administration
539	Proviso # 117.41	State	Proviso	The DNR shall purchase recycled steel unless the item cannot be acquired competitively at a reasonable price.	I. Administration
540	Proviso # 117.47	State	Proviso	Any insurance reimbursement to DNR may be used to offset expenses related to the claim. These funds may be retained, expended and carried forward.	I. Administration
541	Proviso # 117.48	State	Proviso	DNR shall furnish to the Human Resources Division(1) a current personnel organizational chart annually no later than September first of the current fiscal year, or upon the request of the division and (2) notification of any change to the agency's organizational structure which impacts an employee's grievance rights within thirty days of such change. The organizational chart shall be in a form prescribed by the Human Resources Division showing all authorized positions, class title, class code, position number and indications as to whether such positions are filled or vacant. In addition, the organizational chart shall clearly identify those employees who are exempt from the State Employee Grievance Procedure Act.	I. Administration
542	Proviso # 117.50	State	Proviso	State agencies must continue to actively pursue cost saving measures through collaborative efforts and may combine administrative support functions of other agencies.	I. Administration
543	Proviso # 117.55	State	Proviso	State agencies and institutions are allowed to spend state, federal, and other sources of revenue to provide selected employees lump sum bonuses, not to exceed three thousand dollars per year, based on objective guidelines established by the Department of Administration. Payment of these bonuses is not a part of the employee's base salary and is not earnable compensation for purposes of employee and employer contributions to respective retirement systems. Employees earning \$100,000 or more shall not be eligible to receive bonuses under this provision. The employing agency must report this information on or before August thirty-first of each year and must include the total amount and source of the bonus received by the employee during the preceding fiscal year (July first through June thirtieth). The Human Resources Division of the Department of Administration shall formulate policies and procedures to ensure compliance with the reporting provisions of this proviso. Copies of the reports shall be made available to the Chairman of the Senate Finance Committee and the Chairman of the House Ways and Means Committee, upon request.	I. Administration
544	Proviso # 117.58	State	Proviso	DNR is required to submit annual audited financial statements for inclusion on the State's Comprehensive Annual Financial Report and must comply with the submission dates stipulated in the State Auditor's Office audit contract period.	I. Administration
545	Proviso # 117.59	State	Proviso	Any incentive rebate premium received by an agency from the Purchase Card Program may be retained and used by the agency to support its operations.	I. Administration
546	Proviso # 117.65	State	Proviso	State Agencies that employ attorneys, are authorized, if they so decide, to use other appropriated funds, including General Fund carry forward funds, to pay the	I. Administration
547	Proviso # 117.69	State	Proviso	Agency heads may ensue an employee voluntary furlough program of not more than 90 day per fiscal year. During this voluntary furlough, the state employees	I. Administration

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
548	Proviso # 117.70	State	Proviso	The Department of Natural Resources shall provide a security detail to the Governor in a manner agreed to by SLED, DPS, DNR and Office of the Governor.	II.E. Law Enforcement
549	Proviso # 117.72	State	Proviso	If a Reduction In Force is implemented by a state agency, the agency head shall be required to take five days furlough in the current fiscal year. If more than one	I. Administration
550	Proviso # 117.75	State	Proviso	Each state agency must provide and release to the public via the agency's website, a report of all aggregate amounts of fines and fees that were charged and	I. Administration
551	Proviso # 117.76	State	Proviso	In a fiscal year in which the general funds are left and the funds appropriated for that agency or if a reduction is in place, the agency head must institute a	I. Administration
552	Proviso # 117.77	State	Proviso	In a fiscal year in which the general funds are left and the funds appropriated for a state agency are less than the general funds in the prior fiscal year where there's	I. Administration
553	Proviso # 117.78	State	Proviso	An agency must follow the guidance when an employee retires that is listed in this proviso.	I. Administration
554	Proviso # 117.81	State	Proviso	The state agency may not decrease the compensation of an employee solely because the employee gives sworn testimony to a standing committee, subcommittee	I. Administration
555	Proviso # 117.82	State	Proviso	Each state agency shall monitor and appropriately operate within the limits of its authorized appropriations.	I. Administration
556	Proviso # 117.84	State	Proviso	Each state agency which has composite reservoir bank accounts shall prepare a report for each account disclosing every transaction of the account in the prior	I. Administration
557	Proviso # 117.85	State	Proviso	All agencies, shall be responsible for providing on its Internet website a link to the Internet website of any agency, other than the individual agency that posts on its Internet website that agency's monthly state procurement card statements or monthly reports containing all or substantially all the same information contained in the monthly state procurement card statements.	I. Administration II.A. Conservation Education Services
558	Proviso # 117.86	State	Proviso	The state agency proposes a regulation that increases a fee fine or otherwise generates revenue. The regulation must indicate that it is being proposed.	I. Administration
559	Proviso # 117.89	State	Proviso	Each state agency shall report in the recovery audit program.	I. Administration
560	Proviso # 117.93	State	Proviso	State agencies are encouraged to realize savings through administrative overhead costs elimination of payroll management and reduction in programmatic funding.	I. Administration
561	Proviso # 117.100	State	Proviso	State agencies which do not receive a separate audit of federal expenditures must submit to the office of the state auditor a schedule of federal program	I. Administration
562	Proviso # 117.110	State	Proviso	An agency that includes personal identifying information in computerized data or other data shall disclose any breach of the security system following notification of the breach to the residents who were affected.	I. Administration II.A. Conservation Education Services
563	Proviso # 117.118	State	Proviso	All state agencies must submit an information technology plan and an information security plan for the fiscal year and must submit updates to their plans.	I. Administration II.A. Conservation Education Services
564	Proviso # 47.1	State	Proviso	All revenue generated from the sale of the "South Carolina Wildlife" magazine by products and other publications shall be retained by the Department and used to support the production for the magazine to be self sustaining. The Department is authorized to sell advertising in the magazine if necessary and no general funds may be used for the operations support of the magazine.	I. Administration II.A. Conservation Education Services
565	Proviso # 47.2	State	Proviso	DNR shall continue to collect the casual sales tax as contained in the contractual agreement between DOR and DNR and the State Treasurer authorized to reimburse the Department on a quarterly basis for the actual cost of collecting the tax.	I. Administration II.B. Titling & Licensing Services
566	Proviso # 47.3	State	Proviso	Each of South Carolina's forty-six soil and water conservation districts shall receive a proportionate share of funding set aside for Aid to Conservation Districts at \$15,000 per district for general assistance to the district's program. Available funding above \$15,000 for each district will be apportioned by the Department based upon local needs and priorities as determined by the board. During the fiscal year, the districts' funding may only be reduced in an amount not to exceed the	I. Administration II.G. Land, Water & Conservation
567	Proviso # 47.4	State	Proviso	DNR may carry forward funds accumulated by the Department of Natural Resources Geology Program and the contract for the provision of goods and services not covered by the Department's appropriated fund and may be carried forward and expended for the costs associated with the provision of such goods and services.	I. Administration II.G. Land, Water & Conservation
568	Proviso # 47.5	State	Proviso	The department may collect and carry forward revenues derived from the sales goods and services in order to support aerial photography, map services, climatology data and geological services. The department shall report on this revenue to the Senate Finance Committee and the House Ways and Means Committee.	I. Administration II.A. Conservation Education Services
569	Proviso # 47.6	State	Proviso	DNR is authorized to provide enforcement officers on special assignment with an annual clothing allowance not to exceed \$600 per officer for required clothing	II.E. Law Enforcement
570	Proviso # 47.7	State	Proviso	The Department is authorized to pay for the costs of physical examinations for Department personnel who are required to receive such physical examinations prior	II.E. Law Enforcement
571	Proviso #47.8	State	Proviso	DNR shall coordinate a public cormorant control program with US Fish and Wildlife service for Lake Marion and Moultrie. The Department shall try to coordinate with the Army Corp of Engineers, Santee Cooper, and the USFWS to include waters above and below each spillway, Wildlife Management Areas, and national	II.D Wildlife & Freshwater Fisheries
572	Proviso # 47.9	State	Proviso	The Department may carry forward any unexpended general fund balance remaining on the Other Operating Expenses line, identified in the "Web Services and Technology Development" program of the Department appropriations from Part IA in this Act. Balances carried forward from the prior fiscal year are only authorized to be expended to support technology operating expenses within the Department.	I. Administration II.A. Conservation Education Services
573	Proviso # 93.25	State	Proviso	The Department is authorized to retain the net proceeds from the sale of existing offices originally purchased with a federal grant or with restricted revenue from	I. Administration
574	Proviso # 102.3	State	Proviso	The Department director, or his designee, shall serve as one of the seven members of the South Carolina Boundary Commission. The purpose of the commission is	I. Administration
575	SC Regulation 121-11.2	State	Regulation	The Department must, through regulation, establish specific numerical values for the indices that define each level of drought. The incipient drought phase shall initiate inhouse mobilization by department personnel and the Drought Response Committee. The department shall routinely monitor the climatic variables,	II.G. Land, Water & Conservation
576	SC Regulation 121-11.5	State	Regulation	Authorizes a representative of the Department to serve on the Drought Response Committee. The department shall provide administrative support to the Committee. The Drought Response Committee for individual drought management areas shall convene upon notice by the South Carolina Department of Natural	II.G. Land, Water & Conservation

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
577	SC Regulation 121-11.6	State	Regulation	Members of the Drought Response Committee shall be notified at the onset of each Drought Alert Phase and provided information by the South Carolina Department of Natural Resources with respect to the Drought Alert Phase in each Drought Management Area as applicable. Upon determination that action in	II.G. Land, Water & Conservation
578	SC Regulation 121-11.7	State	Regulation	The Office of the State Climatologist, South Carolina Department of Natural Resources, shall maintain a Drought Information Center whenever one or more drought management areas of the State are in a moderate, severe or extreme drought alert phase. Information about the status of drought conditions and impacts on the	II.G. Land, Water & Conservation
579	SC Regulation 121-11.8	State	Regulation	The incipient drought phase shall initiate inhouse mobilization by department personnel and the Drought Response Committee. The department shall routinely monitor the climatic variables, streamflow, and water levels in potable drinking water supplies and water levels in the above and below ground water tables and	II.G. Land, Water & Conservation
580	SC Regulation 121-11.9	State	Regulation	Upon the inception of a drought alert phase, the South Carolina Department of Natural Resources will disseminate public information concerning all aspects of the drought. The initial action in responding to drought is public education, providing information as to existing and potential conditions and water conservation	II.G. Land, Water & Conservation
581	SC Regulation 121-11.10	State	Regulation	During severe or extreme drought conditions, the South Carolina Department of Natural Resources may require mandatory reduction or curtailment of non-essential water use in affected drought management areas if recommended by the Drought Response Committee in accordance with R.121-11.6. Any person	II.G. Land, Water & Conservation
582	SC Regulation 121-11.11	State	Regulation	A. During any drought alert phase, the South Carolina Department of Natural Resources shall offer its services to mediate any dispute arising from competing demands for water. The mediation may be undertaken only upon the request of the parties involved and may not be binding.	II.G. Land, Water & Conservation
583	SC Regulation 121-11.12	State	Regulation	The South Carolina Department of Natural Resources, in cooperation with the South Carolina Department of Health and Environmental Control, shall prepare and distribute a model drought response ordinance or ordinances within six months of approval by the General Assembly of these regulations. The model ordinance will	II.G. Land, Water & Conservation
584	SC Regulation 123-2	State	Regulation	In the case of a reportable accident the operator of any vessel involved shall file the report with the (SCDNR) S.C. Wildlife and Marine Resources Department,	II.E. Law Enforcement
585	SC Regulation 123-9	State	Regulation	SCWMRD (Now DNR) must issue a decal for watercraft and outboard motors.	II.B. Titling/Licensing Services
586	SC Regulation 123-10	State	Regulation	The use of watercraft shall be restricted in certain areas of the waters of the State of S.C. when the Director determines that such restriction is necessary in the	II.E. Law Enforcement
587	SC Regulation 123-20	State	Regulation	Any person using a channel net as defined by S. C. Wildlife and Marine Resources Department Regulation 123-20 or other fixed or stationary net described above in any of the saltwaters of this State shall first obtain and have in possession a valid permit issued by the Marine Resources Division.	II.E. Law Enforcement II.F. Marine Resources
588	SC Regulation 123-24	State	Regulation	Section 50-17-410 (no longer valid law) of the 1976 Code provides that at the time of securing boat licenses the owner of the boat shall file with the Division of	II.F. Marine Resources
589	SC Regulation 123-33	State	Regulation	Those types of equipment and gear authorized for use in taking eels from such waters shall be used only where fishing is legal; and any eel basket or pot, fyke net or dip net which is used in any manner in violation of this rule and regulation and any device or equipment which is used in such waters for the taking of eels which is not authorized herein, shall be confiscated by the South Carolina Wildlife and Marine Resources Department; and the Department shall dispose of such	II.D Wildlife & Freshwater Fisheries II.F. Marine Resources
590	SC Regulation 123-34	State	Regulation	The Department may issue Shellfish permits, and the regulation lists what the Department may consider. B. Review and Approval of Shellfish Permit Applications	II.F. Marine Resources
591	SC Regulation 123-39	State	Regulation	The Department may require Turtle Excluder Devices in additional or all open areas if a significant threat to sea turtles is determined.	II.F. Marine Resources
592	SC Regulation 123-40	State	Regulation	No hunting is allowed in research and teaching areas of Keowee WMA posted with white signs except those special hunts for youth or mobility-impaired as conducted by the Department. All harvested deer and turkeys must be checked in at the Belfast Check Station. At Bonneau Ferry WMA for deer and small game,	II.D. Wildlife & Freshwater Fisheries
593	SC Regulation 123-46	State	Regulation	1. Any person suffering excessive damage to crops and property caused by deer may apply to the Director of Wildlife and Freshwater Fisheries for a deer depredation permit as prescribed in Section 50-11-330, 1976 South Carolina Code of Laws.	II.D. Wildlife & Freshwater Fisheries
594	SC Regulation 123-53	State	Regulation	All persons drawn for the bear hunt must submit a harvest report and return unused tags to the Department no later than 7 days after the close of the season, regardless of whether or not a bear was harvested.	II.D. Wildlife & Freshwater Fisheries
595	SC Regulation 123-96	State	Regulation	Requests for field trial permits must be submitted to the Department at least fourteen (14) days prior to the proposed trial date. Requests shall include payment of five dollars (\$5.00) per trial, the time and location of the proposed trial.	II.D. Wildlife & Freshwater Fisheries
596	SC Regulation 123-107	State	Regulation	Live trout in eating establishments-The Department may specify in any such permit granted hereunder any additional restrictions or regulations for the keeping of such live trout.	II.D. Wildlife & Freshwater Fisheries
597	SC Regulation 123-108	State	Regulation	1. The Department shall have authority to issue a special permit to any state, county or local fair, circus or temporary or travelling amusement center or show to allow the sale of hatchery raised trout to patrons thereof whereby such fish are displayed in a tank or holding apparatus taken by rod and reel or hook and line by	II.D. Wildlife & Freshwater Fisheries
598	SC Regulation 123-118	State	Regulation	Maintenance of the perimeter of Lake Warren Management Area (Hampton County) shall be a function of the Department and, in this regard, workers, together with vehicles, equipment and other apparatus, must be free of handicap in carrying out their assigned duties. In any circumstance not previously mentioned, a	II.D. Wildlife & Freshwater Fisheries
599	SC Regulation 123-127	State	Regulation	In Lake Marion, Lake Moultrie, the Diversion Canal connecting the lakes and the Tail Canal down to the Seaboard Coastal Railroad Bridge, those types of equipment and gear authorized for use in taking eels from such waters shall be used only where fishing is legal; and any eel basket, pot or dip net which is used in any manner	II.D. Wildlife & Freshwater Fisheries
600	SC Regulation 123-150	State	Regulation	It shall be unlawful for any person to take, possess, transport, export, process, sell, or offer for sale or ship, and for any common carrier knowingly to transport or receive for shipment any species or subspecies of wildlife appearing on the list of "Endangered Wildlife Species of South Carolina", except by permit for scientific	II.D. Wildlife & Freshwater Fisheries
601	SC Regulation 123-150.1	State	Regulation	That is shall be unlawful for any person to take, possess, barter, trade, transport, export, process, sell or offer for sale or ship, and for any contract carrier knowingly to transport or receive for shipment any such species or products or parts or eggs thereof except by permit for scientific or educational purposes issued by the	II.D. Wildlife & Freshwater Fisheries
602	SC Regulation 123-151	State	Regulation	The size and number of all alligators to be taken will be specified by the Department on permits provided with harvest tags. A permit holder may only take and/or possess alligators identified by the Department and only in the manner specified by the Department. In the event that an alligator harvest tag is defective and is not	II.D. Wildlife & Freshwater Fisheries
603	SC Regulation 123-151.1	State	Regulation	1. It is unlawful for any person to take, possess, transport, import, export, process, sell, offer for sale, ship, or receive for shipment any spotted turtle without a permit from the department.	II.D. Wildlife & Freshwater Fisheries
604	SC Regulation 123-151.2	State	Regulation	It is unlawful for any person to take, possess, transport, import, export, process, sell, offer for sale, ship, or receive for shipment any southern hognose snake without a permit from the department. Permits will be issued only for research and educational purposes.	II.D. Wildlife & Freshwater Fisheries

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
605	SC Regulation 123-153	State	Regulation	The Department may issue a special permit exempting a vessel engaged in research or testing from the TED device.	II.F. Marine Resources
606	SC Regulation 123-160	State	Regulation	It shall be unlawful for any person to take, possess, transport, export, process, sell or offer for sale or ship, and for any contract carrier knowingly to transport or receive for shipment any such species or products or parts thereof except by permit for scientific, educational or falconry purposes issued by the South Carolina	II.D. Wildlife & Freshwater Fisheries
607	SC Regulation 123-170	State	Regulation	Practicing falconry (1) A permit is required before any person may take, transport, or possess wild-taken or captive-bred raptors for falconry purposes.	II.D. Wildlife & Freshwater Fisheries
608	SC Regulation 123-203	State	Regulation	The Department may post or place signs declaring any area closed to hiking. The numbers of motorized vehicles, nonmotorized vehicles, horses, or boats allowed on any area at one time may be limited by the Department through a permitting system.Camping is allowed only within areas designated as campsites by the	II.D. Wildlife & Freshwater Fisheries
609	SC Regulation 123-205	State	Regulation	A special event permit is required for all events occurring on Department land.	II.D. Wildlife & Freshwater Fisheries II.E. Law Enforcement II.F. Marine Resources II.G. Land, Water & Conservation
610	SC Regulation 123-206	State	Regulation	The Department may issue permits to collect plants, animals, or minerals or to undertake research, survey, or archeological activities on Department land. Permits may be issued only for activities relating to educational or scientific purposes.	II.D. Wildlife & Freshwater Fisheries II.G. Land, Water & Conservation
611	16 USCS 803	Federal	Statute	DNR acts as a state agency receiving notice and offering recommendations to the federal government regarding Federal Hydroelectric Projects permits and the	I. Administration
612	16 USCS 668	Federal	Statute	Requires federal agencies to consult with and enter into agreements with DNR regarding management and acquisition of National Wildlife Refuges.	II.D. Wildlife & Freshwater Fisheries
613	16 USCS 669	Federal	Statute	Requires the federal government to cooperate with DNR in wildlife restoration projects.	II.D. Wildlife & Freshwater Fisheries
614	16 USCS 777	Federal	Statute	Requires the federal government to cooperate with DNR in fish restoration projects.	II.D. Wildlife & Freshwater Fisheries
615	16 USC777-777k	Federal	Statute	MRD Federal Aid in Sport Fish Restoration Act	I. Administration II.F. Marine Resources
616	16 USCS 551	Federal	Statute	Requires the federal government to cooperate with state agencies regarding law enforcement on lands within the National Forest system.	II.E. Law Enforcement
617	16 USC 1536	Federal	Statute	Requires the US Fish and Wildlife Service, the National Marine Fisheries Service, and NOAA to cooperate with SC DNR in listing, creating management plans and assisting in the recovery of Endangered Species.	II.D. Wildlife & Freshwater Fisheries II.F. Marine Resources
618	16 USCS 1852	Federal	Statute	Serves on the South Atlantic Marine Fisheries Council as the SC representative.	II.F. Marine Resources
619	16 USCS 3744	Federal	Statute	DNR is a state agency available for federal funds pursuant to the Wildlife Partnership Program.	II.D. Wildlife & Freshwater Fisheries
620	16 USCS 3861	Federal	Statute	Requires the DNR representative to serve on the state technical committee for the Erodible Land and Wetland Conservation and Reserve Program.	II.G. Land, Water & Conservation
621	16 USCS 4403	Federal	Statute	All state agency directors for fish and wildlife agencies could be appointed to the North American Wetlands Conservation Council.	I. Administration
622	16 USCS 5104	Federal	Statute	Requires the DNR to implement the Atlantic Coastal Fisheries Cooperative Management Plan for interjurisdictional fisheries.	II.E. Law Enforcement II.E. Wildlife & Freshwater Fisheries II.F. marine Resources
623	14 USCS 141	Federal	Statute	Requires the coast guard to cooperate with DNR regarding law enforcement on water patrol.	II.E. Law Enforcement
624	42 USCS 9601	Federal	Statute	SC DNR serves as one of the governor's appointees regarding civil claims under the CERCLA statute.	I. Administration
625	42 USC 5122-5207	Federal	Statute	Stafford Act P.L. 93-288;	II.E. Law Enforcement II.G. Land, Water &

Item #	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Associated Program(s)
626	2 CFR 200 Subpart A-F and Compliance Supplements	Federal	Statute	Uniform Administrative Requirements, Cost Principles and Audit Requirements for Federal Awards. Describes responsibilities and requirements for all entities handling federal awards.	I. Administration II.A. Conservation Education Services II.B. Titling/Licensing Services II.C. Regional Projects II.D. Wildlife & Freshwater Fisheries II.E. Law Enforcement II.F. Marine Resources II.G. Land, Water & Conservation III. Employer Contributions
627	50 CFR 80	Federal	Statute	Program eligibility and requirements for fish and wildlife agencies to participate in Wildlife and Sport Fish Restoration programs.	I. Administration II.C. Regional Projects II.D. Wildlife & Freshwater Fisheries II.E. Law Enforcement II.F. Marine Resources

Agency Name: Department of Natural Resources

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Customer Template

Divisions or Major Programs	Description	Service/Product Provided to Customers	Customer Segments	<i>Specify only for the following Segments: (1) Industry; Name; (2) Professional Organization; Name; (3) Public; Demographics.</i>
Law Enforcement Division - Hunter	The South Carolina Department of Natural	Programs with include: Scholastic Clay	General Public	Hunter Education Students: 15,576
Law Enforcement Division - Boating	The South Carolina Department of Natural	Primary investigator of hunting and boating	General Public	Boater Education Students: 4,350
Law Enforcement	The core mission of the DNR's Law	Proactive patrolling to enforce the state's	General Public	Patrolling and Monitoring
Marine Resources	The division is responsible for monitoring,	Providing knowledge, education and	General Public	Recreational Fishermen, students and teachers, outdoors-oriented citizens
Marine Resources	The division is responsible for monitoring,	Providing expert tesimalony and reports for	Legislative Branch	
Marine Resources	The division is responsible for monitoring,	Providing management rules and assistance	Industry	Commercial fishermen, charter boat businesses and mariculturists
Wildlife and Freshwater Fisheries	This division monitors and protects wildlife	Provides public recreational opportunities	General Public	All ages, all genders and all income and education levels of the public.
Land, Water, Conservation - Hydrology	Develop and implement programs that study,	Hydrologic information	General Public	All demographics
Land, Water, Conservation - Hydrology	Develop and implement programs that study,	Hydrologic information	Industry	Numerous water utilities, environmental engineering consultanting firms
Land, Water, Conservation - Hydrology	Develop and implement programs that study,	Hydrologic information	Local Govts.	
Land, Water, Conservation - Hydrology	Develop and implement programs that study,	Hydrologic information	Executive Branch/State Agencies	
Land, Water, Conservation - Hydrology	Develop and implement programs that study,	Hydrologic information	Legislative Branch	
Land, Water, Conservation - Hydrology	Develop and implement programs that study,	Hydrologic information	Professional Organization	The Nature Conservancy; American Rivers
Land, Water, Conservation - Geological	Geological Survey develops original geologic	Geologic information to address land-use	Industry	Oceana Gold, SM&E Engineering, Duke Energy, F&ME Engineering, Hansen Aggregates, Vulcan Materials, Geosyntec Consultants, MeadWesvaco
Land, Water, Conservation - Geological	Geological Survey develops original geologic	Geologic information to address public	General Public	All Demographics
Land, Water, Conservation - Geological	Geological Survey develops original geologic	Geologic information to address land-use	Local Govts.	
Land, Water, Conservation - Geological	Geological Survey develops original geologic	Geologic information to address land-use	Executive Branch/State Agencies	
Land, Water, Conservation - Geological	Geological Survey develops original geologic	Talks and presentations to professional	Professional Organization	S.C. Society of Professional Engineers, Geological Society of America, Carolina Geological Society, S.C. Association of Engineering Geologists, S.C. Pile Drivers Association
Land, Water, Conservation - Geological	Geological Survey develops original geologic	Provide educational materials to Earth	School Districts	
Land, Water, Conservation - Geological	Geological Survey develops original geologic	Provide information to legislative	Legislative Branch	

Agency Name:

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Partner Template

Name of Partner Entity	Type of Partner Entity	Description of Partnership	Associated Objective(s)
Clemson 4-H Shooting Sports	Higher Education Institute	Partners together to encourage participation in shooting sports by youth	2.1.1, 2.1.2
National Wild Turkey Federation	Private Business Organization	Partners to increase youth participation in shooting sports and mentored	2.1.1, 2.1.2
US Coast Guard Auxiliary	Federal Government	Partners to promote boating education classes and promote boating	2.1.2, 2.2.1
USCG, USF&G, US Forest SVC	Federal Government	Memorandum of Understanding	2.1.1, 2.1.2, 2.1.3, 2.2.1, 2.3.1, 2.3.3
State Law Enforcement Division	State Government	Provide asset support when requested during any natural or manmade	2.2.2, 2.2.3
SC Dept of Public Safety	State Government	Provide asset support when requested during any natural or manmade	2.2.2, 2.2.3
US Coast Guard	Federal Government	Provide support to clear waterways during a disaster. Provide Port	2.2.2, 2.2.3
Local County Sheriff's Departments	Local Government	When requested, provide assets (normally via a request from SLED) to	2.2.2, 2.2.3
State Law Enforcement Division	State Government	Support during Homeland Security Missions/Details	2.2.2, 2.2.3
SC Emergency Management Division	State Government	Provide support at EOC and Nuclear Facility Response Plans	2.2.2, 2.2.3
South Carolina Nuclear Facilities (Catawba, VC	State Government	Provide Lake Clearing and Land Support during Hostile Action/Radiological	2.2.2, 2.2.3
Georgia Plant Vogtle Nuclear Facility	Private Business Organization	Provide Lake Clearing and Land Support during Hostile Action/Radiological	2.2.2, 2.2.3
US Coast Guard	Federal Government	Provide support for Port Operations/Security	2.2.2, 2.2.3
Local County Sheriff's Departments	Local Government	When requested, provide assets (normally via a request from SLED) to	2.2.2, 2.2.3
SCCJA	State Government	Advanced training and archive of data	2.3.1, 2.3.2, 2.3.3
DPS	State Government	Advanced training and archive of data	2.3.1, 2.3.2, 2.3.3
SLED	State Government	Advanced training and archive of data	2.3.1, 2.3.2, 2.3.3
NOAA/NMFS	Federal Government	Advanced training and archive of data	2.3.1, 2.3.2, 2.3.3
USFS	Federal Government	Advanced training and archive of data	2.3.1, 2.3.2, 2.3.3
National Oceanic and Atmospheric Administration	Federal Government	The agency provides funds from competitive and formula grants;	3.1.1, 3.1.2, 3.1.4, 3.2.2, 3.2.3, 3.4.2
US Fish and Wildlife Service	Federal Government	Provides formula funding for DNR programs, provides training;	3.1.1, 3.1.2, 3.1.4, 3.3.1, 3.3.2,
Environmental advocacy groups	Non-Governmental Organization	Provides funds and volunteers to assist DNR in protecting, constructing	3.3.2, 3.3.3,
Dept of Health and Environmental Control	State Government	Work collaboratively on management of shellfish, water quality sampling	3.1.4,
Commercial fishing Organizations	Private Business Organization	Work collaboratively in sampling marine resources and in development of	3.1.2, 3.2.2, 3.2.3
Regional Fishery Management Boards/Commissions	Federal Government	Boards and commissions facilitate interstate communication and	3.1.2, 3.1.4, 3.2.3
Recreational fishermen	Non-Governmental Organization	Work cooperatively with MRD in providing fishery information, tagging	3.3.2, 3.3.3, 3.4.2
Private Construction companies	Individual	Provide MRD with material for construction of artificial reefs	3.3.2
County and municipal governments	Local Government	Collaborate with DNR on youth fishing events	3.4.1, 3.4.2, 3.4.3
College of Charleston	Higher Education Institute	Graduate students and faculty work with marine staff on research projects	3.1.1, 3.1.2, 3.1.3, 3.1.4, 3.3.2,
Radio, television and newspaper outlets	Private Business Organization	Work collaboratively to provide news items on natural resources to the	3.4.1, 3.4.2, 3.4.3
US Fish and Wildlife Services	Federal Government	Partner provides funding and technical support; provides property through	4.1.1, 4.1.2, 4.1.3, 4.2.1, 4.2.2, 4.3.1, 4.3.5
National Oceanic and Atmospheric Administration	Federal Government	Partner provides funding and technical support	4.1.1, 4.1.2, 4.1.3
US Army Corps of Engineers	Federal Government	Partner provides funding and technical support	4.1.1, 4.1.2, 4.1.3
Clemson University, USC, Citadel, Coastal Caro	Higher Education Institute	Partners conduct projects on behalf of DNR and through contracts	4.1.1

Name of Partner Entity	Type of Partner Entity	Description of Partnership	Associated Objective(s)
US Forest Service	Federal Government	Partner provides funding and technical support; provides property through	4.1.1, 4.1.2, 4.1.3, 4.3.1, 4.3.3, 4.3.4
Santee Accord	Non-Governmental Organization	Provides funding for production of American shad	4.2.1, 4.2.2
NC Wildlife Resources Commission	State Government	Provides assistance with triploid trout	4.2.1, 4.2.2
State Agencies	State Government	Provides property through lease or MOU	4.3.1, 4.3.2, 4.3.3
Utility Companies	Private Business Organization	Provides property through lease or MOU	4.3.1, 4.3.3, 4.3.4
US National Park Service	Federal Government	Provides public fishing areas through lease	4.3.2
Local entities	Local Government	Provides public hunting and	4.3.2, 4.3.4
Private landowners	Individual	Provides public hunting and fishing areas through lease	4.3.2, 4.3.4
Harry Hampton Fund	Non-Governmental Organization	Provides funding	4.3.5
Public Volunteers	Individual	Provides instruction, area for activities and operational support	4.3.5
U.S. Geological Survey	Federal Government	Groundwater Availability Assessment, Surface-Water Availability	1.1.1, 1.1.2, 1.1.5, 1.1.6, 1.2.4 & 1.2.6
CDM Smith, Inc.	Private Business Organization	Surface-Water Availability Assessment	1.1.1
Georgia Environmental Protection Div.	State Government	Surface-Water Availability Assessment	1.1.2
U.S. Army Corps of Engineers-Charleston	Federal Government	Water Demand Forecasting, Offshore Geologic Mapping	1.1.2
U.S. Army Corps of Engineers-Savannah	Federal Government	Surface-water Availability Assessment	1.1.1
U.S. Department of Energy	Federal Government	Groundwater Availability Assessement, Offshore Carbon Sequestration	1.1.6
Bureau of Ocean and Energy Management	Federal Government	Offshore Geologic Mapping-Sand Resources	1.1.3
U.S. Forest Service	Federal Government	Geologic Information - Coastal Plain	1.1.4
U.S. Fish and Wildlife Service	Federal Government	Coastal Vulnerability Studies; Provide Coastal Barrier Resource Act zones,	1.2.6
S.C. Dept of Transportation	State Government	Coastal Plain Resource Mapping, Seismic Studies; Provide design and study	1.2.6 & 1.3.2
Clemson University	Higher Education Institute	Surface-Water Availability Assessement, Geologic Mapping - Piedmont,	1.1.1, 1.2.1, 1.5.2
College of Charleston	Higher Education Institute	Offshore Geologic Mapping	1.1.3
Coastal Carolina University	Higher Education Institute	Offshore Geologic Mapping	1.1.3
UGA-Skidaway Oceanographic Insitute	Higher Education Institute	Offshore Geologic Mapping-Sand Resources	1.1.3
University of South Carolina -Earth Sciences	Higher Education Institute	Geologic Mapping-Piedmont and Coastal Plain	1.1.3
University of South Carolina - Civil Engineering	Higher Education Institute	Coastal Plain Seismic Studies	1.1.3 & 1.1.4
ECU - UNC Coastal Studies Institute	Higher Education Institute	Offshore Geologic Mapping-Sand Resources	1.1.3
Boston University	Higher Education Institute	Coastal Vulnerability Studies	1.1.4
Furman University	Higher Education Institute	Geologic Mapping - Piedmont	1.1.3
The Nature Conservancy	Non-Governmental Organization	Surface-Water Availability Assessement, Coastal Vulnerability Studies	1.1.1
The Audubon Society	Non-Governmental Organization	Coastal Vulnerability Studies	1.1.4
University of South Carolina	Higher Education Institute	Conduct webinars, workshops, meetings, and collaborate on projects to	1.2.1
S.C. Department of Agriculture	State Government	Provide climatological data, forecasts and products as needed and they	1.2.2
S.C. Forestry Commission	State Government	Provide climatological data, forecasts and products as needed and they	1.2.2
S.C. Emergency Management Division	State Government	Serve on Drought Response Committee; Provides information pertaining	1.2.2, 1.2.6, 1.2.7
S.C. Department of Health and Environmental	State Government	Surface-Water Availability Assessment, Groundwater Availability	1.1.1, 1.1.2, 1.1.5, 1.2.2 & 1.2.6
Local Water Systems	Local Government	Provide climatological data, forecasts and products as needed and they	1.2.2
Regional Council of Governments	Professional Association	Provide climatological data, forecasts and products as needed and they	1.2.2

Name of Partner Entity	Type of Partner Entity	Description of Partnership	Associated Objective(s)
Industry	Private Business Organization	Provide climatological data, forecasts and products as needed and they	1.2.2
Farmers	Individual	Provide climatological data, forecasts and products as needed and they	1.2.2
Power Generation Facilities	Private Business Organization	Provide climatological data, forecasts and products as needed and they	1.2.2
Private Water Systems	Private Business Organization	Provide climatological data, forecasts and products as needed and they	1.2.2
Soil and Water Conservation Districts	Local Government	Provide climatological data, forecasts and products as needed and they	1.2.2
National Oceanic and Atmospheric Administration	Federal Government	Utilize climatological data and products	1.2.3 & 1.2.4
Sea Grant	State Government	Serve on Climate Advisory Committee	1.2.3 & 1.2.4
Southeast Regional Climate Center	Federal Government	Utilize climatological data and products	1.2.3 & 1.2.4
Community Collaborative Rain, Hail and Snow	Non-Governmental Organization	Work together to recruit and retain weather observers	1.2.1
Federal Emergency Management Agency Region	Federal Government	Partner to provide guidance and grant oversight	1.2.5, 1.2.6, 1.2.7
Natural Resource Conservation Service	Federal Government	Provide study data	1.2.6
Charleston Commissioners of Public Works	Local Government	Cost share for Aquatic Nuisance Species Control	1.3.2
Spartanburg Commissioners of Public Works	Local Government	Cost share for Aquatic Nuisance Species Control	1.3.2
S.C. Electric and Gas	Private Business Organization	Cost share for Aquatic Nuisance Species Control	1.3.2
Charleston County Parks	Local Government	Cost share for Aquatic Nuisance Species Control	1.3.2
Berkeley County	Local Government	Cost share for Aquatic Nuisance Species Control	1.3.2
Greenwood County	Local Government	Cost share for Aquatic Nuisance Species Control	1.3.2
Darlington County	Local Government	Cost share for Aquatic Nuisance Species Control	1.3.2
The Nature Conservancy	Non-Governmental Organization	Cost share for Aquatic Nuisance Species Control	1.3.2
SC Parks, Recreation and Tourism	State Government	Cost share for Aquatic Nuisance Species Control	1.3.2
Horry County	Local Government	Cost share for Aquatic Nuisance Species Control	1.3.2
City of Hartsville	Local Government	Cost share for Aquatic Nuisance Species Control	1.3.2
Greer Commissioners of Public Works	Non-Governmental Organization	Cost share for Aquatic Nuisance Species Control	1.3.2
Belle Baruch Foundation	Non-Governmental Organization	Cost share for Aquatic Nuisance Species Control	1.3.2
Naval Weapons Station Joint Command	Federal Government	Cost share for Aquatic Nuisance Species Control	1.3.2
Scenic River Advisory Councils	Non-Governmental Organization	Technical and administrative support	1.4.4
SC Conservation Districts and employees	State Government	SC Envirothon	1.5.4
SC Conservation Districts Foundation	Non-Governmental Organization	SC Envirothon	1.5.4
USDA-Natural Resources Conservation Service	Federal Government	SC Envirothon	1.5.4
Hary Hampton Wildlife Fund	Non-Governmental Organization	SC Envirothon	1.5.4
46 Soil and Water Conservation Districts	Local Government	Technical and administrative assistance provided to each office	1.5.1
National Grazing Lands Coalition	Professional Association	Grazing and Soil Health Grant; requires State match	1.5.1
U.S. Department of Natural Resources-Natural Resources	Federal Government	Five grant agreements to provide technical assistance to landowners;	1.5.2
46 Soil and Water Conservation Districts	Local Government	co-sponsor field days and workshops	1.5.3
U.S. Department of Agriculture-Natural Resources	Federal Government	Cooperate on field days and workshops	1.5.3
Clemson Extension Service	Higher Education Institute	Cooperate on field days and workshops	1.5.3
S.C. Grazing Lands Coalition	Professional Association	Cooperate on field days and workshops	1.5.3

Agency Name: Department of Natural Resources

Fiscal Year 2015-16
Accountability Report

Agency Code: P240 Section: 047

Report Template

Item	Report Name	Name of Entity Requesting the Report	Type of Entity	Reporting Frequency	Submission Date (MM/DD/YYYY)	Summary of Information Requested in the Report	Method to Access the Report
1	Final Technical Report	US Geological Survey	Federal	Annually	September 30, 2016	Annual report detailing STATEMAP mapping results	on file USGS and SCDNR-Geological Survey
2	Technical Report	Bureau of Ocean Energy Management (BOEM)	Federal	Quarterly	September 1, 2016	Quarterly report to BOEM on Sand Resource Inventory Project	on file BOEM and SCDNR-Geological Survey
3	Summary report	Bureau of Ocean Energy Management (BOEM)	Federal	Annually	September 1, 2016	Final Report to BOEM on Sand Resource Inventory Project	on file BOEM and SCDNR-Geological Survey
4	Annual Marine Fishery species Compliance Reports	Atlantic States Marine Fisheries Commission	Outside Organization	Annually	Reporting dates vary with species	The reports certify that the state has adopted and enforces regional fishery management rules that have been adopted by the ASMFC	Request to MRD Office of Fisheries Mgt.
5	Marine Resources Fund Annual Report	South Carolina General Assembly	State	Annually	not specified	Informs the general public as to how license revenues were spent in the previous fiscal year.	http://saltwaterfishing.sc.gov/sfreports.html#ann
6	Accountability Report	Department of Administration, Executive Budget Office	State	Annually	September	Program performance, expenditure data and interaction with other entities to accomplish results	Information is available on the SCDOA website at http://www.admin.sc.gov/budget/agency-accountability-reports
7	Broad River Basin Trust Mitigation Fund Annual Report	Broad River Basin Trust Mitigation Fund	Outside Organization	Annually	October 1, 2015	Expenditures and results of the projects approved from the mitigation account.	Request to Department
8	Annual Wild Turkey Study	Senate Fish Game & Forestry Committee and House Agriculture, Natural Resources & Environmental Affairs Committee	State	Annually	October 1, 2015	To measure the impact of Act 41 of 2015 on the state's wild turkey population	Request to Department
9	Hunting and Fishing License Certification	US Fish and Wildlife Service	Federal	Annually	September	Number of individuals that paid for hunting and fishing licenses for prior FY. Number of hunting and fishing licenses, permits stamps and tags issued for prior FY. The report is a portion of the formula for allocating Wildlife and Sportfish Restoration federal aid to states and territories.	Information is available on the USFWS website at https://www.fws.gov/
10	Indirect Cost Recovery Proposal	Department of Administration, Executive Budget Office	State	Annually	November	Direct and indirect costs for department operations, allocation from the approved Statewide Cost Allocation Plan, and proposed Wildlife and Sportfish Restoration federal aid allocation for the coming FY. The proposal is used to determine a rate to apply allowable administrative costs to federal grants in a consistent, reasonable, and auditable manner.	Request to Department
11	Energy Report	South Carolina Energy Office	State	Monthly	n/a	Electric, natural gas and water consumption. Data is used to track progress meeting State Energy Plan goals.	Information is available on the SCEO website at http://www.energy.sc.gov/edata

