

**PROPOSED REGULATION OF THE
DEPARTMENT OF WILDLIFE**

LCB FILE NO. R153-18I

**The following document is the initial draft regulation proposed
by the agency submitted on 06/18/2018**

For the purposes of protecting data collected as part of a research project or program, the following are deemed to be restricted access research, and are therefore confidential research information, such that unauthorized disclosure is prohibited:

- (a) Research conducted with or on behalf of a government agency, or service provided to or on behalf of a government agency, that will require government-issued security clearances for participation;*
- (b) Research conducted with or on behalf of a government agency, or service provided to or on behalf of a government agency that is treated as confidential by state or federal law or regulation;*
- (c) Research conducted with or on behalf of a university with polices approved by their Board of Regents that classify research data as confidential;*
- (d) "Confidential Research Information" includes, but is not limited to any and all records of an agency that have been created, developed, discovered, disclosed to, or received by or on behalf of staff, employees, or collaborators of the agency concerning research that have not been published, patented or otherwise disclosed, such as:
 - (1) Information contained in research proposal funding applications and animal or clinical research protocols;*
 - (2) Preliminary research data and memorandum discussions regarding preliminary data;*
 - (3) Unpublished manuscripts, data, and other information relating to research;*
 - (4) Creative works in process; or*
 - (5) Intellectual property disclosures, laboratory notebooks and computer records associated with confidential research information, and scholarly correspondence prior to official publication of research results.**