NOTICE OF INTENT TO ACT UPON A REGULATION

Notice of Hearing for the Adoption of Permanent Regulations of the Nevada Division of Forestry

LCB File Number R-096-22

The Nevada Division of Forestry (NDF) will hold a public hearing to receive comments from all interested persons regarding the adoption of regulations that pertain to Chapter 527 of the Nevada Administrative Code.

Tuesday, November 29, 2022, at 8:30 a.m.
Richard Bryan Building, Tahoe Conference Rm. 2nd Floor
901 So. Stewart Street, Carson City, NV 89701

Teleconference Access Information:
Join the Meeting at - https://tinyurl.com/39rshp7h
Call in by Phone (audio only) – +1 775-321-6111, 894554804#
Please MUTE your phone while listening to the meeting, except when making public comment.

Pursuant to NRS 233B.0603, NDF is providing the following statements pertaining to the public hearing on proposed changes to Chapter 527 of the Nevada Administrative Code.

The need and purpose of the proposed regulation: The purpose of the proposed regulation is to update the administration of Nevada’s critically endangered plant protections in NAC 527, including providing a new process and the required use of form specifically for filing petitions to list or de-list a species named within the regulation; updating the reference for plant species standard nomenclature used in the regulation and a process for future updates; and follows direction set by AB 52 (2019) to repeal the Nevada Natural Heritage Program and establish the Nevada Division of Natural Heritage that may be requested by NDF for assistance for the conservation, protection, restoration and propagation of critically endangered species of native flora as well as written recommendations on certain issues relating to native flora. The regulation also removes an exception in existing regulations to the requirement to obtain a special permit for activities on state lands under the jurisdiction of the Nevada Division of State Parks in order to be consistent with relevant provisions of the Nevada Revised Statutes. Finally, the regulation revises the timeframe for the State Forester to respond to petitions submitted to NDF for a declaratory order or advisory opinion regarding the applicability of a statute, regulation or decision and, within 90 days.
The estimated economic effect of the proposed regulations on (a) regulated businesses and (b) the public, including, stated separately: (i) adverse and beneficial effects; and (ii) immediate and long-term effects:

(a) Regulated businesses:

(i) Adverse and beneficial effects:

NDF anticipates no adverse effects, either direct or indirect, on regulated businesses as the result of the regulation. There will be no direct or indirect cost to regulated or small businesses. NDF believes that there will be no beneficial effects, either direct or indirect, on regulated or small businesses as the result of these regulations.

(ii) Immediate and long-term effects:

NDF does not anticipate any immediate effects, either adverse or beneficial, on regulated or small businesses because of these regulations. NDF does not anticipate any long-term effects, either adverse or beneficial, on regulated or small businesses because of these regulations.

(b) The public:

(i) Adverse and beneficial effects:

NDF views most of the regulation changes primarily as housekeeping and does not anticipate adverse impacts to the public because of these regulations. The public will be able to better understand and follow clear processes in engaging NDF to beneficially impact the conservation and protection of Nevada’s critically endangered species.

(ii) Immediate and long-term effects:

NDF anticipates the immediate and long-term effects will be that the agency will be able to maintain and improve the level of services that have been offered in the past because clear timeframes and processes allow for productive interagency and public to agency interactions. One other immediate effect is that NAC and NRS will be consistent with language changes that are largely “housekeeping” in nature.

The estimated cost to the Division for enforcement of the proposed regulation: NDF does not anticipate incurring any additional cost for these proposed permanent regulations.

The proposed regulation does not overlap or duplicate any existing regulation.

The proposed regulation is not required by federal law and there is no equivalent federal law.

Persons wishing to comment upon the proposed action of Nevada Division of Forestry may appear at the meeting listed above or via virtual meeting or by telephone at the scheduled public hearing time or may
address their comments, data, views, or arguments, in written form to Nevada Division of Forestry 2478 Fairview Dr., Carson City, NV 89701. Written submissions must be received by Nevada Division of Forestry on or before 1:00 p.m., October 17, 2022. If no person who is directly affected by the proposed action appears to request time to make an oral presentation, Nevada Division of Forestry may proceed immediately to act upon any written submission.

A copy of the notice and regulation to be adopted are available at the Nevada Division of Forestry website at https://forestry.nv.gov/ and the Nevada Public Notice website at http://notice.nv.gov. This notice and the text of the proposed regulation are also available at the State of Nevada Register of Administrative Regulations at https://www.leg.state.nv.us/App/Notice/A/, which is prepared and published monthly by the Legislative Counsel Bureau pursuant to NRS 233B.0653, and on the Internet at http://leg.state.nv.us/. Copies of this notice and the proposed regulation can also be mailed to members of the public at no charge upon request.

A workshop to solicit public comments on the proposed permanent regulations was conducted on June 13, 2022, pursuant to Nevada Open Meeting Law.

Upon adoption of any regulation, the agency, if requested to do so by an interested person, either before adoption or within 30 days thereafter, shall issue a concise statement of the principal reasons for and against its adoption and incorporate therein its reason for overruling the consideration urged against its adoption.

This notice of hearing and agenda has been posted in the following locations:

Nevada Division of Forestry website https://forestry.nv.gov/
Nevada State Legislature website www.leg.state.nv.us/App/Notice/A/
Nevada Public Notice website http://notice.nv.gov
Grant Sawyer Building, 555 E. Washington Avenue, Las Vegas, NV 89101
Richard Bryan Building, 901 So. Stewart Street, Carson City, NV 89701
Storey County Library, 175 Carson Street, Virginia City, NV 89440

Date Posted: 10/12/2022
AGENDA

 Adoption Hearing on Proposed Changes to NAC 527

TUESDAY, NOVEMBER 29, 2022, AT 8:30 A.M.
Richard Bryan Building, Tahoe Conference Rm. 2nd Floor
901 So. Stewart Street, Carson City, NV 89701

Teleconference Access Information:
Join the Meeting at - https://tinyurl.com/39rshp7h
Call in by Phone (audio only) – +1 775-321-6111, 894554804#
Please MUTE your phone while listening to the meeting, except when making public comment.

1. OPEN HEARING AND INTRODUCTION

2. PUBLIC COMMENT
   Persons making comment will be asked to begin by stating and spelling their name for the record. All public comments should be as brief and concise as possible so that all who wish to speak may do so (3 minutes for individuals and 5 minutes for group representatives). Comment will not be restricted based on viewpoint.

3. REVIEW AND DISCUSSION OF PROPOSED REVISIONS TO NAC 527

4. ADOPTION OF REGULATION R-096-22 (for possible action)

5. PUBLIC COMMENT
   Persons making comment will be asked to begin by stating and spelling their name for the record. All public comments should be as brief and concise as possible so that all who wish to speak may do so (3 minutes for individuals and 5 minutes for group representatives). Comment will not be restricted based on viewpoint.

6. ADJOURNMENT

We are pleased to make reasonable accommodations for individuals with disabilities who wish to attend the meeting. If special accommodations or assistance at the meeting are requested, please notify our office by writing to the Nevada Division of Forestry, 2478 Fairview Dr. Carson City, Nevada 89701; or by calling 775 684-2500 no later than two (2) working days prior to the scheduled meeting.

A copy of all materials relating to the proposal may be obtained online or by contacting Nevada Division of Forestry, 2478 Fairview Dr., Carson City, Nevada 89701.
This Agenda has been sent to all persons on the mailing list for administrative regulations and posted in the following locations:

Nevada Division of Forestry website at https://forestry.nv.gov/
Nevada State Legislature website at www.leg.state.nv.us/App/Notice/A/
Nevada Public Notice website at http://notice.nv.gov
Grant Sawyer Building, 555 E. Washington Avenue, Las Vegas, NV 89101
Richard Bryan Building, 901 So. Stewart
Storey County Library, 175 Carson Street, Virginia City, NV 89440

Date Posted: 10/12/2022
AUTHORITY: §§ 1-8, NRS 527.050 and 527.270; § 9, NRS 233B.120 and 527.050; § 10, NRS 527.050.

A REGULATION relating to native flora; establishing certain requirements for a person to submit a petition for the nomination of a species of native flora for inclusion on the list of fully protected species; revising certain provisions adopted by reference by the State Forester Firewarden relating to native flora; revising certain provisions relating to the assistance provided to the State Forester by the Division of Natural Heritage of the State Department of Conservation and Natural Resources; revising certain exceptions to the requirement to obtain a special permit from the State Forester; revising certain references to the Nevada Natural Heritage Program; revising certain provisions relating to a petition for a declaratory order or advisory opinion; and providing other matters properly relating thereto.

Legislative Counsel’s Digest:
Existing law requires the State Forester Firewarden to place on a list of fully protected species any species or subspecies of native flora that the State Forester, after consultation with competent authorities, determines is endangered and its survival requires assistance. (NRS 527.270)

Section 1 of this regulation provides that any interested person may submit a petition to nominate a species of native flora for inclusion on the list of fully protected species. Section 1 also: (1) sets forth the information and data that must be included on a petition for such a nomination; and (2) requires the State Forester to, not later than 90 days after receiving such a petition, deny the petition or initiate proceedings to include the species on the list.

Section 2 of this regulation revises the publication adopted by reference that the State Forester uses to determine the correct names and synonyms of the species and subspecies of native plants that are critically endangered and threatened with extinction.

Existing regulations establish certain responsibilities of the Nevada Natural Heritage Program relating to native flora. (NAC 527.110, 527.200) Assembly Bill No. 52 of the 2019 Legislative Session: (1) eliminated the Nevada Natural Heritage Program; (2) created the Division of Natural Heritage within the State Department of Conservation and Natural Resources; and (3) transferred the duties of the Program to the Division of Natural Heritage. (Assembly Bill No. 52, chapter 107, Statutes of Nevada 2019, at page 579; NRS 232.1366,
Section 3 of this regulation revises provisions relating to the Program to provide that the State Forester may request: (1) the assistance of the Division of Natural Heritage to review data and research on native flora and in developing and administering a program for the conservation, protection, restoration and propagation of critically endangered species of native flora; and (2) written recommendations from the Division of Natural Heritage on certain issues relating to native flora. Sections 5-8 of this regulation make conforming changes to reflect the transfer of responsibilities from the Program to the Division of Natural Heritage. Section 10 of this regulation repeals the obsolete definition of the Nevada Natural Heritage Program.

Existing law prohibits the removal or destruction of any flora on the list of fully protected species from any land in the State without a special permit issued by the State Forester. (NRS 527.050, 527.270) Section 4 of this regulation removes an exception in existing regulations to the requirement to obtain a special permit for activities on state lands under the jurisdiction of the Division of State Parks of the Department in order to be consistent with relevant provisions of the Nevada Revised Statutes.

Existing regulations authorize an interested person to submit a petition to the State Forester for a declaratory order or advisory opinion regarding the applicability of a statute, regulation or decision and, within 30 days, the State Forester will deny the petition or initiate the preparation of the declaratory order or advisory opinion. (NAC 527.560) Section 9 of this regulation increases the time within which the State Forester will respond to such a petition from 30 days to 90 days.

Section 1. Chapter 527 of NAC is hereby amended by adding thereto a new section to read as follows:

1. Any interested person may submit to the State Forester a petition to nominate a species of native flora for inclusion on the list of fully protected species of native flora. A petition must be submitted on a form provided by the Division and must include, with specific references or citations, as applicable:

   (a) The name, mailing address and organization or affiliation, if any, of the petitioner;
   
   (b) The signature of the petitioner and the date the petition was signed;
   
   (c) A statement of the reasons for the proposed nomination, which must include, without limitation:

   (1) The location and habitat of the proposed species of native flora;
   
   (2) The current status of the species of native flora and its habitat;
(3) Any changes in threats to the species of native flora, extinction potential of the species of native flora, protections afforded to the species of native flora and conservation of the species of native flora, including, without limitation, the associated timelines of such threats, extinction potential, protections and conservation;

(4) Any changes in the factors that threaten the survival of the species of native flora, including, without limitation, overexploitation and disease;

(5) Any changes in the habitat of the species of native flora, including, without limitation, threatened destruction or drastic modification to the habitat or severe curtailment of the habitat; and

(6) Any other known scientific information or data on the species of native flora;

(d) An estimate of all known directly adverse and beneficial economic effects of the proposed nomination;

(e) A statement concerning the jurisdiction and laws of federal, state and local governmental agencies that overlap or duplicate the proposed nomination, including, without limitation, specific references to any such jurisdiction or laws; and

(f) Any other relevant data or information.

2. Not later than 90 days after a petition to nominate a species of native flora is submitted to the State Forester pursuant to subsection 1, the State Forester will:

(a) Notify the petitioner in writing of his or her decision to deny the petition, including the reasons for the denial; or

(b) Initiate the process to include the species on the fully protected list of native flora.

Sec. 2. NAC 527.010 is hereby amended to read as follows:
527.010 1. The State Forester Firewarden has declared the following species and subspecies of native plants to be critically endangered and threatened with extinction pursuant to NRS 527.270:

*Arctomecon californica*, Las Vegas bearpoppy  
* Astragalus geyeri var. triquetrus,  
  Threecorner milkvetch  
* Astragalus lentiginosus Douglas var. sesquimetralis,  
  Sodaville milkvetch  
* Astragalus phoenix, Ash Meadows milkvetch  
* Astragalus yoder-williamsii, Osgood Mountains milkvetch  
* Castilleja salsuginosa, Monte Neva paintbrush  
* Centaurium namophilum, Spring-loving centaury  
* Cryptantha insolita, Unusual catseye  
* Enceliopsis nudicalulis var. corrugata, Ash Meadows sunray  
* Eriogonum argophyllum, Sulphur Springs buckwheat  
* Eriogonum diatomaceum, Churchill Narrows buckwheat  
* Eriogonum ovalifolium var. williamsiae,  
  Steamboat buckwheat  
* Eriogonum viscidulum, Sticky buckwheat  
* Frasera gypsicola, Sunnyside green gentian  
* Grindelia fraxino-pratensis, Ash Meadows gumplant  
* Ivesia kingii var. eremica, Ash Meadows ivesia

Torrey & Fremont  
(A. Gray) M.E. Jones  
(Rydberg) Barneby  
Barneby  
Barneby  
N. Holmgren  
Reveal, Broome & Beatley  
(MacBride) Payson  
(A. Gray) A. Nelson  
Reveal  
Reveal, J. Reynolds & Picciani  
Reveal  
J.T. Howell  
(Barneby) D.M. Post  
Reveal  
(Coville) Ertter
Ivesia webberi, Webber ivesia

Mentzelia leucophylla, Ash Meadows blazingstar

Nitrophila mohavensis, Amargosa niterwort

Opuntia whipplei var. multigeniculata, Blue Diamond cholla

Phacelia inconspicua, Obscure scorpion plant

Polyctenium williamsiae, Williams combleaf

Rorippa subumbellata, Tahoe yellowcress

Spiranthes diluvialis, Ute lady’s tresses

2. The common names of species and subspecies of native flora listed in this section are provided for convenience and must not be relied upon for identification of any specimen due to the substantial variations in local usage of common names.

3. The State Forester Firewarden will rely to the extent practicable upon and hereby adopt by reference the International Code of Botanical Nomenclature (Saint Louis Code), 2000 for algae, fungi, and plants, 2018 edition, which is hereby adopted by reference, and any subsequent edition issued by the International Association for Plant Taxonomy, or its successor organization, which has been approved by the State Forester Firewarden, to describe determine the correct names and synonyms of the species and subspecies of native plants critically endangered and threatened with extinction. Each new edition of the publication shall be deemed approved by the State Forester Firewarden, unless the edition is disapproved by the State Forester Firewarden within 60 days after the date of publication by the International Association for Plant Taxonomy, or its successor organization. The publication may be purchased from Koeltz Scientific Books, P.O. Box 1360, D-61453 Königstein.
Germany, for the price of $52. The publication is also available, free of charge, from the
International Association for Plant Taxonomy at the Internet address [http://www.bgbm.fu-

4. The State Forester Firewarden will review each subsequent edition of the International
Code of Nomenclature for algae, fungi, and plants to determine its suitability for this State. If
the State Forester Firewarden determines that the most recent edition is not suitable, the State
Forester Firewarden will hold a public hearing to review that determination. If, after the
hearing, the State Forester Firewarden finally determines that the most recent edition is not
suitable for this State, he or she will, within 30 days after that determination, give notice that
the edition is not adopted by reference.

Sec. 3. NAC 527.200 is hereby amended to read as follows:

527.200 1. The [Nevada Natural Heritage Program will:
——(a) Establish and maintain a committee of qualified professionals to conduct scientific
research and analysis of native flora;
——(b) Maintain data and records related thereto; and
——(c) Subject to the approval of the Director, provide assistance to the State Forester [in], or
his or her designee, may:

(a) Request the assistance of the Division of Natural Heritage of the Department:

(1) To review all relevant research and data concerning native flora; and

(2) Regarding the development and administration of a program for the conservation,
protection, restoration and propagation of critically endangered species of native flora.

2. If the Nevada Natural Heritage Program determines that the existence of a species or
subspecies of native flora is endangered and the survival of that species or subspecies requires

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assistance because of overexploitation, disease or other factors, or because the habitat of the native flora is threatened with destruction, drastic modification or curtailment, the Nevada Natural Heritage Program will notify the State Forester and recommend that the species or subspecies of native flora be placed on the list of fully protected species of native flora.

3. The Nevada Natural Heritage Program will meet at least once annually, and may meet at such further times as deemed necessary by the Program, to review research and data concerning native flora, and to consider:

   (a) Whether any

   (b) Consult with the Division of Natural Heritage of the Department for written recommendations regarding whether:

      (1) Any species or subspecies of native flora should be added to or removed from the list of fully protected species of native flora.

   (b) Whether,

   (2) Under all relevant circumstances, any component of the program administered by the State Forester for the conservation, protection, restoration and propagation of a species or subspecies of native flora could be expanded, changed or otherwise improved.

   (c) Whether,

   (3) Under all relevant circumstances, a management area should be established, or the boundaries of an existing management area should be altered.

   (d) When the Division requests consultation, whether a

   (4) A permit should be issued, denied, amended or revoked in order to carry out the provisions of NRS 527.260 to 527.300, inclusive.
4. If the Nevada Natural Heritage Program makes comments or a recommendation pursuant to:

(a) Paragraph (a), (b) or (c) of subsection 3, the Nevada Natural Heritage Program must notify the State Forester of the comments or recommendation and any appropriate action regarding the comments or recommendation.

(b) Paragraph (d) of subsection 3, the Nevada Natural Heritage Program must provide written comments to the Division.

5. The State Forester and the Division are not bound by the comments or recommendations of the Nevada Division of Natural Heritage of the Department, which acts solely in an advisory capacity to the Division and the State Forester.

Sec. 4. NAC 527.250 is hereby amended to read as follows:

527.250 Except as otherwise provided for state lands under the jurisdiction of the Division of State Parks of the Department by NRS 527.050, a person must obtain a permit from the Division and pay all fees, if any, required pursuant to NAC 527.270 before engaging in any activities that may:

1. Result in the removal or destruction of any plant on the list of fully protected species of native flora; or

2. Disturb any management area established for any such plant.

Sec. 5. NAC 527.340 is hereby amended to read as follows:

527.340 1. Within 30 days after receiving an application containing the information the Division deems necessary to determine whether or not the issuance of a permit will be consistent with the purposes of NRS 527.260 to 527.300, inclusive, including, without limitation, all
additional or supplementary information requested by the Division, the Division shall notify an applicant in writing that the Division has:

(a) Granted the permit;

(b) Granted the permit subject to additional conditions, including, without limitation, establishing a management area; or

(c) Denied the permit.

2. The Division shall include the reasons for the granting or denial of a permit in the written notification to the applicant. If the Division grants a permit subject to additional conditions, the additional conditions imposed on the permit must be included in the written notification.

3. Except as otherwise provided in this section, the revocation or amendment of a permit is solely within the discretion of the Division.

4. An applicant may request reconsideration from the State Forester of the denial or granting of a permit by the Division under additional conditions by filing a request within 30 days after receiving notification pursuant to subsection 1. The request for reconsideration must state the objections of the applicant to the decision of the Division and the reasons for such objections, and may include supporting documentation.

5. The review of a request for reconsideration by the State Forester must be limited to:

(a) The decision of the Division and reasons of the Division making such a decision;

(b) The application for the permit, and any additional or supplementary information provided by the applicant pursuant to the request of the Division;

(c) The written request of the applicant for reconsideration of the decision of the Division;

(d) Documentation provided by the applicant supporting the objections of the applicant, if any;
(e) Comments of the [Nevada] Division of Natural Heritage [Program] of the Department regarding the application, if any;

(f) Comments from the public regarding the application, if any; and

(g) All other information or material submitted to the Division by the applicant or received by the Division during the review of the application by the Division.

6. The State Forester will notify the applicant in writing of his or her decision to uphold, deny or revise the decision of the Division within 30 days after the State Forester receives the request for reconsideration from the applicant.

7. The applicant may seek further reconsideration of a denied application for a permit from the Director by filing a written request within 15 days after the date of the decision of the State Forester pursuant to subsection 6. A review of the written request for further reconsideration by the Director must be limited to the material reviewed by the State Forester. The Director shall notify the permittee in writing of his or her decision to uphold, deny or revise the decision of the State Forester within 30 days after the request for further reconsideration is filed with the Director.

8. The decision of the Director is final and not subject to judicial review.

Sec. 6. NAC 527.360 is hereby amended to read as follows:

527.360 1. Except as otherwise provided in this section or in the event of an emergency, a permittee may not initiate or continue activities that depart from an approved project plan unless the Division has granted an amendment to the project plan.

2. A permittee desiring to modify any condition of his or her permit must submit to the Division:

(a) A request for amendment;
(b) A written statement that describes the facts supporting the requested amendment; and

(c) Any relevant information supporting the granting of the requested amendment.

3. The Division shall notify the permittee concerning the granting or denial of the requested amendment, in part or in full, and the reasons therefor, within 30 days after receiving the information required pursuant to subsection 2. The Division may consult with the [Nevada] Division of Natural Heritage [Program] of the Department concerning any request for an amendment.

4. The fee for processing a request for amendment is equivalent to the fee for processing an application for a permit. The Division, in its sole discretion, may waive a portion of the fee.

5. The Division may amend a current permit for just cause at any time upon a written finding of necessity. Any such amendment of a permit must be consistent with the purposes of the program authorized by NRS 527.260 to 527.300, inclusive. The Division may consult with the [Nevada] Division of Natural Heritage [Program] of the Department concerning the amendment of a permit.

6. The Division may withdraw or alter the scope of an amendment after reviewing a response and supporting materials provided by a permittee that have been submitted to the Division within 15 days after the Division issues a finding of necessity.

7. Except as otherwise provided in this section, the determination of the Division regarding an amendment to a permit is solely within its discretion.

8. A permittee may seek reconsideration from the State Forester of the determination of the Division regarding the amendment of a permit pursuant to this section by filing a written request for reconsideration within 15 days after receiving notification pursuant to this section.
9. The reconsideration by the State Forester pursuant to this section must be limited to consideration of the request of the permittee, the written justification and the supporting information provided pursuant to subsection 2, the determination of the Division and the reasons for such a decision, and the comments of the [Nevada] Division of Natural Heritage [Program.] of the Department, if any. The reconsideration by the State Forester of an amendment by the Division of a permit for just cause pursuant to subsection 5 must be limited to the written finding of the Division, any response and supporting materials that were provided to the Division by the permittee within 15 days after the date the finding of necessity was issued and the comments of the [Nevada] Division of Natural Heritage [Program.] of the Department, if any. The State Forester will notify the permittee in writing of his or her decision to uphold, deny or revise the determination of the Division within 30 days after the permittee submits a written request for reconsideration.

10. The permittee may seek further reconsideration from the Director by filing a written request for further reconsideration within 15 days after the date of the decision of the State Forester. The reconsideration by the Director must be limited to the material reviewed by the State Forester. The Director shall notify the permittee in writing of his or her decision to uphold, deny or revise the determination of the State Forester within 30 days after the permittee submits a written request for further reconsideration.

11. The decision of the Director is final and not subject to judicial review.

12. As used in this section, “emergency” means an unforeseen situation that arises during the actual execution of a specific activity for a project in which compliance with a provision of an approved project plan may result in bodily injury or in environmental damage not anticipated
in the plan. The term does not include an activity involving potential bodily injury or environmental damage that is reasonably foreseeable before the initiation of the specific activity.

**Sec. 7.** NAC 527.420 is hereby amended to read as follows:

527.420 1. The Division may issue a notice of noncompliance that requires a permittee to cease part or all of the activity authorized by a permit issued by the Division if the Division reasonably believes that:

(a) The permittee has failed to submit timely, accurate or valid reports required by the Division;

(b) The permittee has failed to pay any required fees, costs associated with an agreement for the administration of a management area, or assessed costs or penalties, whether or not such costs or penalties have been reduced to judgment;

(c) The permittee has failed to comply with any term or condition of the permit, or an agreement for administration of a management area, if any;

(d) The permittee is not in compliance with any applicable law, regulation or professional standard governing the conduct or activities authorized by the permit;

(e) The permittee has engaged in any activity that would disqualify the permittee from obtaining the permit; or

(f) The permittee no longer has the qualifications required to hold the permit.

2. The Division, in determining whether to issue a notice of noncompliance to cease activity authorized by the permit, may consider any information that is relevant to the issue, including, without limitation:

(a) Any prior conviction, report or finding of a professional licensing board or other governmental agency;
(b) The assessment of a civil penalty for any violation of any federal, state or local law or regulation governing the activity authorized by the permit; or

(c) Any prior revocation or suspension of a permit, notice of noncompliance, or any reports of federal, state or local officials.

3. The Division may make an independent inquiry or investigation to verify information or substantiate qualifications provided by a permittee. The Division, in its sole discretion, may consult with the [Nevada] Division of Natural Heritage [Program] of the Department.

4. The Division may, in its sole discretion, issue a notice of noncompliance without requiring the permittee to cease all activities authorized by a permit if certain activities are in full compliance with the permit. A notice of noncompliance issued pursuant to this subsection must specify the noncompliant activity that must be ceased and the activities authorized by the permit that may be continued. The Division may impose additional terms and conditions on the activities that may be continued by a permittee who receives a notice of noncompliance pursuant to this subsection.

5. The Division may, in its sole discretion, withdraw a notice of noncompliance if the permittee demonstrates that he or she has remedied the deficiency, or if the permittee agrees to a corrective plan of action that is approved by the Division.

Sec. 8. NAC 527.460 is hereby amended to read as follows:

527.460 1. When the Division believes there are valid grounds for revoking a permit, the permittee must be notified in writing of the proposed revocation by certified or registered mail. The notice must identify the reasons for the proposed revocation and the effective date of the revocation, which must be at least 45 days after the date the notice is sent to the permittee by
certified or registered mail. The notice must inform the permittee of the right to object to the proposed revocation.

2. Pending the effective date of the revocation of a permit, the Division may also issue a notice of noncompliance and require the permittee to cease a specific activity that is not in compliance with:

   (a) The laws or regulations relating to plants on the list of fully protected species of native flora;
   (b) The terms or conditions of the permit;
   (c) An agreement for administration of a management area; or
   (d) A corrective plan of action.

3. Upon receipt of the notice of proposed revocation, the permittee may file a written objection to the proposed revocation that:

   (a) Must be in writing and signed by the permittee;
   (b) Must be filed within 15 days after the date of the notice of proposed revocation is mailed to the permittee;
   (c) Must state the objections of the permittee to the proposed revocation and the reasons for such objections; and
   (d) May include documentation supporting the objections of the permittee.

4. The Division shall review the grounds set forth in the notice of proposed revocation, the written objection of the permittee and the supporting documentation, if any, to determine whether revocation is consistent with the provisions of NRS 527.260 to 527.300, inclusive, and NAC 527.010 to 527.500, inclusive. The Division may consider any information relevant to the
issue during such a review and, in its discretion, may consult with the Nevada Division of Natural Heritage Program of the Department.

5. On or before the effective date of the revocation set forth in the notice provided pursuant to subsection 1, the Division shall notify the permittee by certified or registered mail that:

(a) The permit has been revoked;

(b) The permit has been amended; or

(c) The notice of proposed revocation is withdrawn, and the reasons for the revocation, amendment or withdrawal.

6. Except as otherwise provided in this section, the revocation or amendment of a permit is within the sole discretion of the Division.

7. A permittee may request reconsideration from the State Forester of the revocation or amendment of a permit by the Division pursuant to this section by filing a request within 15 days after receiving notice pursuant to subsection 5.

8. The reconsideration by the State Forester must be limited to:

(a) The written objection of the permittee and supporting materials provided to the Division pursuant to subsection 3;

(b) The decision of the Division and the reasons for such a decision issued pursuant to subsection 5; and

(c) The comments of the Nevada Division of Natural Heritage Program of the Department, if any.

9. The State Forester will notify the permittee in writing of his or her decision to uphold, deny or revise the decision of the Division within 30 days after receiving a written request for reconsideration from a permittee.
10. The permittee may seek further reconsideration from the Director by filing a written request within 15 days after the date of the decision of the State Forester. The Director may review only the material reviewed by the State Forester during any such reconsideration. The Director shall notify the permittee in writing of his or her decision to uphold, deny or revise the decision of the Division within 30 days after receiving a request for further reconsideration.

11. The decision of the Director is final and not subject to judicial review.

Sec. 9. NAC 527.560 is hereby amended to read as follows:

527.560 1. Any interested person who alleges that a statute, regulation or decision of the Division interferes with or impairs, or threatens to interfere with or impair, his or her legal rights or privileges, may submit a written petition to the State Forester for a declaratory order or an advisory opinion regarding the applicability of the particular statute, regulation or decision.

2. Within [30] 90 days after a petition for a declaratory order or an advisory opinion is submitted, the State Forester will:

(a) Notify the petitioner in writing of his or her decision to deny the petition, including the reasons for the denial; or

(b) Initiate the preparation of a declaratory order or an advisory opinion concerning the validity of the statute, regulation or decision to be mailed to the petitioner within 30 days after the decision is reached.

3. A person alleging that a statute, regulation or decision of the Division interferes with or impairs, or threatens to interfere with or impair, the person’s legal rights or privileges, may not seek declaratory relief pursuant to NRS 233B.110 until after he or she has petitioned the State Forester for a declaratory order or an advisory opinion concerning the applicability of the particular statute, regulation or decision.
Sec. 10. NAC 527.110 is hereby repealed.

TEXT OF REPEALED SECTION

527.110 “Nevada Natural Heritage Program” defined. (NRS 527.050, 527.300)

“Nevada Natural Heritage Program” means the program within the Department that is responsible for conducting scientific research and analysis on species of native flora, maintaining records and data related thereto, and making recommendations to the State Forester regarding native plants that are threatened with extinction for purposes of the program authorized by NRS 527.260 to 527.300, inclusive.