
NEW YORK STATE

REGISTER

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Rule Review

The last date for submission of public comments is indicated on each Notice of Proposed Rule Making. Unless a different date is specified by statute, the proposing agency must accept comments for at least: 60 days after the date of *Register* publication of a Notice of Proposed Rule Making or combined Notice of Emergency Adoption and Proposed Rule Making; and 45 days after publication of a Notice of Revised Rule Making or combined Notice of Emergency Adoption and Revised Rule Making. When a public hearing on a proposed rule is statutorily required: the hearing may not be held until at least 60 days after the publication date of the notice; and comments must be accepted for at least 5 days after the last required hearing. When a public comment period for a proposed rule is scheduled to end on a Saturday, Sunday or public holiday, comments are accepted through the next succeeding business day.

For notices published in this issue:

- the 60-day period expires on August 2, 2026
- the 45-day period expires on July 18, 2026

**KATHY HOCHUL
GOVERNOR**

**WALTER T. MOSLEY
SECRETARY OF STATE**

NEW YORK STATE DEPARTMENT OF STATE

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NEW YORK STATE
REGISTER

Be a part of the rule making process!

Public comment on proposed rules is encouraged and may be submitted to the agency that is proposing the rule. Address your comments to the agency representative whose name and address is printed in the rule making notice. No special form is required; a handwritten letter will do. Individuals who access the online *Register* (dos.ny.gov/state-register) may send public comment via electronic mail to e-mail addresses that may be provided in Notices of Proposed Rule Making. This includes Proposed, Emergency/Proposed, Revised Proposed and Emergency/Revised Proposed rule makings.

To be considered, comments should reach the agency before expiration of the public comment period. The State Administrative Procedure Act provides for a minimum 60-day public comment period after publication in the *Register* for Notices of Proposed Rule Making, and a 45-day public comment period for Notices of Revised Rule Making. If a public hearing is required by statute, public comments are accepted for at least five days after the last such hearing. Agencies are also required to specify in each notice the last date of the public comment period.

When a public comment period would end on a Saturday or Sunday, the agency accepts public comment through the following Monday; when the comment period ends on a public holiday, public comment will be accepted through the next succeeding business day. Agencies cannot adopt a proposed rule until the day after the conclusion of the public comment period.

The Administrative Regulations Review Commission (ARRC) reviews newly proposed regulations to examine issues of compliance with legislative intent, impact on the economy, and impact on affected parties. In addition to sending comments or recommendations to the agency, please do not hesitate to transmit your views to ARRC:

Administrative Regulations Review Commission
State Capitol
Albany, NY 12247
Telephone: (518) 455-2731

Each paid subscription to the *New York State Register* includes one weekly issue for a full year and four "Quarterly Index" issues. The Quarterly is a cumulative list of actions that shows the status of every rule making action in progress or initiated within a calendar year.

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NYS Department of State
One Commerce Plaza
99 Washington Avenue
Suite 650
Albany, NY 12231-0001
Telephone: (518) 474-6957

KEY: (P) Proposal; (RP) Revised Proposal; (E) Emergency; (EP) Emergency and Proposal; (A) Adoption; (AA) Amended Adoption; (W) Withdrawal

Public comment may be sent via electronic mail to e-mail addresses that may appear in Notices of Proposed Rule Making. This includes Proposed, Emergency/Proposed, Revised Proposed and Emergency/Revised Proposed rule makings.

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RULE MAKING ACTIVITIES

Each rule making is identified by an I.D. No., which consists of 13 characters. For example, the I.D. No. AAM-01-96-00001-E indicates the following:

AAM -the abbreviation to identify the adopting agency
01 -the *State Register* issue number
96 -the year
00001 -the Department of State number, assigned upon receipt of notice.
E -Emergency Rule Making—permanent action not intended (This character could also be: A for Adoption; P for Proposed Rule Making; RP for Revised Rule Making; EP for a combined Emergency and Proposed Rule Making; EA for an Emergency Rule Making that is permanent and does not expire 90 days after filing.)

Italics contained in text denote new material. Brackets indicate material to be deleted.

Department of Civil Service

PROPOSED RULE MAKING NO HEARING(S) SCHEDULED

Jurisdictional Classification

I.D. No. CVS-22-26-00003-P

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following proposed rule:

Proposed Action: Amendment of Appendix 2 of Title 4 NYCRR.

Statutory authority: Civil Service Law, section 6(1)

Subject: Jurisdictional Classification.

Purpose: To delete positions from and to classify positions in the non-competitive class.

Text of proposed rule: Amend Appendix 2 of the Rules for the Classified Service, listing positions in the non-competitive class, in Westchester County under the subheading “Office of Assigned Counsel,” by decreasing the number of positions of Director of Program Development II (Office of Assigned Counsel Training) from 2 to 1, and by adding thereto the position of Director of Program Development II (OAC Training) (1) (HELP Program); and in the Westchester County under the subheading “Department of Environmental Facilities,” by deleting therefrom the position of Program Coordinator (Capitol Region) (1) (HELP Program), and by adding thereto the position of Program Coordinator (Capital Program) (1) (HELP Program).

Text of proposed rule and any required statements and analyses may be obtained from: Jennifer Paul, NYS Department of Civil Service, Empire State Plaza, Agency Building 1, Albany, NY 12239, (518) 473-6598, email: commops@cs.ny.gov

Data, views or arguments may be submitted to: Eugene Sarfoh, Counsel, NYS Department of Civil Service, Empire State Plaza, Agency Building 1, Albany, NY 12239, (518) 473-2624, email: public.comments@cs.ny.gov

Public comment will be received until: 60 days after publication of this notice.

Regulatory Impact Statement

A regulatory impact statement is not submitted with this notice because this rule is subject to a consolidated regulatory impact statement that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Regulatory Flexibility Analysis

A regulatory flexibility analysis is not submitted with this notice because this rule is subject to a consolidated regulatory flexibility analysis that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Rural Area Flexibility Analysis

A rural area flexibility analysis is not submitted with this notice because this rule is subject to a consolidated rural area flexibility analysis that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Job Impact Statement

A job impact statement is not submitted with this notice because this rule is subject to a consolidated job impact statement that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

PROPOSED RULE MAKING NO HEARING(S) SCHEDULED

Jurisdictional Classification

I.D. No. CVS-22-26-00004-P

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following proposed rule:

Proposed Action: Amendment of Appendix 2 of Title 4 NYCRR.

Statutory authority: Civil Service Law, section 6(1)

Subject: Jurisdictional Classification.

Purpose: To delete positions from and to classify positions in the non-competitive class.

Text of proposed rule: Amend Appendix 2 of the Rules for the Classified Service, listing positions in the non-competitive class, in the New York Hiring for Emergency Limited Placement Statewide (NY HELPS) (all titles listed hereunder will have a limiting number of 15,000), by deleting therefrom the positions of Higher Education Services Program Analyst 2 and adding thereto the positions of Higher Education Services Analyst 1.

Text of proposed rule and any required statements and analyses may be obtained from: Jennifer Paul, NYS Department of Civil Service, Empire State Plaza, Agency Building 1, Albany, NY 12239, (518) 473-6598, email: commops@cs.ny.gov

Data, views or arguments may be submitted to: Eugene Sarfoh, Counsel, NYS Department of Civil Service, Empire State Plaza, Agency Building 1, Albany, NY 12239, (518) 473-2624, email: public.comments@cs.ny.gov

Public comment will be received until: 60 days after publication of this notice.

Regulatory Impact Statement

A regulatory impact statement is not submitted with this notice because this rule is subject to a consolidated regulatory impact statement that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Regulatory Flexibility Analysis

A regulatory flexibility analysis is not submitted with this notice because this rule is subject to a consolidated regulatory flexibility analysis that was

previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Rural Area Flexibility Analysis

A rural area flexibility analysis is not submitted with this notice because this rule is subject to a consolidated rural area flexibility analysis that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Job Impact Statement

A job impact statement is not submitted with this notice because this rule is subject to a consolidated job impact statement that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

**PROPOSED RULE MAKING
NO HEARING(S) SCHEDULED**

Jurisdictional Classification

I.D. No. CVS-22-26-00005-P

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following proposed rule:

Proposed Action: Amendment of Appendix 2 of Title 4 NYCRR.

Statutory authority: Civil Service Law, section 6(1)

Subject: Jurisdictional Classification.

Purpose: To delete positions from and to classify positions in the non-competitive class.

Text of proposed rule: Amend Appendix 2 of the Rules for the Classified Service, listing positions in the non-competitive class, in the Executive Department under the subheading "Division of Homeland Security and Emergency Services," by deleting therefrom the positions of Manager Information Technology Services 2 (Information Security) (7), and by adding thereto the positions of Manager Information Technology Services 1 (Information Security) and Manager Information Technology Services 2 (Information Security).

Text of proposed rule and any required statements and analyses may be obtained from: Jennifer Paul, NYS Department of Civil Service, Empire State Plaza, Agency Building 1, Albany, NY 12239, (518) 473-6598, email: commops@cs.ny.gov

Data, views or arguments may be submitted to: Eugene Sarfoh, Counsel, NYS Department of Civil Service, Empire State Plaza, Agency Building 1, Albany, NY 12239, (518) 473-2624, email: public.comments@cs.ny.gov

Public comment will be received until: 60 days after publication of this notice.

Regulatory Impact Statement

A regulatory impact statement is not submitted with this notice because this rule is subject to a consolidated regulatory impact statement that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Regulatory Flexibility Analysis

A regulatory flexibility analysis is not submitted with this notice because this rule is subject to a consolidated regulatory flexibility analysis that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Rural Area Flexibility Analysis

A rural area flexibility analysis is not submitted with this notice because this rule is subject to a consolidated rural area flexibility analysis that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Job Impact Statement

A job impact statement is not submitted with this notice because this rule is subject to a consolidated job impact statement that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

**PROPOSED RULE MAKING
NO HEARING(S) SCHEDULED**

Jurisdictional Classification

I.D. No. CVS-22-26-00006-P

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following proposed rule:

Proposed Action: Amendment of Appendix 2 of Title 4 NYCRR.

Statutory authority: Civil Service Law, section 6(1)

Subject: Jurisdictional Classification.

Purpose: To classify positions in the non-competitive class.

Text of proposed rule: Amend Appendix 2 of the Rules for the Classified Service, listing positions in the non-competitive, in the Department of Mental Hygiene under the subheading "Office for People with Developmental Disabilities," by increasing the number of positions of Data Analyst 2 from 6 to 8.

Text of proposed rule and any required statements and analyses may be obtained from: Jennifer Paul, NYS Department of Civil Service, Empire State Plaza, Agency Building 1, Albany, NY 12239, (518) 473-6598, email: commops@cs.ny.gov

Data, views or arguments may be submitted to: Eugene Sarfoh, Counsel, NYS Department of Civil Service, Empire State Plaza, Agency Building 1, Albany, NY 12239, (518) 473-2624, email: public.comments@cs.ny.gov

Public comment will be received until: 60 days after publication of this notice.

Regulatory Impact Statement

A regulatory impact statement is not submitted with this notice because this rule is subject to a consolidated regulatory impact statement that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Regulatory Flexibility Analysis

A regulatory flexibility analysis is not submitted with this notice because this rule is subject to a consolidated regulatory flexibility analysis that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Rural Area Flexibility Analysis

A rural area flexibility analysis is not submitted with this notice because this rule is subject to a consolidated rural area flexibility analysis that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Job Impact Statement

A job impact statement is not submitted with this notice because this rule is subject to a consolidated job impact statement that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

**PROPOSED RULE MAKING
NO HEARING(S) SCHEDULED**

Jurisdictional Classification

I.D. No. CVS-22-26-00007-P

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following proposed rule:

Proposed Action: Amendment of Appendix 1 of Title 4 NYCRR.

Statutory authority: Civil Service Law, section 6(1)

Subject: Jurisdictional Classification.

Purpose: To classify a position in the exempt class.

Text of proposed rule: Amend Appendix 1 of the Rules for the Classified Service, listing positions in the exempt class, in the Executive Department under the subheading "Division of Criminal Justice Services," by increasing the number of positions of Program Manager from 4 to 5.

Text of proposed rule and any required statements and analyses may be obtained from: Jennifer Paul, NYS Department of Civil Service, Empire State Plaza, Agency Building 1, Albany, NY 12239, (518) 473-6598, email: commops@cs.ny.gov

Data, views or arguments may be submitted to: Eugene Sarfoh, Counsel, NYS Department of Civil Service, Empire State Plaza, Agency Building 1, Albany, NY 12239, (518) 473-2624, email: public.comments@cs.ny.gov

Public comment will be received until: 60 days after publication of this notice.

Regulatory Impact Statement

A regulatory impact statement is not submitted with this notice because this rule is subject to a consolidated regulatory impact statement that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Regulatory Flexibility Analysis

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previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Rural Area Flexibility Analysis

A rural area flexibility analysis is not submitted with this notice because this rule is subject to a consolidated rural area flexibility analysis that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Job Impact Statement

A job impact statement is not submitted with this notice because this rule is subject to a consolidated job impact statement that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

**PROPOSED RULE MAKING
NO HEARING(S) SCHEDULED**

Jurisdictional Classification

I.D. No. CVS-22-26-00008-P

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following proposed rule:

Proposed Action: Amendment of Appendix 2 of Title 4 NYCRR.

Statutory authority: Civil Service Law, section 6(1)

Subject: Jurisdictional Classification.

Purpose: To classify positions in the non-competitive class.

Text of proposed rule: Amend Appendix 2 of the Rules for the Classified Service, listing positions in the non-competitive class, in the Department of State, by adding thereto the position of Equal Opportunity Specialist 1 (1), and by increasing the number of positions of Data Analyst 1 from 2 to 3, Data Analyst 2 from 1 to 2, and Equal Opportunity Specialist 2 from 1 to 2.

Text of proposed rule and any required statements and analyses may be obtained from: Jennifer Paul, NYS Department of Civil Service, Empire State Plaza, Agency Building 1, Albany, NY 12239, (518) 473-6598, email: commops@cs.ny.gov

Data, views or arguments may be submitted to: Eugene Sarfoh, Counsel, NYS Department of Civil Service, Empire State Plaza, Agency Building 1, Albany, NY 12239, (518) 473-2624, email: public.comments@cs.ny.gov

Public comment will be received until: 60 days after publication of this notice.

Regulatory Impact Statement

A regulatory impact statement is not submitted with this notice because this rule is subject to a consolidated regulatory impact statement that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Regulatory Flexibility Analysis

A regulatory flexibility analysis is not submitted with this notice because this rule is subject to a consolidated regulatory flexibility analysis that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Rural Area Flexibility Analysis

A rural area flexibility analysis is not submitted with this notice because this rule is subject to a consolidated rural area flexibility analysis that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Job Impact Statement

A job impact statement is not submitted with this notice because this rule is subject to a consolidated job impact statement that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

**PROPOSED RULE MAKING
NO HEARING(S) SCHEDULED**

Jurisdictional Classification

I.D. No. CVS-22-26-00009-P

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following proposed rule:

Proposed Action: Amendment of Appendices 1 and 2 of Title 4 NYCRR.

Statutory authority: Civil Service Law, section 6(1)

Subject: Jurisdictional Classification.

Purpose: To classify a position in the exempt class and to classify a position in the non-competitive class.

Text of proposed rule: Amend Appendix 1 of the Rules for the Classified Service, listing positions in the exempt class, in the Department of Environmental Conservation, by increasing the number of positions of Investigator 1 from 1 to 2; and

Amend Appendix 2 of the Rules for the Classified Service, listing positions in the non-competitive class, in the Department of Environmental Conservation, by increasing the number of positions of Equal Opportunity Specialist 1 from 2 to 3.

Text of proposed rule and any required statements and analyses may be obtained from: Jennifer Paul, NYS Department of Civil Service, Empire State Plaza, Agency Building 1, Albany, NY 12239, (518) 473-6598, email: commops@cs.ny.gov

Data, views or arguments may be submitted to: Eugene Sarfoh, Counsel, NYS Department of Civil Service, Empire State Plaza, Agency Building 1, Albany, NY 12239, (518) 473-2624, email: public.comments@cs.ny.gov

Public comment will be received until: 60 days after publication of this notice.

Regulatory Impact Statement

A regulatory impact statement is not submitted with this notice because this rule is subject to a consolidated regulatory impact statement that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Regulatory Flexibility Analysis

A regulatory flexibility analysis is not submitted with this notice because this rule is subject to a consolidated regulatory flexibility analysis that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Rural Area Flexibility Analysis

A rural area flexibility analysis is not submitted with this notice because this rule is subject to a consolidated rural area flexibility analysis that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Job Impact Statement

A job impact statement is not submitted with this notice because this rule is subject to a consolidated job impact statement that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

**PROPOSED RULE MAKING
NO HEARING(S) SCHEDULED**

Jurisdictional Classification

I.D. No. CVS-22-26-00010-P

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following proposed rule:

Proposed Action: Amendment of Appendix 2 of Title 4 NYCRR.

Statutory authority: Civil Service Law, section 6(1)

Subject: Jurisdictional Classification.

Purpose: To classify positions in the non-competitive class.

Text of proposed rule: Amend Appendix 2 of the Rules for the Classified Service, listing positions in the non-competitive class, in the Education Department, by increasing the number of positions of Data Analyst 1 from 4 to 7, Data Analyst 2 from 4 to 8, Data Analyst 3 from 5 to 6 and Data Analyst 4 from 1 to 2.

Text of proposed rule and any required statements and analyses may be obtained from: Jennifer Paul, NYS Department of Civil Service, Empire State Plaza, Agency Building 1, Albany, NY 12239, (518) 473-6598, email: commops@cs.ny.gov

Data, views or arguments may be submitted to: Eugene Sarfoh, Counsel, NYS Department of Civil Service, Empire State Plaza, Agency Building 1, Albany, NY 12239, (518) 473-2624, email: public.comments@cs.ny.gov

Public comment will be received until: 60 days after publication of this notice.

Regulatory Impact Statement

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Regulatory Flexibility Analysis

A regulatory flexibility analysis is not submitted with this notice because this rule is subject to a consolidated regulatory flexibility analysis that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Rural Area Flexibility Analysis

A rural area flexibility analysis is not submitted with this notice because this rule is subject to a consolidated rural area flexibility analysis that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Job Impact Statement

A job impact statement is not submitted with this notice because this rule is subject to a consolidated job impact statement that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

**PROPOSED RULE MAKING
NO HEARING(S) SCHEDULED**

Jurisdictional Classification

I.D. No. CVS-22-26-00011-P

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following proposed rule:

Proposed Action: Amendment of Appendix 1 of Title 4 NYCRR.

Statutory authority: Civil Service Law, section 6(1)

Subject: Jurisdictional Classification.

Purpose: To delete positions from and to classify positions in the exempt class.

Text of proposed rule: Amend Appendix 1 of the Rules for the Classified Service, listing positions in the exempt class, in the Executive Department under the subheading "Commission on Prosecutorial Conduct," by deleting therefrom the positions of Program Manager (2) and by adding thereto the positions of Deputy Director (2).

Text of proposed rule and any required statements and analyses may be obtained from: Jennifer Paul, NYS Department of Civil Service, Empire State Plaza, Agency Building 1, Albany, NY 12239, (518) 473-6598, email: commops@cs.ny.gov

Data, views or arguments may be submitted to: Eugene Sarfoh, Counsel, NYS Department of Civil Service, Empire State Plaza, Agency Building 1, Albany, NY 12239, (518) 473-2624, email: public.comments@cs.ny.gov

Public comment will be received until: 60 days after publication of this notice.

Regulatory Impact Statement

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Regulatory Flexibility Analysis

A regulatory flexibility analysis is not submitted with this notice because this rule is subject to a consolidated regulatory flexibility analysis that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Rural Area Flexibility Analysis

A rural area flexibility analysis is not submitted with this notice because this rule is subject to a consolidated rural area flexibility analysis that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Job Impact Statement

A job impact statement is not submitted with this notice because this rule is subject to a consolidated job impact statement that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

**PROPOSED RULE MAKING
NO HEARING(S) SCHEDULED**

Jurisdictional Classification

I.D. No. CVS-22-26-00012-P

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following proposed rule:

Proposed Action: Amendment of Appendix 2 of Title 4 NYCRR.

Statutory authority: Civil Service Law, section 6(1)

Subject: Jurisdictional Classification.

Purpose: To delete positions from the non-competitive class.

Text of proposed rule: Amend Appendix 2 of the Rules for the Classified Service, listing positions in the non-competitive class, in the Education Department under the subheading "New York State Higher Education Services Corporation," by deleting therefrom the positions of Student Loan Control Representative 1 (15).

Text of proposed rule and any required statements and analyses may be obtained from: Jennifer Paul, NYS Department of Civil Service, Empire State Plaza, Agency Building 1, Albany, NY 12239, (518) 473-6598, email: commops@cs.ny.gov

Data, views or arguments may be submitted to: Eugene Sarfoh, Counsel, NYS Department of Civil Service, Empire State Plaza, Agency Building 1, Albany, NY 12239, (518) 473-2624, email: public.comments@cs.ny.gov

Public comment will be received until: 60 days after publication of this notice

Regulatory Impact Statement

A regulatory impact statement is not submitted with this notice because this rule is subject to a consolidated regulatory impact statement that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Regulatory Flexibility Analysis

A regulatory flexibility analysis is not submitted with this notice because this rule is subject to a consolidated regulatory flexibility analysis that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Rural Area Flexibility Analysis

A rural area flexibility analysis is not submitted with this notice because this rule is subject to a consolidated rural area flexibility analysis that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Job Impact Statement

A job impact statement is not submitted with this notice because this rule is subject to a consolidated job impact statement that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

**PROPOSED RULE MAKING
NO HEARING(S) SCHEDULED**

Jurisdictional Classification

I.D. No. CVS-22-26-00013-P

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following proposed rule:

Proposed Action: Amendment of Appendices 1 and 2 of Title 4 NYCRR.

Statutory authority: Civil Service Law, section 6(1)

Subject: Jurisdictional Classification.

Purpose: To classify positions in the exempt and non-competitive classes.

Text of proposed rule: Amend Appendix 1 of the Rules for the Classified Service, listing positions in the exempt class, in the New York State Thruway Authority, by increasing the number of positions of Deputy Director from 2 to 3 and Special Assistant from 8 to 9; and

Amend Appendix 2 of the Rules for the Classified Service, listing positions in the non-competitive class, in the New York State Thruway Authority, by adding thereto the positions of Compliance Specialist 3 (1) and Compliance Specialist 4 (1), and by increasing the number of positions of Compliance Specialist 1 from 3 to 4 and Thruway Claims Adjuster from 1 to 5.

Text of proposed rule and any required statements and analyses may be obtained from: Jennifer Paul, NYS Department of Civil Service, Empire State Plaza, Agency Building 1, Albany, NY 12239, (518) 473-6598, email: commops@cs.ny.gov

Data, views or arguments may be submitted to: Eugene Sarfoh, Counsel, NYS Department of Civil Service, Empire State Plaza, Agency Building 1, Albany, NY 12239, (518) 473-2624, email: public.comments@cs.ny.gov

Public comment will be received until: 60 days after publication of this notice.

Regulatory Impact Statement

A regulatory impact statement is not submitted with this notice because this rule is subject to a consolidated regulatory impact statement that was

previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Regulatory Flexibility Analysis

A regulatory flexibility analysis is not submitted with this notice because this rule is subject to a consolidated regulatory flexibility analysis that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Rural Area Flexibility Analysis

A rural area flexibility analysis is not submitted with this notice because this rule is subject to a consolidated rural area flexibility analysis that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Job Impact Statement

A job impact statement is not submitted with this notice because this rule is subject to a consolidated job impact statement that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

**PROPOSED RULE MAKING
NO HEARING(S) SCHEDULED**

Jurisdictional Classification

I.D. No. CVS-22-26-00014-P

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following proposed rule:

Proposed Action: Amendment of Appendix 2 of Title 4 NYCRR.

Statutory authority: Civil Service Law, section 6(1)

Subject: Jurisdictional Classification.

Purpose: To classify a position in the non-competitive class.

Text of proposed rule: Amend Appendix 2 of the Rules for the Classified Service, listing positions in the non-competitive class, in the Department of Family Assistance under the subheading “Office of Children and Family Services,” by adding thereto the position of Data Analyst 4 (1).

Text of proposed rule and any required statements and analyses may be obtained from: Jennifer Paul, NYS Department of Civil Service, Empire State Plaza, Agency Building 1, Albany, NY 12239, (518) 473-6598, email: commops@cs.ny.gov

Data, views or arguments may be submitted to: Eugene Sarfoh, Counsel, NYS Department of Civil Service, Empire State Plaza, Agency Building 1, Albany, NY 12239, (518) 473-2624, email: public.comments@cs.ny.gov

Public comment will be received until: 60 days after publication of this notice.

Regulatory Impact Statement

A regulatory impact statement is not submitted with this notice because this rule is subject to a consolidated regulatory impact statement that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Regulatory Flexibility Analysis

A regulatory flexibility analysis is not submitted with this notice because this rule is subject to a consolidated regulatory flexibility analysis that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Rural Area Flexibility Analysis

A rural area flexibility analysis is not submitted with this notice because this rule is subject to a consolidated rural area flexibility analysis that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Job Impact Statement

A job impact statement is not submitted with this notice because this rule is subject to a consolidated job impact statement that was previously printed under a notice of proposed rule making, I.D. No. CVS-01-26-00017-P, Issue of January 7, 2026.

Education Department

**EMERGENCY/PROPOSED
RULE MAKING
NO HEARING(S) SCHEDULED**

State Professional Standards and Practices Board for Teaching

I.D. No. EDU-22-26-00017-EP

Filing No. 424

Filing Date: 2026-05-19

Effective Date: 2026-05-19

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following action:

Proposed Action: Amendment of section 3.14 of Title 8 NYCRR.

Statutory authority: Education Law, sections 101, 207, 208, 305, 308, 3001, 3004 and 3009

Finding of necessity for emergency rule: Preservation of general welfare.

Specific reasons underlying the finding of necessity: The Professional Standards and Practices Board for Teaching (PSPB) was established in 1998 by the Board of Regents to serve in a consultative and advisory capacity to the Regents and the Commissioner on matters pertaining to teacher education, certification, and practice.

Pursuant to Section 3.14 of the Rules of the Board of Regents, the PSPB is currently composed of 30 members, including P-12 teachers and administrators, higher education representatives, public representatives, and one teacher education candidate. Except for the teacher education candidate, PSPB members serve four-year terms and can be re-appointed once. The teacher education candidate is appointed to a single two-year term and serves as a non-voting member.

From time to time, there are expected and unexpected vacancies on the PSPB, and it is often not possible to ensure that the Board always operates with the 30 required members. Depending on the category type of the member who has vacated their seat, the Board may also not have the minimum number of members required for each category as specified in subdivision (h) of section 3.14 of the Rules of the Board of Regents. Additionally, there have been instances where the PSPB has desired to exceed its 30-member composition; however, the current language does not contemplate additional members.

To address these issues and ensure that the PSPB membership is consistent with regulatory requirements, the proposed amendment will lower the number of members required from 30 to “at least 25” and remove the requirement that a certain number of members have had full-time experience as certified teachers in elementary, middle, or secondary schools. The requirement that a certain number of members are currently practicing, certified teachers in elementary, middle, or secondary schools is retained.

Additionally, references to specific numbers of certain types of members on the PSPB are replaced with less quantitative language, so that if there are additional members appointed, those appointments will be made proportional to the whole board.

Since the Board of Regents meets at fixed intervals, the earliest that the proposed amendment could be adopted by regular (nonemergency) action after expiration of the 60-day public comment period provided for in the State Administrative Procedure Act (SAPA) sections 201(1) and (5) would be the September 2026 Regents meeting. Furthermore, pursuant to SAPA 203(1), the earliest effective date of the proposed rule, if adopted at the September meeting, would be September 30, 2026, the date the Notice of Adoption would be published in the State Register.

Therefore, emergency action is necessary at the May 2026 meeting, effective May 19, 2026, for the preservation of the general welfare, in order to immediately ensure that the Professional Standards and Practices Board for Teaching board composition is aligned with regulatory requirements.

It is anticipated that the proposed rule will be presented to the Board of Regents for adoption as a permanent rule at the September 2026 Regents meeting, which is the first scheduled meeting after expiration of the 60-day public comment period mandated by SAPA for state agency rule making. However, since the emergency action will expire before the September Regents meeting, it is anticipated that an additional emergency action will be presented for adoption at the July 2026 Regents meeting.

Subject: State Professional Standards and Practices Board for Teaching.

Purpose: Ensure that PSPB membership is consistent with regulatory requirements, revises full-time experience requirement for members.

Text of emergency/proposed rule: 1. Subdivision (a) of Section 3.14 of the Rules of the Board of Regents shall be amended to read as follows:

(a) The Board of Regents, upon nomination of the Commissioner of Education, shall appoint a State professional standards and practices board for teaching to consist of [thirty members], *at least 25 members, and 13 members shall be a quorum of such board.* The board shall serve in a consultative and advisory capacity to the Regents and the commissioner on matters pertaining to teacher education, certification, and practice, and shall carry on such specific duties as are assigned by the Board of Regents and the commissioner. The State professional standards and practices board for teaching shall be the successor board to the teacher education, certification, and practice board.

2. Subdivision (h) of Section 3.14 of the Rules of the Board of Regents shall be amended to read as follows:

(h) Composition of the board.

(1) [Twenty-three members] *At least two-thirds of the board membership* shall be educators practicing in the State, meaning: certified teachers, school building or district administrators serving in schools in New York State[;], or faculty engaged in preparing teachers (including liberal arts and sciences faculty) in higher education institutions in New York State that prepare teachers[;], or presidents or chief academic officers of higher education institutions in New York State that prepare teachers. Of these [23] educators practicing in the State[;], at least [11] *half* shall be practicing, certified teachers in elementary, middle or secondary schools; at least [four] *one-sixth* shall be practicing, certified school building or district administrators in schools or districts; and at least [seven] *one-quarter* shall be representatives of higher education institutions that prepare teachers, including at least one president or chief academic officer; provided that at least 15 of the 23 educators shall have had full-time experience as certified teachers in elementary, middle or secondary schools].

This notice is intended: to serve as both a notice of emergency adoption and a notice of proposed rule making. The emergency rule will expire August 16, 2026.

Text of rule and any required statements and analyses may be obtained from: Joshua Dingman, NYS Education Department, Office of Counsel, 89 Washington Avenue, Room 112EB, Albany, NY 12234, (518) 474-6400, email: legal@nysed.gov

Data, views or arguments may be submitted to: William P. Murphy, Deputy Commissioner, NYS Education Department, Office of Higher Education, 89 Washington Avenue, Room 975 EBA, Albany, NY 12234, (518) 473-3781, email: OHERegcomments@nysed.gov

Public comment will be received until: 60 days after publication of this notice.

This rule was not under consideration at the time this agency submitted its Regulatory Agenda for publication in the Register.

Regulatory Impact Statement

1. STATUTORY AUTHORITY:

Education Law § 101 charges the Department with the general management and supervision of all public schools and all of the educational work of the state.

Education Law § 207 grants general rule-making authority to the Regents to carry into effect State educational laws and policies.

Education Law § 208 grants general rule-making authority to the Regents to confer suitable certificates, diplomas and degrees on persons who satisfactorily meet the requirements prescribed.

Education Law § 305 authorizes the Commissioner to enforce laws relating to the State educational system and execute Regents educational policies. Section 305(2) provides the Commissioner with general supervision over schools and authority to advise and guide school district officers in their duties and the general management of their schools.

Education Law § 308 empowers the commissioner to cause to be instituted such proceedings and processes as may be necessary to properly enforce and give effect to any provision in the Education Law or in any other general or special law pertaining to the school system of the state or any part thereof or to any school district or city and to enforce any rule or direction of the regents.

Education Law § 3001 establishes the qualifications of teachers in the classroom.

Education Law § 3004 authorizes the Commissioner to promulgate regulations governing the certification requirements for teachers employed in public schools.

Education Law § 3009 prohibits school district money from being used to pay the salary of an unqualified teacher.

2. LEGISLATIVE OBJECTIVES:

The proposed rule is consistent with the above statutory authority and is necessary to ensure that the PSPB membership is consistent with regulatory requirements. The proposed amendment (1) lowers the number of members required from 30 to “at least 25” and clarify that 13 members shall be a quorum of the board; (2) removes the requirement that a certain

number of members have had full-time experience as certified teachers in elementary, middle, or secondary schools; and (3) replaces references to specific numbers of certain types of members on the PSPB are with less quantitative language.

3. NEEDS AND BENEFITS:

The Professional Standards and Practices Board for Teaching (PSPB) was established in 1998 by the Board of Regents to serve in a consultative and advisory capacity to the Regents and the Commissioner on matters pertaining to teacher education, certification, and practice.

Pursuant to Section 3.14 of the Rules of the Board of Regents, the PSPB is currently composed of 30 members, including P-12 teachers and administrators, higher education representatives, public representatives, and one teacher education candidate. Except for the teacher education candidate, PSPB members serve four-year terms and can be re-appointed once. The teacher education candidate is appointed to a single two-year term and serves as a non-voting member.

From time to time, there are expected and unexpected vacancies on the PSPB, and it is often not possible to ensure that the Board always operates with the 30 required members. Depending on the category type of the member who has vacated their seat, the Board may also not have the minimum number of members required for each category as specified in subdivision (h) of section 3.14 of the Rules of the Board of Regents. Additionally, there have been instances where the PSPB has desired to exceed its 30-member composition; however, the current language does not contemplate additional members.

To address these issues and ensure that the PSPB membership is consistent with regulatory requirements, the proposed amendment will lower the number of members required from 30 to “at least 25” and clarify that 13 members shall be a quorum of the board. Additionally, the proposed amendment removes the requirement that a certain number of members have had full-time experience as certified teachers in elementary, middle, or secondary schools. The requirement that a certain percentage of members are currently practicing, certified teachers in elementary, middle, or secondary schools is retained.

Additionally, references to specific numbers of certain types of members on the PSPB are replaced with less quantitative language, so that if there are additional members appointed, those appointments will be made proportional to the whole board.

4. COSTS:

a. Costs to State government: The proposed rule does not impose any costs on State government.

b. Costs to local government: The proposed rule does not impose any costs on local government.

c. Costs to private regulated parties: The proposed rule does not impose any costs on private regulated parties.

d. Costs to the regulatory agency: The proposed rule does not impose any costs on the State Education Department for implementation and continued administration.

5. LOCAL GOVERNMENT MANDATES:

The proposed rule does not impose any program service, duty, responsibility, or other mandate on local governments.

6. PAPERWORK:

The proposed rule does not impose any paperwork mandates.

7. DUPLICATION:

There are no other state or federal requirements on the subject matter of the proposed rule. Therefore, the amendment does not duplicate other existing state or federal requirements.

8. ALTERNATIVES:

The proposed rule is necessary to ensure that the PSPB membership is consistent with regulatory requirements. There are no significant alternatives to the proposed rule and none were considered.

9. FEDERAL STANDARDS:

There are no related federal standards. Since there are no applicable federal standards, the proposed rule does not exceed any minimum federal standards for the same or similar subject areas.

10. COMPLIANCE SCHEDULE:

The proposed rule because effective as an emergency rule on May 19, 2026. It is anticipated that the proposed rule will be presented to the Board of Regents for permanent adoption at the September 2026 meeting. If adopted at the September 2026 Regents meeting, the proposed amendment will become effective as a permanent rule on September 30, 2026. It is anticipated that the regulated parties will be able to comply with the proposed rule by the effective date.

Regulatory Flexibility Analysis

The purpose of the proposed rule is to ensure that the PSPB membership is consistent with regulatory requirements. The proposed amendment will lower the number of members required from 30 to “at least 25” and clarify that 13 members shall be a quorum of the board. Additionally, the proposed amendment removes the requirement that a certain number of members have had full-time experience as certified teachers in elementary,

middle, or secondary schools. The requirement that a certain percentage of members are currently practicing, certified teachers in elementary, middle, or secondary schools is retained.

Additionally, references to specific numbers of certain types of members on the PSPB are replaced with less quantitative language, so that if there are additional members appointed, those appointments will be made proportional to the whole board.

The proposed rule does not impose any new reporting, recordkeeping, or other compliance requirements on small businesses or local governments or have any adverse economic impact on small businesses or local governments. Because it is evident from the nature of the proposed rule that it does not adversely affect small businesses or local governments, no further measures were needed to ascertain that fact, and none were taken. Accordingly, a regulatory flexibility analysis for small businesses and local governments is not required pursuant to section 202-b(3)(a) of the State Administrative Procedure Act, and one has not been prepared.

Rural Area Flexibility Analysis

The purpose of the proposed rule is to ensure that the PSPB membership is consistent with regulatory requirements. The proposed amendment will lower the number of members required from 30 to “at least 25” and clarify that 13 members shall be a quorum of the board. Additionally, the proposed amendment removes the requirement that a certain number of members have had full-time experience as certified teachers in elementary, middle, or secondary schools. The requirement that a certain percentage of members are currently practicing, certified teachers in elementary, middle, or secondary schools is retained.

Additionally, references to specific numbers of certain types of members on the PSPB are replaced with less quantitative language, so that if there are additional members appointed, those appointments will be made proportional to the whole board.

The proposed rule will not have any adverse impact, nor impose any reporting, recordkeeping or other compliance requirements on public or private entities in rural areas. Because it is evident from the nature of the proposed amendment that it does not adversely impact entities located in rural areas, no further measures were needed to ascertain that fact and none were taken. Accordingly, a rural area flexibility analysis is not required pursuant to section 202-bb(4)(a) of the State Administrative Procedure Act, and one has not been prepared.

Job Impact Statement

The purpose of the proposed rule is to ensure that the PSPB membership is consistent with regulatory requirements. The proposed amendment will lower the number of members required from 30 to “at least 25” and clarify that 13 members shall be a quorum of the board. Additionally, the proposed amendment removes the requirement that a certain number of members have had full-time experience as certified teachers in elementary, middle, or secondary schools. The requirement that a certain percentage of members are currently practicing, certified teachers in elementary, middle, or secondary schools is retained.

Additionally, references to specific numbers of certain types of members on the PSPB are replaced with less quantitative language, so that if there are additional members appointed, those appointments will be made proportional to the whole board.

Because it is evident from the nature of the proposed amendment that it will have no impact on jobs or employment opportunities attributable to its adoption or only a positive impact, no affirmative steps were needed to ascertain these facts, and none were taken. Accordingly, a job impact statement is not required pursuant to section 201-a(2)(a) of the State Administrative Procedure Act, and one has not been prepared.

**EMERGENCY/PROPOSED
RULE MAKING
NO HEARING(S) SCHEDULED**

Shared Pharmacy Services

I.D. No. EDU-22-26-00018-EP

Filing No. 428

Filing Date: 2026-05-19

Effective Date: 2026-05-22

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following action:

Proposed Action: Amendment of sections 63.8 and 63.18 of Title 8 NYCRR.

Statutory authority: Education Law, sections 207, 6504, 6507, 6802, 6808-b and 6809; L. 2024, ch. 491

Finding of necessity for emergency rule: Preservation of public health and general welfare.

Specific reasons underlying the finding of necessity: At the January 2026 Regents meeting, the proposed amendment of section 63.8 and addition of section 63.18 of the Commissioner’s regulations relating to shared pharmacy services was permanently adopted to implement Chapter 491 of the Laws of 2024 (Chapter 491), effective May 22, 2026. Chapter 491 will amend the Education Law to define shared pharmacy services as a system whereby a registered pharmacist or pharmacy may, upon request from another registered pharmacist or pharmacy, process or fill a prescription or order in accordance with the regulations promulgated by the Commissioner of Education.

Chapter 491 also establishes the standards governing the participation of both resident and nonresident pharmacies in shared pharmacy services. It sets forth the general requirements, qualifications, operational procedures, patient notification obligations, drug storage and security protocols, and the policies and procedures applicable to pharmacists and pharmacies engaged in such services. Chapter 491 also delineates the conditions under which individuals licensed or authorized under Articles 137 or 137-A of the Education Law, and who are employed by or under contract with a pharmacy, may remotely access the pharmacy’s electronic database. The implementation of shared pharmacy services will allow New York State-registered pharmacists and pharmacies to keep pace with the evolution of pharmacy practice.

However, based upon recent questions from stakeholders and one of the sponsors of the original legislation, the Department now proposes to make additional amendments to sections 63.8 and 63.18 of the Commissioner’s regulations to address their concerns. Specifically, the proposed amendment clarifies that registered non-resident pharmacies that direct-ship to New York State patients, but do not work directly with a New York State-registered pharmacy, are not subject to shared pharmacy services requirements. However, these non-resident pharmacies are still subject to general non-resident pharmacy laws and regulations.¹

Additionally, the proposed amendment clarifies that individual pharmacists working for a registered non-resident pharmacy that is participating in shared pharmacy services with a New York State resident pharmacy can either be licensed in New York State or licensed and in good standing in their home state. This amendment retains accountability for non-resident pharmacists who are licensed and in good standing in their home state, but not licensed in New York State, as the Board of Regents has disciplinary jurisdiction over non-resident establishments and the conduct of pharmacists at those establishments.²

The proposed rule will be adopted, on an emergency basis, at the May 2026 Regents meeting for the public health and preservation of the general welfare, to provide clarification on the implementation of Chapter 491 of the Laws of 2024, on its effective date. A Notice of Emergency Adoption and Revised Rulemaking will be published in the State Register on June 3, 2026.

It is anticipated that the revised proposed rule will be presented to the Board of Regents for adoption as a permanent rule at the September 2026 meeting, which is the first scheduled meeting after expiration of the 60-day public comment period prescribed in the State Administrative Procedure Act (SAPA) sections 201(1) and (5). However, since the emergency action will expire before the September Regents meeting, it is anticipated that an additional emergency action will be presented for adoption at the July Regents meeting.

¹ Education Law § 6808-b, 8 NYCRR 63.8

² 8 NYCRR 63.8(c)

Subject: Shared pharmacy services.

Purpose: To conform the Commissioner’s regulations with Chapter 491 of the Laws of 2024.

Text of emergency/proposed rule: 1. Paragraph (3) of subdivision (a) of section 63.8 of the Regulations of the Commissioner of Education is amended by to read as follows:

(3) Shared pharmacy services [means a system that allows a registered pharmacist or a registered pharmacy, pursuant to a request from another registered pharmacist or pharmacy, to process or fill a prescription or order] shall have the same meaning as defined in section 63.18 of this Part.

2. Sections 63.18 of the Regulations of the Commissioner of Education is amendment to read as follows:

Section 63.18 Shared Pharmacy Services

(a) *Applicability.* The provisions in this section shall:

(1) apply when a New York State domiciled pharmacy participates in shared pharmacy services, as defined in this section, for purposes of processing and filing prescriptions or orders for New York State patients.

(3) not apply to a hospital as defined in Article 28 of the Public Health Law which is furnishing drugs to patients registered for treatment by the hospital.

(b) *Definitions.* As used in this section:

(1) Shared pharmacy services means a system that allows a registered

pharmacist or a registered pharmacy, pursuant to a request from another registered pharmacist or pharmacy, to process or fill a prescription or order.

(2) *Registered pharmacist means a pharmacist licensed and registered in New York State in accordance with sections 6805 and 6808 of the Education Law or a pharmacist licensed and in good standing in their home state who is employed by a nonresident pharmacy registered in accordance with section 6808-b of the Education Law.*

[(b)] (c) **General Requirements.** No pharmacist or pharmacy shall provide shared pharmacy services unless they are registered in accordance with sections 6805, 6808, or 6808-b of the Education Law, and are in compliance with the provisions of this section.

[(c)] (d) **Qualification.** A pharmacy may provide or engage in shared pharmacy services only if the pharmacies involved share a common electronic file or technology that allows access to information necessary or required to perform shared pharmacy services in compliance with all applicable federal and state statutory and regulatory requirements and:

(1) have the same owner; or

(2) have a written contract or agreement that outlines the services provided and the shared responsibilities of each pharmacy in complying with all applicable federal and state statutory and regulatory requirements. *Each contract or agreement shall designate a supervising pharmacist or pharmacist in charge who shall be responsible for ensuring compliance with all applicable laws and regulations.*

[(d)] (e) **Operations.** A pharmacy or pharmacist engaged in shared pharmacy services shall:

(1) ...

(2) maintain a system for the tracking of each prescription or order during each step of the process including, but not limited to, the name and if applicable, the license and registration number of each pharmacy and individual taking part in the processing or filling of the prescription or order, *provided that for purposes of this paragraph, the individual licensee may be identified by their name and in-state or out-of-state license, where appropriate;*

(3) ...

(4) ...

(5) ...

(6) ...

[(e)] (f) **Notification to patients.** Pharmacies participating in shared pharmacy services shall:

(1) ...

(2) ...

[(f)] (g) **Opt-out.** Nothing in this section shall prohibit a patient or the patients' authorized representative from opting out of having the patients' prescription processed or filled via shared pharmacy services at any time.

[(g)] **Applicability.** The provisions of this section shall not apply to a hospital as defined in Article 28 of the Public Health Law which is furnishing drugs to patients registered for treatment by the hospital.]

(h) ...

(i) ...

(j) ...

(k) ...

This notice is intended: to serve as both a notice of emergency adoption and a notice of proposed rule making. The emergency rule will expire August 16, 2026.

Text of rule and any required statements and analyses may be obtained from: Joshua Dingman, Education Department, Office of Counsel, 89 Washington Avenue, Albany, NY 12234, (518) 474-6400, email: legal@nysed.gov

Data, views or arguments may be submitted to: David H. Hamilton, Deputy Commissioner, Education Department, Office of Professions, 89 Washington Avenue 2nd Floor EB, Albany, NY 12234, (518) 474-1431, email: REGCOMMENTS@nysed.gov

Public comment will be received until: 60 days after publication of this notice.

Regulatory Impact Statement

1. STATUTORY AUTHORITY:

Section 207 of the Education Law grants general rule-making authority to the Board of Regents to carry into effect the laws and policies of the State relating to education.

Section 6504 of the Education Law authorizes the Board of Regents to supervise the admission to and regulation of the practice of the professions.

Paragraph (a) of subdivision (2) of section 6507 of the Education Law authorizes the Commissioner to promulgate regulations in administering the admission to the practice of the professions.

Subdivision (30) of section 6802 of the Education Law, as added, by Chapter 491 of the Laws of 2024, effective May 22, 2026, defines "shared pharmacy services" as a system that allows a registered pharmacist or a registered pharmacy, pursuant to a request from another registered pharmacist or pharmacy, to process or fill a prescription or order.

Subdivisions (1), (2), and (3) of section 6808-b, as amended, by Chapter 491 of the Laws of 2024, permit non-resident establishments to participate in shared pharmacy services.

Section 6809 of the Education Law, as added, by Chapter 491 of the Laws of 2024, permits shared pharmacy services in New York State by establishing the standards by which resident and/or nonresident pharmacists and pharmacies may participate in shared pharmacy services.

2. LEGISLATIVE OBJECTIVES:

The proposed amendment is consistent with the above statutory authority and is necessary to clarify that (1) registered non-resident pharmacies that direct-ship to New York State patients, but do not work directly with a New York State-registered pharmacy, are not subject to shared pharmacy services requirements; and (2) individual pharmacists working for a registered non-resident pharmacy that is participating in shared pharmacy services with a New York State resident pharmacy can either be licensed in New York State or licensed and in good standing in their home state.

3. NEEDS AND BENEFITS:

The proposed amendment is necessary to clarify regulatory amendment adopted at the January 2026 meeting of the Board of Regents. Subsequent to the adoption of these regulatory amendments, the Department received concerns from the field that: (1) the definition of shared pharmacy services may have unintentionally captured out-of-state pharmacies that direct-ship to patients in New York State, complicating their current business practices; and (2) the Department's interpretation that the statute requires individual pharmacists working for out-of-state pharmacies be individually licensed and registered in New York State was too restrictive and created an unnecessary burden for out-of-state pharmacies and in-state pharmacies seeking to partner with them.¹

Additionally, the proposed amendment clarifies that individual pharmacists working for a registered non-resident pharmacy that is participating in shared pharmacy services with a New York State resident pharmacy can either be licensed in New York State or licensed and in good standing in their home state. This amendment retains accountability for non-resident pharmacists who are licensed and in good standing in their home state, but not licensed in New York State, as the Board of Regents has disciplinary jurisdiction over non-resident establishments and the conduct of pharmacists at those establishments.²

4. COSTS:

(a) **Costs to State government:** There are no additional costs to State government.

(b) **Costs to local government:** There are no additional costs to local government.

(c) **Costs to private regulated parties:** There are no additional costs to private regulated parties and the proposed amendments and may provide cost savings to patients and the healthcare system.

(d) **Costs to regulating agency for implementation and continued administration of this rule:** There are no additional costs to the regulating agency.

5. LOCAL GOVERNMENT MANDATES:

The proposed amendment relates solely to regulations governing shared pharmacy services to ensure that pharmacists and pharmacies in New York State can provide appropriate patient care services and remain consistent with the ongoing advancement of pharmacy practice, and it does not impose any program, service, duty, or responsibility upon local governments.

6. PAPERWORK:

The proposed amendment imposes no new reporting or other paperwork requirements.

7. DUPLICATION:

The proposed amendment does not duplicate other existing state or federal requirements and is necessary to clarify regulatory amendments adopted at the January 2026 Regents meeting, which implement Chapter 491.

8. ALTERNATIVES:

The proposed amendment is necessary to clarify regulatory amendments adopted at the January 2026 Regents meeting, which conform the Regulations of the Commissioner of Education to Chapter 491. There are no significant alternatives to the proposed amendments, and none were considered.

9. FEDERAL STANDARDS:

Since there are no applicable federal standards, the proposed amendment does not exceed any minimum federal standards for the same or similar subject areas.

10. COMPLIANCE SCHEDULE:

The proposed amendment is necessary to clarify regulatory amendments adopted at the January 2026 Regents meeting, which conform the Regulations of the Commissioner of Education to Chapter 491. The proposed amendment will become effective on May 22, 2026, the effective date of Chapter 491. It is anticipated that New York State-registered pharmacists and pharmacies seeking to participate in shared services will be able to comply with the proposed amendments by the effective date.

¹ Education Law § 6808-b, 8 NYCRR 63.8

² Education Law § 6808-b, 8 NYCRR 63.8

Regulatory Flexibility Analysis

At its January 2026 meeting, the Board of Regents adopted amendments to sections 63.8 and 63.18 of the Commissioner's regulations to implement Chapter 491, effective May 22, 2026. Subsequent to the adoption of these regulatory amendments, the Department received concerns from the field that: (1) the definition of shared pharmacy services may have unintentionally captured out-of-state pharmacies that direct ship to patients in New York State, complicating their current business practices; and (2) the Department's interpretation that the statute requires individual pharmacists working for out-of-state pharmacies be individually licensed and registered in New York State was too restrictive and created an unnecessary burden for out-of-state pharmacies and in-state pharmacies that seeking to partner with them.¹

To address these concerns, the proposed amendment clarifies that registered non-resident pharmacies that direct-ship to New York State patients, but do not work directly with a New York State-registered pharmacy, are not subject to shared pharmacy services requirements. However, these non-resident pharmacies are still subject to general non-resident pharmacy laws and regulations.²

Additionally, the proposed amendment clarifies that individual pharmacists working for a registered non-resident pharmacy that is participating in shared pharmacy services with a New York State resident pharmacy can either be licensed in New York State or licensed and in good standing in their home state. This amendment retains accountability for non-resident pharmacists who are licensed and in good standing in their home state, but not licensed in New York State, as the Board of Regents has disciplinary jurisdiction over non-resident establishments and the conduct of pharmacists at those establishments.³

The proposed rule will not impose any reporting, recordkeeping or other compliance requirements or costs or have any adverse economic impact on small businesses or local governments. Because it is evident from the proposed rule that it will not adversely affect small businesses or local governments, no affirmative steps were needed to ascertain that fact, and none were taken. Accordingly, a regulatory flexibility analysis for small businesses and local governments is not required pursuant to section 202-b(3) of the State Administrative Procedure Act, and one has not been prepared.

¹ Education Law § 6808-b, 8 NYCRR 63.8

² Education Law § 6808-b, 8 NYCRR 63.8

³ Education Law § 6808-b, 8 NYCRR 63.8

Rural Area Flexibility Analysis

1. TYPES AND ESTIMATED NUMBERS OF RURAL AREAS:

The proposed rule will apply to all pharmacists and pharmacies and nonresident pharmacists and pharmacies who seek to provide shared pharmacy services in New York State, including those who are located in the 44 rural counties with fewer than 200,000 inhabitants and the 71 towns in urban counties with a population density of 150 per square mile or less. Of the approximately 30,866 licensed pharmacists who are registered to practice in New York State, approximately 2,990 reported that their permanent address of record is in a rural county of New York State.

2. REPORTING, RECORDKEEPING AND OTHER COMPLIANCE REQUIREMENTS; AND PROFESSIONAL SERVICES:

The proposed rule implements Chapter 491 of the Laws of 2024 (Chapter 491), which defines shared pharmacy services as a system whereby a registered pharmacist or pharmacy may, upon request from another registered pharmacist or pharmacy, process or fill a prescription or order in accordance with regulations promulgated by the Commissioner of Education. Chapter 491 authorizes both resident and nonresident pharmacists and pharmacies to participate in shared pharmacy services if they comply with the proposed rule's standards governing the participation of both resident and nonresident pharmacists and pharmacies in shared pharmacy services.

At its January 2026 meeting, the Board of Regents adopted amendments to sections 63.8 and 63.18 of the Commissioner's regulations to implement Chapter 491, effective May 22, 2026 (Chapter 491). Subsequent to the adoption of these regulatory amendments, the Department received concerns from the field that: (1) the definition of shared pharmacy services may have unintentionally captured out-of-state pharmacies that direct-ship to patients in New York State, complicating their current business practices; and (2) the Department's interpretation that the statute requires individual pharmacists working for out-of-state pharmacies be individually licensed and registered in New York State was too restrictive and created an unnecessary burden for out-of-state pharmacies and in-state pharmacies seeking to partner with them.

To address these concerns, the proposed amendment clarifies that registered nonresident pharmacies that direct-ship to New York State patients, but do not work directly with a New York State-registered pharmacy, are not subject to shared pharmacy services requirements. However, these nonresident pharmacies are still subject to general nonresident pharmacy laws and regulations.¹

Additionally, the proposed amendment clarifies that individual pharmacists working for a registered nonresident pharmacy that is participating in shared pharmacy services with a New York State resident pharmacy can either be licensed in New York State or licensed and in good standing in their home state. This amendment retains accountability for nonresident pharmacists who are licensed and in good standing in their home state, but not licensed in New York State, as the Board of Regents has disciplinary jurisdiction over nonresident establishments and the conduct of pharmacists at those establishments.²

The proposed amendment does not impose any reporting, recordkeeping, or other requirements on New York State pharmacists and pharmacies that choose to engage in shared pharmacy services, beyond those imposed by statute. If New York State pharmacists and pharmacies choose to do so, consistent with Chapter 491, the proposed amendment requires them to comply with the proposed rule's standards governing the participation of both resident and nonresident pharmacies in shared pharmacy services. Chapter 491 also sets forth the general requirements, qualifications, operational procedures, patient notification obligations, drug storage and security protocols, and the policies and procedures applicable to pharmacists and pharmacies engaged in such services. Chapter 491 further delineates the conditions under which individuals licensed or authorized under Articles 137 or 137-A of the Education Law, and who are employed by or under contract with a pharmacy, may remotely access the pharmacy's electronic database.

3. COSTS:

The proposed rule will not impose any costs on any licensed pharmacist, registered pharmacy, or other party.

4. MINIMIZING ADVERSE IMPACT:

The proposed amendment is necessary to implement Chapter 491 which allows both resident and nonresident pharmacists and pharmacies to participate in shared pharmacy services if they comply with the proposed rule's standards governing the participation of resident and nonresident pharmacists and pharmacies in shared pharmacy services. Chapter 491 applies to all resident and nonresident pharmacists and pharmacies who participate in shared pharmacy services and does not make exceptions for individuals who live or work in rural areas. Additionally, the Department does not anticipate that the proposed rule will have any adverse impact on regulated parties/entities located in rural areas. Thus, the Department has determined that the proposed amendment's requirements should apply to all resident and nonresident pharmacists and pharmacies who engage in shared pharmacy services in New York State. Therefore, alternative approaches for rural areas were not considered.

5. RURAL AREA PARTICIPATION:

Comments on the proposed rule were solicited from statewide organizations representing all parties having an interest in the practice of licensed pharmacists and pharmacies, including the New York State Department of Health, the State Board for Pharmacy, and professional associations representing the pharmacy profession. These groups have members who live or work in rural areas.

¹ Education Law § 6808-b, 8 NYCRR 63.8

² Education Law § 6808-b, 8 NYCRR 63.8

Job Impact Statement

At its January 2026 meeting, the Board of Regents adopted amendments to sections 63.8 and 63.18 of the Commissioner's regulations to implement Chapter 491, effective May 22, 2026. Subsequent to the adoption of these regulatory amendments, the Department received concerns from the field that: (1) the definition of shared pharmacy services may have unintentionally captured out-of-state pharmacies that direct ship to patients in New York State, complicating their current business practices; and (2) the Department's interpretation that the statute requires individual pharmacists working for out-of-state pharmacies be individually licensed and registered in New York State was too restrictive and created an unnecessary burden for out-of-state pharmacies and in-state pharmacies that seeking to partner with them.

To address these concerns, the proposed amendment clarifies that registered non-resident pharmacies that direct-ship to New York State patients, but do not work directly with a New York State-registered pharmacy, are not subject to shared pharmacy services requirements. However, these non-resident pharmacies are still subject to general non-resident pharmacy laws and regulations.¹

Additionally, the proposed amendment clarifies that individual pharmacists working for a registered non-resident pharmacy that is participating

in shared pharmacy services with a New York State resident pharmacy can either be licensed in New York State or licensed and in good standing in their home state. This amendment retains accountability for non-resident pharmacists who are licensed and in good standing in their home state, but not licensed in New York State, as the Board of Regents has disciplinary jurisdiction over non-resident establishments and the conduct of pharmacists at those establishments.²

The proposed rule will not have a substantial impact on jobs and employment opportunities. Because it is evident from the nature of the proposed rule, which implements specific statutory requirements and directives, that the proposed rule will have no impact on jobs or employment opportunities attributable to its adoption or only a positive impact, no further steps were needed to ascertain that fact, and none were taken. Accordingly, a job impact statement is not required pursuant to section 210-a(2)(a) of the State Administrative Procedure Act, and one was not prepared.

¹ Education Law § 6808-b, 8 NYCRR 63.8

² Education Law § 6808-b, 8 NYCRR 63.8

NOTICE OF ADOPTION

Statewide Protocols for Diapering and Toileting

I.D. No. EDU-38-25-00010-A

Filing No. 426

Filing Date: 2026-05-19

Effective Date: 2026-06-03

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following action:

Action taken: Addition of section 136.10 to Title 8 NYCRR.

Statutory authority: Education Law, sections 101, 207 and 305; L. 2024, ch. 361

Subject: Statewide protocols for diapering and toileting.

Purpose: To implement chapter 361 of the Laws of 2024.

Text of final rule: The Regulations of the Commissioner of Education are amended by adding a new section 136.10 to read as follows:

Section 136.10 Statewide Protocols for Diapering and Toileting

(a) *Definitions. As used in this section:*

(1) *Diapering means the process of disposing of soiled diapers, cleansing the skin, and reapplying a clean, dry diaper to ensure hygiene and comfort.*

(2) *Toileting means any activity related to a student's use of restroom facilities, including bathroom breaks, assistance with specific tasks related to toileting, and management of toileting accidents.*

(3) *Toilet learning means a series of steps aimed at helping a student develop the skills and independence necessary for using the toilet.*

(4) *School means a school district, public school, board of cooperative educational services, special act school district, approved preschool special education programs that are not licensed or otherwise regulated by other state agencies, state-supported school, or approved private school for the education of students with disabilities.*

(5) *School personnel means any applicable staff members identified by the school, which may include but not be limited to teachers, aides, administrators, or nurses.*

(6) *Student means school-age students, prekindergarten students, and preschool students with disabilities attending a school as defined in this section.*

(7) *Prekindergarten students means children enrolled in State-administered Universal Prekindergarten (UPK) programs overseen by a public school district.*

(b) *All schools shall:*

(1) *Define basic procedures to promote a safe and healthy environment to support diapering and toileting, and establish a plan with protocols that outline clear, age-appropriate routines to support student privacy, hygiene, and supervision. School plans must:*

(i) *identify staff roles and responsibilities regarding diapering and toileting within the school;*

(ii) *respect the privacy of each student during diapering and toileting, in accordance with age and developmental needs, while maintaining appropriate supervision;*

(iii) *ensure that staff provide direct and/or indirect supervision per student needs; and*

(iv) *be made available to parents and persons in parental relation upon request.*

(2) *Provide annual training on health and safety procedures to all relevant school personnel. Such training must address the following:*

(i) *maintenance of the diapering and toileting areas to ensure they are safe, sanitary, and hygienic for all students;*

(ii) *blood-borne pathogens and the use of standard precautions when dealing with blood and bodily fluids in accordance with the school's Bloodborne Pathogens (BBP) exposure control plan and training as required by 29 CFR 1910.1030; and*

(iii) *how to assist students with toilet learning and personal care needs in a respectful, culturally responsive, and developmentally appropriate way.*

(3) *Ensure that every restroom and diaper changing area is consistently maintained and cleaned, operational, safe, and appropriately equipped. Specifically, schools must ensure that:*

(i) *toileting and diaper changing areas are as close as possible to a sink with soap, paper towels or a hand dryer, and running water. The toileting and diaper changing areas or sinks must not be used for food preparation; and*

(ii) *the diaper changing area has a lined, covered container or a plastic bag designated for soiled diapers. Soiled diapers must be placed in an outdoor receptacle or one out of reach of students.*

(4) *Ensure that toileting facilities and changing areas provide students with privacy in a separate area that is developmentally appropriate and accessible for all students, including students with disabilities. Toilet seats and changing tables must be appropriate to the age and size of students. Schools must also ensure that there is appropriate equipment for toileting and diapering as needed for students with disabilities, including any equipment that may be required by their individualized education program (IEP) or Section 504 Plan.*

(5) *Provide students with access to restroom facilities during the school day, including during instructional time as needed, and extracurricular time.*

(6) *Provide access to diapering, toileting, or restroom use without unreasonable delay.*

(7) *Ensure that restrooms and changing areas are safe and clean.*

(8) *Ensure the following essential diapering and toileting supplies and equipment are accessible at all times as appropriate per student need:*

(i) *toilet paper;*

(ii) *soap available for handwashing;*

(iii) *paper towels or functional hand dryers, available for hand drying;*

(iv) *disposable gloves;*

(v) *wipes;*

(vi) *plastic bags for soiled clothing;*

(vii) *extra diapers and pull-ups; and*

(viii) *step stools or potty seats.*

(9) *Not suspend, disenroll, or exclude a student from enrollment or participation in school or school programs based on their toileting status.*

(10) *Manage toileting accidents with sensitivity and without punishment, exclusion, or shaming.*

(11) *In addition to the other provisions of this section applicable to all students, provide all supports, services, and specialized equipment to preschool and school-age students with disabilities who require assistance with toileting in accordance with their IEP or Section 504 Plan.*

(12) *Ensure that school personnel adhere to developmentally appropriate toileting policies and supports for younger students (three- and four-year-old prekindergarten students and preschool students with disabilities) and school-age students who require diapering and/or toileting support, recognizing the variability in toileting independence at each stage of development. Such policies should address the following:*

(i) *Adjust toilet learning based on individual needs; and*

(ii) *Work in partnership with families to support individualized toilet learning by making arrangements with families to provide an adequate supply of diapers and pull-ups and suitable clothing, so that students who soil their clothing may be changed. All clothing must be returned to parents for washing or otherwise disposed of properly.*

(13) *Ensure that, upon request, multilingual learners and their families receive information about toileting procedures, expectations, and supports in their preferred language.*

Final rule as compared with last published rule: Nonsubstantial changes were made in section 136.10(a)(5) and (b)(8).

Revised rule making(s) were previously published in the State Register on January 28, 2026.

Text of rule and any required statements and analyses may be obtained from: Joshua Dingman, Education Department, Office of Counsel, 89 Washington Avenue, Albany, NY 12234, (518) 474-6400, email: legal@nysed.gov

Revised Regulatory Impact Statement

Since publication of a Notice of Revised Rule Making in the State Register on January 28, 2026, the following non-substantial revisions were made to the proposed rule:

Removal of an unnecessary reference to “custodians” from paragraph (5) of subdivision (a) of section 136.10 and removal of the superfluous phrase “available for use in restrooms” from subparagraph (iv) of paragraph (8) of subdivision (b) of section 136.10.

The above revisions to the proposed rule do not require any revisions to the previously published Regulatory Impact Statement.

Revised Regulatory Flexibility Analysis

Since publication of a Notice of Revised Rule Making in the State Register on January 28, 2026, the proposed rule was revised as set forth in the Statement Concerning the Regulatory Impact Statement submitted herewith.

Such revisions to the proposed rule do not require any revisions to the previously published Regulatory Flexibility Analysis.

Revised Rural Area Flexibility Analysis

Since publication of a Notice of Revised Rule Making in the State Register on January 28, 2026, the proposed rule was revised as set forth in the Statement Concerning the Regulatory Impact Statement submitted herewith.

Such revisions to the proposed rule do not require any revisions to the previously published Rural Area Flexibility Analysis.

Revised Job Impact Statement

Since publication of a Notice of Revised Rule Making in the State Register on January 28, 2026, the proposed rule was revised as set forth in the Statement Concerning the Regulatory Impact Statement submitted herewith.

The aforementioned revisions do not require any changes to the previously published Statement in Lieu of Job Impact Statement since the revised proposed rule will not have a substantial impact on jobs and employment opportunities. Because it is evident from the nature of the revised proposed rule that it will not affect job and employment opportunities, no affirmative steps were needed to ascertain that fact and none were taken. Accordingly, a Job Impact Statement is not required pursuant to section 201-a(2)(a) of the State Administrative Procedure Act, and one has not been prepared.

Initial Review of Rule

As a rule that requires a RFA, RAFA or JIS, this rule will be initially reviewed in the calendar year 2029, which is no later than the 3rd year after the year in which this rule is being adopted.

Assessment of Public Comment

Following the publication of a Notice of Revised Rule Making in the State Register on January 28, 2026, the Department received the following comments regarding the proposed rule:

1. COMMENT: Commenters expressed general concern that the proposed amendment does not include enough specific regulatory language addressing school age students, specifically school age students with disabilities.

DEPARTMENT RESPONSE: The proposed regulation equally applies to all preschool and school-aged students, including students with and without disabilities, to promote a safe and healthy environment and to support student privacy, hygiene, and supervision. Moreover, pursuant to section 200.6 of the Commissioner’s Regulations, students with disabilities must receive all special education services prescribed by their individualized education programs (IEPs). Such services may include diapering and toileting supports, services, and/or specialized equipment. Thus, more specific details may be included by the school district (i.e., the CSE) as part of each student’s IEP. As a result, no changes to the proposed rule are necessary.

2. COMMENT: Some commenters requested that a student’s physician(s) and the school district’s Medical Director (or Director of School Health Services) consult annually regarding a student’s toileting needs in order to improve service alignment.

DEPARTMENT RESPONSE: The Department agrees and acknowledges the importance of coordinating home and school medical information. However, to the extent that the Department determines any additional information regarding consultation between home and school is necessary, such topics will be further addressed in Department guidance. Thus, no changes to the proposed rule are needed.

3. COMMENT: Commenters requested that superintendents be required to annually attest that mandated specialized training has been provided to all staff to ensure hygienic and safe learning environments for all students and staff.

DEPARTMENT RESPONSE: The Department appreciates the commenters’ emphasis on ensuring that staff have appropriate training. While essential, the Department does not feel it is necessary to include an annual Superintendent attestation at this time. However, to the extent that the Department determines additional information regarding staff training (and the process to ensure staff training is completed) is necessary, such topics will be further addressed in Department guidance. Thus, no changes to the proposed rule are needed.

4. COMMENT: Some commenters requested that the proposed rule require the presence of two adults when toileting or hygiene-related tasks are being performed to ensure student privacy and staff protection, and to protect against the risk of litigation. These commenters noted that the lack of specificity will create uncertainty, which may place students and staff at risk when adequate staffing is unavailable.

DEPARTMENT RESPONSE: The Department appreciates the commenters’ concerns regarding student privacy and staff safety. The number of staff members present during diapering and toileting or hygiene tasks is a local decision, based on applicable ratio requirements, protocols, and operational needs. The proposed rule allows schools flexibility to make informed decisions while prioritizing safety and student needs. As a result, no changes to the proposed rule are necessary.

5. COMMENT: Some commenters expressed concern that requiring two staff members to be present during diapering or toileting-related tasks would cause significant staffing challenges and take away from instruction and learning. In addition, the commenter suggested that it may increase anxiety for some students.

DEPARTMENT RESPONSE: The proposed rule does not require two staff members to be present during diapering or toileting. As noted above, the number of staff members present during toileting or hygiene tasks is a local decision, based on applicable ratio requirements, protocols, and operational needs. The proposed rule allows schools flexibility to make informed decisions while prioritizing safety and student needs. As a result, no changes to the proposed rule are necessary.

6. COMMENT: One commenter expressed concern regarding a lack of properly equipped areas, proper supplies, and privacy. Other commenters questioned whether there will be sufficient equipment to complete diapering and toileting tasks (e.g. changing tables, Hoyer lifts, etc.).

DEPARTMENT RESPONSE: The Department expects all schools (as defined in the proposed rule) to use their existing operational budgets and resources to implement the requirements. Moreover, schools must provide age- and size- appropriate restroom facilities and equipment to meet the needs of all students while maintaining accessibility requirements; this could include specialized toilets, modified seats, expansion of space, appropriate changing tables, or other supports that allow students and staff to manage diapering and toileting safely and privately.

While concerns regarding availability of supplies and equipment and student privacy are important, schools are responsible for addressing these issues within the framework of the rule. Therefore, no further changes to the proposed rule are necessary.

7. COMMENT: One commenter argued that all classrooms with toilet training students should also have sinks available; the commenter further argued that the absence of sinks in such classrooms is unsanitary and creates an unsafe environment.

DEPARTMENT RESPONSE: Schools are already required to have sufficient toilet and sink facilities to meet the minimum standards set by the Building Code of New York State. These requirements are reviewed by the Office of Facilities Planning for any building modifications. When classrooms do not have adjacent bathrooms, the specific location for diapering and toileting is determined locally based on the building layout and program needs, as well as factors such as privacy, hygiene, travel distance, accessibility, and safety. No further changes to the proposed rule are necessary.

8. COMMENT: One commenter opined that staff who assist with toilet training should be paid extra.

DEPARTMENT RESPONSE: The Department recognizes the important work of staff who support students’ personal and developmental needs. However, decisions regarding job responsibilities and additional compensation for such responsibilities are determined at the local level. Therefore, no further changes to the proposed rule are necessary.

9. COMMENT: One commenter raised concerns about where students will be changed.

DEPARTMENT RESPONSE: Schools are responsible for ensuring that appropriate and well-equipped spaces for diapering and toileting support exist. In addition, schools must use their existing operational budgets and resources to ensure such spaces exist. To the extent that commenter’s concerns relate to student privacy, the Department agrees that concerns regarding privacy are important; nevertheless, schools must address those concerns within the framework of the proposed rule. As a result, no further changes to the proposed rule are necessary.

10. COMMENT: One commenter suggests that specific disability categories should be removed from the proposed rule to ensure that developmentally appropriate toileting policies are applicable to all students who need diapering or toileting support.

DEPARTMENT RESPONSE: The proposed rule does not make reference to any specific disability categories. Under the proposed rule, every student, with or without a disability, has the right to safe, hygienic, and developmentally appropriate diapering and toileting practices in schools. Therefore, no further changes to the proposed rule are necessary.

11. COMMENT: Several commenters asked if all teachers, therapists, and paraeducators are required to be trained in diapering and toilet training protocols.

DEPARTMENT RESPONSE: The proposed rule requires that schools provide annual training on health and safety procedures to all relevant school personnel as identified by the school. This is determined locally as part of each school's diapering and toileting plan. Therefore, no further changes to the proposed rule are necessary.

12. COMMENT: Commenters asked if trained staff will be removed from classrooms to assist with diapering, which could potentially leave classrooms understaffed.

DEPARTMENT RESPONSE: The proposed rule does not prescribe staff placement; this is a local decision that should be included as part of each school's diapering and toileting plan. Under the proposed rule, each plan must identify staff roles and responsibilities, appropriate student-to-staff ratios, and how staff will supervise students during diapering and toileting. These requirements help schools provide developmentally appropriate support while ensuring safety, privacy, and continuity of instruction. Therefore, no further changes to the proposed rule are necessary.

13. COMMENT: Commenters are concerned that staff assistance with diapering and toileting tasks will take away from instructional time or therapy sessions.

DEPARTMENT RESPONSE: While the Department recognizes commenters' concerns, they do not override the Department's obligation under the newly enacted legislation to establish statewide protocols for diapering and toileting in public schools. Moreover, the proposed rule is intended to empower all students to succeed through developmentally appropriate support, accommodation, and instruction. Diapering and toileting plans should be practical, supportive, and integrated into the learning process. Therefore, no further changes to the proposed rule are necessary.

14. COMMENT: Commenters are concerned that the proposed rule sets a precedent that schools are responsible for toilet training, not families.

DEPARTMENT RESPONSE: The Department disagrees that the proposed rule shifts responsibility for toilet training to schools. Families will continue to play the primary role in initiating and supporting toilet learning. However, schools act as partners by reinforcing skill development and promoting consistency between home and school environments. The Department recognizes the importance of schools partnering with families to develop toileting plans that support skill development and ensure consistent support across home and school environments. Therefore, the Department will coordinate with relevant agencies (the Office of Children and Family Services and the New York State Counsel on Children and Families) involved in early care and education to support consistent guidance and messaging. No changes to the proposed rule are necessary.

15. COMMENT: Several commenters raise concerns about defining toileting as a nursing function. Commenters argue that reclassifying toileting as a nursing duty would divert nurses from critical medical tasks, potentially putting student safety at risk. Commenters also maintain that if the proposed rule is adopted, nurses should not be held liable for delays in urgent care caused by performing nonmedical tasks such as toileting. Finally, commenters contend that the current regulatory language protects nurses' ability to prioritize medical care and clearly defines their roles; thus, maintaining the current language is essential to safeguard student safety, clarify the role of licensed medical personnel, and allow nurses to focus on critical medical responsibilities.

DEPARTMENT RESPONSE: The Department agrees that diapering and toileting are not strictly the responsibility of school nurses. In addition, neither the proposed rule nor the enacted legislation suggest that diapering and toileting are the responsibility of school nurses; rather, the proposed rule merely indicates that such staff may be involved in aspects of diapering and toileting. However, the Department recognizes the importance of providing clear guidance to districts and programs and will develop and disseminate guidance to the field following finalization of the proposed rule that will clarify that diapering and toileting is not a nursing function and that nurses should only be involved as needed for prescribed health care needs. Thus, no further changes to the proposed rule are necessary.

16. COMMENT: One commenter requested that references to preschool special education programs licensed or regulated by other state agencies be removed from the proposed rule. Another commenter claimed that the State Education Department is exceeding its legal authority by expanding the definition of "school" to include certain preschool special education programs. The commenter requested that the Department remove all references to preschool special education providers from the proposed rule.

DEPARTMENT RESPONSE: The proposed rule was previously amended to remove reference to preschool special education programs that are licensed or regulated by other state agencies. As a result, approved preschool special education programs that are also licensed by the New

York State Office of Children and Family Services (OCFS) or New York City Department of Health and Mental Hygiene (DOHMH) are not subject to the proposed rule. Removing these licensed programs from the definition of "school" ensures that approved preschool special education programs only have one set of regulations to follow with respect to diapering and toileting and eliminates the concern of potential conflicting standards. As such, the proposed rule only applies to programs under the Commissioner's approval and oversight authority pursuant to Education Law § 4410. Thus, no further changes to the proposed rule are necessary.

NOTICE OF ADOPTION

Automated External Defibrillators and School Cardiac-Emergency Response Plans

I.D. No. EDU-04-26-00012-A

Filing No. 429

Filing Date: 2026-05-19

Effective Date: 2026-06-03

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following action:

Action taken: Amendment of sections 155.17 and 136.4 of Title 8 NYCRR.

Statutory authority: Education Law, sections 101, 207, 305, 917, 917-a and 2801-a

Subject: Automated external defibrillators and school cardiac-emergency response plans.

Purpose: To ensure the regulations are in compliance with chapter 189 of the Laws of 2025 and chapter 422 of the Laws of 2025.

Text of final rule: 1. Subdivision (b) of section 155.17 of the Regulations of the Commissioner of Education is amended to add new paragraph (25) as follows:

(25) *Cardiac-emergency response plan means a school or district written plan developed in collaboration with the Director of School Health Services or a duly licensed physician, nurse practitioner, physician assistant, or registered professional nurse that outlines specific actions and procedures for recognizing and responding to a sudden cardiac arrest or similar life threatening health emergency at any school site owned or operated by a school or at a location of a school sponsored event, including venue-specific, but not limited to athletic programs. Each plan shall integrate nationally recognized, evidence-based core elements, such as those recommended by the American Heart Association.*

2. Subparagraph (xiii) of paragraph (1) of subdivision (c) of section 155.17 of the Regulations of the Commissioner of Education is amended as follows:

(xiii) policies and procedures for annual multi-hazard school safety training for staff and students, provided that the district must certify to the commissioner that all staff have undergone annual training by September 15, 2016, and each subsequent September 15th thereafter on the building-level emergency response plan. Such training shall include a description of the roles and responsibilities of the building-level emergency response team, the building-level Incident Command System, including the roles and responsibilities of designated staff, and the building level-emergency response plan procedures for implementing the following required emergency response terms: shelter/shelter-in place, hold/hold-in-place, evacuate/evacuation, secure lockout, and lockdown. The required training shall also include *how to recognize sudden cardiac arrest or similar life threatening health emergencies and the specific procedures outlined in the cardiac-emergency response plan as described in subparagraph (xxii) of this paragraph, as well as the procedures for conducting drills, including whether classrooms will be released from lockdown by law enforcement or school or district administrators during drills, and the district and building policies, procedures, and programs related to safety including those which include components on violence prevention and mental health. New employees hired after the start of the school year shall receive such training within 30 days of hire or as part of the district's existing new hire training program, whichever is sooner.*

3. Paragraph (1) of subdivision (c) of section 155.17 of the Regulations of the Commissioner of Education is amended to add new subparagraph (xxii) as follows:

(xxii) *Beginning with the 2025-26 school year and every school year thereafter, the district-wide school safety team shall develop and implement a cardiac emergency response plan that addresses the use of appropriate personnel to respond to incidents involving any individual experiencing sudden cardiac arrest or similar life-threatening emergency on any school site owned or operated by a school or at a location of a school sponsored event, including all athletic events. School officials shall*

collaborate with local community emergency medical services (EMS) to integrate their cardiac emergency response plan with community EMS responder protocols. The district-wide school safety team may voluntarily provide first aid, CPR, and AED training for relevant staff, including members of building-level emergency response teams.

4. Subparagraph (i) of paragraph (2) of subdivision (c) of section 155.17 of the Regulations of the Commissioner of Education is amended as follows:

(i) policies and procedures for the response to emergency situations, including response to sudden cardiac arrest or similar life-threatening health emergencies, and those requiring the school to shelter/shelter-in place, hold/hold-in place, evacuate, secure lockout, and lockdown. Such policies and procedures shall include, at a minimum, the description of plans of action for students and staff, and the recommended emergency response action in response to potential threats and hazards including, but not limited to threats that may require evacuation, shelter/shelter-in place, hold/hold-in place, secure lockout, or lockdown, evacuation routes and shelter sites, procedures for addressing sudden cardiac arrest or other similar life threatening health emergency or other medical needs, considerations for the access and functional needs of students and staff, transportation and emergency notification to parents or persons in parental relation to a student, and procedures for reunification of students with parents or persons in parental relation following an emergency;

5. Subdivision (a) of section 136.4 of the Regulations of the Commissioner of Education is amended as follows:

(a) Definitions. As used in this section:

(1)...

(2) instructional school facility means a building or other facility maintained by a school district, a board of cooperative educational services, a county vocational education and extension board [or], a charter school, or a nonpublic school where instruction is provided to students pursuant to its curriculum;

(3) school-sponsored or school-approved curricular or extracurricular events or activities means events or activities of a school district, a board of cooperative educational services, a county vocational education and extension board [or], a charter school, or a nonpublic school that are, respectively, associated with its instructional curriculum or otherwise offered to its students;

(4)...

(5)...

6. The opening paragraph of Subdivision (b) of section 136.4 of the Regulations of the Commissioner of Education is amended as follows:

(b) Each school district, board of cooperative educational services, county vocational education and extension board [and], charter school, and nonpublic school shall provide and maintain on-site in each instructional school facility functional cardiac automated external defibrillator equipment for use during emergencies. Each such facility shall have sufficient automated external defibrillator equipment available to ensure ready and appropriate access for use during emergencies. In determining the quantity and placement of automated external defibrillators, consideration shall be given to:

7. Subdivision (c) of section 136.4 of the Regulations of the Commissioner of Education is amended as follows:

(c) Whenever an instructional school facility is used for a school-sponsored or school-approved curricular or extracurricular event or activity, the [public] school officials and administrators responsible for such facility shall ensure the presence of at least one staff person who is trained, pursuant to Public Health Law, section 3000-b(3)(a), in the operation and use of an automated external defibrillator.

8. Subdivision (d) of section 136.4 of the Regulations of the Commissioner of Education is amended as follows:

(d) During any school-sponsored athletic contest or school-sponsored competitive athletic event held at any location, [public] school officials and administrators responsible for such contest or event shall ensure that automated external defibrillator equipment is provided on-site and that at least one staff person who is trained, pursuant to Public Health Law, section 3000-b(3)(a), in its use is present during such contest or event.

9. Subdivision (e) of section 136.4 of the Regulations of the Commissioner of Education is amended as follows:

(e) Each automated external defibrillator device shall be approved by the Food and Drug Administration for adult use and/or for pediatric use, as appropriate for the population reasonably anticipated to be served by such device, and shall be used according to the manufacturer's instructions with due attention provided to operating procedures, maintenance, and expiration date. Additionally, each school district, board of cooperative educational services, county vocational education and extension board, and charter school must ensure that each automated external defibrillator device is clearly marked, accessible, and maintained consistent with guidelines set by the American Heart Association or other nationally recognized guidelines focused on emergency cardiovascular care.

10. Subdivision (f) of section 136.4 of the Regulations of the Commissioner of Education is added to read as follows:

(f) Pursuant to Public Health Law § 3000-b(3)(d), any use of an automated external defibrillator shall be immediately reported to the appropriate local emergency medical services system, emergency communications center, or emergency vehicle dispatch center as appropriate and promptly reported to the emergency health care provider.

11. Subdivision (g) of section 136.4 of the Regulations of the Commissioner of Education is added to read as follows:

(g) Each school district, board of cooperative educational services, county vocational education and extension board, charter school, and nonpublic school shall post a sign or notice at the main entrance to the facility or building in which the automated external defibrillator is stored, indicating the location where any such automated external defibrillator is stored or maintained in such building or facility regularly. Each automated external defibrillator must be clearly marked.

Final rule as compared with last published rule: Nonsubstantial changes were made in section 155.17(b)(25).

Text of rule and any required statements and analyses may be obtained from: Joshua Dingman, NYS Education Department, Office of Counsel, 89 Washington Avenue, Room 112EB, Albany, NY 12234, (518) 474-6400, email: legal@nysed.gov

Revised Regulatory Impact Statement

Since publication of a Notice of Proposed Rule Making in the State Register on January 28, 2026, the following non-substantial revisions were made to the proposed rule:

A technical revision has been made to the proposed rule to reflect that a new paragraph (25) has been added to subdivision (b) of section 155.17 rather than subdivision (a).

The above revisions to the proposed rule do not require any revisions to the previously published Regulatory Impact Statement.

Revised Regulatory Flexibility Analysis

Since publication of a Notice of Proposed Rule Making in the State Register on January 28, 2026, the proposed rule was revised as set forth in the Statement Concerning the Regulatory Impact Statement submitted herewith.

Such revisions to the proposed rule do not require any revisions to the previously published Regulatory Flexibility Analysis.

Revised Rural Area Flexibility Analysis

Since publication of a Notice of Proposed Rule Making in the State Register on January 28, 2026, the proposed rule was revised as set forth in the Statement Concerning the Regulatory Impact Statement submitted herewith.

Such revisions to the proposed rule do not require any revisions to the previously published Rural Area Flexibility Analysis.

Revised Job Impact Statement

Since publication of a Notice of Proposed Rule Making in the State Register on January 28, 2026, the proposed rule was revised as set forth in the Statement Concerning the Regulatory Impact Statement submitted herewith.

The aforementioned revisions do not require any changes to the previously published Statement in Lieu of Job Impact Statement since the revised proposed rule will not have a substantial impact on jobs and employment opportunities. Because it is evident from the nature of the revised proposed rule that it will not affect job and employment opportunities, no affirmative steps were needed to ascertain that fact and none were taken. Accordingly, a job impact statement is not required pursuant to section 201-a(2)(a) of the State Administrative Procedure Act, and one has not been prepared.

Initial Review of Rule

As a rule that requires a RFA, RAFA or JIS, this rule will be initially reviewed in the calendar year 2029, which is no later than the 3rd year after the year in which this rule is being adopted.

Assessment of Public Comment

Following the publication of a Notice of Proposed Rulemaking in the State Register on January 28, 2026, the State Education Department (SED or the "Department") received the following public comments on the proposed rule:

1. COMMENT: Two commenters stated that definition of nationally recognized, evidence-based core elements (such as those recommended by the American Heart Association [AHA]) in the proposed rule should be expanded to include a list of core elements that each cardiac emergency response plan (CERP) must include. Commenters further indicated that those core elements should include the following: a designated cardiac emergency response team with assigned roles; clearly defined activation and communication procedures; integration with local Emergency Medical Services (EMS) responder protocols; Automated External Defibrillator (AED) placement ensuring rapid access within 3 minutes of collapse;

ongoing cardiopulmonary resuscitation (CPR) and AED training for identified CERP team responders; posting and communication of the plan throughout the campus; and annual review, evaluation, and post-event review procedures.

DEPARTMENT RESPONSE: All but one of the recommended core elements suggested by the commenters are already required to be addressed in District-Wide School Safety Plans and/or Building Level Emergency Response Plans; moreover, decision making criteria for AED placement are specifically outlined in section 136.4(b) of the Commissioner's Regulations. Therefore, no changes to the proposed rule are necessary.

2. COMMENT: Two commenters stated that any school required to have an AED should also be required to have a CERP and that the regulations should include a requirement that the CERP applies to any site hosting school-sponsored events.

DEPARTMENT RESPONSE: Such a requirement would exceed the Commissioner's statutory authority under Education Law 2801-a, which only applies to public schools (which includes Boards of Cooperative Educational Services [BOCES] and charter schools). While schools must have a plan for responding to cardiac emergencies at school sponsored events, school safety plans, inclusive of the school's CERP, are school specific and can only apply to the school site. Therefore, no changes to the proposed rule are necessary.

3. COMMENT: Two commenters stated that annual cardiac emergency response drills should be mandatory.

DEPARTMENT RESPONSE: This recommendation exceeds the statutory authority of Education Law 2801-a which does not mandate cardiac emergency response drills. Therefore, no changes to the proposed rule are necessary.

4. COMMENT: Two commenters stated that CERPs must be clearly communicated.

DEPARTMENT RESPONSE: District-Wide School Safety Plans, which include the district's CERP, must be posted on a school district's website. However, Building Level Emergency Response Plans (which include detailed plans for response to emergencies including staff assignments) are confidential and cannot be shared publicly, although components are shared with appropriate school building personnel and included in school building staff training. Therefore, no changes to the proposed rule are necessary.

5. COMMENT: Two commenters recommended the development of additional guidance.

DEPARTMENT RESPONSE: The Department agrees with the commenters' suggestions and has developed guidance that will be provided to the public. Additionally, the Department plans to incorporate additional information into other existing guidance documents addressing school safety and health emergencies in the near future.

6. COMMENT: One commenter asked why nonpublic schools were not included in the amendment to section 136.4(e) of the Commissioner's regulation.

DEPARTMENT RESPONSE: The addition of such language would exceed the statutory authority of Education Law 2801-a, which only applies to public schools. Therefore, no changes to the proposed rule are necessary.

NOTICE OF ADOPTION

Establishing a Program Review Process for Teacher Preparation Programs

I.D. No. EDU-04-26-00013-A

Filing No. 427

Filing Date: 2026-05-19

Effective Date: 2026-06-03

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following action:

Action taken: Amendment of section 52.21 of Title 8 NYCRR.

Statutory authority: Education Law, sections 101, 207, 208, 215, 305, 308, 3001 and 3004

Subject: Establishing a program review process for teacher preparation programs.

Purpose: Strengthen quality assurance of teacher preparation programs and determine if programs meet pedagogical core requirements.

Text of final rule: 1. Paragraph (2) of subdivision (b) of section 52.21 of the Regulations of the Commissioner of Education is amended by adding a new subparagraph (v) to read as follows:

(v) *Program review.*

(a) *On or after September 1, 2028, all teacher preparation programs registered pursuant to this section shall undergo a program*

review by the Department to coincide with the program's cyclic accreditation review by a professional education accrediting association pursuant to subparagraph (ii)(c)(2) of this paragraph. Such Department program review shall determine if the programs continue to meet the pedagogical core requirements prescribed in this section, including clinical experiences, for such programs.

(b) *The institution shall submit information required by the Department for the program review on a form and in a timeframe prescribed by the Commissioner. The Department shall review the submitted form and supporting evidence and participate in the site visit conducted by the professional education accrediting association as part of its accreditation review.*

(c) *Within 30 days of concluding its review of the submitted materials and additional evidence gathered during the site visit, the Department will notify the institution if the programs continue to meet the pedagogical core requirements prescribed in this section, including clinical experiences, or if there is not sufficient evidence that certain requirements are met for identified programs.*

(1) *If certain requirements are not met, the institution shall submit additional information outlined by the Department within 60 days of the notice, which may include a plan for meeting the requirements. Such plan must provide a timeline of no more than one year for meeting the requirements.*

(2) *If a program does not meet all pedagogical core requirements within one year of the notice, it may be subject to denial of re-registration in accordance with the requirements of section 52.23 of this Part.*

Final rule as compared with last published rule: Nonsubstantial changes were made in section 52.21(b)(2)(v)(a) and (c)(2).

Text of rule and any required statements and analyses may be obtained from: Joshua Dingman, NYS Education Department, Office of Counsel, 89 Washington Avenue, Room 112EB, Albany, NY 12234, (518) 474-6400, email: legal@nysed.gov

Revised Regulatory Impact Statement

Since publication of a Notice of Proposed Rule Making in the State Register on January 28, 2026, the Department proposes to make a non-substantial revision to the proposed amendment to modify the start date of the formal program review process from September 1, 2027 to September 1, 2028. This one-year extension addresses public comment received and is intended to provide institutions and the Department with sufficient time to prepare for implementation of the program review requirements. Additionally, the Department proposes to make a non-substantial technical revision to include the word "to" where it was inadvertently omitted (subject denial vs. subject to denial) in the original proposal.

The above changes require that the COSTS, PAPERWORK and COMPLIANCE SCHEDULE sections of the previously published Regulatory Impact Statement be revised to read as follows:

4. COSTS:

(a) **Costs to State government:** A potential cost to State government is hiring two new associates to carry out the work involved in this proposed rule. The proposed rule would potentially impose administrative costs on SUNY and CUNY institutions offering teacher preparation programs.

(b) **Costs to local government:** The proposed rule does not impose any costs on local government.

(c) **Cost to private regulated parties:** The proposed rule would potentially impose administrative costs on private degree-granting institutions offering teacher preparation programs.

(d) **Cost to the regulatory agency:** The proposed rule would potentially impose costs on the State Education Department for implementation and continued administration if two new associates are hired.

6. PAPERWORK:

Beginning September 1, 2028, this formal process would require institutions to submit information about their teacher preparation programs to the Department on a prescribed form.

10. COMPLIANCE SCHEDULE:

It is anticipated that the proposed rule will be presented to the Board of Regents for permanent adoption at the May 2026 meeting. If adopted at the May 2026 Regents meeting, the proposed amendment will become effective as a permanent rule on June 3, 2026. It is anticipated that the regulated parties will be able to comply with the proposed rule by the effective date. This formal process will begin September 1, 2028.

Revised Regulatory Flexibility Analysis

Since publication of a Notice of Proposed Rule Making in the State Register on January 28, 2026, the proposed rule was revised as set forth in the Revised Regulatory Impact Statement submitted herewith.

Such revisions to the proposed rule do not require any revisions to the previously published Regulatory Flexibility Analysis.

Revised Rural Area Flexibility Analysis

Since publication of a Notice of Proposed Rule Making in the State Register on January 28, 2026, the proposed rule was revised as set forth in the Revised Regulatory Impact Statement submitted herewith.

The above changes require that the REPORTING, RECORDKEEPING AND OTHER COMPLIANCE REQUIREMENTS; AND PROFESSIONAL SERVICES AND COSTS sections of the previously published Rural Area Flexibility Analysis be revised to read as follows:

2. REPORTING, RECORDKEEPING AND OTHER COMPLIANCE REQUIREMENTS; AND PROFESSIONAL SERVICES:

The proposed amendment establishes a new program review process that would determine if the programs continue to meet the pedagogical core requirements, including clinical experiences, in section 52.21 of the Commissioner's regulations. The program review would be timed to coincide with the program's cyclic accreditation review by a professional education accrediting association that is approved by the Department.

Beginning September 1, 2028, this formal process would require institutions to submit information about their teacher preparation programs to the Department on a prescribed form. Additionally, Department staff would participate in the institutions' accreditation site visit. The Department would then review information gathered through the submitted materials and site visit.

Within 30 days of concluding its review, the Department would notify the institution if the programs continue to meet the pedagogical core requirements, including clinical experiences, or if there is not sufficient evidence that certain requirements are met for identified programs. If certain requirements are not met, the institution must submit additional information outlined by the Department within 60 days of the notice, which may include a plan for meeting the requirements. If a program does not meet all pedagogical core requirements within one year of the notice, it may be subject to denial of re-registration.

The goal of this program review process is to verify ongoing alignment with the Commissioner's regulations and to foster continuous program improvement through collaborative engagement among the Department, institutions, and accreditors. The proposed process benefits both the Department and institutions by ensuring accurate oversight and creating opportunities for collaboration. By synchronizing the proposed program review with accreditation cycles, the Department aims to streamline oversight while providing institutions with timely feedback to strengthen program quality and ensure alignment with current and future regulatory priorities.

3. COSTS:

A potential cost to State government is hiring two new associates to carry out the work involved in this proposed rule. The proposed rule would potentially impose administrative costs on SUNY and CUNY institutions offering teacher preparation programs. The proposed rule does not impose any costs on local government. The proposed rule would potentially impose administrative costs on private degree-granting institutions offering teacher preparation programs. The proposed rule would potentially impose costs on the State Education Department for implementation and continued administration if two new associates are hired.

Revised Job Impact Statement

Since publication of a Notice of Proposed Rule Making in the State Register on January 28, 2026, the proposed rule was revised as set forth in the Statement Concerning the Regulatory Impact Statement submitted herewith.

The aforementioned revisions do not require any changes to the previously published Statement in Lieu of Job Impact Statement since the revised proposed rule will not have a substantial impact on jobs and employment opportunities. Because it is evident from the nature of the revised proposed rule that it will not affect job and employment opportunities, no affirmative steps were needed to ascertain that fact and none were taken. Accordingly, a job impact statement is not required pursuant to section 201-a(2)(a) of the State Administrative Procedure Act, and one has not been prepared.

Initial Review of Rule

As a rule that requires a RFA, RAFA or JIS, this rule will be initially reviewed in the calendar year 2029, which is no later than the 3rd year after the year in which this rule is being adopted.

Assessment of Public Comment

The State Education Department received comments on the proposed amendment since publication of the Notice of Proposed Rule Making in the State Register on January 28, 2026.

The public comments on the proposed amendment focused largely on concerns about implementation timing, reporting requirements, duplication of existing accreditation processes, administrative burden, and the overall need for additional state oversight of educator preparation programs (EPPs). Many commenters maintained that the original implementation timeline did not provide institutions enough time to prepare for new reporting and review expectations, especially because NYSED had not yet clarified what information would be required or how reviews would be conducted. In response, the Department acknowledged these concerns and extended the implementation timeline to allow for greater collabora-

tion with institutions and accreditors and to provide additional guidance before the regulation takes effect.

Commenters also expressed frustration over the lack of specificity in the proposal, noting that institutions could not assess costs, workload, or feasibility without knowing exactly what data would be required or how it would differ from information already submitted through CAEP and AAQEP. Several commenters described the proposal as duplicative and unnecessary, arguing that educator preparation programs already undergo rigorous accreditation reviews that include extensive reporting, site visits, and continuous improvement measures. They questioned why NYSED was proposing what appeared to be a parallel accountability structure without evidence that current systems were failing. The Department responded that the intent is not to create a second accreditation system, but rather to use existing accreditation evidence to verify compliance with state regulations and strengthen alignment between accreditation and state oversight responsibilities.

Another major concern involved the financial and administrative burden the proposal could place on institutions, particularly smaller programs already facing budget constraints, staffing shortages, and declining enrollment. Commenters questioned NYSED's claim that the proposal would create no additional costs, emphasizing that data collection, reporting, and compliance activities require significant institutional resources. NYSED acknowledged these concerns and has published a revised Regulatory Impact Statement and Rural Area Flexibility Analysis to reflect such. NYSED intends to work with accrediting bodies and institutions to minimize duplication and reduce reporting burdens wherever possible.

Commenters requested greater clarity regarding the role of NYSED staff during accreditation site visits, including what training they would receive, how their evaluations would align with accreditor standards, and what authority they would hold. The Department clarified that NYSED staff would not participate in accreditation decisions but would instead observe site visits and review evidence related to compliance with state pedagogical requirements. The Department also stated that the extended implementation period would allow staff to become more familiar with accreditor practices and processes.

Some commenters questioned whether an additional review system was necessary at all, asking NYSED to provide evidence of widespread noncompliance among educator preparation programs or deficiencies in existing accreditation systems. NYSED responded that accreditation and state program registration are separate functions, and that the Department retains an independent responsibility to ensure compliance with state regulations even when programs are nationally accredited. Throughout the comments, several stakeholders encouraged NYSED to pursue collaborative approaches that build on existing accreditation systems rather than creating new structures. The Department responded positively to these suggestions and indicated that they would inform future implementation planning.

Finally, commenters warned that increased reporting requirements and high-stakes reviews could negatively impact program quality, capacity, and stability by diverting attention from teaching, mentoring candidates, and partnership development, especially during ongoing teacher shortages, enrollment declines, and resource constraints. NYSED responded that the proposed regulation is intended to support continuous improvement and transparency, not to create punitive barriers, and emphasized that programs would have opportunities to appeal the determination before the registration status of a program is impacted.

NOTICE OF ADOPTION

Examination Requirements for Optometry Licensure

I.D. No. EDU-08-26-00005-A

Filing No. 425

Filing Date: 2026-05-19

Effective Date: 2026-06-03

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following action:

Action taken: Amendment of section 66.2 of Title 8 NYCRR.

Statutory authority: Education Law, sections 207, 6504, 6506, 6507 and 7104

Subject: Examination requirements for optometry licensure.

Purpose: To align the examination requirements for licensure with the National Board of Examiners in Optometry.

Text or summary was published in the February 25, 2026 issue of the Register, I.D. No. EDU-08-26-00005-P.

Final rule as compared with last published rule: No changes.

Text of rule and any required statements and analyses may be obtained from: Joshua Dingman, NYS Education Department, Office of Counsel, 89 Washington Avenue, Albany, NY 12234, (518) 474-6400, email: legal@nysed.gov

Initial Review of Rule

As a rule that requires a RFA, RAFA or JIS, this rule will be initially reviewed in the calendar year 2029, which is no later than the 3rd year after the year in which this rule is being adopted.

Assessment of Public Comment

The agency received no public comment.

PROPOSED RULE MAKING NO HEARING(S) SCHEDULED

State Financial Aid Eligibility

I.D. No. EDU-22-26-00015-P

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following proposed rule:

Proposed Action: Amendment of section 145-2.15 of Title 8 NYCRR.

Statutory authority: Education Law, sections 101, 207, 208, 305, 308 and 661; L. 2025, ch. 606

Subject: State Financial Aid Eligibility.

Purpose: To align the Commissioner's regulations with chapter 606.

Text of proposed rule: Paragraphs (1) and (2) of subdivision (c) of section 145-2.15 of the Regulations of the Commissioner of Education are amended to read as follows:

(1) For students first receiving aid pursuant to section 661 of the Education Law in the 2007-2008 academic year and each academic year thereafter, students shall have a certificate of graduation from a recognized school providing secondary education from a state within the United States, or the recognized equivalent of such certificate[,] *have a high school diploma, or the equivalent thereof, from an online high school program located within the United States that is accredited in accordance with paragraph four of appendix three hundred two of the Job Corps Policy and Requirements Handbook (Guidelines for the Accreditation of Job Corps High School Programs), as amended from time to time; have completed the substantial equivalent of a four-year high school course through home instruction pursuant to section 100.10 of this Title, as certified by the superintendent of schools or comparable chief school administrator of such student's school district of residence at the time such course was completed; or receive a passing score on a federally approved ability-to-benefit test identified by the Board of Regents as satisfying the eligibility requirements of this section that has been independently administered and evaluated, as defined by the commissioner in subdivision (e) of this section. Appendix three hundred two of the Job Corps Policy and Requirements Handbook (Guidelines for the Accreditation of Job Corps High School Programs) was published by Job Corps, which is administered by the United States Department of Labor, and is available at the Office of Counsel, State Education Department, State Education Building, Room 148, 89 Washington Avenue, Albany, NY 12234.*

(2) For purposes of eligibility for awards under section 661 of the Education Law, the department shall publish a list of ability-to-benefit tests that the Board of Regents has identified as satisfactory in determining eligibility to receive a first award in the academic year 2007-2008 and each year thereafter for students without *either* a certificate of graduation from a school providing secondary education from a state within the United States, or the recognized equivalent of such a certificate; *a high school diploma, or the equivalent thereof, from an online high school program located within the United States that is accredited in accordance with paragraph four of appendix three hundred two of the Job Corps Policy and Requirements Handbook (Guidelines for the Accreditation of Job Corps High School Programs), as amended from time to time; or the substantial equivalent of a four-year high school course through home instruction pursuant to section 100.10 of this Title, as certified by the superintendent of schools or comparable chief school administrator of such student's school district of residence at the time such course was completed.* The identification of such tests shall be without term unless the department determines that a test is no longer satisfactory in determining eligibility for awards under section 661 of the Education Law or the secretary discontinues Federal recognition of such test. *Appendix three hundred two of the Job Corps Policy and Requirements Handbook (Guidelines for the Accreditation of Job Corps High School Programs) was published by Job Corps, which is administered by the United States Department of Labor, and is available at the Office of Counsel, State Education Department, State Education Building, Room 148, 89 Washington Avenue, Albany, NY 12234.*

Text of proposed rule and any required statements and analyses may be obtained from: Joshua Dingman, Education Department, Office of Counsel, 89 Washington Avenue, Room 112EB, Albany, NY 12234, (518) 474-6400, email: legal@nysed.gov

Data, views or arguments may be submitted to: William P. Murphy, Deputy Commissioner, Education Department, Office of Higher Education, 89 Washington Avenue, Room 975 EBA, Albany, NY 12234, (518) 473-3781, email: OHERegcomments@nysed.gov

Public comment will be received until: 60 days after publication of this notice.

This rule was not under consideration at the time this agency submitted its Regulatory Agenda for publication in the Register.

Regulatory Impact Statement

1. STATUTORY AUTHORITY:

Education Law § 101 charges the Department with the general management and supervision of all public schools and all of the educational work of the state.

Education Law § 207 grants general rule-making authority to the Regents to carry into effect State educational laws and policies.

Education Law § 208 grants general rule-making authority to the Regents to confer suitable certificates, diplomas and degrees on persons who satisfactorily meet the requirements prescribed.

Education Law § 305 authorizes the Commissioner to enforce laws relating to the State educational system and execute Regents educational policies. Section 305(2) provides the Commissioner with general supervision over schools and authority to advise and guide school district officers in their duties and the general management of their schools.

Education Law § 308 empowers the commissioner to cause to be instituted such proceedings and processes as may be necessary to properly enforce and give effect to any provision in the Education Law or in any other general or special law pertaining to the school system of the state or any part thereof or to any school district or city and to enforce any rule or direction of the regents.

Education Law § 661 prescribed the eligibility requirements and conditions governing general awards, academic performance awards and student loans.

Chapter 606 of the Laws of 2025 ("Chapter 606") amends Education Law § 661(4)(f) to recognize high school diplomas earned through certain online high school programs located within the United States, provided that the programs are accredited in accordance with particular standards outlined in the Job Corps Policy and Requirements Handbook.

2. LEGISLATIVE OBJECTIVES:

The proposed rule is consistent with the above statutory authority and is necessary to align the Commissioner's Regulations with the updated statutory requirements pursuant to Chapter 606.

3. NEEDS AND BENEFITS:

The Legislature enacted Chapter 606, which expanded eligibility for state financial aid to graduates of a specific type of accredited online high school program. Specifically, Chapter 606, among other things, amends Education Law § 661(4)(f) to recognize high school diplomas earned through certain online high school programs located within the United States, provided that the programs are accredited in accordance with particular standards outlined in the Job Corps Policy and Requirements Handbook.¹

Under this change, students who obtain such diplomas are eligible to apply for New York State financial aid programs, including Tuition Assistance Program (TAP) awards. By formally recognizing high school diplomas from online high schools that are accredited under particular federal Job Corps standards, graduates who hold such diplomas no longer need to pass an Ability-to-Benefit (ATB) test or pursue one of several pathways for a High School Equivalency diploma.

Section 145-2.15 of the Commissioner's regulations governs how ATB tests are used and administered to determine eligibility for New York State student financial aid awards under Education Law § 661. The current regulatory language does not explicitly recognize diplomas issued by online high school programs that meet the Job Corps accreditation standards as a qualifying form of secondary education credential. Therefore, the Department proposes to amend sections 145-2.15(c)(1) and (2) to align the Commissioner's Regulations with the updated statutory requirements pursuant to Chapter 606.

Additionally, the proposed amendment clarifies, consistent with the requirements for earned degrees in section 3.47 of the Rules of the Board of Regents, that the substantial equivalent of a four-year high school course through home instruction pursuant to section 100.10 of the Commissioner's regulation, as certified by the superintendent of schools or comparable chief school administrator of such student's school district of residence at the time such course was completed, is sufficient for the purposes of New York State student financial aid eligibility. Although this eligibility criterion has been permitted under the current regulations, the Department intends to make this option transparent for students seeking financial aid.

4. COSTS:

(a) Costs to State government: The proposed rule does not impose any costs on State government, beyond those imposed by statute.

(b) Costs to local government: The proposed rule does not impose any costs on local government.

(c) Cost to private regulated parties: The proposed rule does not impose any costs on private regulated parties.

(d) Cost to the regulatory agency: The proposed rule does not impose any costs on the State Education Department for implementation and continued administration.

5. LOCAL GOVERNMENT MANDATES:

The proposed rule does not impose any program service, duty, responsibility, or other mandate on local governments.

6. PAPERWORK:

The proposed rule does not impose any paperwork mandates.

7. DUPLICATION:

There are no other state or federal requirements on the subject matter of the proposed rule. Therefore, the amendment does not duplicate other existing state or federal requirements.

8. ALTERNATIVES:

The proposed rule is necessary to align the Commissioner’s Regulations with the updated statutory requirements pursuant to Chapter 606. Additionally, the proposed amendment clarifies, consistent with the requirements for earned degrees in section 3.47 of the Rules of the Board of Regents, that the substantial equivalent of a four-year high school course through home instruction pursuant to section 100.10 of the Commissioner’s regulation, as certified by the superintendent of schools or comparable chief school administrator of such student’s school district of residence at the time such course was completed, is sufficient for the purposes of New York State student financial aid eligibility.

There are no significant alternatives to the proposed rule and none were considered.

9. FEDERAL STANDARDS:

There are no related federal standards. Since there are no applicable federal standards, the proposed rule does not exceed any minimum federal standards for the same or similar subject areas.

10. COMPLIANCE SCHEDULE:

It is anticipated that the proposed rule will be presented to the Board of Regents for permanent adoption at the October 2026 meeting. If adopted at the October 2026 Regents meeting, the proposed amendment will become effective as a permanent rule on October 21, 2026. The proposed amendment does not impose any compliance schedules on regulated parties.

¹ Chapter 606 references the “Guidelines for the Ongoing Quality Monitoring of Job Corps High School Diploma (HSD) Programs” in the Job Corps Policy and Requirements Handbook. However, Department staff confirmed with the Governor’s office that the appropriate reference in the Job Corps Policy and Requirements Handbook would specify accreditation criteria for online high schools, as seen in the “Guidelines for the Accreditation of Job Corps High School Programs.” Therefore, the proposed rule references the latter.

Regulatory Flexibility Analysis

The purpose of the proposed rule is to amend sections 145-2.15(c)(1) and (2) to align the Commissioner’s Regulations with the updated statutory requirements pursuant to Chapter 606. Additionally, the proposed amendment clarifies, consistent with the requirements for earned degrees in section 3.47 of the Rules of the Board of Regents, that the substantial equivalent of a four-year high school course through home instruction pursuant to section 100.10 of the Commissioner’s regulation, as certified by the superintendent of schools or comparable chief school administrator of such student’s school district of residence at the time such course was completed, is sufficient for the purposes of New York State student financial aid eligibility. Although this eligibility criterion has been permitted under the current regulations, the Department intends to make this option transparent for students seeking financial aid.

The proposed rule does not impose any new reporting, recordkeeping, or other compliance requirements on small businesses or local governments or have any adverse economic impact on small businesses or local governments. Because it is evident from the nature of the proposed rule that it does not adversely affect small businesses or local governments, no further measures were needed to ascertain that fact, and none were taken. Accordingly, a regulatory flexibility analysis for small businesses and local governments is not required pursuant to section 202-b(3)(a) of the State Administrative Procedure Act, and one has not been prepared.

Rural Area Flexibility Analysis

The purpose of the proposed rule is to amend sections 145-2.15(c)(1) and (2) to align the Commissioner’s Regulations with the updated statutory requirements pursuant to Chapter 606. Additionally, the proposed

amendment clarifies, consistent with the requirements for earned degrees in section 3.47 of the Rules of the Board of Regents, that the substantial equivalent of a four-year high school course through home instruction pursuant to section 100.10 of the Commissioner’s regulation, as certified by the superintendent of schools or comparable chief school administrator of such student’s school district of residence at the time such course was completed, is sufficient for the purposes of New York State student financial aid eligibility. Although this eligibility criterion has been permitted under the current regulations, the Department intends to make this option transparent for students seeking financial aid.

The proposed rule will not have any adverse impact, nor impose any reporting, recordkeeping or other compliance requirements on public or private entities in rural areas. Because it is evident from the nature of the proposed amendment that it does not adversely impact entities located in rural areas, no further measures were needed to ascertain that fact and none were taken. Accordingly, a rural area flexibility analysis is not required pursuant to section 202-bb(4)(a) of the State Administrative Procedure Act, and one has not been prepared.

Job Impact Statement

The purpose of the proposed rule is to amend sections 145-2.15(c)(1) and (2) to align the Commissioner’s Regulations with the updated statutory requirements pursuant to Chapter 606. Additionally, the proposed amendment clarifies, consistent with the requirements for earned degrees in section 3.47 of the Rules of the Board of Regents, that the substantial equivalent of a four-year high school course through home instruction pursuant to section 100.10 of the Commissioner’s regulation, as certified by the superintendent of schools or comparable chief school administrator of such student’s school district of residence at the time such course was completed, is sufficient for the purposes of New York State student financial aid eligibility. Although this eligibility criterion has been permitted under the current regulations, the Department intends to make this option transparent for students seeking financial aid.

Because it is evident from the nature of the proposed amendment that it will have no impact on jobs or employment opportunities attributable to its adoption or only a positive impact, no affirmative steps were needed to ascertain these facts, and none were taken. Accordingly, a job impact statement is not required pursuant to section 201-a(2)(a) of the State Administrative Procedure Act, and one has not been prepared.

**PROPOSED RULE MAKING
NO HEARING(S) SCHEDULED**

Experience Requirements for Speech-Language Pathology

I.D. No. EDU-22-26-00016-P

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following proposed rule:

Proposed Action: Repeal of section 75.2; addition of new section 75.2 to Title 8 NYCRR.

Statutory authority: Education Law, sections 207, 6504, 6506, 6507 and 8206

Subject: Experience requirements for speech-language pathology.

Purpose: To align NY’s experience requirements for speech-language pathology with national standards.

Text of proposed rule: Section 75.2 of the Regulations of the Commissioner of Education is REPEALED, and a new section 75.2 is added to read as follows:

75.2. Experience in speech-language pathology

For licensure, an applicant shall present evidence of supervised experience satisfactory to the State Board for Speech-Language Pathology and Audiology in accordance with the following:

(a) Content. Experience shall:

(1) occur after the applicant has completed the master’s degree or higher program required by subdivision (b) of section 75.1 of this Part; and

(2) consist of supervised employment that is within the scope of practice of speech-language pathology as set forth in section 8201 of the Education Law.

(b) Duration. Experience shall be at least 36 weeks and not less than 1,260 clock hours, completed over a period of not more than four years. For the purposes of meeting the requirements of this section, one week shall consist of at least five hours but not more than 45 hours.

(c) Supervision of experience.

(1) supervision shall be of a duration and frequency acceptable to the department and include meeting with and observing the applicant on a regular basis to review and evaluate the supervised experience and to foster professional development;

(2) for each supervisee, and for every 12 weeks or 420 hours completed, the supervisor agrees to provide a minimum of six hours of direct observation and six hours of indirect mentorship;

(3) the supervisor shall be familiar with the applicant's treatment plans, have ongoing involvement in the care provided, and review the need for ongoing services; and

(4) supervision shall be provided by the organization in which the applicant is working, and by an individual who is licensed in New York State in speech-language pathology, except that supervision of experience acquired outside New York State or in an exempt setting as established in section 8207 of the Education Law may be provided by a person approved for supervision by an acceptable certifying agency as defined in section 75.1 of this Part or by a person holding the Certificate of Clinical Competence of the American Speech-Language-Hearing Association.

(d) *Applicability.* The provisions of this section shall apply to both applicants who have been issued a limited license, pursuant to section 8206-a of the Education Law, and those who have not been issued such a license.

Text of proposed rule and any required statements and analyses may be obtained from: Joshua Dingman, Education Department, Office of Counsel, 89 Washington Avenue, Albany, NY 12234, (518) 474-6400, email: legal@nysed.gov

Data, views or arguments may be submitted to: David H. Hamilton, Deputy Commissioner, Education Department, Office of Professions, 89 Washington Avenue 2nd Floor EB, Albany, NY 12234, (518) 474-1431, email: REGCOMMENTS@nysed.gov

Public comment will be received until: 60 days after publication of this notice.

Regulatory Impact Statement

1. STATUTORY AUTHORITY:

Section 207 of the Education Law grants general rule making authority to the Board of Regents to carry into effect the laws and policies of the State relating to education.

Section 6504 of the Education Law authorizes the Board of Regents to supervise the admission to and regulation of the practice of the professions.

Section 6506 of the Education Law grants the Board of Regents the authority to supervise the admission to and the practice of the profession, including, but not limited to, the profession of speech-language pathology ("SLP").

Paragraph (a) of subdivision (2) of section 6507 of the Education Law authorizes the Commissioner of Education to promulgate regulations in administering the admission to and the practice of the professions.

Section 8206 of the Education Law establishes the requirements for licensure as a speech-language pathologist, including, but not limited to, the experience requirements.

2. LEGISLATIVE OBJECTIVES:

The proposed amendment is consistent with the above statutory authority and is necessary to more closely align the experience requirements for SLP licensure applicants with national standards.

3. NEEDS AND BENEFITS:

New York State's current SLP experience requirement regulation sets standards for how the experience requirement must be completed. The purpose of the proposed amendment is to align New York State's experience requirements with the national certification requirements. Currently, New York State's experience requirements do not align with national certification requirements.

The proposed regulation would more closely align with the requirements of American Speech-Language-Hearing Association (ASHA), the national certifying body for SLP. Closely aligning experience requirements with national standards will ease confusion in the field while granting flexibility to applicants seeking to meet the requirement. Based on this alignment with national standards, verification of ASHA certification can be submitted to demonstrate meeting the experience requirement. This change can streamline processing applications and ease the administrative burden on applicants while maintaining high standards for entry to practice.

Additionally, the proposed regulatory changes will meet the statutory requirement that an applicant has experience satisfactory to the State Board for Speech-Language Pathology and Audiology and in accordance with the Commissioner's regulations.

Finally, it is anticipated that the proposed amendment will result in more applicants seeking SLP licensure in New York State, which will improve the public's access to SLP services.

4. COSTS:

It imposes no costs on the State or any local governments or the regulatory agency.

(a) Costs to State government. There are no additional costs to State government.

(b) Costs to local government. There are no additional costs to local government.

(c) Costs to private regulated parties. There are no additional costs to private regulated parties.

(d) Costs to the regulatory agency. There are no additional costs to the State Education Department.

5. LOCAL GOVERNMENT MANDATES:

The proposed amendment does not impose any program, service, duty, or responsibility upon local governments.

6. PAPERWORK:

The proposed rule imposes no reporting requirement or other paperwork requirements.

7. DUPLICATION:

The proposed amendment does not duplicate any other existing State or federal requirements. Therefore, the amendment does not duplicate other existing State or federal requirements.

8. ALTERNATIVES:

The proposed amendment more closely aligns New York State SLP experience requirements with the requirements of American Speech-Language-Hearing Association (ASHA), the national certifying body for SLP. Closely aligning experience requirements with national standards eases confusion in the field while granting flexibility to applicants seeking to meet the requirement. Based on this alignment with national standards, verification of ASHA certification can be submitted to demonstrate meeting the experience requirement. This change can streamline processing applications and ease the administrative burden on applicants while maintaining high standards for entry to practice. There are no significant alternatives to the proposed rule and none were considered.

9. FEDERAL STANDARDS:

No federal standards apply to the subject matter of this rule making. The federal government does not regulate the experience requirements for the SLP profession.

10. COMPLIANCE SCHEDULE:

If adopted at the September 2026 Regents meeting, the proposed amendment will become effective September 30, 2026. It is anticipated that the regulated parties will be able to comply with the proposed amendments by the effective date.

Regulatory Flexibility Analysis

The purpose of the proposed amendment is to more closely align with the experience requirements of American Speech-Language-Hearing Association (ASHA), the national certifying body for speech-language pathology ("SLP"). Closely aligning New York State's experience requirements with national standards will ease confusion in the field while granting flexibility to applicants seeking to meet the requirement. Based on this alignment with national standards, verification of ASHA certification can be submitted to demonstrate meeting the experience requirement. This change can streamline processing applications and ease the administrative burden on applicants while maintaining high standards for entry to practice.

Additionally, the proposed regulatory changes will meet the statutory requirement that an applicant has experience satisfactory to the State Board for Speech-Language Pathology and Audiology and in accordance with the Commissioner's regulations.

These standards supersede the current experience standards and are designed to encourage more prospective SLP licensure applicants to apply for licensure in New York State, which could result in greater access for New Yorkers to SLP services in this State.

The proposed amendment will not impose any reporting, recordkeeping, or other compliance requirements or costs, or have an adverse impact on small businesses or local governments. Because it is evident from the nature of the proposed amendment that it will not affect small businesses or local governments, no affirmative steps were needed to ascertain that fact, and none were taken. Accordingly, a regulatory flexibility analysis for small businesses and local governments is not required, and one has not been prepared.

Rural Area Flexibility Analysis

1. TYPES AND ESTIMATED NUMBERS OF RURAL AREAS:

The proposed rule will apply to all individuals seeking licensure as a speech-language pathologist (SLP), including those located in the 44 counties with fewer than 200,000 inhabitants and the 71 towns in urban counties with a population density of 150 per square mile or less. Of the approximately 24,142 who are registered to practice in New York State, approximately 2,648 reported that their permanent address of record is in a rural county of New York State.

2. REPORTING, RECORDKEEPING AND OTHER COMPLIANCE REQUIREMENTS; AND PROFESSIONAL SERVICES:

The purpose of the proposed amendment is to more closely align with the experience requirements of American Speech-Language-Hearing Association (ASHA), the national certifying body for speech-language pathology (SLP). Closely aligning New York State's experience requirements with national standards will ease confusion in the field while grant-

ing flexibility to applicants seeking to meet the requirements. Based on this alignment with national standards, verification of ASHA certification will demonstrate meeting the experience requirement. This change will streamline processing applications and ease the administrative burden on applicants while maintaining high standards for entry to practice.

Additionally, the proposed regulatory changes will meet the statutory requirement that all New York State SLP applicants have experience satisfactory to the State Board for Speech-Language Pathology and Audiology and in accordance with the Commissioner's regulations. Thus, the proposed amendment does not adversely impact entities in rural areas of the State. It is also anticipated that the proposed amendment will result in more applicants seeking speech-language pathologist licensure in New York State, which may improve the public's access to speech-language pathology services.

The proposed amendment does not impose any reporting, recordkeeping, or other on requirements on applicants for SLP licensure in New York State.

3. COSTS:

The proposed rule will not impose any costs on any prospective New York State SLP licensure applicants or licensees.

4. MINIMIZING ADVERSE IMPACT:

The proposed amendment is necessary to closely align experience requirements with national standards to ease confusion in the field while granting flexibility to applicants seeking to meet the requirement. Based on this alignment with national standards, verification of ASHA certification can be submitted to demonstrate meeting the experience requirement. This change can streamline processing applications and ease the administrative burden on applicants while maintaining high standards for entry to practice.

The proposed amendment applies to all applicants for SLP licensure in New York State and does not make exceptions for individuals who live or work in rural areas. Additionally, the Department does not anticipate that the proposed rule will have any adverse impact on regulated parties/entities located in rural areas. Thus, the Department has determined that the proposed amendment's requirements should apply to all resident and nonresident applicants for SLP licensure in the State. Therefore, alternative approaches for rural areas were not considered.

5. RURAL AREA PARTICIPATION:

Comments on the proposed rule were solicited from statewide organizations representing all parties having an interest in the practice of licensed SLPs, including the State Board for SLP and professional associations representing SLPs. These groups have members who live or work in rural areas.

Job Impact Statement

It is not anticipated that the proposed amendment will impact jobs or employment opportunities. This is because the proposed amendment is designed to more closely align with the requirements of American Speech-Language-Hearing Association (ASHA), the national certifying body for speech-language pathology ("SLP"). Closely aligning New York State's experience requirements with national standards will ease confusion in the field while granting flexibility to applicants seeking to meet the requirement. Based on this alignment with national standards, verification of ASHA certification can be submitted to demonstrate meeting the experience requirement. This change can streamline processing applications and ease the administrative burden on applicants while maintaining high standards for entry to practice.

Additionally, the proposed regulatory changes will meet the statutory requirement that an applicant has experience satisfactory to the State Board for Speech-Language Pathology and Audiology and in accordance with the Commissioner's regulations.

It is also anticipated that the proposed amendment will result in more applicants seeking SLP licensure in New York State, which will improve the public's access to SLP services.

The proposed amendment will not have a substantial adverse impact on jobs and employment opportunities. Because it is evident from the nature of the proposed amendment that it will have no impact on jobs or employment opportunities attributable to its adoption or only a positive impact, no affirmative steps were needed to ascertain these facts and none were taken. Accordingly, a job impact statement is not required and one has not been prepared.

Department of Environmental Conservation

NOTICE OF ADOPTION

Hunting with a Crossbow

I.D. No. ENV-01-26-00022-A

Filing No. 418

Filing Date: 2026-05-14

Effective Date: 2026-06-03

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following action:

Action taken: Amendment of section 1.11; repeal of section 2.3 of Title 6 NYCRR.

Statutory authority: Environmental Conservation Law, sections 11-0303 and 11-0903

Subject: Hunting with a crossbow.

Purpose: Removes regulations that are now obsolete and contradictory to recent changes in the Environmental Conservation Law.

Text or summary was published in the January 7, 2026 issue of the Register, I.D. No. ENV-01-26-00022-P.

Final rule as compared with last published rule: No changes.

Text of rule and any required statements and analyses may be obtained from: Jeremy Hurst, Department of Environmental Conservation, 625 Broadway, Albany, NY 12233-4754, (518) 402-8867, email: jeremy.hurst@dec.ny.gov

Additional matter required by statute: Pursuant to Article 8 of the Environmental Conservation Law and the State Environmental Quality Review Act, a programmatic Generic Environmental Impact Statement is on file with the Department.

Revised Regulatory Impact Statement

The original Regulatory Impact Statement, as published in the Notice of Proposed Rule Making, remains valid and does not need to be amended.

Revised Regulatory Flexibility Analysis

The original Regulatory Flexibility Analysis for small businesses and local governments Statement, as published in the Notice of Proposed Rule Making, remains valid and does not need to be amended.

Revised Rural Area Flexibility Analysis

The original Rural Area Flexibility Analysis Statement, as published in the Notice of Proposed Rule Making, remains valid and does not need to be amended.

Revised Job Impact Statement

The original Job Impact Statement, as published in the Notice of Proposed Rule Making, remains valid and does not need to be amended.

Initial Review of Rule

As a rule that requires a RFA, RAFA or JIS, this rule will be initially reviewed in the calendar year 2029, which is no later than the 3rd year after the year in which this rule is being adopted.

Assessment of Public Comment

The Department of Environmental Conservation (Department) proposed a rulemaking pertaining to hunting with a crossbow, removing obsolete sections of regulation to conform with recently adopted laws that expanded crossbow usage. The rulemaking was published in the State Register for public review on January 7, 2026, with the comment period extending through March 8, 2026.

DEC received less than 10 comments on the proposed rule. Several comments reflected misunderstanding of the proposed rule, not recognizing that New York State law was amended in 2025 and now allows crossbow use during the entire bowhunting season. Comments related to the proposal are summarized with responses below.

Comment: DEC should be commended for removing obsolete clutter from the regulations.

Response: The Department agrees.

Comment: I would love to be able to use a crossbow for bowfishing.

Response: This regulation proposal does not affect bowfishing. However, bowfishing for carp with a crossbow is lawful in New York.

Comment: I oppose this change.

Response: New York State law now allows crossbows to be used in the

same manner as vertical bows. This regulation proposal does not affect that law. Rather it merely removes redundant and obsolete regulations.

New York State Gaming Commission

NOTICE OF ADOPTION

Powerball Lottery Game Features

I.D. No. SGC-07-26-00005-A
Filing No. 430
Filing Date: 2026-05-19
Effective Date: 2026-06-03

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following action:

Action taken: Amendment of section 5016.1; and addition of sections 5016.5 and 5016.6 to Title 9 NYCRR.

Statutory authority: Racing, Pari-Mutuel Wagering and Breeding Law, section 104(19); Tax Law, sections 1604(a) and 1617

Subject: Powerball lottery game features.

Purpose: To add the Double Play and Power Play game features to the Powerball lottery game rules.

Text or summary was published in the February 18, 2026 issue of the Register, I.D. No. SGC-07-26-00005-P.

Final rule as compared with last published rule: No changes.

Text of rule and any required statements and analyses may be obtained from: Kristen Buckley, Gaming Commission, 354 Broadway, PO Box 7500, Schenectady, NY 12305, (518) 388-3332, email: gamingrules@gaming.ny.gov

Initial Review of Rule

As a rule that does not require a RFA, RAFA or JIS, this rule will be initially reviewed in the calendar year 2031, which is no later than the 5th year after the year in which this rule is being adopted.

Assessment of Public Comment

The agency received no public comment.

PROPOSED RULE MAKING NO HEARING(S) SCHEDULED

Lotto Lottery Game

I.D. No. SGC-22-26-00020-P

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following proposed rule:

Proposed Action: This is a consensus rule making to amend section 5008.4 of Title 9 NYCRR.

Statutory authority: Racing, Pari-Mutuel Wagering and Breeding Law, section 104(19); Tax Law, sections 1604(a) and 1612(a)

Subject: Lotto lottery game.

Purpose: To correct the published odds in the Lotto game rules.

Text of proposed rule: Section 5008.4 of 9 NYCRR would be amended to read as follows:

§ 5008.4. Prize structure.

(a) Odds, prizes and prize pool. The prize structure shall be as follows:

Matches*	Odds 1 in	Prize	% of prize pool	Level
6	45,057,474.0000	Jackpot	75.00%	1
5 plus bonus number	7,509,579.0000	Second prize	7.25%	2
5	[144,418.9808] 144,414.9808	Third prize	5.50%	3
4	2,179.8488	Fourth prize	6.25%	4

Matches*	Odds 1 in	Prize	% of prize pool	Level
3	96.1698	Fifth prize	6.00%	5

* The bonus number applies only to the second-prize level.

Overall odds of winning: 1 in 92.0463.

Text of proposed rule and any required statements and analyses may be obtained from: Kristen M. Buckley, Gaming Commission, 354 Broadway, Schenectady, New York 12305, (518) 388-3332, email: gamingrules@gaming.ny.gov

Data, views or arguments may be submitted to: Same as above.

Public comment will be received until: 60 days after publication of this notice.

This rule was not under consideration at the time this agency submitted its Regulatory Agenda for publication in the Register.

Consensus Rule Making Determination

This proposed rule making will correct the published odds of winning a third prize in the Lotto lottery game, which were stated inaccurately due to a scrivener’s error. Because this rule making would make no substantive changes to the design or operation of the Lotto game, the Commission does not anticipate public comment and no person is likely to object to the proposed revision.

Job Impact Statement

A Job Impact Statement is not required for this consensus rule making proposal because the proposed amendments will not adversely affect jobs or employment opportunities.

This proposed rule making will correct a scrivener’s error the published odds of winning a third prize in the Lotto lottery game rules. No substantive changes to the design or operation of the Lotto game would be implemented by this proposal.

The proposed amendment will not have an impact on jobs or employment opportunities.

Department of Health

PROPOSED RULE MAKING NO HEARING(S) SCHEDULED

Medical Aid in Dying (MAID) Physician Reporting Requirements

I.D. No. HLT-22-26-00001-P

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following proposed rule:

Proposed Action: Addition of Part 1008 and section 35.7 to Title 10 NYCRR.

Statutory authority: Public Health Law, sections 2899-o, 2899-p and 2899-q

Subject: Medical Aid in Dying (MAID) Physician Reporting Requirements.

Purpose: To establish reporting requirements for physicians who use MAID so that the department can determine utilization and compliance.

Text of proposed rule: A new Part 1008 is added to read as follows:

Chapter XVI. Medical Aid in Dying

Part 1008. Medical Aid in Dying

Section 1008.1 Reporting requirements for physicians providing medical aid in dying. The terms used in this section shall have the same meanings set forth in Public Health Law section 2899 d.

(a) Physicians and mental health professionals who provide medical aid in dying shall comply with Public Health Law article 28-F.

(b) The attending physician who prescribes medication for medical aid in dying shall report the following information in an electronic format to the department within five days of issuing the prescription:

(1) A unique patient identifier, in a format specified by the department, and the name, practitioner license title, and New York State practitioner license number of the attending physician, consulting physician, and mental health professional.

(2) The terminal illness or condition for which medication for medical aid in dying was prescribed.

(3) The information included in the prescription, including the names of the medications, the strength and dosage form, and an affirmation that

the prescription contained a notation to prevent the prescription from being filled until five days after the prescription was written.

(4) The age of the patient at the time the medication was prescribed to the patient.

(5) The patient's gender.

(6) The patient's care setting (such as facility or private residence) and New York State county of residence.

(7) An attestation that the attending physician, consulting physician, and mental health professional who provided medical aid in dying have complied with provisions of article 28-F in a format specified by the department.

(c) In addition to the information the attending physician is required to submit to the department under subdivision (b) of this section, the attending physician must also submit any other information the department requests under section 2899-q of the Public Health Law to determine utilization and compliance with article 28-F.

(d) Whenever an attending physician prescribes medication for medical aid in dying, the designation "MAID" and a notation that the prescription shall not be filled until five days after the prescription was written must be specified on the prescription form or in the electronic prescription record along with the name of the medication and dosage for all prescriptions issued.

(e) The commissioner shall be responsible for protecting the privacy and security of the information reported under this Part.

A new section 35.7 of Title 10 is added to read as follows:

Section 35.7 *Death Records; Medical Aid in Dying.*

Failure to record the underlying terminal illness or condition as the cause of death on the New York State death certificate of an individual that self-administered medication for medical aid in dying shall be corrected by the medical provider responsible for the creation of the certificate upon notice from the commissioner of health.

Text of proposed rule and any required statements and analyses may be obtained from: Katherine Ceroalo, DOH, Bureau of Program Counsel, Reg. Affairs Unit, Room 2438, ESP Tower Building, Albany, NY 12237, (518) 473-7488, email: regsqna@health.ny.gov

Data, views or arguments may be submitted to: Same as above.

Public comment will be received until: 60 days after publication of this notice.

This rule was not under consideration at the time this agency submitted its Regulatory Agenda for publication in the Register.

Regulatory Impact Statement

Statutory Authority:

Section 2899-o of the Public Health Law gives the Department of Health (Department) the authority to establish regulations for the safe disposal of unused medication prescribed, dispensed or ordered under Article 28-F, which enacts the Medical Aid in Dying Act.

Section 2899-p(2) of the Public Health Law states that the cause of death listed on the death certificate for a patient who self-administers medication using medical aid in dying ("MAID") must be the underlying terminal illness or condition, not the medication prescribed for MAID.

Section 2899-q of the Public Health Law requires the Department to adopt regulations establishing reporting requirements for physicians who use MAID so that the Department can determine utilization and compliance with Article 28 F, report annually to the Legislature, and post such report on the Department's website.

Chapter 1 of the Laws of 2026 authorizes the Department to establish regulations prior to the effective date of Article 28-F.

Legislative Objectives:

To establish reporting requirements for physicians who use MAID so that the Department can determine utilization and compliance with Article 28-F, report annually to the Legislature, and post such report on the Department's website.

Needs and Benefits:

The MAID Act permits a physician to treat a patient with a terminal illness or condition in a manner that allows the patient to die from the terminal illness or condition with less suffering when the illness or condition is incurable and irreversible and will, within reasonable medical judgment, produce death within six months whether or not treatment is provided.

Pursuant to the MAID Act, physicians may, but are not required to, prescribe appropriate medication in accordance with the adult patient's request. The attending physician must, among other things, make a determination that a patient has a terminal illness or condition and has made a voluntary, informed decision to request medication for MAID. A terminal illness or condition means an incurable and irreversible illness or condition that has been medically confirmed and will, within reasonable medical judgment, produce death within six months whether or not treatment is provided. A second, consulting physician must confirm that the patient has a terminal illness or condition and has made a voluntary, informed decision to request medication for MAID.

Both the attending physician and the consulting physician must document that the patient has decision-making capacity. In addition, a third practitioner who is a mental health professional must make a determination that the patient has decision-making capacity. Mental health professional means an individual: (a) licensed to practice medicine in New York State who is a diplomate of the American Board of Psychiatry and Neurology or is eligible to be certified by that board or is certified by the American Osteopathic Board of Neurology and Psychiatry or is eligible to be certified by that board; or (b) licensed to practice psychology under Title 8 of the Education Law. In the event that the mental health professional determines that the patient lacks decision-making capacity, the attending physician may not prescribe medication for MAID for the patient.

Any request for medication for MAID must be witnessed as provided in Article 28-F by at least two witnesses who, among other things, are not relatives or domestic partners of the patient and would not benefit financially from the death of the patient. Examples of individuals who would benefit financially are individuals who would inherit as an heir under a will, a distributee of a patient who dies intestate, or a beneficiary of a life insurance policy covering the patient. Similar restrictions apply to anyone who may be called upon to interpret for a patient who requires interpretation of information into a language other than English.

Patients who choose to self-administer medications for MAID must make an affirmative, conscious, and voluntary act to ingest the medication. The medication may not be an injection or infusion. A patient may use a tool or assistive device to help them self-administer the medication, but the patient must perform a final, physical act to self-administer the medication. The medication may not be administered by a person other than the patient.

Under section 2899-q of the Public Health Law, the Department is required to adopt regulations establishing reporting requirements for physicians who use MAID so that the Department can determine utilization and compliance with 28-F, report annually to the Legislature, and post such report on the Department's website.

This reporting will help New Yorkers understand the terminal illnesses or conditions for which medication for MAID is being prescribed, which medication is being prescribed, and the age, gender, setting, and county of patients being prescribed medication for Medical Aid in Dying. The Department's report to the Legislature will provide information regarding utilization and compliance with Article 28-F.

Costs:

Costs to Regulated Entities:

For physicians who voluntarily choose to prescribe medications for MAID, the new reporting requirements will impose a de minimis cost.

Costs to State and Local Governments:

Except as provided below, there will be no costs to the State or local governments.

Costs to the Department of Health:

The Department will incur some costs in setting up a new reporting system for physicians who prescribe medications for MAID. The Department expects to absorb such costs within existing resources.

Local Government Mandates:

There will be no duty or responsibility imposed on local governments as a result of this rule.

Paperwork:

For physicians who voluntarily choose to prescribe medications for MAID, the physicians must document compliance with MAID in the medical record and comply with the reporting requirements under this regulation. The Department is required to prepare a report annually containing relevant data regarding utilization and compliance with MAID, send such report to the Legislature, and post such report on the Department's website.

Duplication:

This rule does not duplicate, overlap, or conflict with any other legal requirements of the State or Federal government.

Alternatives:

Section 2899-o of the Public Health Law gives the Department authority to establish regulations for the safe disposal of unused medication prescribed, dispensed or ordered under MAID. Disposal of such unused medications must be in accordance with the rules for other unused narcotics, such as morphine, when a patient dies.

Department guidance for disposal of narcotics may be found at the following link: https://www.health.ny.gov/professionals/narcotic/safe_disposal/. Department guidance will be updated as needed, but the Department does not believe that regulations specific to unused MAID medication are needed at this time.

Under section 2899-q of the Public Health Law, the Department is required to adopt regulations establishing reporting requirements for physicians who use MAID so that the Department can determine utilization and compliance with Article 28-F, report annually to the Legislature, and post such report on the Department's website. Because Article 28-F

requires that a patient requesting MAID be seen by at least three medical providers, the Department considered which of the patient’s physicians must report and determined that only that attending physician must report information to the Department. The Department considered what the attending physician must report and determined that the attending physician must report the information the attending physician has at the time the attending physician prescribes the medication.

Federal Standards:

The proposed rule does not overlap or conflict with any Federal legal requirements.

Compliance Schedule:

The rule will take effect upon publication of a Notice of Adoption in the State Register.

Regulatory Flexibility Analysis

No Regulatory Flexibility Analysis is required pursuant to section 202-b(3)(a) of the State Administrative Procedure Act. The proposed amendment does not impose an adverse economic impact on small businesses or local governments or modify reporting, record keeping, or other compliance requirements on small businesses or local governments.

Rural Area Flexibility Analysis

A Rural Area Flexibility Analysis for these amendments is not being submitted because the amendments will not impose any adverse impact or significant reporting, record keeping or other compliance requirements on public or private entities in rural areas. There are no professional services, capital, or other compliance costs imposed on public or private entities in rural areas because of the proposed amendments.

Job Impact Statement

A Job Impact Statement for these amendments is not being submitted because it is apparent from the nature and purposes of the amendments that they will not have a substantial adverse impact on jobs and/or employment opportunities.

Division of Homeland Security and Emergency Services

PROPOSED RULE MAKING NO HEARING(S) SCHEDULED

Modifying Reporting Year and Deadlines for Reports Under the Volunteer Firefighter Enhanced Cancer Disability Benefits Program

I.D. No. HES-22-26-00002-P

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following proposed rule:

Proposed Action: This is a consensus rule making to amend Part 210 of Title 9 NYCRR.

Statutory authority: General Municipal Law, section 205-cc(7); Executive Law, section 709(2)(n)

Subject: Modifying reporting year and deadlines for reports under the Volunteer Firefighter Enhanced Cancer Disability Benefits Program.

Purpose: To encourage compliance, consistency, enhanced accuracy of reports from fire districts, departments, and/or companies.

Text of proposed rule: Section 210.2(k) is amended to read as follows:

(k) Reporting year shall mean [December 1st] *January 1st* through [November 30th] *December 31st*.

Section 210.5(a) is amended to read as follows:

(a) A fire district, department or company must submit to the Office of Fire Prevention and Control by [January 1, 2019] *March 15* [and] annually [thereafter] an attestation that the fire district, department or company will provide the enhanced cancer disability benefit by:

(1) carrying an insurance policy issued by an insurance company authorized to engage in the business of insurance in this State sufficient to cover its eligible volunteer firefighters and provide a death benefit to their beneficiaries; or

(2) proof that the authority having jurisdiction:

(i) possesses taxing authority; and

(ii) has agreed in writing to fund any and all claims of eligible volunteer firefighters and their beneficiaries through existing and future revenues.

Section 210.8 is amended to read as follows:

(a) Annual claims report. The fire district, department or company shall report to the Office of Fire Prevention and Control, no later than [December 1, 2019] *March 15* [and] annually [thereafter], on the claims and benefits payments for the reporting year using forms prescribed by the Office of Fire Prevention and Control.

(1) This report must be signed by the head of the department or company, sworn to under penalty of perjury as true, correct and complete and shall be notarized.

(2) The Office of Fire Prevention and Control shall develop an annual claims report form to be maintained on its website, containing at a minimum the following information:

(i) number of claims in the reporting year;

(ii) the types of claims in the reporting year;

(iii) the types of cancer claims in the reporting year; and

(iv) the number of eligible volunteer firefighters who received enhanced cancer disability benefits in the reporting year.

(b) Annual roster of interior firefighters. The fire district, department or company shall report to the Office of Fire Prevention and Control, no later than [December 1, 2019] *March 15* [and] annually [thereafter], a complete list of its interior firefighters for the reporting year.

(c) The Office of Fire Prevention and Control shall make information related to interior firefighters and applicable training available to fire districts, departments or companies upon request.

Text of proposed rule and any required statements and analyses may be obtained from: James Callahan, Division of Homeland Security and Emergency Services, 1220 Washington Avenue, Building 7A, Albany, NY 12226, (518) 474-6746, email: Rule.Making@dhses.ny.gov

Data, views or arguments may be submitted to: Same as above.

Public comment will be received until: 60 days after publication of this notice.

Consensus Rule Making Determination

The Division of Homeland Security and Emergency Services has determined that no person is likely to object to the rule as written as it makes technical changes and is otherwise non-controversial. This amendment makes no changes to the already existing substantive rules for the Volunteer Firefighter Enhanced Cancer Disability Benefits Program other than shifting the reporting year and extending the deadlines for submitting information. This is designed to ease the administration of this program by switching to a reporting year that matches the calendar year and by shifting the reporting deadline to later date that allows for more time to collect and report the required information. Easing compliance with an already in-effect regulation is not expected to cause any objection.

Job Impact Statement

The Division of Homeland Security and Emergency Services Office of Fire Prevention and Control has determined that the rule will not have a substantial adverse impact on jobs or employment opportunities. The nature and purpose of amendment of the rule is to shift the reporting year and deadlines for reports under the Volunteer Firefighter Enhanced Cancer Disability Benefits Program. The current reporting year and deadlines are already in effect, and this amendment is designed to ease the administration of this program by switching to a reporting year that matches the calendar year and by shifting the reporting deadline to later date that allows for more time to collect and report the required information. All other substantive requirements remain unchanged. As such, this amendment does not present a basis for expecting any impact on job or employment opportunities.

Public Employment Relations Board

NOTICE OF ADOPTION

Rules and Regulations to Effectuate the Purposes of the Public Employees’ Fair Employment Act (Civil Service Law Art. 14)

I.D. No. PRB-10-26-00001-A

Filing No. 419

Filing Date: 2026-05-14

Effective Date: 2026-06-03

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following action:

Action taken: Amendment of Parts 200-207 and 210-214 of Title 4 NYCRR.

Statutory authority: Civil Service Law, section 205.5(1)

Subject: Rules and Regulations to Effectuate the Purposes of the Public Employees' Fair Employment Act (Civil Service Law Art. 14).

Purpose: To streamline the Rules of Procedure governing proceedings brought under the Public Employees' Fair Employment Act.

Text or summary was published in the March 11, 2026 issue of the Register, I.D. No. PRB-10-26-00001-P.

Final rule as compared with last published rule: No changes.

Text of rule and any required statements and analyses may be obtained from: Sarah Coleman, Deputy Chair, Public Employment Relations Board, PO Box 2074, ESP, Agency Bldg 2, 20th Floor, Albany, NY 12220-0074, (518) 457-2578, email: perbinfo@perb.ny.gov

Initial Review of Rule

As a rule that does not require a RFA, RAFA or JIS, this rule will be initially reviewed in the calendar year 2031, which is no later than the 5th year after the year in which this rule is being adopted.

Assessment of Public Comment

The agency received no public comment.

Public Service Commission

NOTICE OF ADOPTION

Interim Rate Increase

I.D. No. PSC-37-25-00004-A

Filing Date: 2026-05-14

Effective Date: 2026-05-14

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following action:

Action taken: On 5/14/26 the PSC adopted and order adopting temporary rates providing an interim increase in revenues for New York State Electric & Gas Corporation (NYSEG) for electric service and directing tariff filings.

Statutory authority: Public Service Law, sections 5, 65 and 66

Subject: Interim rate increase.

Purpose: To approve an interim rate increase for NYSEG's electric service and directing tariff filings.

Substance of Final Rule: The Commission, on May 14, 2026, adopted an order adopting temporary rates providing an interim increase in revenues for New York State Electric & Gas Corporation (NYSEG) for electric service and directing tariff filings. NYSEG is directed to file cancellation supplements, effective on not less than one day's notice, on or before May 20, 2026, cancelling the tariff amendments and supplements listed in Attachment 1. NYSEG is directed to file tariff amendments as are necessary to effectuate the temporary rates set forth in the order, subject to refunds or reparations, if appropriate, pursuant to Public Service Law § § 113 and 114, on not less than five days' notice, to become effective on June 1, 2026. NYSEG is directed to file tariff amendments consistent with those contained in Attachment 1, on not less than 30 days' notice to become effective on July 1, 2026, subject to the terms and conditions set forth in the order.

Text or summary was published in the September 17, 2025 issue of the Register, I.D. No. PSC-37-25-00004-P.

Final rule as compared with last published rule: No changes.

Text of rule may be obtained from: Beth Faranda, Public Service Commission, 3 Empire State Plaza, Albany, New York 12223-1350, (518) 474-5306, email: beth.faranda@dps.ny.gov An IRS employer ID no. or social security no. is required from firms or persons to be billed 25 cents per page. Please use tracking number found on last line of notice in requests.

Assessment of Public Comment

An assessment of public comment is not submitted with this notice because the rule is within the definition contained in section 102(2)(a)(ii) of the State Administrative Procedure Act.

(25-E-0375SA1)

NOTICE OF ADOPTION

Interim Rate Increase

I.D. No. PSC-37-25-00005-A

Filing Date: 2026-05-14

Effective Date: 2026-05-14

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following action:

Action taken: On 5/14/26 the PSC adopted and order adopting temporary rates providing an interim increase in revenues for Rochester Gas and Electric Corporation (RG&E) for electric service and directing tariff filings.

Statutory authority: Public Service Law, sections 5, 65 and 66

Subject: Interim rate increase.

Purpose: To approve an interim rate increase for RG&E's electric service and directing tariff filings.

Substance of Final Rule: The Commission, on May 14, 2026, adopted an order adopting temporary rates providing an interim increase in revenues for Rochester Gas and Electric Corporation (RG&E) for electric service and directing tariff filings. RG&E is directed to file cancellation supplements, effective on not less than one day's notice, on or before May 20, 2026, cancelling the tariff amendments and supplements listed in Attachment 1. RG&E is directed to file tariff amendments as are necessary to effectuate the temporary rates set forth in the order, subject to refunds or reparations, if appropriate, pursuant to Public Service Law § § 113 and 114, on not less than five days' notice, to become effective on June 1, 2026. RG&E is directed to file tariff amendments consistent with those contained in Attachment 1, on not less than 30 days' notice to become effective on July 1, 2026, subject to the terms and conditions set forth in the order.

Text or summary was published in the September 17, 2025 issue of the Register, I.D. No. PSC-37-25-00005-P.

Final rule as compared with last published rule: No changes.

Text of rule may be obtained from: Beth Faranda, Public Service Commission, 3 Empire State Plaza, Albany, New York 12223-1350, (518) 474-5306, email: beth.faranda@dps.ny.gov An IRS employer ID no. or social security no. is required from firms or persons to be billed 25 cents per page. Please use tracking number found on last line of notice in requests.

Assessment of Public Comment

An assessment of public comment is not submitted with this notice because the rule is within the definition contained in section 102(2)(a)(ii) of the State Administrative Procedure Act.

(25-E-0379SA1)

NOTICE OF ADOPTION

Interim Rate Increase

I.D. No. PSC-37-25-00006-A

Filing Date: 2026-05-14

Effective Date: 2026-05-14

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following action:

Action taken: On 5/14/26 the PSC adopted and order adopting temporary rates providing an interim increase in revenues for Rochester Gas and Electric Corporation (RG&E) for gas service and directing tariff filings.

Statutory authority: Public Service Law, sections 5, 65 and 66

Subject: Interim rate increase.

Purpose: To approve an interim rate increase for RG&E's gas service and directing tariff filings.

Substance of final rule: The Commission, on May 14, 2026, adopted an order adopting temporary rates providing an interim increase in revenues for Rochester Gas and Electric Corporation (RG&E) for gas service and directing tariff filings. RG&E is directed to file cancellation supplements, effective on not less than one day's notice, on or before May 20, 2026, cancelling the tariff amendments and supplements listed in Attachment 1. RG&E is directed to file tariff amendments as are necessary to effectuate the temporary rates set forth in the order, subject to refunds or reparations, if appropriate, pursuant to Public Service Law § § 113 and 114, on not less than five days' notice, to become effective on June 1, 2026. RG&E is directed to file tariff amendments consistent with those contained in At-

tachment 1, on not less than 30 days' notice to become effective on July 1, 2026, subject to the terms and conditions set forth in the order.

Text or summary was published in the September 17, 2025 issue of the Register, I.D. No. PSC-37-25-00006-P.

Final rule as compared with last published rule: No changes.

Text of rule may be obtained from: Beth Faranda, Public Service Commission, 3 Empire State Plaza, Albany, New York 12223-1350, (518) 474-5306, email: beth.faranda@dps.ny.gov An IRS employer ID no. or social security no. is required from firms or persons to be billed 25 cents per page. Please use tracking number found on last line of notice in requests.

Assessment of Public Comment

An assessment of public comment is not submitted with this notice because the rule is within the definition contained in section 102(2)(a)(ii) of the State Administrative Procedure Act.

(25-G-0380SA1)

NOTICE OF ADOPTION

Interim Rate Increase

I.D. No. PSC-37-25-00007-A

Filing Date: 2026-05-14

Effective Date: 2026-05-14

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following action:

Action taken: On 5/14/26 the PSC adopted and order adopting temporary rates providing an interim increase in revenues for New York State Electric & Gas Corporation (NYSEG) for gas service and directing tariff filings.

Statutory authority: Public Service Law, sections 5, 65 and 66

Subject: Interim rate increase.

Purpose: To approve an interim rate increase for NYSEG's gas service and directing tariff filings.

Substance of final rule: The Commission, on May 14, 2026, adopted an order adopting temporary rates providing an interim increase in revenues for New York State Electric & Gas Corporation (NYSEG) for gas service and directing tariff filings. NYSEG is directed to file cancellation supplements, effective on not less than one day's notice, on or before May 20, 2026, cancelling the tariff amendments and supplements listed in Attachment 1. NYSEG is directed to file tariff amendments as are necessary to effectuate the temporary rates set forth in the order, subject to refunds or reparations, if appropriate, pursuant to Public Service Law § § 113 and 114, on not less than five days' notice, to become effective on June 1, 2026. NYSEG is directed to file tariff amendments consistent with those contained in Attachment 1, on not less than 30 days' notice to become effective on July 1, 2026, subject to the terms and conditions set forth in the order.

Text or summary was published in the September 17, 2025 issue of the Register, I.D. No. PSC-37-25-00007-P.

Final rule as compared with last published rule: No changes.

Text of rule may be obtained from: Beth Faranda, Public Service Commission, 3 Empire State Plaza, Albany, New York 12223-1350, (518) 474-5306, email: beth.faranda@dps.ny.gov An IRS employer ID no. or social security no. is required from firms or persons to be billed 25 cents per page. Please use tracking number found on last line of notice in requests.

Assessment of Public Comment

An assessment of public comment is not submitted with this notice because the rule is within the definition contained in section 102(2)(a)(ii) of the State Administrative Procedure Act.

(25-G-0378SA1)

NOTICE OF ADOPTION

Lightened Regulatory Regime and Commercial Submetering

I.D. No. PSC-52-25-00005-A

Filing Date: 2026-05-15

Effective Date: 2026-05-15

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following action:

Action taken: On 5/14/26, the PSC adopted an order granting Fort Schuyler Management Corporation's (FSMC) petition for lightened regulation of a substation and electric distribution line in Oneida County, New York; and for commercial submetering.

Statutory authority: Public Service Law, sections 2(12), (13), 5(1)(b), 64-69, 69-a, 70-72, 72-a, 105-114, 114-a, 115, 117, 118, 119-b and 119-c

Subject: Lightened regulatory regime and commercial submetering.

Purpose: To authorize FSMC's petition for lightened regulation and commercial submetering.

Substance of final rule: The Commission, on May 14, 2026, adopted an order granting Fort Schuyler Management Corporation's (FSMC) petition for lightened regulation of a substation and electric distribution line in Oneida County, New York; and for commercial submetering. FSMC shall comply with the Public Service Law in conformance with the requirements set forth in the body of the order. FSMC shall obtain all necessary federal, state, and local permits and approvals, as applicable, and shall implement appropriate mitigation measures defined in such permits or approvals. FSMC shall, within 30 days of the issuance of the order, file with the Secretary a verified written statement signed by a duly authorized officer indicating FSMC's complete and unconditional acceptance of the order and its terms and conditions. Failure to comply with this condition shall invalidate the order. FSMC shall ensure that the authorized electric plant may be inspected by authorized representatives of Department of Public Service Staff pursuant to § 66(8) of the Public Service Law. Fort Schuyler Management Corporation shall file with the Secretary, within three days after commencement of commercial operation of the electric plant, a written notice thereof, subject to the terms and conditions set forth in the order.

Text or summary was published in the December 31, 2025 issue of the Register, I.D. No. PSC-52-25-00005-P.

Final rule as compared with last published rule: No changes.

Text of rule may be obtained from: Beth Faranda, Public Service Commission, 3 Empire State Plaza, Albany, New York 12223-1350, (518) 474-5306, email: beth.faranda@dps.ny.gov An IRS employer ID no. or social security no. is required from firms or persons to be billed 25 cents per page. Please use tracking number found on last line of notice in requests.

Assessment of Public Comment

An assessment of public comment is not submitted with this notice because the rule is within the definition contained in section 102(2)(a)(ii) of the State Administrative Procedure Act.

(25-E-0748SA1)

NOTICE OF ADOPTION

Incremental Interest Deferral

I.D. No. PSC-52-25-00006-A

Filing Date: 2026-05-15

Effective Date: 2026-05-15

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following action:

Action taken: On 5/14/26, the PSC adopted an order denying Corning Natural Gas Corporation's (Corning) petition to defer the incremental interest costs incurred from July 1, 2024 to June 30, 2025.

Statutory authority: Public Service Law, sections 65(1), 66(9) and (12)

Subject: Incremental interest deferral.

Purpose: To deny Corning's petition for incremental interest deferral.

Substance of final rule: The Commission, on May 14, 2026, adopted an order denying Corning Natural Gas Corporation's petition to defer the incremental interest costs incurred from July 1, 2024 to June 30, 2025 in the amount of \$913,109, subject to the terms and conditions set forth in the order.

Text or summary was published in the December 31, 2025 issue of the Register, I.D. No. PSC-52-25-00006-P.

Final rule as compared with last published rule: No changes.

Text of rule may be obtained from: Beth Faranda, Public Service Commission, 3 Empire State Plaza, Albany, New York 12223-1350, (518) 474-5306, email: Beth.Faranda@dps.ny.gov An IRS employer ID no. or social security no. is required from firms or persons to be billed 25 cents per page. Please use tracking number found on last line of notice in requests.

Assessment of Public Comment

An assessment of public comment is not submitted with this notice because the rule is within the definition contained in section 102(2)(a)(ii) of the State Administrative Procedure Act.

(24-G-0363SA3)

NOTICE OF ADOPTION

Transfer Ownership of Interconnection Facilities

I.D. No. PSC-02-26-00003-A
Filing Date: 2026-05-15
Effective Date: 2026-05-15

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following action:

Action taken: On 5/14/26, the PSC adopted an order approving New York Transco LLC (NY Transco) and Consolidated Edison Company of New York, Inc.’s (Con Edison) petition to transfer certain interconnection facilities.

Statutory authority: Public Service Law, sections 5, 64, 65, 66 and 70

Subject: Transfer ownership of interconnection facilities.

Purpose: To approve the transfer of interconnection facilities from NY Transco to Con Edison.

Substance of final rule: The Commission, on May 14, 2026, adopted an order approving New York Transco LLC to transfer the facilities, as identified in the Appendix of the order, to Consolidated Edison Company of New York, Inc. Consolidated Edison Company of New York, Inc. shall file with the Secretary, within 60 days of the closing date of the transaction(s), a copy of the final journal entries recorded to account for the transfer of the facilities, and related workpapers, subject to the terms and conditions set forth in the order.

Text or summary was published in the January 14, 2026 issue of the Register, I.D. No. PSC-02-26-00003-P.

Final rule as compared with last published rule: No changes.

Text of rule may be obtained from: Beth Faranda, Public Service Commission, 3 Empire State Plaza, Albany, New York 12223-1350, (518) 474-5306, email: beth.faranda@dps.ny.gov An IRS employer ID no. or social security no. is required from firms or persons to be billed 25 cents per page. Please use tracking number found on last line of notice in requests.

Assessment of Public Comment

An assessment of public comment is not submitted with this notice because the rule is within the definition contained in section 102(2)(a)(ii) of the State Administrative Procedure Act.

(25-E-0716SA1)

State University of New York

**PROPOSED RULE MAKING
 NO HEARING(S) SCHEDULED**

Tuition Liability and Refunds

I.D. No. SUN-22-26-00019-P

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following proposed rule:

Proposed Action: Amendment of section 302.2(b)(6) of Title 8 NYCRR.

Statutory authority: Education Law, section 355(2)(b) and (h)

Subject: Tuition liability and refunds.

Purpose: Amend existing regulations to provide increased flexibility to address student tuition liability in case of undue hardship.

Text of proposed rule: Section 302.2(b)(6) of Title 8 of the Official Compilation of Codes, Rules, and Regulations of the State of New York is amended to read as follows:

Section 302.2 – Tuition liability; refunds for cancelling registration

(b) Exceptions.

(6) Notwithstanding any other provisions for refund, when a student has withdrawn through circumstances beyond the student’s control, under conditions in which the denial of refund would cause undue hardship, the chief administrative officer of the unit may, in his or her discretion, determine that no liability for tuition has been incurred by the student, provided the student [has not completed more than one half of the term,] has not received or will not receive academic credit for the term, and provided further that the request for refund is made within one year after

the end of the term in question. Such action, including the reason therefor, shall be in writing.

Text of proposed rule and any required statements and analyses may be obtained from: Lisa Campo, State University of New York, System Administration, State University Plaza, S-313, Albany, NY 12246, (518) 320-1400, email: Lisa.Campo@SUNY.edu

Data, views or arguments may be submitted to: Same as above.

Public comment will be received until: 60 days after publication of this notice.

Regulatory Impact Statement

1. Statutory Authority: Education Law, Sections 355(2)(b) and 355(2)(h). Section 355(2)(b) authorizes the State University Trustees to make and amend rules and regulations for the overall governance of the State University and institutions therein. Section 355(2)(h) authorizes the State University Trustees to regulate the admission of students, tuition charges, other fees and charges, curricula, and all other matters pertaining to the operation and administration of each State-operated institution of the State University.

2. Legislative Objectives: The present measure reflects Board of Trustees actions taken at their April 28, 2026, meeting that are in accordance with Section 355 of Education Law and the State of the State policy agenda outlined on January 10, 2026, by Governor Hochul.

3. Needs and Benefits: Under current policy, students become liable for the payment of tuition expenses on a graduated schedule, typically resulting in the student being fully liable for the cost of tuition after thirty days. Current regulations authorize State-operated campus presidents to waive tuition liability in a situation where the student was unable to continue the course and would not receive credit for the course in the case of an emergency such as a serious medical issue or family crisis, but only if the student left the course within the first half of the semester. This regulatory change would clarify that State-operated campus presidents have the authority to use their discretion regardless of when in the semester the emergency occurs.

4. Costs: Costs are anticipated to be minimal and will be absorbed in the University’s existing budget.

5. Local Government Mandates: There are no local government mandates. The amendment does not impact the community colleges operating under the program of the State University of New York.

6. Paperwork: No additional paperwork is anticipated.

7. Duplication: None.

8. Alternatives: The alternative of making no change was considered.

9. Federal Standards: None.

10. Compliance Schedule: The amendment will go into effect as soon as it is adopted as final.

Regulatory Flexibility Analysis

No regulatory flexibility analysis is submitted with this notice because the proposed rule does not impose any requirements on small businesses and local governments. This proposed rule making will not impose any adverse economic impact on small businesses and local governments or impose any reporting, recordkeeping or other compliance requirements on small businesses and local governments.

Rural Area Flexibility Analysis

No rural area flexibility analysis is submitted with this notice because the proposed rule does not impose any requirements on rural areas. The rule will not impose any adverse economic impact on rural areas or impose any reporting, recordkeeping, professional services or other compliance requirements on rural areas.

Job Impact Statement

No job impact statement is submitted with this notice because the proposed rule does not impose any adverse economic impact on existing jobs, employment opportunities, or self-employment. These regulations govern tuition liability; refunds for cancelling registration for State University of New York and will not have any adverse impact on the number of jobs or employment.

Workers’ Compensation Board

**REVISED RULE MAKING
 NO HEARING(S) SCHEDULED**

Depositions

I.D. No. WCB-03-26-00003-RP

PURSUANT TO THE PROVISIONS OF THE State Administrative Procedure Act, NOTICE is hereby given of the following revised rule:

Proposed Action: Amendment of sections 300.10, 301.1 and 301.3 of Title 12 NYCRR.

Statutory authority: Workers' Compensation Law, sections 117 and 141

Subject: Depositions.

Purpose: To update the deposition process.

Text of revised rule: Subdivision (c) of section 300.10 of Title 12 NYCRR is hereby amended to read as follows:

(c) When the employer or its carrier or special fund desires to produce for cross-examination an attending physician whose report is on file, the referee [shall] may grant an adjournment for such purpose. *The employer, carrier, or special fund shall provide an offer of proof showing the reason for cross-examination. If the request is denied, the referee shall address such offer and provide the basis of any denial of an adjournment.* If the physician is not produced for cross-examination[at such adjourned hearing], a further adjournment shall be granted only when the referee finds there is sufficient excuse for the physician's nonappearance, which excuse shall be noted [on] in the record and conditioned upon the resort by the employer or its carrier, or special fund to a subpoena for cross-examination [the next hearing]. If such adjournment is granted and the physician does not appear, unless extraordinary circumstances are shown, the referee shall proceed to determine the claim upon the evidence in the record. The obligation to invoke court action for the enforcement of the subpoena shall be that of the employer or its carrier or special fund.

A new subdivision (e) of section 300.10 of Title 12 NYCRR is hereby added to read as follows:

(e) *Unless otherwise directed by the board and regardless of which party requests the opportunity to depose an opposing party's medical witness, the employer or its carrier or special fund shall bear responsibility for contacting the witness and opposing parties to secure such deposition, issuing a subpoena for such deposition in accordance with the New York Civil Practice Laws and Rules if necessary, securing a stenographer, filing a copy of the stenographic minutes of the deposition with the Board on or before the date set by the board, and serving a copy of the stenographic minutes of the deposition on all opposing parties. Unless otherwise directed by the board and regardless of which party requests that opportunity to depose an opposing party's medical witness, the employer or its carrier or special fund shall bear all costs related to taking the deposition.*

A new subdivision (f) of section 300.10 of Title 12 NYCRR is hereby added to read as follows:

(f) *Any party may request an extension of time to produce deposition transcript(s). All requests for extension to produce deposition transcript(s) must be submitted in writing on or before the deadline to produce deposition transcript(s), in a format prescribed by the board, which may be electronic.*

Section 301.1 of Title 12 NYCRR is amended to read as follows:

Whenever the attendance of the injured employee's treating or consultant physician or podiatrist by deposition or at a hearing is required, such physician or podiatrist shall be entitled to a fee [of \$450] *as described in this section.* In instances involving special circumstances, should the [Board]board in its judgment deem that the appropriate fees specified [above is] in this section are inadequate, the [Board]board may fix a fee in an amount greater than said sum for such hearing, such increased fee to be commensurate with the circumstances in the particular case. The circumstances to be considered are the period of time the physician or podiatrist has consumed in testifying[,] and traveling time from the physician's or podiatrist's office to the hearing point. Where the attendance is pursuant to a subpoena issued by the board, the Workers' Compensation Law judge, or any officer of the board so designated by the chair, the attendance fee may be limited to no more than \$100.

When a treating or consultant physician or podiatrist has been deposed, submission of a bill and/or additional direction of payment are not necessary, and fee amounts are as follows: if the fee is paid within 45 days of the deposition, the fee is \$500 for the first hour or fraction thereof and \$125 for each additional 15-minute increment or fraction thereof; if the fee is paid 46 or more days after the deposition, the fee is \$700 for the first hour or fraction thereof and \$125 for each additional 15-minute increment or fraction thereof. The physician or podiatrist may file a request in the same format as a request for decision on unpaid medical bills in the format prescribed by the chair, which may be electronic, and the fee will accrue interest in the same manner as an unpaid medical bill.

Section 301.3 of Title 12 NYCRR is amended to read as follows:

Whenever the attendance of the injured employee's treating or consultant chiropractor, nurse practitioner, licensed clinical social worker, *physician assistant*, or psychologist by deposition or at a hearing is required, such chiropractor, nurse practitioner, licensed clinical social worker, or psychologist shall be entitled to a fee [of \$350] *as described in this section.* In instances involving special circumstances, the board may fix a fee in an amount greater than the said sum, such increased fee to be commensurate

with the circumstances in the particular case. Where the attendance is pursuant to a subpoena issued by the board, the Workers' Compensation Law judge or any officer of the board so designated by the chair, the attendance fee may be limited to no more than \$70.

When a treating or consultant chiropractor, nurse practitioner, licensed clinical social worker, physician assistant, or psychologist has been deposed, submission of a bill and/or additional direction of payment are not necessary, and fee amounts are as follows: if the fee is paid within 45 days of the deposition, the fee is \$400 for the first hour or fraction thereof and \$100 for each additional 15-minute increment or fraction thereof; if the fee is paid 46 or more days after the deposition, the fee is \$600 for the first hour or fraction thereof and \$100 for each additional 15-minute increment or fraction thereof. The chiropractor, nurse practitioner, licensed clinical social worker, physician assistant, or psychologist may file a request in the same format as a request for decision on unpaid medical bills in the format prescribed by the chair, which may be electronic, and the fee will accrue interest in the same manner as an unpaid medical bill.

Revised rule compared with proposed rule: Substantial revisions were made in sections 300.10(c) and 301.3.

Text of revised proposed rule and any required statements and analyses may be obtained from Courtney Vallee, Workers' Compensation Board, 328 State Street, Schenectady NY 12305, (518) 486-9564, email: regulations@wcb.ny.gov

Data, views or arguments may be submitted to: Same as above.

Public comment will be received until: 45 days after publication of this notice.

Revised Regulatory Impact Statement

A revised Regulatory Impact Statement is not required because the changes made to the last published rule do not necessitate revision to the previously published document. These changes do not affect the meaning of any statements in the document.

Revised Regulatory Flexibility Analysis

A revised Regulatory Flexibility Analysis is not required because the changes made to the last published rule do not necessitate revision to the previously published document. These changes do not affect the meaning of any statements in the document.

Revised Rural Area Flexibility Analysis

A revised Rural Area Flexibility Analysis is not required because the changes made to the last published rule do not necessitate revision to the previously published document. These changes do not affect the meaning of any statements in the document.

Revised Job Impact Statement

A Job Impact Statement is not required because the proposal will not have any impact on jobs or employment opportunities. The rule removes the requirement of mandatory adjournment for cross-examination of a claimant's attending medical provider, requires filing of certain forms surrounding extensions for cross-examination of medical witnesses by deposition, and updates medical witness deposition fees.

Assessment of Public Comment

During the public comment period, the Board received approximately 26 comments, including 10 comments of a similar substance from the same law firm.

Some comments, including from the law firm, from individuals, and from industry associations, disagreed with allowing discretion on the part of the Workers' Compensation Law Judge (WCLJ) in directing depositions and expressed concerns about uncertainty, inconsistency, due process violations, an increase in appeals, an inability to challenge unclear or biased medical opinions, a WCLJ's lack of having read the entire medical record to determine whether a deposition is warranted, and WCLJ's denying cross-examination due to the lack of an independent medical examination (IME). Some of these comments recommended that the regulation should specify certain types of depositions that should be denied, such as when the issue litigated is not a medical issue or when there is a request to depose multiple providers at the same practice. A WCLJ's discretion will be constrained by the dictates of due process and relevant decisional law. There is case law precedent already addressing these concerns. The proposed changes do not overturn Matter of Bryan v Borg-Warner Automotive, 293 AD2d 856 (2002), which holds that there is no prejudice as the result of a denial for cross-examination when there is no viable difference in the expert opinions or when the independent medical expert is unable or unwilling to comment on the medical issue in dispute; Matter of Robideau v Van Rensselaer Manor, 56 AD3d 866 (2008), which holds that there is no prejudice in denying cross-examination when the issue at question is not controverted; or Matter of Pugliese v Remington Arms, 293 AD2d 897 (2002), which holds that a carrier still has the right to cross-examine a treating provider even in the absence of an IME when the car-

rier disputes the treating provider's medical opinion. WCLJ's exercise discretion in myriad situations every day and there is no reason to believe they will not do so fairly and reasonably when determining whether medical testimony is appropriate. Therefore, no change has been made in response to these comments.

One comment suggested that, rather than the WCLJ providing the basis of any denial or adjournment, the party requesting to cross-examine should be required to make a sufficient showing of the need for cross-examination. Having the reason for a deposition, and any objections to such reason, is beneficial to the WCLJ in determining whether to grant or deny the request. This also protects the payer by establishing, in the record, the reason for such cross-examination. Therefore, the Board has made a change to the regulations to require payers to make an offer of proof and show the need for cross-examination.

One comment expressed concern that subpoenas would be required to obtain an extension for a deposition. This is not a requirement in the regulation, so no change has been made in response to this comment.

One comment recommended that requests for extension should be required to include documentation of attempts to schedule the deposition within the deadline. The proposed changes do not change the requirements for second or third adjournments, which require showing of sufficient excuse or, for a third adjournment, an extraordinary circumstance. It is best practice for any party requesting an extension to include such documentation to support a showing of sufficient excuse, which may include scheduling efforts or extraordinary circumstance. Therefore, no change has been made in response to this comment.

Some comments requested clarification on the process required for the party scheduling a deposition, inclusion of a good faith effort requirement, and an explicit requirement to coordinate with opposing counsel and the medical witness. As with documentation of attempts to schedule the deposition, a WCLJ may find that the employer, carrier or Special Fund has waived their right to cross-examine a treating provider if attempts are not made in good faith or may preclude an IME report if the employer, carrier, or Special Fund has not made diligent efforts to arrange for cross-examination, so no change has been made in response to these comments.

Some comments recommended not having the employer, carrier, or Special Fund take full responsibility for coordinating, conducting, and paying for deposition. These comments expressed concerns about cost accountability and increasing financial risk for the employer, carrier, or Special Fund; concerns about strategically motivated depositions; no mechanism to deter abuse or excessive deposition demands; an increase in premiums; and discourage early settlement of claims. One comment expressed a specific concern that employers, carriers, and Special Fund should not be responsible for depositions requested by opposing parties without a finding that the deposition is necessary and proportionate. The consultant who prepares the IME report is under the control and direction of the employer, carrier, or Special Fund, and it is appropriate for that entity to arrange for depositions. The employer, carrier, or Special Fund is in the best position to work with their consultants regarding requirements for depositions. Injured workers do not have the same or comparable control or direction over their treating providers, and so it is appropriate for the payer to arrange for and potentially issue subpoenas for depositions. At present, the practice of many if not most payers is to schedule and pay the cost of a deposition of their IME when cross-examination is requested by claimant's counsel. This proposed amendment would make that practice uniform and shift the economic burden away from the injured worker in all instances. Burdening injured workers with the cost of deposing the payer's IME is likely to discourage them from exercising their due process rights and to elect to forego deposing the payer's medical expert. The additional cost to payers will be relatively small and will not result in increased insurance premiums. Finally, the Board has the discretion to deny a claimant's request to cross-examine a payer's IME when the circumstances warrant. Therefore, no change has been made in response to these comments.

Some comments expressed a specific concern about fees incurred for depositions that are canceled by the injured worker's attorney, where a stenographer has been retained and must still be paid, and recommended a cost-recovery mechanism when a cancellation or delay is caused by the injured worker's counsel. Proposed subdivision (e) of section 300.10 of Title 12 NYCRR states that the payer shall bear all costs related to taking the deposition "[u]nless otherwise directed by the board". Thus, the Board retains the discretion to shift the costs related to taking the deposition to the party who causes the delay or cancellation, when the circumstances warrant. Therefore, no change has been made in response to these comments.

Some comments recommended not increasing deposition fees and not increasing the fee for payments made after 45 days. One comment expressed a specific concern about how a fee dispute would be handled, and whether the increase and any interest would be held in abeyance during the pendency of the dispute. At present, the payment of deposition fees

to providers results in very few controversies and it is anticipated that these proposed amendments will result in even fewer disputes. If a legitimate controversy concerning the payment of a deposition fee does occur, it will be resolved pursuant to the adjudication process, at a hearing before a WCLJ if necessary, and interest will not accrue until the dispute is resolved. Again, such disputes should be rare, and the Board will assess all relevant penalties against any payer who raises a frivolous dispute.

Some comments recommended including language that direct examination is waived unless authorized or directed by the Workers' Compensation Law Judge, or that direct examination is denied in all depositions. The Board notes that under precedent of *Matter of Ferguson v Fruehauf Corp.*, 156 AD2d 880 (1989), there is no right to cross-examine one's own witness. Direct examination is not addressed in these regulations, and the Board does not intend to include direct examination in these changes so has made no change in response to these comments.

Some comments recommended changing the provision for higher fees after one hour of deposition to higher fees after 30 minutes of deposition, and reported that the majority of depositions last less than 30 minutes. One comment recommended that prior Board approval be required for a deposition to last more than one hour in order to avoid inflated fees from extended depositions. The Board assessed fees in relation to general increases in healthcare costs and other states' deposition fees, and has found that the proposed fees are appropriate. No change has been made in response to these comments.

One comment noted that physician assistants are not mentioned in the changes to 301.3. The Board has added physician assistants to this change to clarify that they can receive a fee under this section if they are deposed.

One comment recommended that, instead of this change, some type of change be implemented to address medical opinions themselves and perhaps allow some discretion for reasonable inferences from the medical record. Because the presumptions under WCL § 21 are statutory and cannot be changed by regulation, no change has been made in response to this comment.

The Board also received several comments supporting the change, noting that the changes will streamline the deposition process; cut down on correspondence; ensure that healthcare providers are paid for their testimony in a timely manner and without a need for additional action by providers; no violation of due process rights as a party with a legitimate reason for requesting cross-examination should have no difficulty providing that basis for the record, and an unreasonable denial can be appealed; and put into regulation the current practice of having the employer or carrier bear responsibility for bearing the costs related to taking the deposition.

Changes made:

- Subdivision (c) of section 300.10 of Title 12 NYCRR has changed the text reading "The referee shall provide the basis of any denial of an adjournment" to "The employer, carrier, or special fund must provide an offer of proof that shows the reason for cross-examination. If the request is denied, the referee shall address such offer and provide the basis of any denial of an adjournment."

- Adding physician assistants to the regulation to clarify that they may receive a fee when they are deposed.

**HEARINGS SCHEDULED
FOR PROPOSED RULE MAKINGS**

Agency I.D. No.	Subject Matter	Location—Date—Time
State, Department of DOS-20-26-00002-EP	Minimum Standards for Administration and Enforcement of the Uniform Code	Department of State, 99 Washington Ave., Rm. 505, Albany, NY—July 22, 2026, 10:00 a.m.

ACTION PENDING INDEX

The action pending index is a list of all proposed rules which are currently being considered for adoption. A proposed rule is added to the index when the notice of proposed rule making is first published in the *Register*. A proposed rule is removed from the index when any of the following occur: (1) the proposal is adopted as a permanent rule; (2) the proposal is rejected and withdrawn from consideration; or (3) the proposal's notice expires.

Most notices expire in approximately 12 months if the agency does not adopt or reject the proposal within that time. The expiration date is printed in the second column of the action pending index. Some notices, however, never expire. Those notices are identified by the word "exempt" in the second column. Actions pending for one year or more are preceded by an asterisk(*).

For additional information concerning any of the proposals

listed in the action pending index, use the identification number to locate the text of the original notice of proposed rule making. The identification number contains a code which identifies the agency, the issue of the *Register* in which the notice was printed, the year in which the notice was printed and the notice's serial number. The following diagram shows how to read identification number codes.

Agency code	Issue number	Year published	Serial number	Action Code
AAM	01	12	0001	P

Action codes: P — proposed rule making; EP — emergency and proposed rule making (expiration date refers to proposed rule); RP — revised rule making

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
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AGRICULTURE AND MARKETS, DEPARTMENT OF

AAM-16-26-00004-P	04/22/27	Control of the European Cherry Fruit Fly	To expand the quarantine area for the European Cherry Fruit Fly to include Livingston County in its entirety
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ALCOHOLISM AND SUBSTANCE ABUSE SERVICES, OFFICE OF

ASA-42-25-00002-P	10/22/26	State level certification of Certified Community Behavioral Health Centers (CCBHCs) in New York by OMH and OASAS	To provide for oversight of CCBHCs by the Offices (OMH and OASAS)
ASA-45-25-00001-P	11/12/26	General service standards for substance use disorder outpatient programs	To clarify certain services in the regulation and bring children and family treatment and support services into Part 822

CANNABIS MANAGEMENT, OFFICE OF

OCM-12-26-00002-P	03/25/27	Amendments to medical cannabis regulations	Amends medical cannabis regulations to conform to enacted legislation
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CHILDREN AND FAMILY SERVICES, OFFICE OF

CFS-46-25-00014-P	11/19/26	Diligence of efforts requirements and permanency planning for youth in foster care	To provide greater clarity and specificity for permanency planning requirements for youth in foster care
CFS-19-26-00001-P	05/13/27	Infant walkers	To codify the requirement that licensed/registered child care programs are prohibited having infant walkers on the premises
CFS-19-26-00002-P	05/13/27	Kinship foster boarding home standards	To establish separate, more flexible standards for approval of kinship foster homes

CIVIL SERVICE, DEPARTMENT OF

CVS-06-26-00001-P	02/11/27	Jurisdictional Classification	To delete positions from and to add a position in the non-competitive class
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Action Pending Index

NYS Register/June 3, 2026

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
CIVIL SERVICE, DEPARTMENT OF			
CVS-06-26-00002-P	02/11/27	Jurisdictional Classification	To classify positions in the non-competitive class
CVS-06-26-00003-P	02/11/27	Jurisdictional Classification	To classify positions in the non-competitive class
CVS-06-26-00004-P	02/11/27	Jurisdictional Classification	To classify positions in the exempt class
CVS-06-26-00005-P	02/11/27	Jurisdictional Classification	To delete positions from and classify positions in the non-competitive class
CVS-06-26-00006-P	02/11/27	Jurisdictional Classification	To classify positions in the exempt class and to classify a position in the non-competitive class
CVS-06-26-00007-P	02/11/27	Family sick leave	To increase amount of annual family sick leave from twenty-five (25) to thirty (30) days for eligible M/C employees
CVS-09-26-00005-P	03/04/27	Jurisdictional Classification	To delete a position from and to classify a position in the non-competitive class
CVS-09-26-00006-P	03/04/27	Jurisdictional Classification	To delete positions from and classify positions in the non-competitive class
CVS-09-26-00007-P	03/04/27	Jurisdictional Classification	To classify a position in the non-competitive class
CVS-09-26-00008-P	03/04/27	Jurisdictional Classification	To classify a position in the non-competitive class
CVS-09-26-00009-P	03/04/27	Jurisdictional Classification	To classify the positions in the exempt class
CVS-09-26-00010-P	03/04/27	Jurisdictional Classification	To classify a position in the non-competitive class
CVS-09-26-00011-P	03/04/27	Jurisdictional Classification	To classify a position in the exempt class
CVS-09-26-00012-P	03/04/27	Jurisdictional Classification	To classify a position in the non-competitive class
CVS-09-26-00013-P	03/04/27	Jurisdictional Classification	To delete positions from and classify positions in the non-competitive class
CVS-09-26-00014-P	03/04/27	Jurisdictional Classification	To classify a position in the non-competitive class
CVS-12-26-00001-P	03/25/27	Jurisdictional Classification	To delete positions from the non-competitive class
CVS-14-26-00001-P	04/08/27	Jurisdictional Classification	To classify positions in the non-competitive class
CVS-14-26-00002-P	04/08/27	Jurisdictional Classification	To classify a position in the exempt class
CVS-14-26-00003-P	04/08/27	Jurisdictional Classification	To delete positions from and to classify positions in the non-competitive class
CVS-14-26-00004-P	04/08/27	Jurisdictional Classification	To classify a position in the exempt class

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
CIVIL SERVICE, DEPARTMENT OF			
CVS-14-26-00005-P	04/08/27	Jurisdictional Classification	To classify a position in the exempt class
CVS-14-26-00006-P	04/08/27	Jurisdictional Classification	To classify a position in the non-competitive class
CVS-14-26-00007-P	04/08/27	Jurisdictional Classification	To classify positions in the exempt class
CVS-14-26-00008-P	04/08/27	Jurisdictional Classification	To classify positions in the non-competitive class
CVS-14-26-00009-P	04/08/27	Jurisdictional Classification	To classify positions in the exempt class
CVS-14-26-00010-P	04/08/27	Jurisdictional Classification	To classify a position in the exempt class
CVS-14-26-00011-P	04/08/27	Jurisdictional Classification	To classify a position in the exempt class
CVS-14-26-00012-P	04/08/27	Jurisdictional Classification	To classify positions in the non-competitive class
CVS-14-26-00013-P	04/08/27	Jurisdictional Classification	To classify a position in the exempt class
CVS-14-26-00014-P	04/08/27	Jurisdictional Classification	To classify positions in the non-competitive class
CVS-14-26-00015-P	04/08/27	Jurisdictional Classification	To classify positions in the non-competitive class
CVS-14-26-00016-P	04/08/27	Jurisdictional Classification	To classify positions in the non-competitive class
CVS-14-26-00017-P	04/08/27	Supplemental military leave benefits	To extend the availability of supplemental military leave benefits for certain New York State employees until December 31, 2026
CVS-14-26-00018-P	04/08/27	Jurisdictional Classification	To classify positions in the non-competitive class
CVS-19-26-00003-P	05/13/27	Jurisdictional Classification	To classify a position in the exempt class
CVS-19-26-00004-P	05/13/27	Jurisdictional Classification	To classify positions in the exempt class
CVS-19-26-00005-P	05/13/27	Jurisdictional Classification	To classify positions in the exempt class and to classify positions in the non-competitive class
CVS-19-26-00006-P	05/13/27	Jurisdictional Classification	To delete positions from the exempt class
CVS-19-26-00007-P	05/13/27	Jurisdictional Classification	To classify a position in the non-competitive class
CVS-19-26-00008-P	05/13/27	Jurisdictional Classification	To delete a position from and to classify positions in the non-competitive class
CVS-19-26-00009-P	05/13/27	Jurisdictional Classification	To delete positions from and to classify positions in the non-competitive class
CVS-19-26-00010-P	05/13/27	Jurisdictional Classification	To classify a position in the exempt class and to classify positions in the non-competitive class

Action Pending Index**NYS Register/June 3, 2026**

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
CIVIL SERVICE, DEPARTMENT OF			
CVS-19-26-00011-P	05/13/27	Jurisdictional Classification	To classify a position in the exempt class and to classify positions in the non-competitive class
CVS-19-26-00012-P	05/13/27	Jurisdictional Classification	To classify a position in the exempt class
CVS-19-26-00013-P	05/13/27	Jurisdictional Classification	To classify a position in the non-competitive class
CVS-19-26-00014-P	05/13/27	Jurisdictional Classification	To classify a position in the non-competitive class
CVS-19-26-00015-P	05/13/27	Jurisdictional Classification	To classify a position in the non-competitive class
CVS-22-26-00003-P	06/03/27	Jurisdictional Classification	To delete positions from and to classify positions in the non-competitive class
CVS-22-26-00004-P	06/03/27	Jurisdictional Classification	To delete positions from and to classify positions in the non-competitive class
CVS-22-26-00005-P	06/03/27	Jurisdictional Classification	To delete positions from and to classify positions in the non-competitive class
CVS-22-26-00006-P	06/03/27	Jurisdictional Classification	To classify positions in the non-competitive class
CVS-22-26-00007-P	06/03/27	Jurisdictional Classification	To classify a position in the exempt class.
CVS-22-26-00008-P	06/03/27	Jurisdictional Classification	To classify positions in the non-competitive class
CVS-22-26-00009-P	06/03/27	Jurisdictional Classification	To classify a position in the exempt class and to classify a position in the non-competitive class
CVS-22-26-00010-P	06/03/27	Jurisdictional Classification	To classify positions in the non-competitive class
CVS-22-26-00011-P	06/03/27	Jurisdictional Classification	To delete positions from and to classify positions in the exempt class.
CVS-22-26-00012-P	06/03/27	Jurisdictional Classification	To delete positions from the non-competitive class
CVS-22-26-00013-P	06/03/27	Jurisdictional Classification	To classify positions in the exempt and non-competitive classes
CVS-22-26-00014-P	06/03/27	Jurisdictional Classification	To classify a position in the non-competitive class
CORRECTION, STATE COMMISSION OF			
CMC-15-26-00001-P	04/15/27	Supervision of female detainees	To allow the supervision of female detainees by male officers in police lockups, provided certain safeguards are established
CMC-15-26-00002-P	04/15/27	Possession of medication by incarcerated individuals	To provide jail healthcare providers the ability to supply incarcerated individuals with a supply of low-risk medication

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
CORRECTIONS AND COMMUNITY SUPERVISION, DEPARTMENT OF			
CCS-32-25-00001-P	08/13/26	Parole Board decision making for minor offenders	To clarify what the Board must consider when conducting an interview and rendering a decision
CCS-01-26-00002-RP	01/07/27	Incarcerated individual telephone calls	Eliminate references to collect calls to align with the current incarcerated individual telephone call program
CCS-13-26-00001-P	04/01/27	Contraband drug testing	To further clarify the process and procedure for the testing of suspected contraband drugs
CCS-14-26-00019-P	04/08/27	Packages and articles sent to institutions	Repeal section pertaining the Watertown Correctional Facility which was closed in 2021
CRIMINAL JUSTICE SERVICES, DIVISION OF			
CJS-35-25-00003-P	09/03/26	Hate crime demographic data collection	To provide for the use and collection of hate crime demographic data of victims of hate crimes and the persons arrested therefor
CJS-04-26-00004-P	01/28/27	Staff development (probation)	The proposed amendments make necessary updates to modernize the regulations involving staff development
ECONOMIC DEVELOPMENT, DEPARTMENT OF			
EDV-06-26-00010-P	02/11/27	Semiconductor Manufacturing Workforce Training Incentive Program	Allow Dept. to implement the Semiconductor Manufacturing Workforce Training Incentive Program
EDV-14-26-00020-P	04/08/27	Empire State Independent Film Production Tax Credit Program	To create the administrative process of this tax credit program
EDV-14-26-00021-P	04/08/27	Empire State Film Production Tax Credit Program	To update the administrative process of this tax credit program
EDV-17-26-00001-P	04/29/27	New York State Minority and Women-owned Business Enterprise (MWBE) Program	Amendments to the implementation of the MWBE Program
EDUCATION DEPARTMENT			
EDU-30-25-00003-P	07/30/26	Regents Advisory Council on Museums term lengths	To reduce the length of terms to three years and establish a limit of two consecutive terms
EDU-38-25-00013-RP	09/24/26	Special education impartial hearing officers (IHOs)	To amend the definition of an IHO and to clarify the IHO complaint process
EDU-42-25-00013-EP	10/22/26	Transferring of Prescriptions by Pharmacists	Require pharmacists and pharmacies to transfer a patient's entire prescription, including all authorized refills, upon request
EDU-42-25-00013-ERP	10/22/26	Transferring of Prescriptions by Pharmacists	Require pharmacists and pharmacies to transfer a patient's entire prescription, including all authorized refills, upon request
EDU-42-25-00014-P	10/22/26	Special education due process hearings	Clarifying the due process rights of parents of students who parentally-place their children in nonpublic schools

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
EDUCATION DEPARTMENT			
EDU-08-26-00006-P	02/25/27	Epinephrine Devices	Removal of the phrase “epinephrine auto-injector” and replacement with “epinephrine device” pursuant to Chapter 502 of 2025.
EDU-12-26-00014-P	03/25/27	The regulation of complaints, hearing requests, and hearing requirements in disciplinary proceedings in the professions	To resolve the obsolete address issue by permitting offices to update forms without amending the regulation each time
EDU-17-26-00006-P	04/29/27	Licensure requirements for certified public accountants in New York State	To implement chapter 530 of the Laws of 2025 and make other technical amendments
EDU-17-26-00007-P	04/29/27	Administration of the grade 5 science assessment	To reflect that the administration of the Elementary-level science test has moved from grade 4 to grade 5
EDU-17-26-00008-P	04/29/27	The Athletic Placement Process (APP) and use of the Tanner Sexual Maturity Scale	To update the APP to ensure that health examinations and physical fitness requirements are relevant and appropriate
EDU-22-26-00015-P	06/03/27	State Financial Aid Eligibility	To align the Commissioner’s regulations with Chapter 606.
EDU-22-26-00016-P	06/03/27	Experience requirements for speech-language pathology	To align NY’s experience requirements for speech-language pathology with national standards
EDU-22-26-00017-EP	06/03/27	State Professional Standards and Practices Board for Teaching	Ensure that PSPB membership is consistent with regulatory requirements, revises full-time experience requirement for members.
EDU-22-26-00018-EP	06/03/27	Shared pharmacy services.	To conform the Commissioner’s regulations with Chapter 491 of the Laws of 2024.
ELECTIONS, STATE BOARD OF			
SBE-10-26-00002-EP	03/11/27	Providing conflict of interest regulations for local board of elections employees	To ensure the bipartisan, standardized, transparent, application of conflicts of interest rules at boards of elections
ENVIRONMENTAL CONSERVATION, DEPARTMENT OF			
ENV-24-25-00005-P	06/18/26	Amendments to New York State fisher and pine marten trapping seasons and methods for allowable take.	To modify fisher trapping seasons in upstate New York
ENV-49-25-00015-P	02/09/27	Amendments to CO2 budget trading program in NY.	Regulation of CO2 emissions from power plants in NY.
ENV-03-26-00004-P	03/24/27	Atlantic Striped Bass commercial management.	To allow transfer of fish tags in the commercial Atlantic Striped Bass fishery.
ENV-06-26-00009-P	02/11/27	Coolwater Sportfishing Regulations	Coolwater sportfishing regulations must be amended to eliminate regulations no longer needed and protect vulnerable populations
ENV-11-26-00004-P	03/18/27	deer hunting seasons, deer hunting tags, and archery equipment	to increase antlerless deer harvest and improve the Department’s ability to manage abundant deer populations

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
ENVIRONMENTAL CONSERVATION, DEPARTMENT OF			
ENV-12-26-00004-P	05/28/27	Amend the existing regulations to include changes needed based on recent statutory revisions.	To require larger generators of food waste to donate edible food and recycle food waste if facilities exist to manage.
ENV-16-26-00005-EP	04/22/27	Bluefish Recreational Fishing	To increase the recreational possession limits of Bluefish
ENV-21-26-00002-EP	05/27/27	Black Sea Bass Recreational Fishing	To decrease the minimum size limit and implement an earlier season start date for recreational Black Sea Bass.
FINANCIAL SERVICES, DEPARTMENT OF			
*DFS-17-16-00003-P	exempt	Plan of Conversion by Commercial Travelers Mutual Insurance Company	To convert a mutual accident and health insurance company to a stock accident and health insurance company
*DFS-25-18-00006-P	exempt	Plan of Conversion by Medical Liability Mutual Insurance Company	To convert a mutual property and casualty insurance company to a stock property and casualty insurance company
DFS-14-26-00022-P	04/08/27	Agent Training Allowance Subsidies for Certain Life Insurance and Annuity Business	To liberalize agent eligibility requirements and adjust for inflation.
DFS-14-26-00023-P	04/08/27	Regulations Implementing the Comprehensive Motor Vehicle Insurance Reparation Act—Claims for Personal Injury Protection Benefits	Updates the prescribed No-Fault Denial of Claim NF-10 Form.
DFS-21-26-00009-P	05/27/27	Principle-Based Reserving	To adopt the 2026 Valuation Manual.
GAMING COMMISSION, NEW YORK STATE			
*SGC-20-25-00001-P	05/21/26	Voluntary self-exclusion duties of operators.	To enhance the State’s voluntary self-exclusion program.
SGC-22-26-00020-P	06/03/27	Lotto lottery game.	To correct the published odds in the Lotto game rules.
HEALTH, DEPARTMENT OF			
*HLT-14-94-00006-P	exempt	Payment methodology for HIV/AIDS outpatient services	To expand the current payment to incorporate pricing for services
HLT-29-25-00001-P	07/23/26	Special Needs Assisted Living Residence (SNALR) Voucher Program	To establish the guidelines surrounding the SNALR Voucher Program for Persons with Dementia.
HLT-40-25-00001-P	10/08/26	Ionizing Radiation	Compatibility with federal standards and modernization to reflect current technology.
HLT-46-25-00015-P	11/19/26	Children’s Camps	To protect the health and safety of children who attend children’s overnight, summer day and traveling summer day camps.
HLT-51-25-00002-P	12/24/26	Licensure and Practice of Nursing Home Administration	Changes to a definition and standards of approval for the Licensure and Practice of Nursing Home Administration.

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
HEALTH, DEPARTMENT OF			
HLT-51-25-00008-P	12/24/26	Certificates of Qualification for Clinical Laboratory Directors	To create two pathways for certificate of qualification in order to comply with federal rules for clinical laboratory directors.
HLT-51-25-00009-P	12/24/26	Clinical Laboratories	To provide clarification to requirements & standards & address the Department's need to update outdated provisions.
HLT-04-26-00005-P	01/28/27	Personal Care Services (PCS) and Consumer Directed Personal Care Services (CDPCS)	Allows Licensed Practical Nurses in addition to Registered Nurses to perform initial assessments for PCS & CDPCS in NYS Medicaid
HLT-07-26-00004-P	02/18/27	Chemical Analyses of Blood, Urine, Breath or Saliva for Alcoholic Content	To update, clarify, and simplify certain requirements.
HLT-09-26-00001-P	03/04/27	Standards for Tissue Banks and Nontransplant Anatomic Banks, and conforming changes.	Update to reflect current standards, practices & federal requirements; include additional protections for donors and recipients.
HLT-11-26-00001-P	03/18/27	Radiology Services	To define portable radiology as a type of mobile radiology.
HLT-22-26-00001-P	06/03/27	Medical Aid in Dying (MAID) Physician Reporting Requirements	To establish reporting requirements for physicians who use MAID so that the Department can determine utilization & compliance.
HOMELAND SECURITY AND EMERGENCY SERVICES, DIVISION OF			
HES-22-26-00002-P	06/03/27	Modifying reporting year and deadlines for reports under the Volunteer Firefighter Enhanced Cancer Disability Benefits Program	To encourage compliance, consistency, enhanced accuracy of reports from fire districts, departments, and/or companies
HOUSING AND COMMUNITY RENEWAL, DIVISION OF			
HCR-41-25-00024-P	12/17/26	Update state regulations for the New York State Rural Rental Assistance Program ("RRAP").	To update the Rural Rent Assistance Program regulations to conform with long-standing practice.
JOINT COMMISSION ON PUBLIC ETHICS, NEW YORK STATE			
JPE-20-26-00001-P	05/20/27	Outside activity restrictions and approval procedures	To provide clarity by adding definitions of key terms and eliminating ambiguity.
LAW, DEPARTMENT OF			
LAW-39-25-00001-P	10/01/26	Stop Addictive Feeds Exploitation (SAFE) for Kids Act	To implement Article 45 of the General Business Law, the Stop Addictive Feeds Exploitation (SAFE) for Kids Act
LAW-04-26-00014-P	01/28/27	Price gouging	Define abnormal disruptions of the market arising from stress of weather and convulsions of nature
LAW-19-26-00018-P	05/13/27	Implementation of part N of chap. 36 of the Laws of 2019 and chap. 696 of the Laws of 2022; 352-e(6) and 352-eeee(7) of General Business Law	To update regulations in accordance with part N of chapter 36 of the Laws of 2019 and chapter 696 of the Laws of 2022

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
LONG ISLAND POWER AUTHORITY			
*LPA-08-01-00003-P exempt	Pole attachments and related matters	To approve revisions to the authority's tariff
*LPA-41-02-00005-P exempt	Tariff for electric service	To revise the tariff for electric service
*LPA-04-06-00007-P exempt	Tariff for electric service	To adopt provisions of a ratepayer protection plan
*LPA-03-10-00004-P exempt	Residential late payment charges	To extend the application of late payment charges to residential customers
*LPA-15-18-00013-P exempt	Outdoor area lighting	To add an option and pricing for efficient LED lamps to the Authority's outdoor area lighting
*LPA-37-18-00013-P exempt	The net energy metering provisions of the Authority's Tariff for Electric Service	To implement PSC guidance increasing eligibility for value stack compensation to larger projects
*LPA-37-18-00017-P exempt	The treatment of electric vehicle charging in the Authority's Tariff for Electric Service	To effectuate the outcome of the Public Service Commission's proceeding on electric vehicle supply equipment
*LPA-37-18-00018-P exempt	The treatment of energy storage in the Authority's Tariff for Electric Service	To effectuate the outcome of the Public Service Commission's proceeding on the NY Energy Storage Roadmap
*LPA-09-20-00010-P exempt	To update and implement latest requirements for ESCOs proposing to do business within the Authority's service territory	To strengthen customer protections and be consistent with Public Service Commission orders on retail energy markets
*LPA-28-20-00033-EP exempt	LIPA's late payment charges, reconnection charges, and low-income customer discount enrollment	To allow waiver of late payment and reconnection charges and extend the grace period for re-enrolling in customer bill discounts
*LPA-37-20-00013-EP exempt	The terms of deferred payment agreements available to LIPA's commercial customers	To expand eligibility for and ease the terms of deferred payment agreements for LIPA's commercial customers
*LPA-12-21-00011-P exempt	LIPA's Long Island Choice (retail choice) tariff	To simplify and improve Long Island Choice based on stakeholder collaborative input
*LPA-17-22-00012-P exempt	COVID-19 arrears forgiveness and low-income customer discount eligibility	To implement an arrears forgiveness program and expand low-income customer discount eligibility
*LPA-17-22-00014-P exempt	LIPA's delivery service adjustment cost recovery rider	To ensure recovery of T&D property tax expenses consistent with the LIPA Reform Act, at the lowest cost to LIPA customers
*LPA-39-23-00025-P exempt	The Small Generator Interconnection Procedures in the Authority's Tariff	To update the small generator interconnection procedures consistent with Public Service Commission guidance
*LPA-46-23-00011-P exempt	12-month Bill Protection Guarantee	To broaden applicability of Bill Protection Guarantee to all customers that enroll in Rate Code 194 or 195 by last migration
*LPA-39-24-00010-P exempt	Standby and Buyback Service Rates	LIPA Staff propose to modify the Tariff to better integrate DERs to the grid with updated and improved Standby and Buyback rates

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Agency I.D. No.	Expires	Subject Matter	Purpose of Action
LONG ISLAND POWER AUTHORITY			
*LPA-45-24-00007-P exempt	Retail Energy Storage Procurement and Residential Energy Storage Programs	To clarify how costs associated with Retail Energy Storage Procurement and Residential Energy Storage Programs are recovered
LPA-13-26-00006-P exempt	Formula Rate and Implementing Protocols for Transmission Network Upgrades constructed/ owned by LIPA as a PPTN Designated Entity.	To adopt a formula rate and implementing protocols that will calculate an annual revenue requirement for PPTN network upgrades.
LPA-13-26-00007-P exempt	Uniform Business Practices	To modify the UBP to align with recent changes to the PSC UBP.
LPA-13-26-00008-P exempt	Small Generator Interconnection Procedures	LIPA Staff propose to modify the SGIP to implement certain NYS PSC Statewide Standardized Interconnection Requirements.
LPA-13-26-00009-P exempt	Electric Vehicle Phase-In Rates ("EVPIR") for behind-the-meter storage that is not paired with a distributed generator.	To allow customers with behind-the-meter storage that is not paired with a distributed generator to participate in its EVPIR.
MENTAL HEALTH, OFFICE OF			
OMH-13-26-00002-P 04/01/27	Mental Health Outpatient Treatment and Rehabilitative Services (MHOTRS).	Provides increased flexibilities for MHOTRS and provides regulatory clarification.
MOTOR VEHICLES, DEPARTMENT OF			
MTV-09-26-00003-P 03/04/27	Drivers' Licenses - classifications, endorsements and restrictions	Adds a new "J" license endorsement for escort vehicle operation.
MTV-18-26-00002-P 05/06/27	Alcohol & Drug Rehabilitation Programs	Fee increase for participation in the IDP
NIAGARA FALLS WATER BOARD			
*NFW-04-13-00004-EP exempt	Adoption of Rates, Fees and Charges	To pay for the increased costs necessary to operate, maintain and manage the system, and to achieve covenants with bondholders
*NFW-13-14-00006-EP exempt	Adoption of Rates, Fees and Charges	To pay for increased costs necessary to operate, maintain and manage the system and to achieve covenants with the bondholders
*NFW-52-22-00004-EP exempt	Adoption of Rates, Fees, and Charges	To pay for increased costs necessary to operate, maintain, and manage the system, and to meet covenants with the bondholders
NFW-50-25-00003-EP 12/17/26	Adoption of Rates, Fees, and Charges	To pay for increased costs necessary to operate, maintain, and manage the system, and to meet covenants with the bondholders.
OGDENSBURG BRIDGE AND PORT AUTHORITY			
*OBA-33-18-00019-P exempt	Increase in Bridge Toll Structure	To increase bridge toll revenue in order to become financially self-supporting. Our bridge operations are resulting in deficit
*OBA-07-19-00019-P exempt	Increase in Bridge Toll Structure	To increase bridge toll revenue in order to become financially self-supporting. Our bridge operations are resulting in deficit

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PEOPLE WITH DEVELOPMENTAL DISABILITIES, OFFICE FOR			
PDD-50-25-00004-EP	12/17/26	Clarifying what facilities OPWDD can designate an Intermediate Care Facility for Individuals with Intellectual Disabilities.	To allow specialty hospitals to be certified as an intermediate care facility for individuals with intellectual disabilities.
PDD-52-25-00001-P	12/31/26	Article 16 Clinic Services Eligibility	Clarify eligibility requirements for services at Article 16 clinics.
POWER AUTHORITY OF THE STATE OF NEW YORK			
*PAS-01-10-00010-P	exempt	Rates for the sale of power and energy	Update ECSB Programs customers' service tariffs to streamline them/include additional required information
PUBLIC SERVICE COMMISSION			
*PSC-09-99-00012-P	exempt	Transfer of books and records by Citizens Utilities Company	To relocate Ogden Telephone Company's books and records out-of-state
*PSC-15-99-00011-P	exempt	Electronic tariff by Woodcliff Park Corp.	To replace the company's current tariff with an electronic tariff
*PSC-12-00-00001-P	exempt	Winter bundled sales service election date by Central Hudson Gas & Electric Corporation	To revise the date
*PSC-44-01-00005-P	exempt	Annual reconciliation of gas costs by Corning Natural Gas Corporation	To authorize the company to include certain gas costs
*PSC-07-02-00032-P	exempt	Uniform business practices	To consider modification
*PSC-36-03-00010-P	exempt	Performance assurance plan by Verizon New York	To consider changes
*PSC-40-03-00015-P	exempt	Receipt of payment of bills by St. Lawrence Gas Company	To revise the process
*PSC-41-03-00010-P	exempt	Annual reconciliation of gas expenses and gas cost recoveries	To consider filings of various LDCs and municipalities
*PSC-41-03-00011-P	exempt	Annual reconciliation of gas expenses and gas cost recoveries	To consider filings of various LDCs and municipalities
*PSC-44-03-00009-P	exempt	Retail access data between jurisdictional utilities	To accommodate changes in retail access market structure or commission mandates
*PSC-02-04-00008-P	exempt	Delivery rates for Con Edison's customers in New York City and Westchester County by the City of New York	To rehear the Nov. 25, 2003 order
*PSC-06-04-00009-P	exempt	Transfer of ownership interest by SCS Energy LLC and AE Investors LLC	To transfer interest in Steinway Creek Electric Generating Company LLC to AE Investors LLC
*PSC-10-04-00005-P	exempt	Temporary protective order	To consider adopting a protective order
*PSC-10-04-00008-P	exempt	Interconnection agreement between Verizon New York Inc. and VIC-RMTS-DC, L.L.C. d/b/a Verizon Avenue	To amend the agreement
*PSC-14-04-00008-P	exempt	Submetering of natural gas service to industrial and commercial customers by Hamburg Fairgrounds	To submeter gas service to commercial customers located at the Buffalo Speedway

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-15-04-00022-P exempt	Submetering of electricity by Glenn Gardens Associates, L.P.	To permit submetering at 175 W. 87th St., New York, NY
*PSC-21-04-00013-P exempt	Verizon performance assurance plan by Metropolitan Telecommunications	To clarify the appropriate performance level
*PSC-22-04-00010-P exempt	Approval of new types of electricity meters by Powell Power Electric Company	To permit the use of the PE-1250 electronic meter
*PSC-22-04-00013-P exempt	Major gas rate increase by Consolidated Edison Company of New York, Inc.	To increase annual gas revenues
*PSC-22-04-00016-P exempt	Master metering of water by South Liberty Corporation	To waive the requirement for installation of separate water meters
*PSC-25-04-00012-P exempt	Interconnection agreement between Frontier Communications of Ausable Valley, Inc., et al. and Sprint Communications Company, L.P.	To amend the agreement
*PSC-27-04-00008-P exempt	Interconnection agreement between Verizon New York Inc. and various Verizon wireless affiliates	To amend the agreement
*PSC-27-04-00009-P exempt	Interconnection agreement between Verizon New York Inc. and various Verizon wireless affiliates	To amend the agreement
*PSC-28-04-00006-P exempt	Approval of loans by Dunkirk & Fredonia Telephone Company and Cassadaga Telephone Corporation	To authorize participation in the parent corporation's line of credit
*PSC-31-04-00023-P exempt	Distributed generation service by Consolidated Edison Company of New York, Inc.	To provide an application form
*PSC-34-04-00031-P exempt	Flat rate residential service by Emerald Green Lake Louise Marie Water Company, Inc.	To set appropriate level of permanent rates
*PSC-35-04-00017-P exempt	Application form for distributed generation by Orange and Rockland Utilities, Inc.	To establish a new supplementary application form for customers
*PSC-43-04-00016-P exempt	Accounts recievable by Rochester Gas and Electric Corporation	To include in its tariff provisions for the purchase of ESCO accounts recievable
*PSC-46-04-00012-P exempt	Service application form by Consolidated Edison Company of New York, Inc.	To revise the form and make housekeeping changes
*PSC-46-04-00013-P exempt	Rules and guidelines governing installation of metering equipment	To establish uniform statewide business practices
*PSC-02-05-00006-P exempt	Violation of the July 22, 2004 order by Dutchess Estates Water Company, Inc.	To consider imposing remedial actions against the company and its owners, officers and directors
*PSC-09-05-00009-P exempt	Submetering of natural gas service by Hamlet on Olde Oyster Bay	To consider submetering of natural gas to a commercial customer
*PSC-14-05-00006-P exempt	Request for deferred accounting authorization by Freeport Electric Inc.	To defer expenses beyond the end of the fiscal year

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-18-05-00009-P exempt	Marketer Assignment Program by Consolidated Edison Company of New York, Inc.	To implement the program
*PSC-20-05-00028-P exempt	Delivery point aggregation fee by Allied Frozen Storage, Inc.	To review the calculation of the fee
*PSC-25-05-00011-P exempt	Metering, balancing and cashout provisions by Central Hudson Gas & Electric Corporation	To establish provisions for gas customers taking service under Service Classification Nos. 8, 9 and 11
*PSC-27-05-00018-P exempt	Annual reconciliation of gas costs by New York State Electric & Gas Corporation	To consider the manner in which the gas cost incentive mechanism has been applied
*PSC-41-05-00013-P exempt	Annual reconciliation of gas expenses and gas cost recoveries by local distribution companies and municipalities	To consider the filings
*PSC-45-05-00011-P exempt	Treatment of lost and unaccounted gas costs by Corning Natural Gas Corporation	To defer certain costs
*PSC-46-05-00015-P exempt	Sale of real and personal property by the Brooklyn Union Gas Company d/b/a KeySpan Energy Delivery New York and Steel Arrow, LLC	To consider the sale
*PSC-47-05-00009-P exempt	Transferral of gas supplies by Corning Natural Gas Corporation	To approve the transfer
*PSC-50-05-00008-P exempt	Long-term debt by Saratoga Glen Hollow Water Supply Corp.	To obtain long-term debt
*PSC-04-06-00024-P exempt	Transfer of ownership interests by Mirant NY-Gen LLC and Orange and Rockland Utilities, Inc.	To approve of the transfer
*PSC-06-06-00015-P exempt	Gas curtailment policies and procedures	To examine the manner and extent to which gas curtailment policies and procedures should be modified and/or established
*PSC-07-06-00009-P exempt	Modification of the current Environmental Disclosure Program	To include an attributes accounting system
*PSC-22-06-00019-P exempt	Hourly pricing by National Grid	To assess the impacts
*PSC-22-06-00020-P exempt	Hourly pricing by New York State Electric & Gas Corporation	To assess the impacts
*PSC-22-06-00021-P exempt	Hourly pricing by Rochester Gas & Electric Corporation	To assess the impacts
*PSC-22-06-00022-P exempt	Hourly pricing by Consolidated Edison Company of New York, Inc.	To assess the impacts
*PSC-22-06-00023-P exempt	Hourly pricing by Orange and Rockland Utilities, Inc.	To assess the impacts
*PSC-24-06-00005-EP exempt	Supplemental home energy assistance benefits	To extend the deadline to Central Hudson's low-income customers

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-25-06-00017-P exempt	Purchased power adjustment by Massena Electric Department	To revise the method of calculating the purchased power adjustment and update the factor of adjustment
*PSC-34-06-00009-P exempt	Inter-carrier telephone service quality standards and metrics by the Carrier Working Group	To incorporate appropriate modifications
*PSC-37-06-00015-P exempt	Procedures for estimation of customer bills by Rochester Gas and Electric Corporation	To consider estimation procedures
*PSC-37-06-00017-P exempt	Procedures for estimation of customer bills by Rochester Gas and Electric Corporation	To consider estimation procedures
*PSC-43-06-00014-P exempt	Electric delivery services by Strategic Power Management, Inc.	To determine the proper mechanism for the rate-recovery of costs
*PSC-04-07-00012-P exempt	Petition for rehearing by Orange and Rockland Utilities, Inc.	To clarify the order
*PSC-06-07-00015-P exempt	Meter reading and billing practices by Central Hudson Gas & Electric Corporation	To continue current meter reading and billing practices for electric service
*PSC-06-07-00020-P exempt	Meter reading and billing practices by Central Hudson Gas & Electric Corporation	To continue current meter reading and billing practices for gas service
*PSC-11-07-00010-P exempt	Investigation of the electric power outages by the Consolidated Edison Company of New York, Inc.	To implement the recommendations in the staff's investigation
*PSC-11-07-00011-P exempt	Storm-related power outages by Consolidated Edison Company of New York, Inc.	To modify the company's response to power outages, the timing for any such changes and other related matters
*PSC-17-07-00008-P exempt	Interconnection agreement between Verizon New York Inc. and BridgeCom International, Inc.	To amend the agreement
*PSC-18-07-00010-P exempt	Existing electric generating stations by Independent Power Producers of New York, Inc.	To repower and upgrade existing electric generating stations owned by Rochester Gas and Electric Corporation
*PSC-20-07-00016-P exempt	Tariff revisions and making rates permanent by New York State Electric & Gas Corporation	To seek rehearing
*PSC-21-07-00007-P exempt	Natural Gas Supply and Acquisition Plan by Corning Natural Gas Corporation	To revise the rates, charges, rules and regulations for gas service
*PSC-22-07-00015-P exempt	Demand Side Management Program by Consolidated Edison Company of New York, Inc.	To recover incremental program costs and lost revenue
*PSC-23-07-00022-P exempt	Supplier, transportation, balancing and aggregation service by National Fuel Gas Distribution Corporation	To explicitly state in the company's tariff that the threshold level of elective upstream transmission capacity is a maximum of 112,600 Dth/day of marketer-provided upstream capacity
*PSC-24-07-00012-P exempt	Gas Efficiency Program by the City of New York	To consider rehearing a decision establishing a Gas Efficiency Program

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-39-07-00017-P exempt	Gas bill issuance charge by New York State Electric & Gas Corporation	To create a gas bill issuance charge unbundled from delivery rates
*PSC-41-07-00009-P exempt	Submetering of electricity rehearing	To seek reversal
*PSC-42-07-00012-P exempt	Energy efficiency program by Orange and Rockland Utilities, Inc.	To consider any energy efficiency program for Orange and Rockland Utilities, Inc.'s electric service
*PSC-42-07-00013-P exempt	Revenue decoupling by Orange and Rockland Utilities, Inc.	To consider a revenue decoupling mechanism for Orange and Rockland Utilities, Inc.
*PSC-45-07-00005-P exempt	Customer incentive programs by Orange and Rockland Utilities, Inc.	To establish a tariff provision
*PSC-02-08-00006-P exempt	Additional central office codes in the 315 area code region	To consider options for making additional codes
*PSC-04-08-00010-P exempt	Granting of easement rights on utility property by Central Hudson Gas & Electric Corporation	To grant easement rights to Millennium Pipeline Company, L.L.C.
*PSC-04-08-00012-P exempt	Marketing practices of energy service companies by the Consumer Protection Board and New York City Department of Consumer Affairs	To consider modifying the commission's regulation over marketing practices of energy service companies
*PSC-08-08-00016-P exempt	Transfer of ownership by Entergy Nuclear Fitzpatrick LLC, et al.	To consider the transfer
*PSC-12-08-00019-P exempt	Extend the provisions of the existing electric rate plan by Rochester Gas and Electric Corporation	To consider the request
*PSC-12-08-00021-P exempt	Extend the provisions of the existing gas rate plan by Rochester Gas and Electric Corporation	To consider the request
*PSC-13-08-00011-P exempt	Waiver of commission policy and NYSEG tariff by Turner Engineering, PC	To grant or deny Turner's petition
*PSC-13-08-00012-P exempt	Voltage drops by New York State Electric & Gas Corporation	To grant or deny the petition
*PSC-23-08-00008-P exempt	Petition requesting rehearing and clarification of the commission's April 25, 2008 order denying petition of public utility law project	To consider whether to grant or deny, in whole or in part, the May 7, 2008 Public Utility Law Project (PULP) petition for rehearing and clarification of the commission's April 25, 2008 order denying petition of Public Utility Law Project
*PSC-25-08-00007-P exempt	Policies and procedures regarding the selection of regulatory proposals to meet reliability needs	To establish policies and procedures regarding the selection of regulatory proposals to meet reliability needs
*PSC-25-08-00008-P exempt	Report on Callable Load Opportunities	Rider U report assessing callable load opportunities in New York City and Westchester County during the next 10 years
*PSC-28-08-00004-P exempt	Con Edison's procedure for providing customers access to their account information	To consider Con Edison's implementation plan and timetable for providing customers access to their account information

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-31-08-00025-P exempt	Recovery of reasonable DRS costs from the cost mitigation reserve (CMR)	To authorize recovery of the DRS costs from the CMR
*PSC-32-08-00009-P exempt	The ESCO referral program for KEDNY to be implemented by October 1, 2008	To approve, reject or modify, in whole or in part, KEDNY's recommended ESCO referral program
*PSC-33-08-00008-P exempt	Noble Allegany's request for lightened regulation	To consider Noble Allegany's request for lightened regulation as an electric corporation
*PSC-36-08-00019-P exempt	Land Transfer in the Borough of Manhattan, New York	To consider petition for transfer of real property to NYPH
*PSC-39-08-00010-P exempt	RG&E's economic development plan and tariffs	Consideration of the approval of RG&E's economic development plan and tariffs
*PSC-40-08-00010-P exempt	Loans from regulated company to its parent	To determine if the cash management program resulting in loans to the parent should be approved
*PSC-41-08-00009-P exempt	Transfer of control of cable TV franchise	To determine if the transfer of control of Margaretville's cable TV subsidiary should be approved
*PSC-43-08-00014-P exempt	Annual Reconciliation of Gas Expenses and Gas Cost Recoveries	The filings of various LDCs and municipalities regarding their Annual Reconciliation of Gas Expenses and Gas Cost Recoveries
*PSC-46-08-00008-P exempt	Property transfer in the Village of Avon, New York	To consider a petition for the transfer of street lighting and attached equipment to the Village of Avon, New York
*PSC-46-08-00010-P exempt	A transfer of indirect ownership interests in nuclear generation facilities	Consideration of approval of a transfer of indirect ownership interests in nuclear generation facilities
*PSC-46-08-00014-P exempt	The attachment of cellular antennae to an electric transmission tower	To approve, reject or modify the request for permission to attach cellular antennae to an electric transmission tower
*PSC-48-08-00005-P exempt	A National Grid high efficiency gas heating equipment rebate program	To expand eligibility to customers converting from oil to natural gas
*PSC-48-08-00008-P exempt	Petition for the master metering and submetering of electricity	To consider the request of Bay City Metering, to master meter & submeter electricity at 345 E. 81st St., New York, New York
*PSC-48-08-00009-P exempt	Petition for the submetering of electricity	To consider the request of PCV/ST to submeter electricity at Peter Cooper Village & Stuyvesant Town, New York, New York
*PSC-50-08-00018-P exempt	Market Supply Charge	A study on the implementation of a revised Market Supply Charge
*PSC-51-08-00006-P exempt	Commission's October 27, 2008 Order on Future of Retail Access Programs in Case 07-M-0458	To consider a Petition for rehearing of the Commission's October 27, 2008 Order in Case 07-M-0458
*PSC-51-08-00007-P exempt	Commission's October 27, 2008 Order in Cases 98-M-1343, 07-M-1514 and 08-G-0078	To consider Petitions for rehearing of the Commission's October 27, 2008 Order in Cases 98-M-1343, 07-M-1514 and 08-G-0078

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-53-08-00011-P exempt	Use of deferred Rural Telephone Bank funds	To determine if the purchase of a softswitch by Hancock is an appropriate use of deferred Rural Telephone Bank funds
*PSC-53-08-00012-P exempt	Transfer of permanent and temporary easements at 549-555 North Little Tor Road, New City, NY	Transfer of permanent and temporary easements at 549-555 North Little Tor Road, New City, NY
*PSC-53-08-00013-P exempt	To transfer common stock and ownership	To consider transfer of common stock and ownership
*PSC-01-09-00015-P exempt	FCC decision to redefine service area of Citizens/Frontier	Review and consider FCC proposed redefinition of Citizens/Frontier service area
*PSC-02-09-00010-P exempt	Competitive classification of independent local exchange company, and regulatory relief appropriate thereto	To determine if Chazy & Westport Telephone Corporation more appropriately belongs in scenario 1 rather than scenario 2
*PSC-05-09-00008-P exempt	Revenue allocation, rate design, performance metrics, and other non-revenue requirement issues	To consider any remaining non-revenue requirement issues related to the Company's May 9, 2008 tariff filing
*PSC-05-09-00009-P exempt	Numerous decisions involving the steam system including cost allocation, energy efficiency and capital projects	To consider the long term impacts on steam rates and on public policy of various options concerning the steam system
*PSC-06-09-00007-P exempt	Interconnection of the networks between Frontier Comm. and WVT Communications for local exchange service and exchange access	To review the terms and conditions of the negotiated agreement between Frontier Comm. and WVT Comm.
*PSC-07-09-00015-P exempt	Transfer certain utility assets located in the Town of Montgomery from plant held for future use to non-utility property	To consider the request to transfer certain utility assets located in the Town of Montgomery to non-utility assets
*PSC-07-09-00017-P exempt	Request for authorization to defer the incremental costs incurred in the restoration work resulting from the ice storm	To allow the company to defer the incremental costs incurred in the restoration work resulting from the ice storm
*PSC-07-09-00018-P exempt	Whether to permit the submetering of natural gas service to an industrial and commercial customer at Cooper Union, New York, NY	To consider the request of Cooper Union, to submeter natural gas at 41 Cooper Square, New York, New York
*PSC-12-09-00010-P exempt	Charges for commodity	To charge customers for commodity costs
*PSC-12-09-00012-P exempt	Charges for commodity	To charge customers for commodity costs
*PSC-13-09-00008-P exempt	Options for making additional central office codes available in the 718/347 numbering plan area	To consider options for making additional central office codes available in the 718/347 numbering plan area
*PSC-14-09-00014-P exempt	The regulation of revenue requirements for municipal utilities by the Public Service Commission	To determine whether the regulation of revenue requirements for municipal utilities should be modified
*PSC-16-09-00010-P exempt	Petition for the submetering of electricity	To consider the request of AMPS on behalf of Park Imperial to submeter electricity at 230 W. 56th Street, in New York, New York
*PSC-16-09-00020-P exempt	Whether SUNY's core accounts should be exempt from the mandatory assignment of local distribution company (LDC) capacity	Whether SUNY's core accounts should be exempt from the mandatory assignment of local distribution company (LDC) capacity

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-17-09-00010-P exempt	Whether to permit the use of Elster REX2 solid state electric meter for use in residential and commercial accounts	To permit electric utilities in New York State to use the Elster REX2
*PSC-17-09-00011-P exempt	Whether Brooklyn Navy Yard Cogeneration Partners, L.P. should be reimbursed by Con Edison for past and future use taxes	Whether Brooklyn Navy Yard Cogeneration Partners, L.P. should be reimbursed by Con Edison for past and future use taxes
*PSC-17-09-00012-P exempt	Petition for the submetering of gas at commercial property	To consider the request of Turner Construction, to submeter natural gas at 550 Short Ave., & 10 South St., Governors Island, NY
*PSC-17-09-00014-P exempt	Benefit-cost framework for evaluating AMI programs prepared by the DPS Staff	To consider a benefit-cost framework for evaluating AMI programs prepared by the DPS Staff
*PSC-17-09-00015-P exempt	The construction of a tower for wireless antennas on land owned by National Grid	To approve, reject or modify the petition to build a tower for wireless antennas in the Town of Onondaga
*PSC-18-09-00012-P exempt	Petition for rehearing of Order approving the submetering of electricity	To consider the request of Frank Signore to rehear petition to submeter electricity at One City Place in White Plains, New York
*PSC-18-09-00013-P exempt	Petition for the submetering of electricity	To consider the request of Living Opportunities of DePaul to submeter electricity at E. Main St. located in Batavia, New York
*PSC-18-09-00017-P exempt	Approval of an arrangement for attachment of wireless antennas to the utility's transmission facilities in the City of Yonkers	To approve, reject or modify the petition for the existing wireless antenna attachment to the utility's transmission tower
*PSC-20-09-00016-P exempt	The recovery of, and accounting for, costs associated with the Companies' advanced metering infrastructure (AMI) pilots etc	To consider a filing of the Companies as to the recovery of, and accounting for, costs associated with it's AMI pilots etc
*PSC-20-09-00017-P exempt	The recovery of, and accounting for, costs associated with CHG&E's AMI pilot program	To consider a filing of CHG&E as to the recovery of, and accounting for, costs associated with it's AMI pilot program
*PSC-22-09-00011-P exempt	Cost allocation for Consolidated Edison's East River Repowering Project	To determine whether any changes are warranted in the cost allocation of Consolidated Edison's East River Repowering Project
*PSC-25-09-00005-P exempt	Whether to grant, deny, or modify, in whole or in part, the petition	Whether to grant, deny, or modify, in whole or in part, the petition
*PSC-25-09-00006-P exempt	Electric utility implementation plans for proposed web based SIR application process and project status database	To determine if the proposed web based SIR systems are adequate and meet requirements needed for implementation
*PSC-25-09-00007-P exempt	Electric rates for Consolidated Edison Company of New York, Inc	Consider a Petition for Rehearing filed by Consolidated Edison Company of New York, Inc
*PSC-27-09-00011-P exempt	Interconnection of the networks between Vernon and tw telecom of new york l.p. for local exchange service and exchange access	To review the terms and conditions of the negotiated agreement between Vernon and TW Telecom of New York L.P.
*PSC-27-09-00014-P exempt	Billing and payment for energy efficiency measures through utility bill	To promote energy conservation

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-27-09-00015-P exempt	Interconnection of the networks between Oriskany and tw telecom of new york l.p. for local exchange service and exchange access	To review the terms and conditions of the negotiated agreement between Oriskany and TW Telecom of New York L.P.
*PSC-29-09-00011-P exempt	Consideration of utility compliance filings	Consideration of utility compliance filings
*PSC-32-09-00009-P exempt	Cost allocation for Consolidated Edison's East River Repowering Project	To determine whether any changes are warranted in the cost allocation of Consolidated Edison's East River Repowering Project
*PSC-34-09-00016-P exempt	Recommendations made in the Management Audit Final Report	To consider whether to take action or recommendations contained in the Management Audit Final Report
*PSC-34-09-00017-P exempt	To consider the transfer of control of Plattsburgh Cablevision, Inc. d/b/a Charter Communications to CH Communications, LLC	To allow the Plattsburgh Cablevision, Inc. to distribute its equity interest in CH Communications, LLC
*PSC-36-09-00008-P exempt	The increase in the non-bypassable charge implemented by RG&E on June 1, 2009	Considering exemptions from the increase in the non-bypassable charge implemented by RG&E on June 1, 2009
*PSC-37-09-00015-P exempt	Sale of customer-generated steam to the Con Edison steam system	To establish a mechanism for sale of customer-generated steam to the Con Edison steam system
*PSC-37-09-00016-P exempt	Applicability of electronic signatures to Deferred Payment Agreements	To determine whether electronic signatures can be accepted for Deferred Payment Agreements
*PSC-39-09-00015-P exempt	Modifications to the \$5 Bill Credit Program	Consideration of petition of National Grid to modify the Low Income \$5 Bill Credit Program
*PSC-39-09-00018-P exempt	The offset of deferral balances with Positive Benefit Adjustments	To consider a petition to offset deferral balances with Positive Benefit Adjustments
*PSC-40-09-00013-P exempt	Uniform System of Accounts - request for deferral and amortization of costs	To consider a petition to defer and amortize costs
*PSC-51-09-00029-P exempt	Rules and guidelines for the exchange of retail access data between jurisdictional utilities and eligible ESCOs	To revise the uniform Electronic Data Interchange Standards and business practices to incorporate a contest period
*PSC-51-09-00030-P exempt	Waiver or modification of Capital Expenditure condition of merger	To allow the companies to expend less funds for capital improvement than required by the merger
*PSC-52-09-00006-P exempt	ACE's petition for rehearing for an order regarding generator-specific energy deliverability study methodology	To consider whether to change the Order Prescribing Study Methodology
*PSC-52-09-00008-P exempt	Approval for the New York Independent System Operator, Inc. to incur indebtedness and borrow up to \$50,000,000	To finance the renovation and construction of the New York Independent System Operator, Inc.'s power control center facilities
*PSC-05-10-00008-P exempt	Petition for the submetering of electricity	To consider the request of University Residences - Rochester, LLC to submeter electricity at 220 John Street, Henrietta, NY
*PSC-05-10-00015-P exempt	Petition for the submetering of electricity	To consider the request of 243 West End Avenue Owners Corp. to submeter electricity at 243 West End Avenue, New York, NY

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-06-10-00022-P exempt	The Commission's Order of December 17, 2009 related to redevelopment of Consolidated Edison's Hudson Avenue generating facility	To reconsider the Commission's Order of December 17, 2009 related to redevelopment of the Hudson Avenue generating facility
*PSC-07-10-00009-P exempt	Petition to revise the Uniform Business Practices	To consider the RESA petition to allow rescission of a customer request to return to full utility service
*PSC-08-10-00007-P exempt	Whether to grant, deny, or modify, in whole or in part, the rehearing petition filed in Case 06-E-0847	Whether to grant, deny, or modify, in whole or in part, the rehearing petition filed in Case 06-E-0847
*PSC-08-10-00009-P exempt	Consolidated Edison of New York, Inc. energy efficiency programs	To modify approved energy efficiency programs
*PSC-12-10-00015-P exempt	Recommendations made by Staff intended to enhance the safety of Con Edison's gas operations	To require that Con Edison implement the Staff recommendations intended to enhance the safety of Con Edison's gas operations
*PSC-14-10-00010-P exempt	Petition for the submetering of electricity	To consider the request of 61 Jane Street Owners Corporation to submeter Electricity at 61 Jane Street, Manhattan, NY
*PSC-16-10-00005-P exempt	To consider adopting and expanding mobile stray voltage testing requirements	Adopt additional mobile stray voltage testing requirements
*PSC-16-10-00007-P exempt	Interconnection of the networks between TDS Telecom and PAETEC Communications for local exchange service and exchange access	To review the terms and conditions of the negotiated agreement between TDS Telecom and PAETEC Communications
*PSC-16-10-00015-P exempt	Interconnection of the networks between Frontier and Choice One Communications for local exchange service and exchange access	To review the terms and conditions of the negotiated agreement between Frontier and Choice One Communications
*PSC-18-10-00009-P exempt	Electric utility transmission right-of-way management practices	To consider electric utility transmission right-of-way management practices
*PSC-19-10-00022-P exempt	Whether National Grid should be permitted to transfer a parcel of property located at 1 Eddy Street, Fort Edward, New York	To decide whether to approve National Grid's request to transfer a parcel of vacant property in Fort Edward, New York
*PSC-22-10-00006-P exempt	Requirement that Noble demonstrate that its affiliated electric corporations operating in New York are providing safe service	Consider requiring that Noble demonstrate that its affiliated electric corporations in New York are providing safe service
*PSC-22-10-00008-P exempt	Petition for the submetering of electricity	To consider the request of 48-52 Franklin Street to submeter electricity at 50 Franklin Street, New York, New York
*PSC-24-10-00009-P exempt	Verizon New York Inc. tariff regulations relating to voice messaging service	To remove tariff regulations relating to retail voice messaging service from Verizon New York Inc.'s tariff
*PSC-25-10-00012-P exempt	Reassignment of the 2-1-1 abbreviated dialing code	Consideration of petition to reassign the 2-1-1 abbreviated dialing code
*PSC-27-10-00016-P exempt	Petition for the submetering of electricity	To consider the request of 9271 Group, LLC to submeter electricity at 960 Busti Avenue, Buffalo, New York

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-34-10-00003-P exempt	The modification of Central Hudson Gas & Electric Corporation's Enhanced Powerful Opportunities Program	The modification of Central Hudson Gas & Electric Corporation's Enhanced Powerful Opportunities Program
*PSC-34-10-00005-P exempt	Approval of a contract for \$250,000 in tank repairs that may be a financing	To decide whether to approve a contract between the parties that may be a financing of \$250,000 for tank repairs
*PSC-34-10-00006-P exempt	The modification of Central Hudson Gas & Electric Corporation's Enhanced Powerful Opportunities Program	The modification of Central Hudson Gas & Electric Corporation's Enhanced Powerful Opportunities Program
*PSC-36-10-00010-P exempt	Central Hudson's procedures, terms and conditions for an economic development plan	Consideration of Central Hudson's procedures, terms and conditions for an economic development plan
*PSC-40-10-00014-P exempt	Disposition of a state sales tax refund	To determine how much of a state sales tax refund should be retained by National Grid
*PSC-40-10-00021-P exempt	Whether to permit the submetering of natural gas service to a commercial customer at Quaker Crossing Mall	To permit the submetering of natural gas service to a commercial customer at Quaker Crossing Mall
*PSC-41-10-00018-P exempt	Amount of hourly interval data provided to Hourly Pricing customers who have not installed a phone line to read meter	Allow Central Hudson to provide less than a years worth of interval data and charge for manual meter reading for some customers
*PSC-41-10-00022-P exempt	Request for waiver of the individual living unit metering requirements at 5742 Route 5, Vernon, NY	Request for waiver of the individual living unit metering requirements at 5742 Route 5, Vernon, NY
*PSC-42-10-00011-P exempt	Petition for the submetering of electricity	To consider the request of 4858 Group, LLC to submeter electricity at 456 Main Street, Buffalo, New York
*PSC-43-10-00016-P exempt	Utility Access to Ducts, Conduit Facilities and Utility Poles	To review the complaint from Optical Communications Group
*PSC-44-10-00003-P exempt	Third and fourth stage gas rate increase by Corning Natural Gas Corporation	To consider Corning Natural Gas Corporation's request for a third and fourth stage gas rate increase
*PSC-51-10-00018-P exempt	Commission proceeding concerning three-phase electric service by all major electric utilities	Investigate the consistency of the tariff provisions for three-phase electric service for all major electric utilities
*PSC-11-11-00003-P exempt	The proposed transfer of 55.42 acres of land and \$1.4 million of revenues derived from the rendition of public service	The proposed transfer of 55.42 acres of land and \$1.4 million of revenues derived from the rendition of public service
*PSC-13-11-00005-P exempt	Exclude the minimum monthly bill component from the earnings test calculation	Exclude the minimum monthly bill component from the earnings test calculation
*PSC-14-11-00009-P exempt	Petition for the submetering of electricity	To consider the request of 83-30 118th Street to submeter electricity at 83-30 118th Street, Kew Gardens, New York
*PSC-19-11-00007-P exempt	Utility price reporting requirements related to the Commission's "Power to Choose" website	Modify the Commission's utility electric commodity price reporting requirements related to the "Power to Choose" website

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-20-11-00012-P exempt	Petition for the submetering of electricity	To consider the request of KMW Group LLC to submeter electricity at 122 West Street, Brooklyn, New York
*PSC-20-11-00013-P exempt	Determining the reasonableness of Niagara Mohawk Power Corporation d/b/a National Grid 's make ready charges	To determine if the make ready charges of Niagara Mohawk Power Corporation d/b/a National Grid are reasonable
*PSC-22-11-00004-P exempt	Whether to permit the use of the Sensus accWAVE for use in residential gas meter applications	To permit gas utilities in New York State to use the Sensus accWAVE diaphragm gas meter
*PSC-26-11-00007-P exempt	Water rates and charges	To approve an increase in annual revenues by about \$25,266 or 50%
*PSC-26-11-00009-P exempt	Petition for the submetering of electricity at commercial property	To consider the request of by Hoosick River Hardwoods, LLC to submeter electricity at 28 Taylor Avenue, in Berlin, New York
*PSC-26-11-00012-P exempt	Waiver of generation retirement notice requirements	Consideration of waiver of generation retirement notice requirements
*PSC-29-11-00011-P exempt	Petition requesting the Commission reconsider its May 19, 2011 Order and conduct a hearing, and petition to stay said Order	To consider whether to grant or deny, in whole or in part, Windstream New York's Petition For Reconsideration and Rehearing
*PSC-35-11-00011-P exempt	Whether to permit Consolidated Edison a waiver to commission regulations Part 226.8	Permit Consolidated Edison to conduct a inspection program in lieu of testing the accuracy of Category C meters
*PSC-36-11-00006-P exempt	To consider expanding mobile stray voltage testing requirements	Adopt additional mobile stray voltage testing requirements
*PSC-38-11-00002-P exempt	Operation and maintenance procedures pertaining to steam trap caps	Adopt modified steam operation and maintenance procedures
*PSC-38-11-00003-P exempt	Waiver of certain provisions of the electric service tariffs of Con Edison	Consideration of waiver of certain provisions of the electric service tariffs of Con Edison
*PSC-40-11-00010-P exempt	Participation of regulated local exchange carriers in the New York Data Exchange, Inc. (NYDE)	Whether to partially modify its order requiring regulated local exchange carriers' participation NYDE
*PSC-40-11-00012-P exempt	Granting of transfer of plant in-service to a regulatory asset	To approve transfer and recovery of unamortized plant investment
*PSC-42-11-00018-P exempt	Availability of telecommunications services in New York State at just and reasonable rates	Providing funding support to help ensure availability of affordable telecommunications service throughout New York
*PSC-43-11-00012-P exempt	Transfer of outstanding shares of stock	Transfer the issued outstanding shares of stock of The Meadows at Hyde Park Water-Works Corporation to HPWS, LLC
*PSC-47-11-00007-P exempt	Remedying miscalculations of delivered gas as between two customer classes	Consideration of Con Edison's proposal to address inter-class delivery imbalances resulting from past Company miscalculations
*PSC-48-11-00007-P exempt	Transfer of controlling interests in generation facilities from Dynegey to PSEG	Consideration of the transfer of controlling interests in electric generation facilities from Dynegey to PSEG

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-48-11-00008-P exempt	Petition for the submetering of electricity	To consider the request of To Better Days, LLC to submeter electricity at 37 East 4th Street, New York, New York
*PSC-01-12-00007-P exempt	The New York State Reliability Council's revisions to its rules and measurements	To adopt revisions to various rules and measurements of the New York State Reliability Council
*PSC-01-12-00008-P exempt	Transfer of real property and easements from NMPNS to NMP3	Consideration of the transfer of real property and easements from NMPNS to NMP3
*PSC-01-12-00009-P exempt	Recovery of expenses related to the expansion of Con Edison's ESCO referral program, PowerMove	To determine how and to what extent expenses related to the Expansion of Con Edison's ESCO referral program should be recovered
*PSC-11-12-00002-P exempt	Whether to grant, deny or modify, in whole or part, Hegeman's petition for a waiver of Commission policy and Con Edison tariff	Whether to grant, deny or modify, in whole or part, Hegeman's petition for a waiver of Commission policy and Con Edison tariff
*PSC-11-12-00005-P exempt	Transfer of land and water supply assets	Transfer the land and associated water supply assets of Groman Shores, LLC to Robert Groman
*PSC-13-12-00005-P exempt	Authorization to transfer certain real property	To decide whether to approve the transfer of certain real property
*PSC-19-12-00023-P exempt	Petition for approval pursuant to Section 70 for the sale of goods with an original cost of less than \$100,000	To consider whether to grant, deny or modify, in whole or in part, the petition filed by Orange and Rockland Utilities, Inc.
*PSC-21-12-00006-P exempt	Tariff filing requirements and refunds	To determine if certain agreements should be filed pursuant to the Public Service Law and if refunds are warranted
*PSC-21-12-00011-P exempt	Whether to grant, deny or modify, in whole or part, the petition for waiver of tariff Rules 8.6 and 47	Whether to grant, deny or modify, in whole or part, the petition for waiver of tariff Rules 8.6 and 47
*PSC-23-12-00007-P exempt	The approval of a financing upon a transfer to Alliance of upstream ownership interests in a generation facility	To consider the approval of a financing upon a transfer to Alliance of upstream ownership interests in a generation facility
*PSC-23-12-00009-P exempt	Over earnings sharing between rate payers and shareholders	To establish an Earnings Sharing Mechanism to be applied following the conclusion of Corning's rate plan
*PSC-27-12-00012-P exempt	Implementation of recommendations made in a Management Audit Report	To consider implementation of recommendations made in a Management Audit Report
*PSC-28-12-00013-P exempt	Exemption of reliability reporting statistics for the purpose of the 2012 Reliability Performance Mechanism	Consideration of Orange and Rockland Utilities request for exemption of the 2012 reliability reporting statistics
*PSC-29-12-00019-P exempt	Waiver of 16 NYCRR 894.1 through 894.4	To allow the Town of Hamden to waive certain preliminary franchising procedures to expedite the franchising process
*PSC-30-12-00010-P exempt	Waiver of 16 NYCRR 894.1 through 894.4	To allow the Town of Andes to waive certain preliminary franchising procedures to expedite the franchising process

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-33-12-00009-P exempt	Telecommunications companies ability to attach to utility company poles	Consideration of Tech Valley's ability to attach to Central Hudson poles
*PSC-37-12-00009-P exempt	Proposed modification by Con Edison of its procedures to calculate estimated bills to its customers	Proposed modification by Con Edison of its procedures to calculate estimated bills to its customers
*PSC-42-12-00009-P exempt	Regulation of Gipsy Trail Club, Inc.'s long-term financing agreements	To exempt Gipsy Trail Club, Inc. from Commission regulation of its financing agreements
*PSC-45-12-00008-P exempt	Whether to grant, deny or modify, in whole or part, ESHG's petition for a waiver of Commission policy and RG&E tariff	Whether to grant, deny or modify, in whole or part, ESHG's petition for a waiver of Commission policy and RG&E tariff
*PSC-45-12-00010-P exempt	Whether to grant, deny or modify, in whole or in part the petition of Con Edison to grant easements to Millwood Fire District	Whether to grant, deny or modify, in whole or in part the petition of Con Edison to grant easements to Millwood Fire District
*PSC-50-12-00003-P exempt	Affiliate standards for Corning Natural Gas Corporation	To resolve issues raised by Corning Natural Gas Corporation in its petition for rehearing
*PSC-04-13-00006-P exempt	Expansion of mandatory day ahead hourly pricing for customers of Orange and Rockland Utilities with demands above 100 kW	To consider the expansion of mandatory day ahead hourly pricing for customers with demands above 100 kW
*PSC-04-13-00007-P exempt	Authorization to transfer certain real property	To decide whether to approve the transfer of certain real property
*PSC-06-13-00008-P exempt	Verizon New York Inc.'s retail service quality	To investigate Verizon New York Inc.'s retail service quality
*PSC-08-13-00012-P exempt	Filing requirements for certain Article VII electric facilities	To ensure that applications for certain electric transmission facilities contain pertinent information
*PSC-08-13-00014-P exempt	Uniform System of Accounts - Request for Accounting Authorization	To allow the company to defer an item of expense or capital beyond the end of the year in which it was incurred
*PSC-12-13-00007-P exempt	Protecting company water mains	To allow the company to require certain customers to make changes to the electrical grounding system at their homes
*PSC-13-13-00008-P exempt	The potential waiver of 16 NYCRR 255.9221(d) completion of integrity assessments for certain gas transmission lines	To determine whether a waiver of the timely completion of certain gas transmission line integrity assessments should be granted
*PSC-18-13-00007-P exempt	Whether Demand Energy Networks energy storage systems should be designated technologies for standby rate eligibility purposes	Whether Demand Energy Networks energy storage systems should be designated technologies for standby rate eligibility purposes
*PSC-21-13-00003-P exempt	To consider policies that may impact consumer acceptance and use of electric vehicles	To consider and further develop policies that may impact consumer acceptance and use of electric vehicles
*PSC-21-13-00005-P exempt	To implement an abandonment of Windover's water system	To approve the implementation of abandonment of Windover's water system

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-21-13-00008-P exempt	Rates of National Fuel Gas Distribution Corporation	To make the rates of National Fuel Gas Distribution Corporation temporary, subject to refund, if they are found to be excessive
*PSC-21-13-00009-P exempt	Reporting requirements for natural gas local distribution companies	To help ensure efficient and economic expansion of the natural gas system as appropriate
*PSC-22-13-00009-P exempt	On remand from New York State court litigation, determine the recovery of certain deferred amounts owed NFG by ratepayers	On remand, to determine the recovery of certain deferral amounts owed NFG from ratepayers
*PSC-23-13-00005-P exempt	Waiver of partial payment, directory database distribution, service quality reporting, and service termination regulations	Equalize regulatory treatment based on level of competition and practical considerations
*PSC-25-13-00008-P exempt	To deny, grant or modify, in whole or in part, Central Hudson's rehearing request	To deny, grant or modify, in whole or in part, Central Hudson's rehearing request
*PSC-25-13-00009-P exempt	Provision by utilities of natural gas main and service lines	To help ensure efficient and economic expansion of the natural gas system as appropriate
*PSC-25-13-00012-P exempt	To deny, grant or modify, in whole or in part, Central Hudson's rehearing request	To deny, grant or modify, in whole or in part, Central Hudson's rehearing request
*PSC-27-13-00014-P exempt	Columbia Gas Transmission Corporation Cost Refund	For approval for temporary waiver of tariff provisions regarding its Columbia Gas Transmission Corporation cost refund
*PSC-28-13-00014-P exempt	Provision for the recovery and allocation of costs of transmission projects that reduce congestion on certain interfaces	To consider the recovery and allocation of costs of transmission projects that reduce congestion on certain interfaces
*PSC-28-13-00016-P exempt	The request of NGT for lightened regulation as a gas corporation	To consider whether to approve, reject, or modify the request of Niagara gas transport of Lockport, NY LLC
*PSC-28-13-00017-P exempt	The request by TE for waiver of regulations requiring that natural gas be odorized in certain gathering line segments	Consider the request by TE for waiver of regulations that gas be odorized in certain lines
*PSC-32-13-00009-P exempt	To consider the definition of "misleading or deceptive conduct" in the Commission's Uniform Business Practices	To consider the definition of "misleading or deceptive conduct" in the Commission's Uniform Business Practices
*PSC-32-13-00012-P exempt	To consider whether NYSEG should be required to undertake actions to protect its name and to minimize customer confusion	To consider whether NYSEG should be required to undertake actions to protect its name and to minimize customer confusion
*PSC-33-13-00027-P exempt	Waive underground facility requirements for new construction in residential subdivisions to allow for overhead electric lines	Determine whether Chapin Lumberland, LLC subdivision will be allowed overhead electric distribution and service lines
*PSC-33-13-00029-P exempt	Deferral of incremental costs associated with the restoration of steam service following Superstorm Sandy	To consider a petition by Con Edison to defer certain incremental steam system restoration costs relating to Superstorm Sandy
*PSC-34-13-00004-P exempt	Escrow account and surcharge to fund extraordinary repairs	To approve the establishment of an escrow account and surcharge
*PSC-42-13-00013-P exempt	Failure to Provide Escrow Information	The closure of the Escrow Account

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-42-13-00015-P exempt	Failure to Provide Escrow Information	The closure of the Escrow Account
*PSC-43-13-00015-P exempt	Petition for submetering of electricity	To consider the request of 2701 Kingsbridge Terrace L.P. to submeter electricity at 2701 Kingsbridge Terrace, Bronx, N.Y
*PSC-45-13-00021-P exempt	Investigation into effect of bifurcation of gas and electric utility service on Long Island	To consider a Petition for an investigation into effect of bifurcation of gas and electric utility service on Long Island
*PSC-45-13-00022-P exempt	Waiver of PSC regulations, 16 NYCRR section 88.4(a)(4)	To consider a waiver of certain regulations relating to the content of an application for transmission line siting
*PSC-45-13-00023-P exempt	Waiver of PSC regulations, 16 NYCRR section 88.4(a)(4)	To consider a waiver of certain regulations relating to the content of an application for transmission line siting
*PSC-45-13-00024-P exempt	Waiver of PSC regulations, 16 NYCRR section 88.4(a)(4); waiver of filing deadlines	To consider a waiver of certain regulations relating to the content of an application for transmission line siting
*PSC-45-13-00025-P exempt	Waiver of PSC regulations, 16 NYCRR section 88.4(a)(4)	To consider a waiver of certain regulations relating to the content of an application for transmission line siting
*PSC-47-13-00009-P exempt	Petition for submetering of electricity	To consider the request of Hegeman Avenue Housing L.P. to submeter electricity at 39 Hegeman Avenue, Brooklyn, N.Y
*PSC-47-13-00012-P exempt	Conditioning,restricting or prohibiting the purchase of services by NYSEG and RG&E from certain affiliates	Consideration of conditioning,restricting or prohibiting the purchase of services by NYSEG and RG&E from certain affiliates
*PSC-49-13-00008-P exempt	Authorization to transfer all of Crystal Water Supply Company, Inc. stocks to Essel Infra West Inc.	To allow Crystal Water Supply Company, Inc to transfer all of its issued and outstanding stocks to Essel Infra West Inc.
*PSC-51-13-00009-P exempt	Consolidated Edison proposing to use data from a test period ending September 30, 2013 to support its next rate filing	To ensure there is a reasonable basis for data submitted in support of a request for a change in rates
*PSC-51-13-00010-P exempt	Consolidated Edison proposing to use data from a test period ending September 30, 2013 to support its next rate filing	To ensure there is a reasonable basis for data submitted in support of a request for a change in rates
*PSC-51-13-00011-P exempt	Consolidated Edison proposing to use data from a test period ending September 30, 2013 to support its next rate filing	To ensure there is a reasonable basis for data submitted in support of a request for a change in rates
*PSC-52-13-00012-P exempt	The development of reliability contingency plan(s) to address the potential retirement of Indian Point Energy Center (IPEC)	To address the petition for rehearing and reconsideration/motion for clarification of the IPEC reliability contingency plan(s)
*PSC-52-13-00015-P exempt	To enter into a loan agreement with the banks for up to an amount of \$94,000	To consider allowing Knolls Water Company to enter into a long-term loan agreement
*PSC-05-14-00010-P exempt	The New York State Reliability Council's revisions to its rules and measurements	To adopt revisions to various rules and measurements of the New York State Reliability Council

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-07-14-00008-P exempt	Petition for submetering of electricity	To consider the request of Greater Centennial Homes HDFC, Inc. to submeter electricity at 102, 103 and 106 W 5th Street, et al.
*PSC-07-14-00012-P exempt	Water rates and charges	Implementation of Long-Term Water Supply Surcharge to recover costs associated with the Haverstraw Water Supply Project
*PSC-08-14-00015-P exempt	Verizon New York Inc.'s service quality and Customer Trouble Report Rate (CTRR) levels at certain central office entities	To improve Verizon New York Inc.'s service quality and the Customer Trouble Report Rate levels at certain central office entities
*PSC-10-14-00006-P exempt	Actions to facilitate the availability of ESCO value-added offerings, ESCO eligibility and ESCO compliance	To facilitate ESCO value-added offerings and to make changes to ESCO eligibility and to ensure ESCO compliance
*PSC-11-14-00003-P exempt	Provision for the recovery and allocation of costs of transmission projects that reduce congestion on certain interfaces	To consider the recovery and allocation of costs of transmission projects that reduce congestion on certain interfaces
*PSC-16-14-00014-P exempt	Whether to order NYSEG to provide gas service to customers when an expanded CPCN is approved and impose PSL 25-a penalties	To order gas service to customers in the Town of Plattsburgh after approval of a town wide CPCN and to impose penalties
*PSC-16-14-00015-P exempt	Whether Central Hudson should be permitted to defer obligations of the Order issued on October 18, 2013 in Case 13-G-0336	Consideration of the petition by Central Hudson to defer reporting obligations of the October 18, 2013 Order in Case 13-G-0336
*PSC-17-14-00003-P exempt	Con Edison's Report on its 2013 performance under the Electric Service Reliability Performance Mechanism	Con Edison's Report on its 2013 performance under the Electric Service Reliability Performance Mechanism
*PSC-17-14-00004-P exempt	To consider certain portions of petitions for rehearing, reconsideration and/or clarification	To consider certain portions of petitions for rehearing, reconsideration and/or clarification
*PSC-17-14-00007-P exempt	To consider petitions for rehearing, reconsideration and/or clarification	To consider petitions for rehearing, reconsideration and/or clarification
*PSC-17-14-00008-P exempt	To consider certain portions of petitions for rehearing, reconsideration and/or clarification	To consider certain portions of petitions for rehearing, reconsideration and/or clarification
*PSC-19-14-00014-P exempt	Market Supply Charge	To make tariff revisions to the Market Supply Charge for capacity related costs
*PSC-19-14-00015-P exempt	Whether to permit the use of the Sensus accuWAVE for use in residential and commercial gas meter applications	To permit gas utilities in New York State to use the Sensus accuWAVE 415TC gas meter
*PSC-22-14-00013-P exempt	Petition to transfer and merge systems, franchises and assets	To consider the Comcast and Time Warner Cable merger and transfer of systems, franchises and assets
*PSC-23-14-00010-P exempt	Whether to permit the use of the GE Dresser Series B3-HPC 11M-1480 rotary gas met for use in industrial gas meter applications	To permit gas utilities in New York State to use the GE Dresser Series B3-HPC 11M-1480 rotary gas meter
*PSC-23-14-00014-P exempt	Waiver of the negative revenue adjustment associated with KEDLI's 2013 Customer Satisfaction Performance Metric	Consideration of KEDLI's waiver request pertaining to its 2013 performance under its Customer Satisfaction Metric

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-24-14-00005-P exempt	To examine LDC's performance and performance measures	To improve gas safety performance
*PSC-26-14-00013-P exempt	Waiver of RG&E's tariffed definition of emergency generator	To consider waiver of RG&E's tariffed definition of emergency generator
*PSC-26-14-00020-P exempt	New electric utility backup service tariffs and standards for interconnection may be adopted	To encourage development of microgrids that enhance the efficiency, safety, reliability and resiliency of the electric grid
*PSC-26-14-00021-P exempt	Consumer protections, standards and protocols pertaining to access to customer data may be established	To balance the need for the information necessary to support a robust market with customer privacy concerns
*PSC-28-14-00014-P exempt	Petition to transfer systems, franchises and assets	To consider the Comcast and Charter transfer of systems, franchise and assets
*PSC-30-14-00023-P exempt	Whether to permit the use of the Sensus iPERL Fire Flow Meter	Pursuant to 16 NYCRR Part 500.3 , it is necessary to permit the use of the Sensus iPERL Fire Flow Meter
*PSC-30-14-00026-P exempt	Petition for a waiver to master meter electricity	Considering the request of Renaissance Corporation of to master meter electricity at 100 Union Drive, Albany, NY
*PSC-31-14-00004-P exempt	To transfer 100% of the issued and outstanding stock from Vincent Cross to Bonnie and Michael Cross	To transfer 100% of the issued and outstanding stock from Vincent Cross to Bonnie and Michael Cross
*PSC-32-14-00012-P exempt	Whether to grant or deny, in whole or in part, the Connect New York Coalition's petition	To consider the Connect New York Coalition's petition seeking a formal investigation and hearings
*PSC-35-14-00004-P exempt	Regulation of a proposed electricity generation facility located in the Town of Brookhaven, NY	To consider regulation of a proposed electricity generation facility located in the Town of Brookhaven, NY
*PSC-36-14-00009-P exempt	Modification to the Commission's Electric Safety Standards	To consider revisions to the Commission's Electric Safety Standards
*PSC-38-14-00003-P exempt	Whether to approve, reject or modify, in whole or in part a time-sensitive rate pilot program	Whether to approve, reject or modify, in whole or in part a time-sensitive rate pilot program
*PSC-38-14-00004-P exempt	The study and petition of Con Edison regarding use, accounting and ratemaking treatment for 11-23 and 2-28 Hudson Ave. Brooklyn	The study and petition of Con Edison regarding use, accounting and ratemaking treatment for 11-23 and 2-28 Hudson Ave. Brooklyn
*PSC-38-14-00005-P exempt	Action on the report and petition of Con Edison regarding the Storm Hardening and Resiliency Collaborative, Phase 2	Action on the report and petition of Con Edison regarding the Storm Hardening and Resiliency Collaborative, Phase 2
*PSC-38-14-00007-P exempt	Whether to expand Con Edison's low income program to include Medicaid recipients	Whether to expand Con Edison's low income program to include Medicaid recipients
*PSC-38-14-00008-P exempt	The study and petition of Con Edison regarding use, accounting and ratemaking treatment for 11-23 and 2-28 Hudson Ave. Brooklyn	The study and petition of Con Edison regarding use, accounting and ratemaking treatment for 11-23 and 2-28 Hudson Ave. Brooklyn

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-38-14-00010-P exempt	Inter-carrier telephone service quality standard and metrics and administrative changes	To review recommendations from the Carrier Working Group and incorporate appropriate modifications to the existing Guidelines
*PSC-38-14-00012-P exempt	Action on the report and petition of Con Edison regarding the Storm Hardening and Resiliency Collaborative, Phase 2	Action on the report and petition of Con Edison regarding the Storm Hardening and Resiliency Collaborative, Phase 2
*PSC-39-14-00020-P exempt	Whether to permit the use of the Mueller Systems 400 Series and 500 Series of water meters	Pursuant to 16 NYCRR section 500.3, whether to permit the use of the Mueller Systems 400, and 500 Series of water meters
*PSC-40-14-00008-P exempt	To consider granting authorization for Buy Energy Direct to resume marketing to residential customers	To consider granting authorization for Buy Energy Direct to resume marketing to residential customers
*PSC-40-14-00009-P exempt	Whether to permit the use of the Itron Open Way Centron Meter with Hardware 3.1 for AMR and AMI functionality	Pursuant to 16 NYCRR Parts 93, is necessary to permit the use of the Itron Open Way Centron Meter with Hardware 3.1
*PSC-40-14-00011-P exempt	Late Payment Charge	To modify Section 7.6 - Late Payment Charge to designate a specific time for when a late payment charge is due
*PSC-40-14-00013-P exempt	Regulation of a proposed natural gas pipeline and related facilities located in the Town of Ticonderoga, NY	To consider regulation of a proposed natural gas pipeline and related facilities located in the Town of Ticonderoga, NY
*PSC-40-14-00014-P exempt	Waiver of 16 NYCRR Sections 894.1 through 894.4(b)(2)	To allow the Town of Goshen, NY, to waive certain preliminary franchising procedures to expedite the franchising process
*PSC-40-14-00015-P exempt	Late Payment Charge	To modify Section 6.6 - Late Payment Charge to designate a specific time for when a late payment charge is due
*PSC-42-14-00003-P exempt	Annual Reconciliation of Gas Expenses and Gas Cost Recoveries	The filings of various LDCs and municipalities regarding their Annual Reconciliation of Gas Expenses and Gas Cost Recoveries
*PSC-42-14-00004-P exempt	Winter Bundled Sales Service Option	To modify SC-11 to remove language relating to fixed storage charges in the determination of the Winter Bundled Sales charge
*PSC-48-14-00014-P exempt	Considering the recommendations contained in Staff's electric outage investigation report for MNRR, New Haven Line	To consider the recommendations contained in Staff's electric outage investigation report for MNRR, New Haven Line
*PSC-52-14-00019-P exempt	Petition for a waiver to master meter electricity	Considering the request of 614 South Crouse Avenue, LLC to master meter electricity at 614 South Crouse Avenue, Syracuse, NY
*PSC-01-15-00014-P exempt	State Universal Service Fund Disbursements	To consider Edwards Telephone Company's request for State Universal Service Fund disbursements
*PSC-08-15-00010-P exempt	Request pertaining to the lawfulness of National Grid USA continuing its summary billing program	To grant, deny, or modify URAC Rate Consultants' request that National Grid cease its summary billing program

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-10-15-00007-P exempt	Notification concerning tax refunds	To consider Verizon New York Inc.'s partial rehearing or reconsideration request regarding retention of property tax refunds
*PSC-10-15-00008-P exempt	Whether to waive Policy on Test Periods in Major Rate Proceedings and provide authority to file tariff changes	Whether to waive Policy on Test Periods in Major Rate Proceedings and provide authority to file tariff changes
*PSC-13-15-00024-P exempt	Whether Leatherstocking should be permitted to recover a shortfall in earnings	To decide whether to approve Leatherstocking's request to recover a shortfall in earnings
*PSC-13-15-00026-P exempt	Whether to permit the use of the Sensus Smart Point Gas AMR/AMI product	To permit the use of the Sensus Smart Point Gas AMR/AMI product
*PSC-13-15-00027-P exempt	Whether to permit the use of the Measurlogic DTS 310 electric submeter	To permit the use of the Measurlogic DTS 310 submeter
*PSC-13-15-00028-P exempt	Whether to permit the use of the SATEC EM920 electric meter	To permit necessary to permit the use of the SATEC EM920 electric meter
*PSC-13-15-00029-P exempt	Whether to permit the use the Triacta Power Technologies 6103, 6112, 6303, and 6312 electric submeters	To permit the use of the Triacta submeters
*PSC-17-15-00007-P exempt	To consider the petition of Leatherstocking Gas Company, LLC seeking authority to issue long-term debt of \$2.75 million	To consider the petition of Leatherstocking Gas Company, LLC seeking authority to issue long-term debt of \$2.75 million
*PSC-18-15-00005-P exempt	Con Edison's Report on its 2014 performance under the Electric Service Reliability Performance Mechanism	Con Edison's Report on its 2014 performance under the Electric Service Reliability Performance Mechanism
*PSC-19-15-00011-P exempt	Gas Safety Performance Measures and associated negative revenue adjustments	To update the performance measures applicable to KeySpan Gas East Corporation d/b/a National Grid
*PSC-22-15-00015-P exempt	To consider the request for waiver of the individual residential unit meter requirements and 16 NYCRR 96.1(a)	To consider the request for waiver of the individual residential unit meter requirements and 16 NYCRR 96.1(a)
*PSC-23-15-00005-P exempt	The modification of New York American Water's current rate plan	Whether to adopt the terms of the Joint Proposal submitted by NYAW and DPS Staff
*PSC-23-15-00006-P exempt	The modification of New York American Water's current rate plan	Whether to adopt the terms of the Joint Proposal submitted by NYAW and DPS Staff
*PSC-25-15-00008-P exempt	Notice of Intent to Submeter electricity	To consider the request of 165 E 66 Residences, LLC to submeter electricity at 165 East 66th Street, New York, New York
*PSC-29-15-00025-P exempt	Joint Petition for authority to transfer real property located at 624 West 132nd Street, New York, NY	Whether to authorize the proposed transfer of real property located at 624 West 132nd Street, New York, NY
*PSC-32-15-00006-P exempt	Development of a Community Solar Demonstration Project	To approve the development of a Community Solar Demonstration Project
*PSC-33-15-00009-P exempt	Remote net metering of a demonstration community net metering program	To consider approval of remote net metering of a demonstration community net metering program

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-33-15-00012-P exempt	Remote net metering of a Community Solar Demonstration Project	To consider approval of remote net metering of a Community Solar Demonstration Project
*PSC-34-15-00021-P exempt	Petition by NYCOM requesting assistance with obtaining information on CLECs and ESCOs	To consider the petition by NYCOM requesting assistance with obtaining information on CLECs and ESCOs
*PSC-35-15-00014-P exempt	Consideration of consequences against Light Power & Gas, LLC for violations of the UBP	To consider consequences against Light Power & Gas, LLC for violations of the UBP
*PSC-37-15-00007-P exempt	Submetered electricity	To consider the request of 89 Murray Street Ass. LLC, for clarification of the submetering order issued December 20, 2007
*PSC-40-15-00014-P exempt	Whether to permit the use of the Open Way 3.5 with cellular communications	To consider the use of the Open Way 3.5 electric meter, pursuant to 16 NYCRR Parts 92 and 93
*PSC-42-15-00006-P exempt	Deferral of incremental expenses associated with NERC's new Bulk Electric System (BES) compliance requirements approved by FERC	Consideration of Central Hudson's request to defer incremental expenses associated with new BES compliance requirements
*PSC-44-15-00028-P exempt	Deferral of incremental expenses associated with new compliance requirements	Consideration of Central Hudson's request to defer incremental expenses associated with new compliance requirements
*PSC-47-15-00013-P exempt	Whitepaper on Implementing Lightened Ratemaking Regulation	Consider Whitepaper on Implementing Lightened Ratemaking Regulation
*PSC-48-15-00011-P exempt	Proposal to retire Huntley Units 67 and 68 on March 1, 2016	Consider the proposed retirement of Huntley Units 67 and 68
*PSC-50-15-00006-P exempt	The reduction of rates	To consider the reduction of rates charged by Independent Water Works, Inc.
*PSC-50-15-00009-P exempt	Notice of Intent to submeter electricity	To consider the request to submeter electricity at 31-33 Lincoln Road and 510 Flatbush Avenue, Brooklyn, New York
*PSC-51-15-00010-P exempt	Modification of the EDP	To consider modifying the EDP
*PSC-01-16-00005-P exempt	Proposed amendment to Section 5, Attachment 1.A of the Uniform Business Practices	To consider amendment to Section 5, Attachment 1.A of the Uniform Business Practices
*PSC-04-16-00007-P exempt	Whether Hamilton Municipal Utilities should be permitted to construct and operate a municipal gas distribution facility	Consideration of the petition by Hamilton Municipal Utilities to construct and operate a municipal gas distribution facility
*PSC-04-16-00012-P exempt	Proposal to mothball three gas turbines located at the Astoria Gas Turbine Generating Station	Consider the proposed mothball of three gas turbines located at the Astoria Gas Turbine Generating Station
*PSC-04-16-00013-P exempt	Proposal to find that three gas turbines located at the Astoria Gas Turbine Generating Station are uneconomic	Consider whether three gas turbines located at the Astoria Gas Turbine Generating Station are uneconomic
*PSC-06-16-00013-P exempt	Continued deferral of approximately \$16,000,000 in site investigation and remediation costs	To consider the continued deferral of approximately \$16,000,000 in site investigation and remediation costs

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-06-16-00014-P exempt	MEGA's proposed demonstration CCA program	To consider MEGA's proposed demonstration CCA program
*PSC-14-16-00008-P exempt	Resetting retail markets for ESCO mass market customers	To ensure consumer protections with respect to residential and small non-residential ESCO customers
*PSC-18-16-00013-P exempt	Amendments to the Uniform Business Practices of ESCOs	To ensure consumer protection for ESCO customers
*PSC-18-16-00014-P exempt	Amendments to the Uniform Business Practices of ESCOs	To ensure consumer protection for ESCO customers
*PSC-18-16-00015-P exempt	Petitions for rehearing of the Order Resetting Retail Energy Markets and Establishing Further Process	To ensure consumer protections for ESCO customers
*PSC-18-16-00016-P exempt	Amendments to the Uniform Business Practices of ESCOs	To ensure consumer protection for ESCO customers
*PSC-18-16-00018-P exempt	Amendments to the Uniform Business Practices of ESCOs	To ensure consumer protection for ESCO customers
*PSC-20-16-00008-P exempt	Consideration of consequences against Global Energy Group, LLC for violations of the Uniform Business Practices (UBP)	To consider consequences against Global Energy Group, LLC for violations of the Uniform Business Practices (UBP)
*PSC-20-16-00010-P exempt	Deferral and recovery of incremental expense	To consider deferring costs of conducting leak survey and repairs for subsequent recovery
*PSC-20-16-00011-P exempt	Enetics LD-1120 Non-Intrusive Load Monitoring Device in the Statewide Residential Appliance Metering Study	To consider the use of the Enetics LD-1120 Non-Intrusive Load Monitoring Device
*PSC-25-16-00009-P exempt	To delay Companies' third-party assessments of customer personally identifiable information until 2018	To extend the time period between the Companies' third-party assessments of customer personally identifiable information
*PSC-25-16-00026-P exempt	Use of the Badger E Series Ultrasonic Cold Water Stainless Steel Meter, in residential fire service applications	To consider the use of the Badger E Series Ultrasonic Cold Water Stainless Steel Meter in fire service applications
*PSC-28-16-00017-P exempt	A petition for rehearing of the Order Adopting a Ratemaking and Utility Revenue Model Policy Framework	To determine appropriate rules for and calculation of the distributed generation reliability credit
*PSC-29-16-00024-P exempt	Participation of NYPA customers in surcharge-funded clean energy programs	To consider participation of NYPA customers in surcharge-funded clean energy programs
*PSC-32-16-00012-P exempt	Benefit-Cost Analysis Handbooks	To evaluate proposed methodologies of benefit-cost evaluation
*PSC-33-16-00001-EP exempt	Use of escrow funds for repairs	To authorize the use of escrow account funds for repairs
*PSC-33-16-00005-P exempt	Exemption from certain charges for delivery of electricity to its Niagara Falls, New York facility	Application of System Benefits Charges, Renewable Portfolio Standard charges and Clean Energy Fund surcharges
*PSC-35-16-00015-P exempt	NYSRC's revisions to its rules and measurements	To consider revisions to various rules and measurements of the NYSRC

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-36-16-00004-P exempt	Recovery of costs for installation of electric service	To consider the recovery of costs for installation of electric service
*PSC-40-16-00025-P exempt	Consequences pursuant to the Commission's Uniform Business Practices (UBP)	To consider whether to impose consequences on Smart One for its apparent non-compliance with Commission requirements
*PSC-47-16-00009-P exempt	Petition to use commercial electric meters	To consider the petition of Itron, Inc. to use the Itron CP2SO and CP2SOA in commercial electric meter applications
*PSC-47-16-00010-P exempt	Standby Service rate design	To consider the report filed and the recommendations therein
*PSC-47-16-00013-P exempt	Standby Service rate design	To consider the report filed and the recommendations therein
*PSC-47-16-00014-P exempt	Standby Service rate design	To consider the report filed and the recommendations therein
*PSC-47-16-00016-P exempt	Standby Service rate design	To consider the report filed and the recommendations therein
*PSC-02-17-00010-P exempt	Implementation of the four EAMs	To consider the implementation of EAMs for RG&E
*PSC-02-17-00012-P exempt	Implementation of the four EAMs	To consider the implementation of EAMs for NYSEG
*PSC-18-17-00024-P exempt	A petition for rehearing or reconsideration of the Order Addressing Public Policy Transmission Need for AC Transmission Upgrades	To determine whether Public Policy Transmission Need/Public Policy Requirements continue to exist
*PSC-18-17-00026-P exempt	Revisions to the Dynamic Load Management surcharge	To consider revisions to the Dynamic Load Management surcharge
*PSC-20-17-00008-P exempt	Compressed natural gas as a motor fuel for diesel fueled vehicles	To consider a report filed by National Grid NY regarding the potential for adoption of compressed natural gas as a motor fuel
*PSC-20-17-00010-P exempt	Compressed natural gas as a motor fuel for diesel fueled vehicles	To consider a report filed by National Grid regarding the potential for adoption of compressed natural gas as a motor fuel
*PSC-21-17-00013-P exempt	The establishment and implementation of Earnings Adjustment Mechanisms	To consider the establishment and implementation of Earnings Adjustment Mechanisms
*PSC-22-17-00004-P exempt	Financial incentives to create customer savings and develop market-enabling tools, with a focus on outcomes and incentives	To consider the proposed Interconnection Survey Process and Earnings Adjustment Mechanisms
*PSC-24-17-00006-P exempt	Development of the Utility Energy Registry	Improved data access
*PSC-26-17-00005-P exempt	Notice of Intent to submeter electricity	To consider the Notice of Intent to submeter electricity at 125 Waverly Street, Yonkers, New York
*PSC-34-17-00011-P exempt	Waiver to permit Energy Cooperative of America to serve low-income customers	To consider the petition for a waiver

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-37-17-00005-P exempt	Financial incentives to create customer savings and develop market-enabling tools, with a focus on outcomes and incentives	To consider the revised Interconnection Survey Process and Earnings Adjustment Mechanisms
*PSC-39-17-00011-P exempt	Whether to direct New York State Electric & Gas to complete electric facility upgrades at no charge to Hanehan	To determine financial responsibility between NYSEG and Hanehan for the electric service upgrades to Hanehan
*PSC-42-17-00010-P exempt	Petition for rehearing of negative revenue adjustment and contents of annual Performance Report	To consider NFGD's petition for rehearing
*PSC-48-17-00015-P exempt	Low Income customer options for affordable water bills	To consider the Low Income Bill Discount and/or Energy Efficiency Rebate Programs
*PSC-50-17-00017-P exempt	New Wave Energy Corp.'s petition for rehearing	To consider the petition for rehearing filed by New Wave Energy Corp.
*PSC-50-17-00018-P exempt	Application of the Public Service Law to DER suppliers	To determine the appropriate regulatory framework for DER suppliers
*PSC-50-17-00019-P exempt	Transfer of utility property	To consider the transfer of utility property
*PSC-50-17-00021-P exempt	Disposition of tax refunds and other related matters	To consider the disposition of tax refunds and other related matters
*PSC-51-17-00011-P exempt	Petition for recovery of certain costs related to the implementation of a Non-Wires Alternative Project	To consider Con Edison's petition for the recovery of costs for implementing the JFK Project
*PSC-04-18-00005-P exempt	Notice of intent to submeter electricity	To consider the notice of intent of Montante/Morgan Gates Circle LLC to submeter electricity
*PSC-05-18-00004-P exempt	Lexington Power's ZEC compliance obligation	To promote and maintain renewable and zero-emission electric energy resources
*PSC-06-18-00012-P exempt	To consider further proposed amendments to the original criteria to grandfathering established in the Transition Plan	To modify grandfathering criteria
*PSC-06-18-00017-P exempt	Merger of NYAW and Whitlock Farms Water Corp.	To consider the merger of NYAW and Whitlock Farms Water Company into a single corporate entity
*PSC-07-18-00015-P exempt	The accuracy and reasonableness of National Grid's billing for certain interconnection upgrades	To consider AEC's petition requesting resolution of their billing dispute with National Grid
*PSC-11-18-00004-P exempt	New York State Lifeline Program	To consider TracFone's petition seeking approval to participate in Lifeline
*PSC-13-18-00015-P exempt	Eligibility of an ESCO to market to and enroll residential customers	To consider whether Astral should be allowed to market to and enroll residential customers following a suspension
*PSC-13-18-00023-P exempt	Reconciliation of property taxes	To consider NYAW's request to reconcile property taxes
*PSC-14-18-00006-P exempt	Petition for abandonment	To consider the abandonment of Willsboro Bay Water Company's water system

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-17-18-00010-P exempt	Petition for use of gas metering equipment	To ensure that consumer bills are based on accurate measurements of gas usage
*PSC-18-18-00009-P exempt	Transfer of control of Keene Valley Video Inc.	To ensure performance in accordance with applicable cable laws, regulations and standards and the public interest
*PSC-23-18-00006-P exempt	Whether to impose consequences on Aspiry for its non-compliance with Commission requirements	To ensure the provision of safe and adequate energy service at just and reasonable rates
*PSC-24-18-00013-P exempt	Implementation of program rules for Renewable Energy Standard and ZEC requirements	To promote and maintain renewable and zero-emission electric energy resources
*PSC-28-18-00011-P exempt	Storm Hardening Collaborative Report	To ensure safe and adequate gas service
*PSC-29-18-00008-P exempt	Participation in Targeted Accessibility Fund	To encourage enhanced services for low-income consumers
*PSC-29-18-00009-P exempt	Overvaluing real property tax expense recovery in water rates	To prevent unjust and unreasonable water rates
*PSC-34-18-00015-P exempt	Petition to submeter electricity	To ensure adequate submetering equipment and energy efficiency protections are in place
*PSC-34-18-00016-P exempt	Deferral of pre-staging and mobilization storm costs	To ensure just and reasonable rates for ratepayers and utility recovery of unexpected, prudently incurred costs
*PSC-35-18-00003-P exempt	Con Edison's 2018 DSIP and BCA Handbook Update	To continue Con Edison's transition to a modern utility serving as a Distributed System Platform Provider
*PSC-35-18-00005-P exempt	NYSEG and RG&E's 2018 DSIP and BCA Handbook Update	To continue NYSEG and RG&E's transition to modern utilities acting as Distributed System Platform Providers
*PSC-35-18-00006-P exempt	National Grid's 2018 DSIP and BCA Handbook Update	To continue National Grid's transition to a modern utility serving as a Distributed System Platform Provider
*PSC-35-18-00008-P exempt	Central Hudson's 2018 DSIP and BCA Handbook Update	To continue Central Hudson's transition to a modern utility serving as a Distributed System Platform Provider
*PSC-35-18-00010-P exempt	O&R's 2018 DSIP and BCA Handbook Update	To continue O&R's transition to a modern utility acting as a Distributed System Platform Provider
*PSC-39-18-00005-P exempt	Participation in New York State Lifeline Program	To encourage enhanced services for low-income customers
*PSC-40-18-00014-P exempt	Annual Reconciliation of Gas Expenses and Gas Cost Recoveries	To review the gas utilities' reconciliation of Gas Expenses and Gas Cost Recoveries for 2018
*PSC-42-18-00011-P exempt	Voluntary residential beneficial electrification rate design	To provide efficient rate design for beneficial technologies in New York State that is equitable for all residential customers

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-42-18-00013-P exempt	Petition for clarification and rehearing of the Smart Solutions Program Order	To address the increased demand for natural gas in the Con Edison's service territory and the limited pipeline capacity
*PSC-45-18-00005-P exempt	Notice of intent to submeter electricity and waiver of energy audit	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place
*PSC-01-19-00013-P exempt	Order of the Commission related to caller ID unblocking	To require telephone companies to unblock caller ID on calls placed to the 311 municipal call center in Suffolk County
*PSC-03-19-00002-P exempt	DPS Staff White Paper for who must be trained in 16 NYCRR Part 753 requirements and how the Commission will approve trainings	To reduce damage to underground utility facilities by requiring certain training and approving training curricula
*PSC-04-19-00004-P exempt	Con Edison's petition for the Gas Innovation Program and associated budget	To pursue programs that continue service reliability and meet customer energy needs while aiding greenhouse gas reduction goals
*PSC-04-19-00011-P exempt	Update of revenue targets	To ensure NYAW's rates are just and reasonable and accurately reflect the needed revenues
*PSC-06-19-00005-P exempt	Consideration of the Joint Utilities' proposed BDP Program	To to expand opportunities for low-income households to participate in Community Distributed Generation (CDG) projects
*PSC-07-19-00009-P exempt	Whether to impose consequences on AAA for its non-compliance with Commission requirements	To insure the provision of safe and adequate energy service at just and reasonable rates
*PSC-07-19-00016-P exempt	Participation in New York State Lifeline Program	To encourage enhanced services for low-income customers
*PSC-09-19-00010-P exempt	Non-pipeline alternatives report recommendations	To consider the terms and conditions applicable to gas service
*PSC-13-19-00010-P exempt	New Commission requirements for gas company operator qualification programs	To make pipelines safer with improved training of workers who perform construction and repairs on natural gas facilities
*PSC-19-19-00013-P exempt	Proposed merger of three water utilities into one corporation	To determine if the proposed merger is in the public interest
*PSC-20-19-00008-P exempt	Reporting on energy sources	To ensure accurate reporting and encourage clean energy purchases
*PSC-20-19-00010-P exempt	Compensation policies for certain CHP projects	To consider appropriate rules for compensation of certain CHP resources
*PSC-31-19-00013-P exempt	Implementation of Statewide Energy Benchmarking	To ensure safe and adequate service at just and reasonable rates charged to customers without undue preferences
*PSC-32-19-00012-P exempt	Standby Service Rates and Buyback Service Rates	To ensure just and reasonable rates, including compensation, for distributed energy resources
*PSC-38-19-00002-P exempt	Petition to submeter electricity	To ensure adequate submetering equipment and consumer protections are in place

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-39-19-00018-P exempt	Petition to submeter electricity	To ensure adequate submetering equipment and consumer protections are in place
*PSC-41-19-00003-P exempt	A voluntary residential three-part rate that would include fixed, usage and demand charges	To provide qualifying residential customers with an optional three-part rate
*PSC-46-19-00008-P exempt	Wappingers Falls Hydroelectric LLC's facility located in Wappingers Falls, New York	To promote and maintain renewable electric energy resources
*PSC-10-20-00003-P exempt	The Commission's statewide low-income discount policy	To consider modifications to certain conditions regarding utility low-income discount programs
*PSC-12-20-00008-P exempt	Delivery rates of Corning Natural Gas Corporation	Whether to postpone the implementation of a change in rates that would otherwise become effective on June 1, 2020
*PSC-16-20-00004-P exempt	Disposition of a state sales tax refund	To determine how much of a state sales tax refund should be retained by Central Hudson
*PSC-18-20-00015-P exempt	Participation of Eligible Telecommunications Carriers (ETCs) in New York State Lifeline Program	Commission will consider each petition filed by an ETCs seeking approval to participate in the NYS Lifeline program
*PSC-19-20-00004-P exempt	Clarification of the Order Adopting Changes to the Retail Access Energy Market and Establishing Further Process	To consider whether energy service companies should be permitted to bank RECs to satisfy their renewable energy requirements
*PSC-19-20-00005-P exempt	Cost recovery associated with Day-Ahead-DLM and Auto-DLM programs, and elimination of double compensation	To provide cost recovery for new DLM programs and prevent double compensation to participating customers
*PSC-19-20-00009-P exempt	Cost recovery associated with Day-Ahead-DLM and Auto-DLM programs, and elimination of double compensation	To consider revisions to P.S.C. No. 10 - Electricity, and P.S.C. No. 12 - Electricity
*PSC-25-20-00010-P exempt	Whitepaper regarding energy service company financial assurance requirements	To consider the form and amount of financial assurances to be included in the eligibility criteria for energy service companies
*PSC-25-20-00016-P exempt	Modifications to the Low-Income Affordability program	To address the economic impacts of the COVID-19 pandemic
*PSC-27-20-00003-P exempt	To make the uniform statewide customer satisfaction survey permanent	To encourage consumer protections and safe and adequate service
*PSC-28-20-00022-P exempt	Compensation of distributed energy resources	To ensure just and reasonable rates, including compensation, for distributed energy resources
*PSC-28-20-00034-P exempt	Petition to implement Section 7(5) of the Accelerated Renewable Energy Growth and Community Benefit Act	To develop the bulk transmission investments necessary to achieve the Climate Leadership and Community Protection Act goals
*PSC-34-20-00005-P exempt	Petition to provide a renewable, carbon-free energy option to residential and small commercial full-service customers	To increase customer access to renewable energy in the Consolidated Edison Company of New York, Inc. service territory
*PSC-38-20-00004-P exempt	The annual Reconciliation of Gas Expenses and Gas Cost Recoveries	To consider filings of LDCs and municipalities regarding their Annual Reconciliation of Gas Expenses and Gas Cost Recoveries

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-42-20-00008-P exempt	Availability of gas leak information to the public safety officials	Facilitate availability of gas leak information to public safety officials by gas corporations
*PSC-45-20-00003-P exempt	Petition to submeter electricity	To ensure adequate submetering equipment and consumer protections are in place
*PSC-46-20-00005-P exempt	The recommendations of the DPS Staff report to improve Hudson Valley Water's service	To determine if approving the DPS Staff's recommendations is in the public interest
*PSC-48-20-00005-P exempt	Partial waiver of the Order Adopting Changes to the Retail Access Energy Market and Establishing Further Process	To consider whether Chief Energy Power, LLC should be permitted to offer green gas products to mass market customers
*PSC-48-20-00007-P exempt	Tariff modifications to change National Fuel Gas Distribution Corporation's Monthly Gas Supply Charge provisions	To ensure safe and adequate service at just and reasonable rates charged to customers without undue preferences
*PSC-51-20-00009-P exempt	Partial waiver of the Order Adopting Changes to the Retail Access Energy Market and Establishing Further Process	To consider whether petitioner should be permitted to offer its "Energy Savings Program" to mass market customers
*PSC-51-20-00014-P exempt	Electric system needs and compensation for distributed energy resources	To ensure safe and adequate service and just and reasonable rates, including compensation, for distributed energy resources
*PSC-01-21-00004-P exempt	Partial waiver of the Order Adopting Changes to the Retail Access Energy Market and Establishing Further Process	To consider whether petitioner should be permitted to offer its Home Warranty product to mass market customers
*PSC-04-21-00016-P exempt	Request for a waiver	To consider whether good cause exists to support a waiver of the Commission's Test Period Policy Statement
*PSC-09-21-00005-P exempt	Utility capital expenditure proposal	To ensure safe and adequate service at just and reasonable rates charged to customers without undue preferences
*PSC-13-21-00016-P exempt	Revised distribution strategies and reallocation of remaining funding	To ensure the appropriate use of funding reserved for gas safety programs
*PSC-17-21-00005-P exempt	Submetering equipment	To consider use of submetering equipment and if it is in the public interest
*PSC-17-21-00006-P exempt	Community Choice Aggregation and Community Distributed Generation	To consider permitting opt-out Community Distributed Generation to be offered as the sole product in an aggregation
*PSC-17-21-00007-P exempt	Utility studies of climate change vulnerabilities	To assess the need for utilities to conduct distinct studies of their climate change vulnerabilities
*PSC-18-21-00006-P exempt	Community Choice Aggregation renewable products	To consider waiving the locational and delivery requirements for RECs purchased to support renewable CCA products
*PSC-19-21-00008-P exempt	Community Choice Aggregation (CCA) and Community Distributed Generation (CDG)	To consider permitting Upstate Power, LLC to serve as a CCA administrator offering an opt-out CDG focused program
*PSC-20-21-00004-P exempt	Regulatory approvals in connection with a 437 MW electric generating facility	To ensure appropriate regulatory review, oversight, and action, consistent with the public interest

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-21-21-00019-P exempt	Utility capital expenditure proposal	To ensure safe and adequate service at just and reasonable rates charged to customers without undue preferences
*PSC-29-21-00009-P exempt	Proposed pilot program to use AMI to disconnect electric service to customers during gas system emergencies	To study the efficacy of using AMI to disconnect electric service during gas system emergencies
*PSC-32-21-00002-P exempt	The prohibition on ESCO service to low-income customers	To consider whether Icon Energy, LLC d/b/a Source Power Company should be granted a waiver to serve low-income customers
*PSC-37-21-00010-P exempt	Zero emitting electric generating facilities that are not renewable energy systems	To consider modifications to the Clean Energy Standard
*PSC-37-21-00011-P exempt	Green Button Connect implementation	To consider the proposed Green Button Connect User Agreement and Green Button Connect Onboarding Process document
*PSC-37-21-00012-P exempt	Partial waiver of the Order Adopting Changes to the Retail Access Energy Market and Establishing Further Process	To consider whether Catalyst should be permitted to offer its Community Distributed Generation product to mass market customers
*PSC-38-21-00006-P exempt	Annual Reconciliation of Gas Expenses and Gas Cost Recoveries	To consider filings of LDCs and municipalities regarding their Annual Reconciliation of Gas Expenses and Gas Cost Recoveries
*PSC-39-21-00007-P exempt	The proposed alternative method of account identification	To facilitate secure customer data exchanges between the utility or provider and energy service entities
*PSC-47-21-00003-P exempt	Utility processes for customers to consent to sharing data with third parties and how consent options will be communicated	To develop standardized consent requirements that will increase customer familiarity with appropriate data sharing and access
*PSC-47-21-00005-P exempt	Utility processes for customers to consent to sharing data with third parties and how consent options will be communicated	To develop standardized consent requirements that will increase customer familiarity with appropriate data sharing and access
*PSC-50-21-00006-P exempt	Implementation of the Host Community Benefit Program	To consider the proposed administration and implementation related to disbursement of customer bill credits
*PSC-50-21-00008-P exempt	Implementation of the Host Community Benefit Program	To consider the proposed administration and implementation related to disbursement of customer bill credits
*PSC-50-21-00011-P exempt	Implementation of the Host Community Benefit Program	To consider the proposed administration and implementation related to disbursement of customer bill credits
*PSC-50-21-00012-P exempt	Implementation of the Host Community Benefit Program	To consider the proposed administration and implementation related to disbursement of customer bill credits
*PSC-05-22-00001-P exempt	Green gas products	To consider an extension of the waiver permitting energy service companies to serve existing customers on green gas products
*PSC-13-22-00011-P exempt	Positive revenue adjustments associated with emergency response, damage prevention and leak management for 2020	To consider a rehearing petition

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-14-22-00008-P exempt	An opt-out community distributed generation program	To establish the program rules for offering community distributed generation on and opt-out basis in New York State
*PSC-18-22-00002-P exempt	NYSEG and RG&E's petition for a waiver of its 2021 customer service quality performance	To determine if NYSEG and RG&E's petition for waiver is in the public interest
*PSC-19-22-00022-P exempt	Modification of Con Edison's electric tariff	To either eliminate or waive a provision of the Standby Service Offset Tariff
*PSC-20-22-00009-P exempt	Modify lease of utility property	To determine whether to authorize the extension and amendment of the lease of the Volney-Marcy transmission line
*PSC-21-22-00007-P exempt	Partial waiver of the Order Adopting Changes to the Retail Access Energy Market and Establishing Further Process	To consider whether Atlantic Energy, LLC should be permitted to offer its LED Lighting product to mass market customers
*PSC-21-22-00008-P exempt	Cybersecurity requirements	Modify the framework to ensure the protection of utility systems and customer data from cyber events
*PSC-21-22-00011-P exempt	Partial waiver of the Order Adopting Changes to the Retail Access Energy Market and Establishing Further Process	To consider whether Atlantic Energy, LLC should be permitted to offer its Smart Home Program product to mass market customers
*PSC-24-22-00007-P exempt	St. Lawrence Gas' petition for a waiver of its 2021 service quality performance	To determine if St. Lawrence Gas' petition for waiver is in the public interest
*PSC-30-22-00009-P exempt	Establishment of the regulatory regime applicable to a battery storage project	To ensure appropriate regulation of an electric corporation
*PSC-32-22-00023-P exempt	Bioenergy generation in New York	To consider compensation for bioenergy generation
*PSC-33-22-00009-P exempt	Use of electric metering equipment	To consider use of electric metering equipment and ensure consumer bills are based on accurate measurements of electric usage
*PSC-38-22-00004-P exempt	Establishment of the regulatory regime applicable to a battery storage project	To ensure appropriate regulation of an electric corporation
*PSC-42-22-00010-P exempt	Gas system planning	To consider screening and suitability criteria for non-pipeline alternatives
*PSC-42-22-00011-P exempt	Gas system planning	To consider cost recovery procedures and an incentive mechanism for non-pipeline alternatives
*PSC-42-22-00012-P exempt	Gas system planning	To consider screening and suitability criteria for non-pipeline alternatives
*PSC-42-22-00013-P exempt	Gas system planning	To consider screening and suitability criteria for non-pipeline alternatives
*PSC-42-22-00014-P exempt	Gas system planning	To consider screening and suitability criteria for non-pipeline alternatives
*PSC-42-22-00015-P exempt	Gas system planning	To consider screening and suitability criteria for non-pipeline alternatives

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-42-22-00016-P exempt	Gas system planning	To consider screening and suitability criteria for non-pipeline alternatives
*PSC-42-22-00017-P exempt	Gas system planning	To consider screening and suitability criteria for non-pipeline alternatives
*PSC-42-22-00019-P exempt	Gas system planning	To consider screening and suitability criteria for non-pipeline alternatives
*PSC-46-22-00010-P exempt	Notice of intent to submeter electricity	To ensure adequate submetering equipment and consumer protections are in place
*PSC-04-23-00008-P exempt	Updates to guidance for electric utility Distributed System Implementation Plans (DSIPs)	Development of updated guidance and directives for utility DSIPs for improving utility planning and operations functions
*PSC-05-23-00001-P exempt	Thermal Energy Network Pilot Proposal	To consider authorizing utilities to construct and operate thermal energy network pilot projects
*PSC-05-23-00002-P exempt	Thermal Energy Network Pilot Proposal	To consider authorizing utilities to construct and operate thermal energy network pilot projects
*PSC-05-23-00004-P exempt	Thermal Energy Network Pilot Proposal	To consider authorizing utilities to construct and operate thermal energy network pilot projects
*PSC-05-23-00005-P exempt	Thermal Energy Network Pilot Proposal	To consider authorizing utilities to construct and operate thermal energy network pilot projects
*PSC-05-23-00006-P exempt	Thermal Energy Network Pilot Proposal	To consider authorizing utilities to construct and operate thermal energy network pilot projects
*PSC-05-23-00009-P exempt	Thermal Energy Network Pilot Proposal	To consider authorizing utilities to construct and operate thermal energy network pilot projects
*PSC-05-23-00012-P exempt	Thermal Energy Network Pilot Proposal	To consider authorizing utilities to construct and operate thermal energy network pilot projects
*PSC-05-23-00014-P exempt	Thermal Energy Network Pilot Proposal	To consider authorizing utilities to construct and operate thermal energy network pilot projects
*PSC-05-23-00015-P exempt	Thermal Energy Network Pilot Proposal	To consider authorizing utilities to construct and operate thermal energy network pilot projects
*PSC-13-23-00022-P exempt	The applicable regulatory regime under the Public Service Law for the owner of an energy storage facility	Consideration of a lightened regulatory regime for the owner of an approximately 150 MW energy storage facility
*PSC-17-23-00003-P exempt	Issuance of securities and other forms of indebtedness	To determine if the issuance of funding for capital needs and a surcharge mechanism is in the public interest
*PSC-18-23-00001-P exempt	A request for waiver of negative revenue adjustments	Whether it is in the public interest to waive the negative revenue adjustments for NYSEG and RGE
*PSC-25-23-00003-P exempt	Community Choice Aggregation	To determine the appropriate requirements to be placed on Community Choice Aggregation solicitations and service agreements
*PSC-26-23-00010-P exempt	Petition to modify the SIC tariff statement	To consider whether amending the SIC mechanism is in the public interest

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-27-23-00006-P exempt	A proposed methodology for annual greenhouse gas emissions inventory reporting	To consider whether the proposed Green House Gas Inventory Report will provide sufficient emissions information
*PSC-27-23-00013-P exempt	The proposed Greenhouse Gas Emissions Reduction Pathways Study	To consider whether the proposed Study is sufficient and whether to proceed with the Study
*PSC-27-23-00015-P exempt	The Tier 4 renewable energy certificate purchase and sale agreement modifications	To consider modification to the existing Tier 4 renewable energy certificate purchase and sale agreement
*PSC-29-23-00007-P exempt	Reconciliation mechanism	To limit any further near-term customer bill impacts
*PSC-31-23-00001-P exempt	A petition for a special permit exemption from odorization requirements	To determine if the granting of the special permit is in the public interest
*PSC-34-23-00008-P exempt	Proposed transfer of capital stock	To determine if the transfer of capital stock is in the public interest
*PSC-35-23-00007-P exempt	EV Commercial Managed Charging Program Implementation Plan	To consider the deployment of an EV CMCP Implementation Plan in the Central Hudson service territory
*PSC-35-23-00011-P exempt	EV Commercial Managed Charging Program Implementation Plan	To consider the deployment of an EV CMCP Implementation Plan in the National Grid service territory
*PSC-35-23-00015-P exempt	EV Commercial Managed Charging Program Implementation Plan	To consider the deployment of an EV CMCP Implementation Plan in the NYSEG/RG&E service territories
*PSC-35-23-00020-P exempt	Reconciliation mechanism	To limit any further near-term customer bill impacts
*PSC-38-23-00002-P exempt	Program-wide adjustments to renewable energy certificate contracts	To consider modification to existing renewable energy certificate contracts in light of increased project costs
*PSC-40-23-00029-P exempt	The applicable regulatory regime for the owner/operator of an approximately 200 megawatt solar electric generating facility	Consideration of whether a requested lightened regulatory regime is in accordance with the Public Service Law and precedent
*PSC-41-23-00007-P exempt	Gas metering equipment	To ensure that consumer bills are based on accurate measurements of gas usage
*PSC-42-23-00011-P exempt	Transfer of a Certificate of Environmental Compatibility and Public Need for a natural gas pipeline	To determine whether the request for the transfer is consistent with the law and in the public interest
*PSC-42-23-00013-P exempt	Proposed sale and transfer of a water system and its assets	To consider whether the terms of the sale are in public interest
*PSC-47-23-00003-P exempt	The prohibition on service to low-income customers by energy service companies (ESCOs)	To consider extending the waiver of the prohibition
*PSC-02-24-00002-P exempt	Water metering equipment	To ensure that consumer bills will be based on accurate measurements of water usage

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-02-24-00005-P exempt	Water metering equipment	To ensure that consumer bills will be based on accurate measurements of water usage
*PSC-05-24-00003-P exempt	Application of the Public Service Law (PSL) to a merchant developer and owner of a proposed solar facility	To ensure an applicable regulatory regime under the PSL that is consistent with the public interest
*PSC-05-24-00004-P exempt	Waiver of the requirements of velocity steam meter testing for 2023	To consider whether to provide relief from the velocity meter testing requirements for 2023 due to testing facility shutdown
*PSC-10-24-00004-P exempt	Remote electric service disconnection and reconnection charges	To ensure that charges assessed to utility customers are just and reasonable
*PSC-11-24-00020-P exempt	Appointment of a temporary operator for a water works corporation	To determine if appointment of a temporary operator of a water utility is necessary to provide safe and adequate service
*PSC-11-24-00021-P exempt	Petition for the use of gas metering equipment	To ensure that consumer bills are based on accurate measurements of gas usage
*PSC-14-24-00013-P exempt	Petition to modify the submeter approval order	To ensure adequate consumer protections are in place
*PSC-14-24-00015-P exempt	Petition to modify the submeter approval order	To ensure adequate consumer protections are in place
*PSC-17-24-00007-P exempt	Notice of intent to submeter electricity	To ensure adequate submetering equipment and consumer protections are in place
*PSC-18-24-00008-P exempt	Partnership for the Urban Revitalization in Western New York Program revisions	To consider and review proposed program modifications
*PSC-25-24-00005-P exempt	The calculation of NYSEG's Percent of Estimated Bills of the Customer Service Performance Indicator metric for January 2024	Whether it is in the public interest to grant certain exemptions in the January 2024 Percent of Estimated Bills for NYSEG
*PSC-26-24-00002-P exempt	Energy Service Company Home Warranty Products	To consider proposed consumer protections on Energy Service Company Home Warranty Products
*PSC-26-24-00009-P exempt	LPP replacement targets	To update LPP replacement mileage to reflect increasing cost while working within Corning's authorized budget
*PSC-26-24-00010-P exempt	BTU content levels	To reflect the BTU range during the non-heating months due to gas supplied by Corning's new renewable natural gas projects
*PSC-27-24-00003-P exempt	Net Metering Rules	To consider the proper treatment of banked remote net metering credits
*PSC-30-24-00002-P exempt	Petition for a special permit exemption and extension	To determine whether to grant the special permit relating to certain class locations and extend the 18-month period until 2026
*PSC-31-24-00011-P exempt	IEDR User Agreements, Data Security Agreement, Self Attestation, and Green Button Connect Onboarding Process	To ensure that proposed agreements comply with the Commission's Data Access Framework requirements

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-32-24-00030-P exempt	Petition for the use of gas metering equipment	To ensure that consumer bills are based on accurate measurements of gas usage
*PSC-32-24-00037-P exempt	Rehearing if the order denying authority to recover incremental costs to implement a new CSS above the \$421 million cap	To determine whether to authorize temporary accounting treatment for the capital costs in excess of the \$421 million cap
*PSC-33-24-00001-P exempt	Customer required transformers and associated equipment	To establish provisions to ensure safe and reliable service for all customers
*PSC-34-24-00012-P exempt	Deferral of costs associated with the development of Utility Thermal Energy Networks	To determine the appropriate funding for the development of a proposed Utility Thermal Energy Network Pilot Project
*PSC-38-24-00005-P exempt	To review a pilot proposal and associated budgets	To assess whether the proposed pilot program impact is in the public interest
*PSC-40-24-00003-P exempt	Proposed Earnings Adjustment Mechanisms for Calendar Year 2024	To determine if certain EAMs from the prior rate plan should continue, with updated targets and financial awards
*PSC-41-24-00024-P exempt	Notice of intent to submeter electricity	To ensure adequate submetering equipment and consumer protections are in place
*PSC-44-24-00005-P exempt	Petition for rehearing	To challenge reporting requirements and sale of environmental attributes for proposed renewable natural gas facilities
*PSC-45-24-00005-P exempt	Gas metering equipment	To consider use of gas metering equipment and ensure that consumer bills will be based on accurate measurements of gas usage
*PSC-47-24-00007-P exempt	The Clean Energy Standard's zero emission by 2024 target	To establish definitions of key terms and an evaluation process for achieving the zero emissions by 2040 target
*PSC-48-24-00006-P exempt	The Westchester Power Community Choice Aggregation (CCA) Program.	To consider integration of Opt-out Community Distributed Generation into the Westchester Power CCA program.
*PSC-49-24-00013-P exempt	Transfer of assets.	To ensure the transfer of utility company assets is in the general interest of the public.
*PSC-52-24-00012-P exempt	Proposed Public Policy Transmission Needs/ Public Policy Requirements, as defined under the NYISO tariff.	To identify any potential electric transmission needs for referral to the NYISO to solicit, evaluate, and select solutions for.
*PSC-52-24-00015-P exempt	Utility integrated storage as a transmission and distribution asset.	To consider the Joint Utilities' study and proposal of the use of energy storage as a transmission and distribution asset.
*PSC-04-25-00010-P exempt	The New York State Standardized Interconnection Requirements.	To improve the process for distributed generation and energy storage projects interconnecting to utility systems.
*PSC-05-25-00010-P exempt	To examine and determine the accuracy of all apparatus for testing and proving the accuracy of water meters.	To ensure that consumer bills are based on accurate measurements of water usage.
*PSC-05-25-00017-P exempt	Proposal for replacement of Con Edison's Rider Q program with Locational Variant Daily As-Used Demand Pricing Rates.	To provide customers with locational variant daily as-used demand pricing.

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
*PSC-08-25-00006-P exempt	Long-term gas system planning.	To consider and review long-term gas system planning.
*PSC-08-25-00009-P exempt	Con Edison proposes to extend survey and inspection intervals for indoor gas service lines.	To approve, deny, or modify Con Edison's proposal to extend survey and inspection intervals for indoor gas service lines
*PSC-09-25-00006-P exempt	To review a pilot proposal and associated budgets.	To assess whether the proposed pilot program impact is in the public interest.
*PSC-10-25-00004-P exempt	The New York State Standardized Interconnection Requirements (SIRs).	To consider increased cost certainty for distributed generation and energy storage projects interconnecting to utility systems.
*PSC-11-25-00003-P exempt	Implementation of an exemption from the All-Electric Buildings Act, which prohibits certain use of fossil-fueled equipment.	To consider a reasonableness standard for exempting certain new buildings from the All-Electric Buildings Act.
*PSC-12-25-00028-P exempt	The calculation of certain negative revenue adjustments associated with customer service performance for 2023 and 2024	To determine if approving NYSEG and RG&E's petition is in the public interest.
*PSC-13-25-00002-P exempt	Standby Service rates and Buyback Service rates.	To establish updated Standby Service and Buyback Service rates that are just and reasonable.
*PSC-13-25-00007-P exempt	Petition to submeter electricity.	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place.
*PSC-17-25-00006-P exempt	Petition to submeter electricity.	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place.
*PSC-19-25-00003-P exempt	Petition to submeter electricity and waiver of energy audit.	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place.
*PSC-21-25-00005-P exempt	Transfer of ownership interests in a 55 megawatt natural gas-fired cogeneration facility located in North Tonawanda, NY.	To address the transfer and any matters within the public interest.
*PSC-21-25-00007-P exempt	Petition to submeter electricity & waiver of energy audit requirement.	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place.
PSC-22-25-00004-P exempt	The calculation of NYSEG and RG&E's Electric Reliability Performance Metrics for calendar year 2024.	The ascertainment of accurate electric reliability performance metrics for NYSEG and RG&E.
PSC-22-25-00007-P exempt	Initial Tariff Schedule, P.S.C. No. 1 - Water.	To provide the rates, rules, and regulations under which water service will be provided to the customers of the system.
PSC-22-25-00008-P exempt	Transfer of franchises or stocks.	To consider if replacement of Argo GP by an Apollo-controlled entity is subject to § 70, or in the public interest under § 70.
PSC-23-25-00002-P exempt	Promulgate rules and regulations to require the trimming of vines on utility poles.	To establish minimum requirements regarding vine management.

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
PSC-25-25-00007-P exempt	Petition to submeter electricity.	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place.
PSC-26-25-00008-P exempt	Petition to extend a water works corporation's escrow account.	To determine if the extension of Emerald Green's escrow account is in the public interest.
PSC-26-25-00012-P exempt	Lease of property.	To determine whether to authorize the lease of property.
PSC-27-25-00019-P exempt	Proposed early deployment decarbonization projects and low carbon fuels pilot program.	To address the need for and cost recovery of early deployment decarbonization projects and low carbon fuels pilot program.
PSC-28-25-00002-P exempt	O&R's proposal for a Gas DR Pilot and associated budgets.	To promote gas system reliability by encouraging gas demand reductions during peak gas demand days.
PSC-28-25-00003-P exempt	Con Edison's proposal for a Gas DR Pilot and associated budgets.	To promote gas system reliability by encouraging gas demand reductions during peak gas demand days.
PSC-29-25-00005-P exempt	Minor rate filing.	To ensure safe and adequate service at just and reasonable rates charged to customers without undue preferences.
PSC-30-25-00001-P exempt	NOCO Electric, LLC and NOCO Natural Gas, LLC's smart monitoring product.	To consider whether the smart monitoring product should be offered to mass-market customers.
PSC-31-25-00005-P exempt	Petition to submeter electricity and waiver of energy audit requirement.	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place.
PSC-32-25-00002-P exempt	Proposed upstream transfer related to electric plant and steam plant.	To consider whether the proposed transfer of electric and steam plant is in the public interest.
PSC-32-25-00004-P exempt	Petition to submeter electricity.	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place.
PSC-33-25-00002-P exempt	Gas metering equipment	To consider use of gas metering equipment and ensure that consumer bills will be based on accurate measurements of gas usage.
PSC-34-25-00003-P exempt	The Rockefeller Center UTEN Pilot Proposal filings provided by Con Edison.	To consider whether it is in the public interest to authorize Con Edison to proceed with the Rockefeller Center Pilot Project.
PSC-34-25-00004-P exempt	The Haverstraw UTEN Pilot Proposal filings provided by O&R.	To consider whether it is in the public interest to authorize O&R to proceed with the Haverstraw Pilot Project.
PSC-34-25-00006-P exempt	The Mount Vernon UTEN Pilot Proposal filings provided by Con Edison.	To consider whether it is in the public interest to authorize Con Edison to proceed with the Mount Vernon Pilot Project.
PSC-34-25-00007-P exempt	The Brooklyn UTEN Pilot Proposal filings provided by KEDNY.	To consider whether it is in the public interest to authorize KEDNY to proceed with the Brooklyn Pilot Project.

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
PSC-34-25-00009-P exempt	The Syracuse UTEN Pilot Proposal filings provided by National Grid.	To consider whether it is in the public interest to authorize National Grid to proceed with the Syracuse Pilot Project.
PSC-34-25-00010-P exempt	The Chelsea UTEN Pilot Proposal filings provided by Con Edison.	To consider whether it is in the public interest to authorize Con Edison to proceed with the Chelsea Pilot Project.
PSC-34-25-00011-P exempt	Thermal Energy Network Pilot Proposal Customer Protection Plan filings provided by New York State Electric & Gas Corporation.	Consider the Thermal Energy Network Customer Protection Plan filing.
PSC-35-25-00005-P exempt	Modifications to the Make-Ready Program to incentivize EV supply equipment developers to build EV charging stations.	To consider the modification of plug designations in the EV Make-Ready program.
PSC-35-25-00006-P exempt	Consideration of the Audit Implementation Plans and audit recommendations.	To ensure that recommendations issued in a management and operations audit are appropriately addressed and implemented.
PSC-35-25-00007-P exempt	Establishment of the regulatory regime applicable to the owner and operator of a solar generation project.	To ensure appropriate regulation of an independent power producer participating in wholesale electric markets.
PSC-35-25-00008-P exempt	Establishment of the regulatory regime applicable to the owner and operator of a solar generation project.	To ensure appropriate regulation of an independent power producer participating in wholesale electric markets.
PSC-36-25-00001-P exempt	A residential weatherization program for the Downstate Utilities.	To consider whether the proposed weatherization program should be approved, rejected, or modified.
PSC-36-25-00002-P exempt	A residential weatherization program for the Upstate Utilities.	To consider whether the proposed weatherization program should be approved, rejected, or modified.
PSC-36-25-00003-P exempt	Petition to submeter electricity.	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place.
PSC-36-25-00008-P exempt	Petition to submeter electricity & waiver of energy audit requirement.	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place.
PSC-39-25-00006-P exempt	Design and implementation of a Commercial Managed Charging Program within the Upstate Utilities' service territories.	To improve the efficacy and participation in the Upstate Commercial Managed Charging Programs.
PSC-39-25-00010-P exempt	The applicable regulatory regime for the owner and operator of a wind-powered generating facility.	To determine whether a lightened regulatory regime for Agricola is consistent with the PSL.
PSC-39-25-00011-P exempt	Notice of intent to submeter electricity.	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place.
PSC-39-25-00012-P exempt	Interconnection costs.	To consider a filing requesting relief from interconnection costs assigned by National Grid.

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
PSC-39-25-00013-P exempt	Petition to submeter electricity.	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place.
PSC-39-25-00014-P exempt	Petition to submeter electricity.	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place.
PSC-39-25-00015-P exempt	Modifications to the Managed Charging Program to increase adoption of electric vehicle (EV) supply equipment and infrastructure.	To incentivize managed EV charging to encourage EV adoption to meet the State's EV adoption goals.
PSC-40-25-00006-P exempt	Electric metering equipment.	To ensure that consumer bills are based on accurate measurements of electric usage.
PSC-42-25-00004-P exempt	Bulk energy storage programs.	To consider proposed methodologies for estimating market revenue for long duration, 12+ hour, battery energy storage resources.
PSC-42-25-00005-P exempt	Implementation of the Host Community Benefit Program.	To consider a proposal for administering customer bill credits funded by the owner of a major renewable energy facility.
PSC-43-25-00003-P exempt	Extension of the State Universal Service Fund.	To continue to provide universal service at a reasonable rate in certain service territories.
PSC-43-25-00004-P exempt	Lightened regulatory regime and financing for the owner and operator of a photovoltaic solar electric generating facility.	To determine the regulatory framework and applicable financing for a competitive wholesale provider of electricity.
PSC-43-25-00005-P exempt	The Build-Ready Program under the Clean Energy Standard	To consider discontinuation of the Build-Ready Program as a ratepayer-funded program.
PSC-48-25-00003-P exempt	Approval of the proposed cost apportionment.	To ensure a fair division of costs among customers on line extensions without passing costs to the general body of ratepayers.
PSC-48-25-00004-P exempt	Proposed tariff modification.	To ensure safe and adequate service at just and reasonable rates charged to customers without undue preferences.
PSC-48-25-00005-P exempt	Clean Energy Standard Tier 1 repowering requirements.	To modify the Tier 1 repowering requirements as applicable to hydroelectric generating resources.
PSC-49-25-00001-P exempt	The Ithaca UTEN Pilot Proposal filing provided by NYSEG.	To consider whether it is in the public interest to authorize NYSEG to proceed with the Ithaca Pilot Project.
PSC-49-25-00002-P exempt	Petition to submeter electricity.	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place.
PSC-49-25-00004-P exempt	Petition to submeter electricity & waiver of energy audit requirement.	To ensure adequate submetering equipment, consumer protections, and energy efficiency protections are in place.
PSC-49-25-00005-P exempt	Gas metering equipment.	To consider use of gas metering equipment and ensure that consumer bills will be based on accurate measurements of gas usage.

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
PSC-49-25-00006-P exempt	Petition to submeter electricity.	To ensure adequate submetering equipment, consumer protections, and energy efficiency improvements are in place.
PSC-49-25-00009-P exempt	Petition to submeter electricity & waiver of energy audit requirement.	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place.
PSC-49-25-00010-P exempt	Petition to submeter electricity & waiver of energy audit requirement.	To ensure adequate submetering equipment, consumer protections, and energy efficiency protections are in place.
PSC-49-25-00011-P exempt	Petition to submeter electricity & waiver of energy audit requirement.	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place.
PSC-49-25-00013-P exempt	Notice of Intent to submeter electricity & waiver of energy audit requirement.	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place.
PSC-51-25-00004-P exempt	Petition for waiver of the requirements of Opinion No. 76-17 and 16 NYCRR Part 96 regarding individual metering of living units.	To ensure adequate consumer and energy efficiency protections in case of individual metering requirement waiver.
PSC-51-25-00005-P exempt	Petition to submeter electricity.	To ensure adequate submetering equipment, consumer protections, and energy efficiency improvements are in place.
PSC-52-25-00002-P exempt	The computation of certain components used to compensate Distributed Energy Resources (DERs).	To consider revisions to the Demand Reduction Value and Locational System Relief Value compensation elements for DERs.
PSC-52-25-00012-P exempt	Minor electric rate filing to increase annual electric revenues.	To ensure safe and adequate service at just and reasonable rates charged to customers without undue preferences.
PSC-52-25-00014-P exempt	Petition to submeter electricity.	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place.
PSC-01-26-00004-P exempt	The November 13, 2025 Order Adopting Modifications to the Uniform Business Practices.	To consider the Retail Energy Supply Association's request for rehearing.
PSC-01-26-00005-P exempt	The Troy UTEN Pilot Proposal filings provided by National Grid.	To consider whether it is in the public interest to authorize National Grid to proceed with the Troy Pilot Project.
PSC-01-26-00006-P exempt	Petition to submeter electricity.	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place.
PSC-01-26-00007-P exempt	The November 13, 2025 Order Adopting Modifications to the Uniform Business Practices.	To consider the M&R Energy Resources Corp.'s request for rehearing.
PSC-01-26-00008-P exempt	Minor rate filing.	To ensure safe and adequate service at just and reasonable rates charged to customers without undue preferences.

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
PSC-02-26-00005-P exempt	A financing arrangement with respect to a proposed solar generating facility.	To consider the requested financing arrangement, and if approved, what regulatory conditions should apply.
PSC-02-26-00006-P exempt	Proposed transfer of gas plant and Certificates of Environmental Compatibility and Public Need, and lightened regulation.	To consider whether the proposed transfer is in the public interest, and to ensure appropriate regulation of gas corporations.
PSC-02-26-00007-P exempt	Modification of monthly administrative fee charged to submetered tenants.	To ensure just and reasonable submetering charges and appropriate consumer protections.
PSC-03-26-00002-P exempt	The applicable regulatory regime for the owner and operator of a solar-powered generating facility.	To determine whether a lightened regulatory regime for North Seneca Solar Project, LLC is consistent with the PSL.
PSC-04-26-00006-P exempt	Petition to submeter electricity.	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place.
PSC-04-26-00008-P exempt	Notice of Intent to submeter electricity.	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place.
PSC-04-26-00009-P exempt	Proposed major rate increase in Con Edison's annual revenues by approximately \$66 million.	To ensure safe and adequate service at just and reasonable rates charged to customers without undue preferences.
PSC-04-26-00010-P exempt	A hearing on the Commission's obligations under the Renewable Energy Program.	To determine whether a hearing should be held to evaluate whether the Renewable Energy Program should be modified or suspended.
PSC-05-26-00001-P exempt	The New York State Standardized Interconnection Requirements (SIRs).	To increase transparency in cost estimating by electric utilities under the Standardized Interconnection Requirements.
PSC-05-26-00002-P exempt	Transfer of street lighting facilities to the Village of New Square.	To consider whether the transfer of street lighting facilities to the Village of New Square is in the public interest.
PSC-05-26-00003-P exempt	Modification of headroom assessment methodology.	To consider improvements to provide stakeholders more actionable information on system limitations and available capacity.
PSC-05-26-00004-P exempt	Hydro Development Group Acquisition, LLC, Halesboro 4 hydroelectric project located in Halesboro, New York.	To promote and maintain renewable electric energy resources.
PSC-05-26-00005-P exempt	Hydro Development Group Acquisition, LLC, Halesboro 6 hydroelectric project located in Halesboro, New York.	To promote and maintain renewable electric energy resources.
PSC-05-26-00006-P exempt	Hydro Development Group Acquisition, LLC, Halesboro 3 hydroelectric project located in Gouverneur, New York.	To promote and maintain renewable electric energy resources.
PSC-06-26-00011-P exempt	Pyrites hydroelectric project located in Pyrites, New York.	To promote and maintain renewable electric energy resources.
PSC-06-26-00012-P exempt	A debt financing arrangement with respect to a solar photovoltaic electric generation facility providing wholesale services.	To consider the requested financing arrangement, and if approved, what regulatory conditions should apply.

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
PSC-07-26-00001-P exempt	A process for offering flexible interconnection service options.	To provide rules that ensure safe and adequate service at just and reasonable rates.
PSC-07-26-00002-P exempt	A process for considering approval of specific meter socket adapter devices.	To provide rules that ensure safe and adequate service at just and reasonable rates.
PSC-07-26-00003-P exempt	Petition to submeter electricity.	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place.
PSC-08-26-00002-P exempt	Petition to submeter electricity.	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place.
PSC-08-26-00003-P exempt	Petition to submeter electricity.	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place.
PSC-09-26-00015-P exempt	The rules and procedures for interconnecting energy storage facilities.	To ensure interconnection rules and procedures are just and reasonable and consistent with the public interest.
PSC-09-26-00016-P exempt	Minor water rate filing to increase annual water revenues.	To ensure that the rates charged by a water company are just and reasonable.
PSC-10-26-00003-P exempt	Petition dated February 6, 2026 for temporary waiver of 16 NYCRR Section 96.6(j) to provide bills within 30-days.	Whether to grant, deny or modify, in whole or in part, the temporary waiver requested in the petition.
PSC-10-26-00004-P exempt	Petition dated February 6, 2026 for temporary waiver of 16 NYCRR Section 96.6(j) to provide bills within 30-days.	Whether to grant, deny or modify, in whole or in part, the temporary waiver requested in the petition.
PSC-10-26-00005-P exempt	Petition dated February 6, 2026 for temporary waiver of 16 NYCRR Section 96.6(j) to provide bills within 30-days.	Whether to grant, deny or modify, in whole or in part, the temporary waiver requested in the petition.
PSC-10-26-00006-P exempt	Petition dated February 6, 2026 for temporary waiver of 16 NYCRR Section 96.6(j) to provide bills within 30-days.	Whether to grant, deny or modify, in whole or in part, the temporary waiver requested in the petition.
PSC-10-26-00007-P exempt	Rehearing of Commission Order.	To consider whether the the December 19, 2025 Order had errors of law or fact and to ensure safe and reliable water service.
PSC-11-26-00005-P exempt	Petition to submeter electricity & waiver request.	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place.
PSC-11-26-00006-P exempt	Petition to submeter electricity.	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place.
PSC-11-26-00007-P exempt	Implementation of program rules for the Zero-Emission Credit program and a Master Contract for other programs.	To promote and maintain zero-emission electric energy resources.
PSC-11-26-00008-P exempt	Petition to submeter electricity & waiver request.	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place.

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
PSC-11-26-00009-P exempt	Petition to submeter electricity & waiver request.	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place.
PSC-11-26-00010-P exempt	Proposed transfer of ownership interests in a natural gas fired electric generating facility.	To consider whether the proposed transfer is in the public interest.
PSC-11-26-00011-P exempt	Financing approval for entities subject to lightened regulation.	To review the proposed financing and consider whether it is within the public interest.
PSC-12-26-00005-P exempt	Petition to submeter electricity & waiver request.	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place.
PSC-12-26-00006-P exempt	Rehearing on Commission Order.	To consider whether the February 13, 2026 Order had errors of law or fact and to ensure safe and reliable electric service.
PSC-12-26-00007-P exempt	Approval of electric metering equipment.	To ensure that consumer bills are based on accurate measurements of electric usage.
PSC-12-26-00008-P exempt	Approval of electric metering equipment.	To ensure that consumer bills are based on accurate measurements of electric usage.
PSC-12-26-00009-P exempt	Approval of electric metering equipment.	To ensure that consumer bills are based on accurate measurements of electric usage.
PSC-12-26-00010-P exempt	Permanent waiver of P.S.C. No. 90 – Gas, § 10.I, the Dual Fuel Requirement, for a single applicant.	To ensure the requested waiver is reasonable and allows for the provision of safe and adequate service.
PSC-12-26-00011-P exempt	Petition to submeter electricity.	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place.
PSC-12-26-00012-P exempt	Electric metering equipment.	To ensure that consumer bills are based on accurate measurements of electric usage.
PSC-12-26-00013-P exempt	EV Phase-In rates.	To ensure the EV Phase-In rates remain revenue-neutral.
PSC-12-26-00015-P exempt	Petition to submeter electricity & waiver request	To ensure adequate submetering equipment, consumer protections, and energy efficiency improvements are in place
PSC-13-26-00003-P exempt	Petition for authorization to reallocate funds.	To ensure the requested relief is reasonable and allows for the provision of safe and adequate service.
PSC-13-26-00004-P exempt	Gas meter test standard.	To consider approval of the Model 6 transfer prover, with 2M and 10 M reference standard meters.
PSC-13-26-00005-P exempt	Transfer of certain electric and gas facilities.	To determine whether the transfer of the electric and gas facilities is in the public interest.
PSC-15-26-00003-P exempt	Pole attachment charges.	To provide pole attachment services at just and reasonable rates.

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
PSC-15-26-00004-P exempt	Approval of electric metering equipment.	To ensure that consumer bills are based on accurate measurements of electric usage.
PSC-15-26-00005-P exempt	Compensation of distributed energy resources.	To ensure just and reasonable rates, including compensation, for distributed energy resources.
PSC-15-26-00006-P 04/15/27	Billing requirements for gas, electric, steam, and water service.	To implement changes to billing requirements for gas, electric, steam, and water service.
PSC-16-26-00001-P exempt	Approval of issuance of long-term debt and surcharge to collect debt service costs.	To ensure that the expenditures funded by the loan are reasonably required for the stated purpose, water system improvements.
PSC-16-26-00002-P exempt	A debt financing arrangement related to the ownership of generation and transmission facilities providing wholesale services.	To consider the requested financing arrangement, and if approved, what regulatory conditions should apply.
PSC-16-26-00003-P exempt	Petition to submeter electricity & waiver requests.	To ensure adequate submetering equipment, consumer protections and energy efficiency improvements are in place.
PSC-17-26-00002-P exempt	The Poughkeepsie UTEN Pilot Proposal filings provided by Central Hudson.	To consider whether it is in the public interest to authorize Central Hudson to proceed with the Poughkeepsie Pilot Project.
PSC-17-26-00003-P exempt	Petition to submeter electricity.	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place.
PSC-17-26-00004-P exempt	Petition to submeter electricity.	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place.
PSC-17-26-00005-P exempt	Petition to submeter electricity & waiver request.	To ensure adequate submetering equipment, consumer protections, and energy efficiency improvements are in place.
PSC-18-26-00001-P exempt	Clean Energy Standard Administration.	To consider authorizing NYSEERDA to backfill CES position vacancies as they arise.
PSC-19-26-00016-P exempt	Proposed pilot program for residential gas demand response.	To consider and review the proposed pilot program.
PSC-19-26-00017-P exempt	Petition requesting modification of a directive in a Commission Order.	To determine whether the requested relief is reasonable and in the public interest.
PSC-20-26-00003-P exempt	Modify terms of service.	To determine whether to authorize the implementation of a Partially Interruptible Service Class Pilot.
PSC-21-26-00003-P exempt	The calculation of certain negative revenue adjustments associated with customer service performance for 2025.	To determine if approving NYSEG and RG&E's petition is in the public interest.
PSC-21-26-00004-P exempt	Minor rate filing.	To ensure safe and adequate service at just and reasonable rates charged to customers without undue preferences.
PSC-21-26-00005-P exempt	Petition to modify the Submeter Approval Order.	To ensure adequate consumer protections are in place.

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
PUBLIC SERVICE COMMISSION			
PSC-21-26-00006-P exempt	System improvement tracker implementation.	To determine whether to implement the system improvement tracker.
PSC-21-26-00007-P exempt	Minor electric rate filing to increase annual electric base revenues.	To ensure safe and adequate service at just and reasonable rates charged to customers without undue preferences.
PSC-21-26-00008-P exempt	Notice of intent to submeter electricity.	To ensure adequate submetering equipment, consumer protections and energy efficiency protections are in place.
STATE, DEPARTMENT OF			
DOS-11-26-00003-P 03/18/27	Curriculum Update to Natural Hair Styling and Cosmetology Educational Standards.	To update course curricula for obtaining natural hair styling and cosmetology licenses.
DOS-20-26-00002-EP 07/22/27	Minimum standards for administration and enforcement of the Uniform Code.	To revise such standards to include procedures requiring documentation of compliance with 10 NYCRR, Subpart 67-5.
STATE UNIVERSITY OF NEW YORK			
SUN-24-25-00006-RP 06/18/26	SUNY Community College presidential appointment and approval process; presidential contract review; and temporary leadership.	Improve the process by which SUNY community college presidents and administrators-in-charge are appointed and approved.
SUN-22-26-00019-P 06/03/27	Tuition liability and refunds	Amend existing regulations to provide increased flexibility to address student tuition liability in case of undue hardship.
TAXATION AND FINANCE, DEPARTMENT OF			
*TAF-46-20-00003-P exempt	Fuel use tax on motor fuel and diesel motor fuel and the art. 13-A carrier tax jointly administered therewith	To set the sales tax component and the composite rate per gallon for the period January 1, 2021 through March 31, 2021
*TAF-17-24-00002-EP exempt	Fuel use tax on motor fuel and diesel motor fuel and the art. 13-A carrier tax jointly administered therewith	To set the sales tax component and the composite rate per gallon for the period January 1, 2024 through March 31, 2024
TAF-21-26-00001-P exempt	Fuel use tax on motor fuel and diesel motor fuel and the art. 13-A carrier tax jointly administered therewith.	To set the sales tax component and the composite rate per gallon for the period July 1, 2026 through September 30, 2026.
TEMPORARY AND DISABILITY ASSISTANCE, OFFICE OF			
TDA-04-26-00011-P 01/28/27	Hotel/motel facilities used as temporary housing placements for persons and families experiencing homelessness	To ensure PA applicants or recipients that receive THA for hotel/motel facility placements receive supportive services like those currently available to PA applicants or recipients that receive THA for shelter placements
VICTIM SERVICES, OFFICE OF			
OVS-12-26-00003-P 03/25/27	NYS Office of Victim Services (OVS) Victim Compensation Program and Victim Assistance Grants	To align OVS's rules and regulations with recent amendments to Article 22 of the Executive Law and enhance aid to crime victims.

Agency I.D. No.	Expires	Subject Matter	Purpose of Action
WORKERS' COMPENSATION BOARD			
WCB-02-26-00001-P 01/14/27	Medical Fee Schedules	To update the medical fee schedules used for treatment in workers' compensation claims.
WCB-03-26-00003-RP 01/21/27	Depositions	To update the deposition process.
WCB-11-26-00002-P 03/18/27	Temporary payments of compensation and medical treatment and care, including prescribed medicine under WCL 21-a	Conform regulation to the updates to WCL section 21-a taking effect 1/1/27 and provide clarity

RULE REVIEW

Department of Audit and Control Three Year Review

Pursuant to the three-year review required by SAPA section 207(1)(b), the Department of Audit and Control submitted the following rule for review and received public comment.

Title 2 New York Code of Rules and Regulations section 126.1

Description of Rule: This regulation requires holders of property to attempt to confirm that an owner is deceased if they receive indication or notification of death. Upon confirmation of death, the dormancy period will start to run, and the property will be subject to the applicable dormancy period.

Need for Rule: Clarifies that the confirmed date of death of an owner begins the applicable dormancy period as provided in the Abandoned Property Law.

Legal Basis for Rule: Abandoned Property Law section 1414.

Justification for Continuation:

The Office of the State Comptroller has determined that 2 NYCRR § 126.1 remains necessary to ensure the timely identification and reporting of abandoned property belonging to deceased persons. By requiring holders to confirm an owner's death upon receiving notice in the ordinary course of business, the rule protects the rights of heirs and beneficiaries and provides a clear standard for when the dormancy period commences. Continuation of the rule without modification is essential for maintaining consistency in reporting requirements and ensuring that unclaimed funds are properly transferred to the State Comptroller's Office of Unclaimed Funds.

Assessment of Public Comment:

The Department of Audit and Control ("Department") has determined that the rule should continue without modification. The Department received comments regarding the continuation of the rule established under Title 2 New York Code of Rules and Regulations § 126.1. These comments and the Department responses are summarized below:

(1) Comment: A commenter requested that the Department narrow the specific types of property where an owner's death triggers the commencement of the dormancy period.

Response: Unless otherwise provided for by law, the rule requires holders to attempt to confirm the death of an owner only if they receive notice or indication that the owner is deceased during the normal course of their business. This requirement is intended to provide protection to the beneficiaries or heirs of the owner and is not specific to any type of property.

(2) Comment: A commenter suggested that the dormancy period should commence on the date the holder confirms the death of an owner, rather than the actual date of death.

Response: Existing reporting requirements allow a holder who confirms the death of an owner within 90 days of their annual report due date to report that property on their subsequent annual filing; providing sufficient administrative flexibility and comply with reporting requirements.

(3) Comment: A commenter requested clarification that the death of an owner does not reset a dormancy period that is already running.

Response: If the property is inactive prior to the date of death, the dormancy period begins on the date of last activity. However, if contact from beneficiaries or heirs is validated, that contact constitutes a reset of the dormancy period.

ADVERTISEMENTS FOR BIDDERS/CONTRACTORS

SEALED BIDS

PROVIDE
STORAGE BUILDING
Department of Transportation Region 5
Hamburg, Erie County

Sealed bids for Project Nos. 47510-C, 47510-H, 47510-P, and 47510-E, comprising separate contracts for Construction Work, HVAC Work, Plumbing Work, and Electrical Work, Provide Storage Building, DOT Region 5, Erie County, 75 Evans St, Hamburg, (Erie County), NY, will be received by the Office of General Services (OGS), Design & Construction Group (D&C), Division of Contract Management, 35th Fl., Corning Tower, Empire State Plaza, Albany, NY 12242, on behalf of the Department of Transportation, until 2:00 p.m. on Wednesday, June 17, 2026, when they will be publicly opened and read. Each bid must be prepared and submitted in accordance with the Instructions to Bidders and must be accompanied by a bid security (i.e. certified check, bank check, or bid bond in the amount of \$81,100 for C, \$17,200 for H, \$15,000 for P, and \$26,300 for E).

All successful bidders will be required to furnish a Performance Bond and a Labor and Material Bond pursuant to Sections 136 and 137 of the State Finance Law, each for 100% of the amount of the Contract estimated to be between \$2,000,000 and \$3,000,000 for C, between \$100,000 and \$250,000 for H, between \$100,000 and \$250,000 for P, and between \$500,000 and \$1,000,000 for E.

Pursuant to State Finance Law §§ 139-j and 139-k, this solicitation includes and imposes certain restrictions on communications between OGS D&C and a bidder during the procurement process. A bidder is restricted from making contacts from the earliest posting on the OGS website, in a newspaper of general circulation, or in the Contract Reporter, of written notice, advertisement or solicitation of offers, through final award and approval of the contract by OGS D&C and the Office of the State Comptroller (“Restricted Period”) to other than designated staff, unless it is a contact that is included among certain statutory exceptions set forth in State Finance Law § 139-j(3)(a). Designated staff are Megan Whaley, Catherine Skaczkowski, Jessica Hoffman, and Pierre Alric in the Division of Contract Management, telephone (518) 474-0203, fax (518) 473-7862. OGS D&C employees are also required to obtain certain information when contacted during the restricted period and to make a determination of the responsibility of the bidder pursuant to these two statutes. Certain findings of non-responsibility can result in rejection for contract award and in the event of two findings within a four-year period, the bidder is debarred from obtaining governmental Procurement Contracts. Bidders responding to this Advertisement must familiarize themselves with the State Finance Law requirements and will be expected to affirm that they understand and agree to comply on the bid form. Further information about these requirements can be found within the project manual or at: <https://ogs.ny.gov/ACPL/>

Pursuant to Public Buildings Law § 8(6), effective January 11, 2020, for any projects where the project design commenced on or after January 1, 2020 and for any contracts over \$5,000 for the work of construction, reconstruction, alteration, repair, or improvement of any State building, a responsible and reliable NYS-certified Minority or Women-Owned Business Enterprise that submits a bid within ten percent of the lowest bid will be deemed the apparent low bidder

provided that the bid is \$1,737,918 or less, adjusted annually for inflation as of March 1, 2026. If more than one responsible and reliable MWBE firm meets these requirements, the MWBE firm with the lowest bid will be deemed the apparent low bidder.

— Project commenced design before January 1, 2020. Not subject to provision.

XX Project commenced design on or after January 1, 2020. Subject to provision.

The substantial completion date for this project is 525 days after the Agreement is approved by the Comptroller.

The only time prospective bidders will be allowed to visit the job site to take field measurements and examine existing conditions of the project area will be at 9:00 a.m. on June 5, 2026, at DOT Sign Shop, 75 Evans St, Hamburg, NY. Prospective bidders are urged, but not mandated, to visit the site at this time. Prospective bidders or their representatives attending the pre-bid site visit will not be admitted on facility grounds without proper photo identification. Note that parking restrictions and security provisions will apply, and all vehicles will be subject to search. Refer to Document 002218 for any additional requirements for attendance at the pre-bid site visit.

Phone the office of Vicki Thielges, (585-658-2900) a minimum of 48 hours in advance of the date to provide the names of those who will attend the pre-bid site visit. Only contractors that schedule a visit at least 48 hours in advance will be allowed to participate in the pre-bid site visit.

Pursuant to New York State Executive Law Article 15-A and the rules and regulations promulgated thereunder, OGS is required to promote opportunities for the maximum feasible participation of New York State-certified Minority and Women-owned Business Enterprises (“MWBEs”) and the employment of minority group members and women in the performance of OGS contracts. All bidders are expected to cooperate in implementing this policy. OGS hereby establishes an overall goal of 30% for MWBE participation, 15% for Minority-Owned Business Enterprises (“MBE”) participation and 15% for Women-Owned Business Enterprises (“WBE”) participation (based on the current availability of qualified MBEs and WBEs). The total contract goal can be obtained by utilizing any combination of MBE and /or WBE participation for subcontracting and supplies acquired under this Contract. Trades with 0% goals are encouraged to make “good faith efforts” to promote and assist in the participation of MWBEs on the Contract for the provision of services and materials.

Article 3 of the Veteran’s Services Law provides for more meaningful participation in public procurement by certified Service-Disabled Veteran-Owned Businesses (“SDVOBs”). Bidders are expected to consider SDVOBs in the fulfillment of the requirements of the Contract. Such participation may be as subcontractors or suppliers, as protégés, or in other partnering or supporting roles. OGS hereby establishes overall goals for SDVOBs’ participation under this contract as follows: 6% for the C trade contractor, 3% for the E trade contractor, 3% for the H trade contractor, and 3% for the P trade contractor, based on the current availability of qualified SDVOBs. Trades with 0% goals are encouraged to make “good faith efforts” to promote and assist in the participation of SDVOBs on the Contract for the provision of services and materials.

The Office of General Services reserves the right to reject any or all bids.

The Bidding and Contract Documents for this Project are available

for viewing, downloading, and Electronic Bidding from OGS Design & Construction's Electronic Bidding service, Bid Express.

Registration, along with viewing, downloading, and electronic bidding can be accessed at the following link: <http://www.bidexpress.com>

For questions about downloading of bid documents, please send an e-mail to support@bidexpress.com, or call the Bid Express toll-free number at (888) 352-2439.

For all other questions, please send an email to DCPlans@ogs.ny.gov, or call (518) 474-0203.

For additional information on this project, please use the link below and then click on the project number:

<https://online.ogs.ny.gov/dnc/contractorConsultant/esb/ESBPlansAvailableIndex.asp>

By OGS - Design & Construction Group

**INSTALL
FLEET EV CHARGING SYSTEM
Stamford Regional Sub-Office
Stamford, Delaware County**

Sealed bids for Project No. 47627-E, comprising of a contract for Electrical Work, Install Fleet EV Charging System, Stamford Regional Sub-Office, 65561 NY-10, Stamford (Delaware County), NY, will be received by the Office of General Services (OGS), Design & Construction Group (D&C), Division of Contract Management, 35th Fl., Corning Tower, Empire State Plaza, Albany, NY 12242, on behalf of the Department of Environmental Conservation - Div of Operations, until 2:00 p.m. on Wednesday, June 17, 2026, when they will be publicly opened and read. Each bid must be prepared and submitted in accordance with the Instructions to Bidders and must be accompanied by a bid security (i.e. certified check, bank check, or bid bond in the amount of \$41,400 for E).

All successful bidders will be required to furnish a Performance Bond and a Labor and Material Bond pursuant to Sections 136 and 137 of the State Finance Law, each for 100% of the amount of the Contract estimated to be between \$1,000,000 and \$2,000,000 for E.

Pursuant to State Finance Law §§ 139-j and 139-k, this solicitation includes and imposes certain restrictions on communications between OGS D&C and a bidder during the procurement process. A bidder is restricted from making contacts from the earliest posting on the OGS website, in a newspaper of general circulation, or in the Contract Reporter, of written notice, advertisement or solicitation of offers, through final award and approval of the contract by OGS D&C and the Office of the State Comptroller ("Restricted Period") to other than designated staff, unless it is a contact that is included among certain statutory exceptions set forth in State Finance Law § 139-j(3)(a). Designated staff are Megan Whaley, Catherine Skaczkowski, Jessica Hoffman, and Pierre Alric in the Division of Contract Management, telephone (518) 474-0203, fax (518) 473-7862. OGS D&C employees are also required to obtain certain information when contacted during the restricted period and to make a determination of the responsibility of the bidder pursuant to these two statutes. Certain findings of non-responsibility can result in rejection for contract award and in the event of two findings within a four-year period, the bidder is debarred from obtaining governmental Procurement Contracts. Bidders responding to this Advertisement must familiarize themselves with the State Finance Law requirements and will be expected to affirm that they understand and agree to comply on the bid form. Further information about these requirements can be found within the project manual or at: <https://ogs.ny.gov/ACPL/>

Pursuant to Public Buildings Law § 8(6), effective January 11, 2020, for any projects where the project design commenced on or after January 1, 2020 and for any contracts over \$5,000 for the work of construction, reconstruction, alteration, repair, or improvement of any State building, a responsible and reliable NYS-certified Minority or Women-Owned Business Enterprise that submits a bid within ten percent of the lowest bid will be deemed the apparent low bidder provided that the bid is \$1,737,918 or less, adjusted annually for infla-

tion as of March 1, 2026. If more than one responsible and reliable MWBE firm meets these requirements, the MWBE firm with the lowest bid will be deemed the apparent low bidder.

— Project commenced design before January 1, 2020. Not subject to provision.

XX Project commenced design on or after January 1, 2020. Subject to provision.

The substantial completion date for this project is 409 days after the Agreement is approved by the Comptroller.

The only time prospective bidders will be allowed to visit the job site to take field measurements and examine existing conditions of the project area will be at 9:30 a.m. on June 4, 2026, Stamford Regional Sub-Office, 65561 NY-10, Stamford, NY. Prospective bidders are urged, but not mandated, to visit the site at this time. Prospective bidders or their representatives attending the pre-bid site visit will not be admitted on facility grounds without proper photo identification. Note that parking restrictions and security provisions will apply, and all vehicles will be subject to search. Refer to Document 002218 for any additional requirements for attendance at the pre-bid site visit.

Phone the office of Luanne Vaughn (607-721-8716) a minimum of 48 hours in advance of the date to provide the names of those who will attend the pre-bid site visit. Only contractors that schedule a visit at least 48 hours in advance will be allowed to participate in the pre-bid site visit.

Pursuant to New York State Executive Law Article 15-A and the rules and regulations promulgated thereunder, OGS is required to promote opportunities for the maximum feasible participation of New York State-certified Minority and Women-owned Business Enterprises ("MWBEs") and the employment of minority group members and women in the performance of OGS contracts. All bidders are expected to cooperate in implementing this policy. OGS hereby establishes an overall goal of 30% for MWBE participation, 15% for Minority-Owned Business Enterprises ("MBE") participation and 15% for Women-Owned Business Enterprises ("WBE") participation (based on the current availability of qualified MBEs and WBEs). The total contract goal can be obtained by utilizing any combination of MBE and /or WBE participation for subcontracting and supplies acquired under this Contract. Trades with 0% goals are encouraged to make "good faith efforts" to promote and assist in the participation of MWBEs on the Contract for the provision of services and materials.

Article 3 of the Veteran's Services Law provides for more meaningful participation in public procurement by certified Service-Disabled Veteran-Owned Businesses ("SDVOBs"). Bidders are expected to consider SDVOBs in the fulfillment of the requirements of the Contract. Such participation may be as subcontractors or suppliers, as protégés, or in other partnering or supporting roles. OGS hereby establishes overall goals for SDVOBs' participation under this contract as follows: 3% for the E trade contractor, based on the current availability of qualified SDVOBs. Trades with 0% goals are encouraged to make "good faith efforts" to promote and assist in the participation of SDVOBs on the Contract for the provision of services and materials.

The Office of General Services reserves the right to reject any or all bids.

The Bidding and Contract Documents for this Project are available for viewing, downloading, and Electronic Bidding from OGS Design & Construction's Electronic Bidding service, Bid Express.

Registration, along with viewing, downloading, and electronic bidding can be accessed at the following link: <http://www.bidexpress.com>

For questions about downloading of bid documents, please send an e-mail to support@bidexpress.com, or call the Bid Express toll-free number at (888) 352-2439.

For all other questions, please send an email to DCPlans@ogs.ny.gov, or call (518) 474-0203.

For additional information on this project, please use the link below and then click on the project number:

<https://online.ogs.ny.gov/dnc/contractorConsultant/esb/ESBPlansAvailableIndex.asp>

By OGS - Design & Construction Group

MISCELLANEOUS NOTICES/HEARINGS

Notice of Abandoned Property Received by the State Comptroller

Pursuant to provisions of the Abandoned Property Law and related laws, the Office of the State Comptroller receives unclaimed monies and other property deemed abandoned. A list of the names and last known addresses of the entitled owners of this abandoned property is maintained by the office in accordance with Section 1401 of the Abandoned Property Law. Interested parties may inquire if they appear on the Abandoned Property Listing by contacting the Office of Unclaimed Funds, Monday through Friday from 8:00 a.m. to 4:30 p.m., at:

1-800-221-9311
or visit our web site at:
www.osc.state.ny.us

Claims for abandoned property must be filed with the New York State Comptroller's Office of Unclaimed Funds as provided in Section 1406 of the Abandoned Property Law. For further information contact: Office of the State Comptroller, Office of Unclaimed Funds, 110 State St., Albany, NY 12236.

PUBLIC NOTICE

Department of State
F-2025-0819

Date of Issuance – June 3, 2026

The New York State Department of State (DOS) is required by Federal regulations to provide timely public notice for the activities described below, which are subject to the consistency provisions of the Federal Coastal Zone Management Act of 1972, as amended.

The applicant has certified that the proposed activity complies with and will be conducted in a manner consistent with the approved New York State Coastal Management Program.

In F-2025-0819, Hampton Oyster Company LLC is proposing to replace an existing deteriorated concrete seawall with 101 linear feet of vinyl bulkhead plus 40 linear feet of bulkhead return on the southern side of the property. The bulkhead would have a top elevation of 6' and the area behind the bulkhead (~3,000sf) would be filled with clean fill to meet the top of the bulkhead. The project also includes the construction of a pile supported dock system. The dock system would include a 10'x150' main dock extending to a 30'x30' "turnaround platform" and then a 6' wide pier would extend from the platform an additional 97' to a 6'x70' "T"-head. The "T"-head would have a splashboard system comprised of spaced (2") timber sheathing extending 8' down for the top of the dock. The project also includes upland improvements including a 28'x50' storage barn.

The project would be located at 1000 First Street in the Hamlet of New Suffolk in the Town of Southold, Suffolk County.

The stated purpose of the proposed activity is to "restore the site into a dedicated, commercial-grade working waterfront facility purpose-built to support the regional aquaculture and commercial fishing industries."

The applicant's consistency certification and supporting information are available for review at: <https://dos.ny.gov/f-2025-0819> or at <https://dos.ny.gov/public-notices>

Original copies of public information and data submitted by the ap-

plicant are available for inspection at the New York State Department of State offices located at One Commerce Plaza, 99 Washington Avenue, in Albany, New York.

Any interested parties and/or agencies desiring to express their views concerning any of the above proposed activities may do so by filing their comments, in writing, no later than 4:30 p.m., 30 days from the date of publication of this notice, or July 3, 2026.

Comments should be addressed to: Consistency Review Unit, Department of State, Office of Planning, Development and Community Infrastructure, One Commerce Plaza, 99 Washington Ave., Albany, NY 12231, (518) 474-6000; Fax (518) 473-2464. Electronic submissions can be made by email at: CR@dos.ny.gov

This notice is promulgated in accordance with Title 15, Code of Federal Regulations, Part 930.

PUBLIC NOTICE

Department of State
F-2026-0127

Date of Issuance – June 3, 2026

The New York State Department of State (DOS) is required by Federal regulations to provide timely public notice for the activities described below, which are subject to the consistency provisions of the Federal Coastal Zone Management Act of 1972, as amended.

The applicant has certified that the proposed activity complies with and will be conducted in a manner consistent with the approved New York State Coastal Management Program.

In F-2026-0127, Michael Camhi is proposing to install a 4 pile boat lift and a 3 foot by 18 foot ramp leading to an 8 foot by 44 foot float. The proposed boat lift, ramp and float will be constructed off of the existing pier. The project is located at 36 Brockmeyer Drive in City of Long Beach, Nassau County on Reynolds Channel.

The stated purpose of the proposed action is recreational enhancement for the homeowners.

The applicant's consistency certification and supporting information are available for review at: <https://dos.ny.gov/f-2026-0127> or at <https://dos.ny.gov/public-notices>

Original copies of public information and data submitted by the applicant are available for inspection at the New York State Department of State offices located at One Commerce Plaza, 99 Washington Avenue, in Albany, New York.

Any interested parties and/or agencies desiring to express their views concerning any of the above proposed activities may do so by filing their comments, in writing, no later than 4:30 p.m., 30 days from the date of publication of this notice, or July 3, 2026.

Comments should be addressed to: Consistency Review Unit, Department of State, Office of Planning, Development and Community Infrastructure, One Commerce Plaza, 99 Washington Ave., Albany, NY 12231, (518) 474-6000; Fax (518) 473-2464. Electronic submissions can be made by email at: CR@dos.ny.gov

This notice is promulgated in accordance with Title 15, Code of Federal Regulations, Part 930.

PUBLIC NOTICE

Department of State
F-2026-0266(DA)

Date of Issuance – June 3, 2026

The New York State Department of State (DOS) is required by Federal regulations to provide timely public notice for the activities described below, which are subject to the consistency provisions of the Federal Coastal Zone Management Act of 1972, as amended.

The applicant has certified that the proposed activity complies with and will be conducted in a manner consistent with the approved New York State Coastal Management Program.

In F-2026-0266(DA), National Park Service is proposing to install approximately 30 temporary in-water structures, known as Marsh-Guards, to reduce wave energy, minimize scouring and promote natural sediment accretion along the bay shoreline. These structures will be deployed, actively monitored and adapted to facilitate beach recovery and then removed once the project goals are met.

Sailors Haven Marina, Fire Island National Seashore, Suffolk County, Great South Bay.

The stated purpose of the proposed action is to restore natural sediment processes and improve nearshore aquatic habitat along an eroding bay shoreline by reducing wave energy and promoting sediment accretion using temporary, low-impact measures.

The applicant's consistency certification and supporting information are available for review at: <https://dos.ny.gov/f-2026-0266da> or at <https://dos.ny.gov/public-notices>

Original copies of public information and data submitted by the applicant are available for inspection at the New York State Department of State offices located at One Commerce Plaza, 99 Washington Avenue, in Albany, New York.

Any interested parties and/or agencies desiring to express their views concerning any of the above proposed activities may do so by filing their comments, in writing, no later than 4:30 p.m., 30 days from the date of publication of this notice, or July 3, 2026.

Comments should be addressed to: Consistency Review Unit, Department of State, Office of Planning, Development and Community Infrastructure, One Commerce Plaza, 99 Washington Ave., Albany, NY 12231, (518) 474-6000; Fax (518) 473-2464. Electronic submissions can be made by email at: CR@dos.ny.gov

This notice is promulgated in accordance with Title 15, Code of Federal Regulations, Part 930.

PUBLIC NOTICE

Department of State
F-2026-0285

Date of Issuance – June 3, 2026

The New York State Department of State (DOS) is required by Federal regulations to provide timely public notice for the activities described below, which are subject to the consistency provisions of the Federal Coastal Zone Management Act (CZMA) of 1972, as amended.

The applicant has certified that the proposed activities comply with and will be conducted in a manner consistent with the federally approved New York State Coastal Management Program (NYSCMP). The applicant's consistency certification and accompanying public information and data are available for inspection at the New York State Department of State offices located at One Commerce Plaza, 99 Washington Avenue, in Albany, New York.

In F-2026-0285, Robert Case is proposing the installation of an on-grade upland wide 4'x35' wood chip walkway to a 4'x20' ramp to a 4'x292' open pile catwalk, with Thu-Flow decking, to a 3'x30' ramp to a 6'x20' float anchored by two float anchor piles. Construct 3' wide staircase on both sides of pier to provide beach pedestrian access for beach walkers. Float is in 2'6" to 2'10" water depth at low tide and will not rest on the bay bottom during low tide. Project is located at 20 Linda Lane, Setauket, NY, 11733, along the Port Jefferson Bay Waterbody.

The proposed activity would be located within or has the potential to affect the following Special Management or Regulated Area(s): Port Jefferson Harbor Coastal Fish and Wildlife Habitat

https://dos.ny.gov/system/files/documents/2020/03/port_jefferson_harbor.pdf

The applicant's consistency certification and supporting information are available for review at: <https://dos.ny.gov/f-2026-0285> and or at <https://dos.ny.gov/public-notices>

Any interested parties and/or agencies desiring to express their views concerning any of the above proposed activities may do so by filing their comments, in writing, no later than 4:30 p.m., 30 days from the date of publication of this notice or July 3rd, 2026.

Comments should be addressed to: Department of State, Office of Planning, Development and Community Infrastructure, Consistency Review Unit, One Commerce Plaza, Suite 1010, 99 Washington Ave., Albany, NY 12231, (518) 474-6000. Electronic submissions can be made by email at: CR@dos.ny.gov

This notice is promulgated in accordance with Title 15, Code of Federal Regulations, Part 930.

PUBLIC NOTICE

Department of State
F-2026-0313 (DA)

Date of Issuance – June 3, 2026

The New York State Department of State (DOS) is required by Federal regulations to provide timely public notice for the activities described below, which are subject to the consistency provisions of the Federal Coastal Zone Management Act of 1972, as amended.

The NOAA National Marine Fisheries Service (NMFS) has determined that the proposed activity will be undertaken in a manner consistent to the maximum extent practicable with the enforceable policies of the New York State Coastal Management Program. The applicant's consistency determination and accompanying supporting information and data are available for inspection at the New York State Department of State offices located at One Commerce Plaza, 99 Washington Avenue in Albany, New York.

In F-2026-0313 (DA), NOAA National Marine Fisheries Service is proposing a rule that would implement recent binding recommendations of the International Commission for the Conservation of Atlantic Tunas (ICCAT) on quotas for North Atlantic swordfish, South Atlantic swordfish, North Atlantic albacore (northern albacore), and Atlantic bluefin tuna. While this action does not change the existing baseline quotas for North Atlantic swordfish, South Atlantic swordfish, and northern albacore, this action implements the management procedure for North Atlantic swordfish, describes the existing management procedure for northern albacore, and considers the possibility of a future quota changes for swordfish and northern albacore consistent with their respective management procedures and ICCAT recommendations. For bluefin tuna, this action would implement the increased U.S. baseline quota adopted by ICCAT in 2025 and divide that quota among the established regulatory domestic subquota categories. This action would also implement changes adopted by ICCAT in 2025 to the bluefin tuna quota associated with longline bycatch. The proposed rule also describes the current annual quota adjustment procedures per current regulatory processes for North Atlantic swordfish, South Atlantic swordfish, northern albacore, and bluefin tuna.

The applicant's consistency determination and supporting information are available for review at: <https://dos.ny.gov/f-2026-0313da> or at <https://dos.ny.gov/public-notices>

Any interested parties and/or agencies desiring to express their views concerning the above proposed activities may do so by filing their comments, in writing, no later than 4:30 p.m., 30 days from the date of publication of this notice, or July 3, 2026.

Comments should be addressed to: Department of State, Office of Planning, Development and Community Infrastructure, One Commerce Plaza, 99 Washington Ave., Albany, NY 12231, (518) 474-6000; Fax (518) 473-2464. Electronic submissions can be made by email at: CR@dos.ny.gov

This notice is promulgated in accordance with Title 15, Code of Federal Regulations, Part 930.

PUBLIC NOTICE
 Department of State
 Uniform Code Variance/Appeal Petitions

Pursuant to 19 NYCRR Part 1205, the variance and appeal petitions below have been received by the Department of State. Unless otherwise indicated, they involve requests for relief from provisions of the New York State Uniform Fire Prevention and Building Code. Persons wishing to review any petitions, provide comments, or receive actual notices of any subsequent proceeding may contact Brian Tollisen or Neil Collier, Building Standards and Codes, Department of State, One Commerce Plaza, 99 Washington Ave., Albany, NY 12231, (518) 474-4073 to make appropriate arrangements.

2026-0188 In the Matter of Rob Collins, property located at 21 Oak Street, Irvington, NY 10533, for a variance concerning safety requirements, including ceiling height in the basement. Involved is an existing dwelling, County of Westchester, State of New York.

2026-0236 In the Matter of Erika Murray, property located at 37 Carolyn Way, Somers, NY 10589, for a variance concerning safety requirements, including under a projection height in the basement. Involved is an existing dwelling, County of Westchester, State of New York.

2026-0185 In the Matter of Cruz A. Bermudez, property located at 14 Chestnut Street, Greenwood Lake, NY 10925, for a variance concerning safety requirements, including ceiling and under a projection height in the basement. Involved is an existing dwelling, County of Orange, State of New York.

2026-0161 In the Matter of Touseef Jagi, property located at 48 Pratt Street, New Rochelle, NY 10801, for a variance concerning safety requirements, including under a projection height in the basement. Involved is an existing dwelling, County of Westchester, State of New York.

2026-0229 In the Matter of DOCCS Clinton Correctional Facility, property located at 1156 Cook Street, Dannemora, NY 12929, building #23, for a variance concerning code requirement of an illuminated sign marked "elevator emergency power" when an elevator is operating on emergency power. County of Clinton, State of New York.

2026-0237 In the Matter of Daniel Andres, property located at 77 Hillside Avenue, New Rochelle, NY 10801, for a variance concerning safety requirements, including ceiling and under a projection height in the basement. Involved is an existing dwelling, County of Westchester, State of New York.

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2026-0279 In the Matter of Oralia Martinez of Jady Home Holding Corp., 104 Newham Avenue, Brentwood, NY, for a variance concerning life safety issues for basement ceiling height requirements located at 7 East Lakeland Street, Hamlet of Bay Shore, Town of Islip, County of Suffolk, State of New York.

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wise indicated, they involve requests for relief from provisions of the New York State Uniform Fire Prevention and Building Code. Persons wishing to review any petitions, provide comments, or receive actual notices of any subsequent proceeding may contact Brian Tollisen or Neil Collier, Building Standards and Codes, Department of State, One Commerce Plaza, 99 Washington Ave., Albany, NY 12231, (518) 474-4073 to make appropriate arrangements.

2026-0281 In the Matter of real Christina Fry Esq. of Property Marketplace, P.O. Box 5279, Hilton Head Island, NC, for a variance concerning life safety issues for basement ceiling height requirements located at 21 Buttonwood Drive, Hamlet of Dix Hills, Town of Huntington, County of Suffolk, State of New York.

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2026-0282 In the Matter of Brian Hommel Home Improvement, LLC, 749 Kings Highway, Saugerties, NY 12477, for a variance concerning safety requirements, including ramp slope and accessibility. Involved is a one-story building located at 28 Tinker Street, Town of Woodstock, County of Ulster, State of New York.

2026-0283 In the Matter of ARQ Architecture P.C., 100 Executive Blvd., Ossining, NY 10562, for a variance concerning safety requirements, including ceiling height, stair width, handrails, tread depth and stair riser. Involved is a two-story building located at 79 Main Street, Village of Ossining, County of Westchester, State of New York.

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2026-0286 In the Matter of Vinu Phillips, 15 Quaker Meeting House Road, Armonk, NY 10504, for a variance concerning safety requirements, including dwelling wall as barrier. Involved is a one family dwelling located in the Town of North Castle, County of Westchester, State of New York.

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2026-0289 In the Matter of real Christopher Garten of Garten Associates, 680 Larkfield Road, East Northport, NY, for a variance concerning life safety issues for basement ceiling height requirements located at 49 Talmadge Drive, Hamlet of Huntington Station, Town of Huntington, County of Suffolk, State of New York.