IAC Ch 13, p.1

## 571—13.4 (455A,461A) Permits required.

**13.4(1)** *General.* No person shall temporarily or permanently place or build any structure or alter the characteristics of public lands or waters under the jurisdiction of or managed by the commission without a permit issued by the department prior to commencement of such activities as provided in the rules of this chapter.

13.4(2) Hazardous conditions. Trees, rock, brush or other natural materials located on sovereign or dedicated lands may be removed by persons without a permit issued pursuant to these rules only after the department, in its sole discretion, determines and evidences in writing that a hazard or other detrimental condition exists and that the proposed mitigative activity is appropriate. Such activity shall be limited only to the work required to address the immediate hazard or other detrimental condition. Any removal allowed by this rule shall conform to the requirements enumerated by the department regarding such removal, or the removal shall be deemed unauthorized action resulting in damage to public lands and waters. Persons proposing to remove hazards must contact a local department official and request an exception to a permit. The department official shall inspect the hazard and provide written authorization to proceed or shall require the person to apply for a permit.

- **13.4(3)** *Impoundments*. These rules do not apply to river impoundments regulated by Iowa Code chapter 462A.
- **13.4(4)** *Docks*. These rules do not apply to docks regulated by 571—Chapter 16, except as specifically described herein.

[ARC 7616B, IAB 3/11/09, effective 4/15/09]