### RULES
**OF**
**GEORGIA DEPARTMENT OF AGRICULTURE**

#### CHAPTER 40-13-12
**BIRD DEALERS LICENSING**

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**40-13-12-.01 Definitions. Amended.**

2. “Bird Dealer” means any person engaged in the business of dealing in, purchasing, breeding, or offering for sale (whether at wholesale or retail) any exotic or pet birds customarily kept as pets.
3. “Commissioner” means the Commissioner of Agriculture.
4. “Department” means the Department of Agriculture.
5. “Person” means any individual, firm, partnership, corporation, estate, trust, fiduciary, or other group or combination acting as a unit.
7. “Untreatable disease” means a disease that does not respond to accepted medical chemotherapy or one whose treatment is uneconomical.
8. “Pet Bird” means a bird kept or intended for sale as a companion animal.
9. “Premise” means the land and all buildings thereon.
10. “Exotic Bird” means bird not native or indigenous to the United States.
11. "Exhibition Event" means a Reptile or Exotic/Pet Bird show or event that has been issued a special written permit by the State Veterinarian's office.


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**40-13-12.02 Licenses. Amended.**

(1) Any person desiring to operate as a bird dealer must first apply for and obtain a license. License application forms may be obtained from the Department.

(2) All licenses shall be issued for a period of one (1) year and shall expire twelve months from the date of issue. The annual license fee shall be based on the gross volume or a set fee as follows:

(a) Bird Dealers not having a permanent fixed facility in Georgia that are only selling birds at "Exhibition Events" - $200 fee
(b) For $101.00 to $5,000.00 in gross pet sales - $100.00 fee
(c) For $5,001.00 to 10,000.00 in gross pet sales - $200.00 fee
(d) For $10,001.00 to $15,000.00 in gross pet sales - $300.00 fee
(e) For $15,001.00 and up in gross pet sales - $400.00 fee
(f) Bird dealer not having a permanent fixed facility in Georgia - $400.00 fee

(3) The license shall be issued in the name used for all business transactions involving exotic and pet birds. Any change in the name of the license shall be promptly reported to the Department in writing. Only one license shall be issued to a premise.

(4) A separate license is required for each business location and must be displayed in a conspicuous location.

(5) Any corporation, partnership, or estate must declare this at the time of license application and list such officers or owners on the application.

(6) Whenever a license is revoked the operator will be allowed to dispense of birds on hand only by a special permit from the Commissioner of Agriculture. The Department will have the authority to enter the premise and inventory birds as long as birds remain on the premise.


**40-13-12.03 Records. Amended.**

(1) Each bird dealer is required to keep records which adequately:

(a) Identify each exotic or pet bird in his possession or sold by him by species, description, or by leg band number.

(b) Verify the name, address, and telephone number of the person from whom each is acquired. If that person is a licensed bird dealer, then the dealer’s number shall also be recorded. If that person is not a licensed bird dealer, then their driver’s license number, social security number or federal tax identification number shall be recorded.

(c) Verify the name, address, and telephone number of the person to whom each bird is transferred. If that person is a licensed bird dealer, then the dealer’s license number shall also be recorded. If that person is not a licensed bird dealer, then their driver’s license number, social security number, or federal tax identification number shall be recorded.

(d) Identify any bird which the bird dealer knows to be or to have been sick, diseased, or to have died.
Periodic reports may be required of any or all of the required records. All required records shall be made available for inspection by Department employees during business operating hours. Additional records may be required if deemed necessary by the Department.

All records required to be kept by the Act or these regulations shall be kept for at least one year from the time of receipt or sale of exotic and pet birds.

Failure to keep required records or to make such records available to Department employees shall be grounds for quarantining and/or revocation of license.

Birds unaccounted for by records will result in quarantine of all birds on premise until proper records are presented or birds are swabbed for VVDN twice at 10-day intervals and declared negative. Swabbing is to be done at owner’s expense under the supervision of a Department of Agriculture employee.


The Commissioner or his designees may issue quarantine and may seize and destroy any birds which, in the opinion of the Commissioner, present a hazard of carrying exotic or untreatable disease.

Birds quarantined by the Department will be maintained at the bird dealer’s or the owner’s expense.

An indemnity may be paid to the owner of a destroyed bird if federal or state funds are available for that purpose. Indemnity may be paid under such terms and conditions attached to indemnity funds. Indemnity may not be paid if the dealer or owner has failed to comply with the Act, these Regulations, or any quarantine or order issued by the Commissioner.

The quarantine shall include, but is not limited to, all birds on the premise.


Each shipment of exotic and pet birds shipped into Georgia requires a prior permit number obtained from the State Veterinarian’s Office.

All exotic or pet birds entering Georgia for sale, trade, or exchange for a fee or other type of compensation must be accompanied by a Certificate of Veterinary Inspection which has been issued within the previous 30 days and which records proof of the health requirements for each species.

All pet or exotic birds entering Georgia for exhibition purposes must meet the requirements for interstate shipment.
All exotic or pet bird shows and/or sales should obtain a special permit in writing from the State Veterinarian’s Office.

Any person convicted of violating these regulations shall be guilty of a misdemeanor.


October 23, 1985 (Revised)

Prohibited Birds.

The following listed birds are prohibited from entry into the State of Georgia due to being capable of breeding in the wild and, if established in the wild, presenting a threat of being detrimental to the agriculture industry of this State:

(a) Java Rice Bird;
(b) Quaker or Monk Parakeet;

Importation into Georgia of the above-listed birds will be a violation of Georgia law, except by special permit from the State Veterinarian’s Office.

Any person convicted of violating these regulations shall be guilty of a misdemeanor.


Enforcement Procedures. Amended.

When a license, registration, or permit is suspended or revoked by the Department, all licenses, registrations or permits held by that person shall be suspended or revoked.
(2) Any person found guilty of violations of these regulations shall be guilty of a misdemeanor in addition to having this license revoked.

Authority O.C.G.A. Sec. 4-10-9. Administrative History. Original Rule entitled “Enforcement Procedures” was filed on October 3, 1985; effective October 23, 1985.

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