THE STATE OF NEW HAMPSHIRE

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PUBLIC UTILITIES COMMISSION 21 S. Fruit Street, Suite 10 Concord, N.H. 03301-2429

May 14, 2010

Mr. Jeffry A. Pattison Office of Legislative Budget Assistant Room 102 State House Concord, New Hampshire 03301

Re: REQUEST FOR A FISCAL IMPACT STATEMENT Puc 3000 – COMPETITIVE NATURAL GAS SUPPLIER AND AGGREGATOR RULES

Dear Mr. Pattison:

Attached you will find the Request for a Fiscal Impact Statement for Chapter Puc 3000 rules entitled, "Competitive Natural Gas Supplier and Aggregator Rules" A copy of the Commission-approved Initial Proposal for Puc 30000 is attached for your review.

When you have completed your Fiscal Impact Statement, please notify the Commission. If you have any questions or comments, please contact me.

Thank you for your attention to this matter.

Sincerely,

Matthew Fossum Staff Attorney

Enclosures

Tel. (603) 271-2431

FAX (603) 271-3878

TDD Access: Relay NH 1-800-735-2964

> Website: www.puc.nh.gov

APPENDIX II-B

OFFICE OF LEGISLATIVE BUDGET ASSISTANT REQUEST FOR FISCAL IMPACT STATEMENT (FIS)

2. RSA Authority:	RSA 365:8-a
3. FederalAuthority:4. Type of Action:	
Adoption Amendment	
Repeal Readoption	
Readoption w/amendmer	X nt
Interim rule	No
atural Cas Marketer and Aga	monator Dulos
	Authority: 4. Type of Action: Adoption Amendment Repeal Readoption Readoption w/amendmer

7. Contact Person:

Name:	Matthew Fossum, Esq.	Title:	Staff Attorney
Address:		Phone #:	603-271-2431
Suite 10	21 South Fruit Street Suite 10	Fax #:	603-271-3878
	Concord, NH 03301		matthew.fossum@puc.nh.gov
			TYY/TDD Access: Relay NH 1-800-735-2964 or dial 711 (in

NH)

Remember:

- (a) A copy of the proposed rule or an annotated copy of the amended rule <u>must</u> accompany this form. The annotated copy shall use [brackets] to indicate deleted material, and <u>underlining</u> for added material, or any other annotation style allowed in Section 5.4 in Chapter 4 of the <u>Drafting and Procedure Manual for Administrative Rules</u>.
- (b) If calculations are required in the preparation of this request, attach a worksheet showing the methodology.
- (c) This form may be replicated to expedite preparation.
- (d) A transmittal memo shall accompany a request for a fiscal impact statement, noting the number of requests being sent and short titles.
- (e) Please allow 10 working days from day of receipt for the Office of Legislative Budget Assistant to complete the fiscal impact statement. Additional information about this form is in Section 2.3 in Chapter 3 of the <u>Drafting and</u> Procedure Manual for Administrative Rules.

REQUEST FOR FISCAL IMPACT STATEMENT (FIS) - Page 2

- (f) Please provide the following information and attach additional sheets if necessary:
 - (1) Summarize the rule.

The rule sets the registration, reporting, and financial requirements for competitive natural gas suppliers and aggregators of natural gas load. In addition, the rule defines various consumer protection requirements relating to these persons or entities as well as the enforcement mechanisms available to the New Hampshire Public Utilities Commission and consumers.

(2) Is the cost associated with this rule mandated by the rule or by state statute? If the cost is mandated by statute, then the rule itself may not have a cost or benefit associated with it. Please state either the statute or the chapter law that is instigating this rule.

There are no costs associated with this rule which are mandated by rule or statute.

(3) Compare the cost of the proposed rule with the cost of the existing rule, if there is an existing rule.

There are no costs to the state as a result of the proposed rule or existing rule.

(4) Describe the costs and benefits to the state general fund which would result from this rule.

There is no cost to the state general fund resulting from this rule. There is a minimal benefit to the state general fund arising from registration fees paid by persons or entities seeking to provide competitive supply or aggregation service. The rule requires competitive suppliers to pay an initial registration fee of \$500.00 and a renewal registration fee of \$250.00. For aggregators the initial registration period is 2 years, and the renewal period is 5 years. Aggregators are to pay an initial registration fee of \$250.00 and a renewal registration fee of \$125.00 every 2 years. Currently, 6 competitive suppliers and 15 aggregators operate in New Hampshire.

(5) Explain and cite the federal mandate for the proposed rule, if there is such a mandate. How would the mandate affect state funds?

There is no direct federal mandate.

(6) Describe the cost and benefits to any state special fund which would result.

There is no cost or benefit to any state special fund.

(7) Describe the costs and benefits to the political subdivisions of the state.

This rule is neutral as applied to political subdivisions of this state.

(8) Describe the costs and benefits to the citizens of the state.

There are no specific costs to citizens of the state.

(9) Describe the costs and benefits to any independently owned business, including a description of the specific reporting and recordkeeping requirements upon those employing fewer than 10 employees.

Any person or entity acting as a competitive supplier, regardless of the number of employees, will be required to pay the registration fees identified in response to (5) above. In addition, the person or entity will, upon registering or renewing, be required to file information about itself and its managers and information indicating that it has the ability to procure the energy to serve its customers. In addition, the person or entity will be required bear the cost of posting a bond or other security of no less than \$100,000 and no more than \$350,000 in value. Finally, the person or entity will be required to file annual reports on its sales of natural gas and the number of customers it has. The benefit to the person or entity will be the ability to act as a competitive supplier in this state.

Any person or entity acting as an aggregator, regardless of its number of employees, will be required to pay the registration fees identified in response to (5) above. In addition, the person or entity will, upon registering or renewing, be required to file information about itself and its managers. The benefit to the person or entity will be the ability to act as an aggregator in this state.

Readopt with Amendment Chapter Puc 3000, effective 12-28-02 (Document # 7811) to read as follows:

CHAPTER Puc 3000 COMPETITIVE NATURAL GAS MARKETER SUPPLIER AND AGGREGATOR RULES

PART Puc 3001 PURPOSE AND APPLICATION OF THE RULES

Puc 3001.01 Purpose.

(a) The purpose of Puc 3000 is to establish requirements for the registration of competitive natural gas suppliers and for notification procedures for aggregators, as defined below, with the commission. Puc 3000 also establishes consumer protection requirements and enforcement provisions and procedures enforcement provisions and consumer protection standards.

(b) Puc 3000 requires competitive natural gas suppliers and aggregators, as defined below, to register or notify the commission pursuant to Puc 3000 prior to contracting, offering to contract, enrolling, providing natural gas service, or arranging for a contract with a retail customer for the provision of these services.

Puc 3001.02 Application of Rules.

(a) <u>These rules shall apply to Ccompetitive natural gas suppliers as defined in Puc 3002.06</u> and aggregators as defined in Puc 3002.02 shall comply with Pue 3000.

(b) <u>These rulesPue 3000</u> shall not apply to the sale of natural gas to residential or non-residential consumers customers by a local distribution company, as defined in Puc 3002.09 below.

PART Puc 3002 DEFINITIONS

Puc 3002.01 "Aggregate" means to combine the natural gas loads of <u>multiple-2 or more</u> customers <u>or a</u> single customer with multiple meters or multiple locations.

Puc 3002.02 "Aggregator" means any person or entity that aggregates natural gas load but takes no ownership of the natural gas supplies needed to meet that aggregated load. The term includes, but is not limited to, any person or entity that facilitates or otherwise arranges for the purchase or sale of natural gas between customers and approved competitive natural gas suppliers. The term shall not include any employee aggregating load on behalf of her or his employer. entities that act as an agent of a buyer or seller who buys or sells the commodity for the account of another on a commission basis.

Puc 3002.03 "Applicant" means any person or entity who has filed an application for registration or renewal as a CNGS or aggregator with the commission pursuant to Puc 3000.

Puc 3002.04 "City Gate" means the interconnection between a delivering pipeline and the distribution system of an LDC.

Puc 3002.053 "Commission" means the New Hampshire public utilities commission.

Puc 3002.0<u>64</u> "Competitive natural gas supplier (CNGS)" means any person or entity that sells or offers to sell natural gas to a customer of an LDC in this state. A CNGS takes ownership of the natural gas

supply to the extent it is the entity responsible for delivering that supply to the city gates of an LDC in accordance with the LDC's balancing requirements. The term does not include any municipal or county corporations to the extent that they operating within their its corporate limits, public utilities or local distribution companies LDCs supplying natural gas in accordance with rates and/or practices approved by the commission, third party suppliers to entities with direct connections to non-utility owned intrastate or interstate natural gas pipelines, suppliers to electrical generation facilities with a capacity of 30 megawatts or more, or persons or entities to the extent that they supply natural gas at wholesale to an LDC. public utility. A CNGS sells to the public and does not include an entity that sells only to its affiliate.

Puc 3002.075 "Customer" means any person, or entity in this state, including any governmental unit_a that <u>utilizes delivery service with an LDC and</u> purchases natural gas at retail from a CNGS or whose load is <u>aggregated by an aggregator</u>, but does not include residential consumers.

Puc 3002.08 "Delivery service" means the distribution of natural gas by an LDC from a city gate to a meter at a customer's premises.

Puc 3002.0<u>96</u> "Local distribution company (LDC)" means a natural gas public utility regulated by the commission which operates a retail gas distribution system.

Puc 3002.107 "Natural gas supplier service" means the sale of natural gas supply to a customer <u>by a</u> <u>CNGS</u>, through the facilities of an LDC but does not include any sale by the LDC itself.

Puc 3002.<u>1108</u> "Natural gas supply offer" means a solicitation by a CNGS to sell natural gas <u>or a</u> solicitation by an aggregator to arrange for or facilitate the purchase of natural gas by to a customer.

PART Puc 3003 REGISTRATION AND REPORTING REQUIREMENTS

Puc 3003.01 Initial Registration of Competitive Natural Gas Suppliers.

(a) Any CNGS seeking to sell natural gas to customers at retail in the State of New Hampshire shall file with the commission an original and 2 copies of a registration application together with with 2 copies and an electronic copy in a file format compatible with the computer system of the commission on diskette, pursuant to Puc 202.08203.03.

(b) No CNGS shall sell, or offer to sell via mass media marketing or otherwise, natural gas to any customer until it has completed all aspects of the registration process required by Puc 3003, and has had its registration approved in accordance with Puc 3003.01(e).

(cb) The registration application required by (a) above shall be signed by the CNGS or its representative and shall include:

(1) Be signed by the CNGS; and

(2) Include the following:

(1)a. The legal name of the applicant as well as any trade name(s) under which it intends to operate in this state and, if available, its website address;

(2)b. The applicant's business address, if any, principal place of business, telephone number, facsimile number and e_mail address;

(3)e. The applicant's place of incorporation, if anything other than an individual;

(4)d. The name(s), title(s), business address(es), telephone number(s), and facsimile numbers email address(es) of the applicant if an individual, or of the applicant's principal(s) officers if the applicant is anything other than an individual;

e. A copy of the applicant's most recent audited financial statement, or if the applicant does not have an audited financial statement, a copy of the most recent unaudited financial statement;

(5)f. The following regarding any affiliate and/or subsidiary of the applicant which is conducting business in New Hampshire:

<u>a.</u>1. The name, and business address and telephone number of the entity;

b.2. A description of the business purpose of the entity; and

<u>c.3.</u> <u>A description of Regarding any agreement(s)</u> with any affiliated New Hampshire <u>LDC(s) a description of the nature of the agreement;</u>

(6)g. The telephone number of the <u>applicant's</u> customer service department or the name, title, and telephone number <u>and e-mail address</u> of the customer service contact person of the applicant, including toll free telephone numbers if available;

(7)h. The name, title, business address, telephone number, and e-mail address of For each the individual responsible for responding to commission inquiries:

1. Name;

2. Title;

3. Business address;

4. Telephone number;

5. Facsimile number; and

6. Email address.

(8)i. <u>The Nname</u>, title, business address, and telephone number and e-mail address of the individual who is the applicant's registered agent in New Hampshire for service of process;

(9)j. A copy of the applicant's authorization to do business in New Hampshire from the New Hampshire secretary of state, if anything other than an individual;

(10)k. A list of LDCs in New Hampshire through which the applicant intends to provide service. To the extent an applicant does not intend to provide service in the entire franchise area of an LDC, this list shall delineate the cities and towns where the applicant intends to provide service; Description of geographic areas of New Hampshire in which the applicant intends to provide service, described by: 1. An LDC's existing franchise area;

2. Existing town boundaries; or

3. A map with the boundary limits delineated;

(11)I.- A description of the types of customers_-the applicant intends to serve (i.e., commercial, industrial, governmental, etc.); and customer classes as identified in the applicable LDC's tariff within which those customers are served;

(12)m._ Demonstration of a minimum level of financial resources and the ability to provide customers with the level of service they agree to purchase consistent with the applicable terms and conditions of the approved tariff of the LDC;

(12)n. A listing disclosing the number and type of customer complaints concerning the applicant or its principals, if any, filed with a state or federal licensing/registration agency, attorney general's office or other governmental consumer protection agency for the most recent calendar year in every state in which the applicant has conducted business relating to the sale of electricity and/or natural gas;

(13). A statement as to whether <u>the applicant or any</u> of the applicant's principals, as listed in (a.1) through (c.3) below, have ever been convicted of any felony that has not been annulled by a court:

a.1. For partnerships, any of the general partners;

<u>b2</u>. For corporations, any of the officers, directors or controlling stockholders; or

<u>c.3.</u> For limited liability companies, any of the managers or members;

(14)p. A statement as to whether the applicant or any of the persons the applicant's principals: listed in (0) above has, within the 10 years immediately prior to registration:

<u>a.1.</u> <u>Has, within the 10 years immediately prior to registration, Hh</u>ad any civil, criminal or regulatory sanctions or penalties imposed against them pursuant to any state or federal consumer protection law or regulation; or

<u>b.2.</u> <u>Has, within the 10 years immediately prior to registration, Ss</u>ettled any civil, criminal or regulatory investigation or complaint involving any state or federal consumer protection law or regulation; or

<u>c.3.</u> Is currently the subject of any pending civil, criminal or regulatory investigation or complaint involving any state or federal consumer protection law or regulation;

(15)q. If an affirmative answer is given to any item in (13 Θ) or (14p) above, an explanation of the event;

(16)r. For those applicants intending to telemarket, aA statement that the applicant shallwill:

<u>a.</u><u>1.</u> Maintain a list of consumers who request being placed on <u>the applicant's a</u> donot-call list for the purposes of telemarketing;

<u>b.2.</u> Obtain monthly, no less than semi-annually, access to -updated do-not-call lists from the National Do Not Call Registrytelephone preference services lists maintained by the Direct Marketing Association; and

<u>c.3.</u> Not initiate calls to New Hampshire customers who have either requested being placed on <u>the applicant's</u> do-not-call list(s) or customers who are listed on <u>the National Do Not</u> <u>Call Registry the Direct Marketing Association's telephone preference lists</u>;

(17) For those applicants that intend not to telemarket, a statement to that effect;

(18)s. A sample of the bill form(s) that the applicant intends to use or a statement that the applicant intends to use the LDC's billing service;

t. An initial \$500.00 registration fee;

(<u>19</u>)u. A copy of <u>all any</u> customer contracts or representative samples of contracts the applicant intends to use;

(20) A statement that the CNGS has verified the registration of any aggregator with which it has any agreements to provide service to New Hampshire customers, prior to entering into such agreements; and

v. Documentation sufficient to demonstrate that the CNGS is an approved shipper on the upstream pipelines and underground storage facilities on which the LDC will assign capacity, if any, to the CNGS; and

(21)w. A statement certifying the applicant has the authority to file the application on behalf of the CNGS and that its contents are truthful, accurate and complete.

(c) No CNGS shall enroll customers or sell or contract to sell natural gas to customers, nor shall they offer to sell natural gas to or solicit specific customers for such purpose until such CNGS has registered with the commission in accordance with Pue 3003.01(b). In any general media marketing that the CNGS undertakes before it has completed all requirements of Pue 3003, it shall disclose that it is not fully registered and not currently able to enroll customers.

(d) Each applicant shall provide the following in or with its application:

(1) Evidence of financial security as defined in Puc 3003.03;

(2) Documentation sufficient to demonstrate that the CNGS is an approved shipper on the upstream pipelines and underground storage facilities on which the LDC will assign capacity, if any, to the CNGS; and

(3) A \$500.00 registration fee.

(e) Unless the commission determines that an application for registration is incomplete or does not comply with the requirements of this section, the application shall either be approved in writing by the

commission within 60 days of its submission, or it shall be deemed to have been approved 60 days after receipt.

(f) An approved CNGS registration shall be valid for 5 years.

(g) If the commission has requested information or clarification to complete an application for registration, and such information or clarification is not provided within 60 days of the request, the commission may suspend the application. If, after 120 days of the date of the request, the applicant has not provided the requested information or clarification, the commission may reject the application. If an application is rejected, the application fee shall be forfeited and the applicant will be required to submit a new application and fee prior to acting as a CNGS in New Hampshire.

(h) Following registration, a CNGS shall continue to maintain compliance with the requirements of Puc 3000.

(i) A CNGS shall submit with its application proof that it has notified any LDC in whose service territory it intends to do business of the filing of its application for registration at the time it files such application with the commission.

(j) Each CNGS shall notify the commission of any changes to the information required in this section within 30 days following the effective date of the change.

(k) Failure by any CNGS to comply with the requirements or obligations of this section may result in an assessment against the financial security filed with the commission.

Puc 3003.02 Renewal Registration of Competitive Natural Gas Suppliers.

(a) Each registered CNGS applicant shall re-register with the commission every 25 years by filing with the commission an application for renewal. Each application for renewal shall be filed no less than. Each CNGS applicant shall file an application for renewal at least 60 days prior to the expiration of their the currently effective registration. If a CNGS fails to meet its re-filing obligation, its registration shall expire by its terms.

(be) The CNGS shall include ion each renewal application for renewal all information required for an initial CNGS application under Puc 3003.01(c) and Puc 3003.01(d)(1) and (2), and shall notean update, including any changes, to all any changes to the information contained in the previous application. If a CNGS fails to meet its re-filing obligation, the original registration shall expire.

(<u>c</u>f) A CNGS shall include with its <u>renewal</u> application <u>for renewal</u> a <u>re-registration</u> fee of \$250.00.

(d) Unless the commission determines that an application for renewal is incomplete or does not comply with the requirements of this section, the application shall either be approved in writing by the commission within 60 days of its submission, or it shall be deemed to have been approved 60 days after receipt.

(e) An approved CNGS renewal shall be valid for 5 years.

(f) If the commission has requested information or clarification to complete an application for renewal, and such information or clarification is not provided within 60 days of the request, the commission may suspend the application. If, after 120 days of the date of the request, the applicant has not provided the requested information or clarification, the commission may reject the application. If an application is rejected, the application fee shall be forfeited and the applicant will be required to submit a new application and fee prior to acting as a CNGS in New Hampshire.

(h) Following renewal, a CNGS shall continue to maintain compliance with the requirements of Puc 3000.

(i) Each CNGS shall notify the commission of any changes to the information required in this section within 30 days following the effective date of the change.

(j) Failure by any CNGS to comply with the requirements or obligations of this section may result in an assessment against the financial security filed with the commission.

<u>(g)</u> A registration application shall be deemed to have been approved 60 days after receipt by the commission of the completed application, unless the commission determines the registration is incomplete or does not comply with the requirements of this chapter.

(h) Following registration, a CNGS and aggregator shall continue to maintain compliance with the requirements of Puc 3000.

(i) A CNGS shall notify any LDC in whose service territory it intends to do business of the filing of its registration or renewal application at the time it files such application with the commission.

(j) Each CNGS shall notify the commission of any changes to the information required in this section within 30 days following the effective date of the change.

Puc 3003.03 Reporting and Financial Requirements of Competitive Natural Gas Suppliers

(a) The security required by Puc 3003.01(d)(1) shall:

(1) Be in the form of a surety bond or other financial instrument showing evidence of liquid funds, such as a certificate of deposit, an irrevocable letter of credit, a line of credit, a loan or a guarantee;

(2) Be the greater of:

a. \$100,000.00;

b. The estimated highest month's aggregated gas usage of all customers served by the CNGS in New Hampshire multiplied by the same month's Tennessee Gas Pipeline Zone 6 monthly index, for a CNGS's first year of operation; or

c. The actual highest month's aggregated gas usage of all customers served by the CNGS in New Hampshire multiplied by the same month's Tennessee Gas Pipeline Zone 6 monthly index, for any year after the CNGS's first year of operation;

(3) Not exceed \$350,000.00;

(4) Name the commission as obligee;

(5) Have an expiration date not less than:

a. 5 years and 150 days after the date the applicant's application is filed, for an initial application; or

b. 5 years and 90 days after the date the applicant's application is filed, for an application for renewal; and

(6) Be adjusted annually, if based upon natural gas usage or estimated usage, under (2)b. or c. above. The CNGS shall report its monthly and annual usage for the prior year ending March 31, as used to determine the amount of the security, on or before May 31 of each year.

(b) Each CNGS shall file annually, by no later than March 1 of each year, a report of its sales in the prior calendar year. Such report shall include:

(1) The name of and responsible reporting agent for the CNGS;

(2) The date of the report;

(3) The year covered in the report;

(4) The number of New Hampshire customers, by rate class, by month, with annual totals; and

(5) Sales volumes to New Hampshire customers, in dekatherm units, by rate class, by month, with annual totals.

(c) With each application for renewal, each CNGS shall file a report listing any aggregators currently using the CNGS to provide service to New Hampshire customers, and the number of customers served by each listed aggregator.

Puc 3003.042 Procedure for Initial Registration of Natural Gasby Aggregators.

(a) No aggregator shall enroll customers, or <u>arrange to sell to or contract with to sell natural gas to</u> customers, <u>nor shall they offer to sell natural gas to</u> or solicit specific customers for such purposes until such aggregator has <u>completed all aspects of registration required by Puc 3003registered with the commission as</u> required by <u>Puc 3003.02(b)</u>.

(b) <u>The An original and 2 copies of a registration application required by (a) above shall be filed</u> together with an electronic copy in a file format compatible with the computer system of the commission, pursuant to Puc 203.03 and include, at a minimum, the following:

____shall:

(1) Be filed with the commission together with an electronic copy on diskette, pursuant to Puc 202.08; and

(2) Include the following:

(1)a. The legal name of the aggregator applicant as well as any trade name(s) under which it intends to operate in this state;

(2)b. The aggregator's applicant's business address and principal place of business, telephone number, facsimile number, and e-mail address and website address, as applicable;

(3)e. The name(s), title(s), business address(es), telephone number(s), and facsimile numbers and e-mail address(es) of the applicant if an individual or of the aggregator's applicant's principal(s) officers if anything other than an individual;

(4)d. The telephone number of the customer service <u>department or the name, title, telephone</u> <u>number and e-mail address of the customer service</u> contact person <u>of the applicant</u>, including-a toll free telephone number<u>s</u>; if available, and facsimile number;

(5)e. A copy of the aggregator's applicant's authorization to do business in New Hampshire from the secretary of state, if anything other than an individual;

(6)f. <u>A list of CNGSs in New Hampshire through which the applicant intends to provide</u> <u>service.</u> A description of the geographic areas of New Hampshire in which the aggregator intends to provide service, consistent with Puc 3003.01 (b) (2) k. above;

(7)g. <u>A statement Verification</u> that the <u>aggregatorapplicant</u> entity is not representing any supplier interest, or a listing of any supplier interest(s) the applicant intends to represent; and

(8)h. Payment of a filing fee of \$250.00.

(c) Unless the commission otherwise orders, an aggregator may begin operating within the state 45 days after filing a completed registration with the commission.

(c) Unless the commission determines that an application for registration is incomplete or does not comply with the requirements of this chapter, the application shall either be approved in writing by the commission within 60 days of its submission, or it shall be deemed to have been approved 60 days after receipt.

(d) An approved initial aggregator application shall be valid for 2 years.

(e) If the commission has requested information or clarification to complete an application for registration, and such information or clarification is not provided within 60 days of the request, the commission may suspend the application. If, after 120 days of the date of the request, the applicant has not provided the requested information or clarification, the commission may reject the application. If an application is rejected, the application fee shall be forfeited and the applicant will be required to submit a new application and fee prior to acting as an aggregator in New Hampshire.

(f) Following registration, an aggregator shall continue to maintain compliance with the requirements of Puc 3000.

(g) Each aggregator shall notify the commission of any changes to the information required in this section within 30 days following the effective date of the change.

Puc 3003.05 Renewal Registration of Natural Gas Aggregators.

(a) Each registered aggregator shall re-register with the commission after the initial 2 year period, or after the 5 year renewal period as applicable, by filing with the commission an application for renewal at least 60 days prior to the expiration of the currently effective registration. If an aggregator fails to meet its re-filing obligation, the original registration shall expire by its terms.

(b) The aggregator shall include in each application for renewal all information required for an initial aggregator application under Puc 3003.04(b)(1)-(7), and shall note any changes to the information contained in the previous application.

(c) An aggregator shall include with its application for renewal a renewal fee of \$125.00.

(d) Unless the commission determines that an application for renewal is incomplete or does not comply with the requirements of this chapter, the application shall either be approved in writing by the commission within 60 days of its submission, or it shall be deemed to have been approved 60 days after receipt.

(e) An approved aggregator renewal shall be valid for 5 years.

(f) If the commission has requested information or clarification to complete an application for renewal, and such information or clarification is not provided within 60 days of the request, the commission may suspend the application. If, after 120 days of the date of the request, the applicant has not provided the requested information or clarification, the commission may reject the application. If an application is rejected, the application fee shall be forfeited and the applicant will be required to submit a new application and fee prior to acting as an aggregator in New Hampshire.

(d) An aggregator shall notify any LDC in whose service territory it intends to do business of the filing of its registration or renewal application at the time it files such application with the commission.

(g) Following re-registration, an aggregator shall continue to maintain compliance with the requirements of Puc 3000.

(h) Each aggregator shall notify the commission of any changes to the information required in this section within 30 days following the effective date of the change.

(e) Each aggregator shall re-file with the commission an up-to-date written registration every 2 years on or before its original registration anniversary date. Each aggregator shall file an application for renewal at least 60 days prior to the expiration of its existing registration.

PART Puc 3004 CONSUMER PROTECTION REQUIREMENTS

Puc 3004.01 Applicability.

(a) Except as specified herein, each CNGS_who sells natural gas either directly or indirectly shall comply with the terms of service provisions that are described in the disclosure statement set forth in Puc 3004.02.

(b) The terms of service requirements of this part shall not apply to the provision of natural gas service to a customer by an LDC whose rates are regulated by the commission as would occur when a customer has not selected a CNGS from whom to receive natural gas supplier service.

(b) Except as noted, all consumer protections in this chapter apply to all CNGS or aggregators operating in New Hampshire.

Puc 3004.02 Provision of Information to Customers by Competitive Natural Gas Suppliers.

(a) <u>A-Each</u> CNGS_-shall provide each of its customers with a written statement regarding terms of service within 5 business days of entering into an agreement to sell natural gas.

(b) Except as provided for in Puc 3004.01(b), eEach CNGS_shall include in the written statement disclosing the terms of service required by (a) above, the following:

(1) <u>The name, business address, telephone number, toll free telephone number, if available, and e-mail address of the CNGS; Contact information including:</u>

a. Name;

b. Business address;

c. Telephone number;

d. Fax number, email address and toll free telephone number if available.

(2) All fixed and variable prices of the service being offered to the customer, including an explanation of any variable price and the circumstances that would cause the price to vary;

(3) The due date of bill payments and the consequences of late payments, including the amount of any late payment fee or the interest or finance charge assessed for late payments;

(4) The duration of the CNGS's commitment for price, terms and conditions;

(5) A statement that the CNGS's price does not include other costs, including but not limited to, the price of transmission and distribution;

(65) The duration of the customer's commitment to purchase from the CNGS_-including a statement that the customer has a right to change CNGS_-subject to the terms of commitment;

(<u>76</u>) Any fees <u>payable to the CNGS</u> for early termination of the natural gas supply agreement by the customer;

(87) Any other fees, penalties, or charges for which thea customer would be responsible;

(98) An explanation of how the customer will be billed for natural gas supplier service and the name, and address and telephone number of the CNGS's billing agent, if any;

(109) A description of the CNGS's dispute resolution process available to the customer;

 $(1\underline{10})$ The toll free telephone number of the commission's consumer affairs division and a statement that customers may contact the commission if they have any questions about their rights and responsibilities;

(121) Deposit requirements and the rate of interest, if any, paid on deposits; and

(132) A statement that the CNGS_-shall not release confidential customer information without written authorization from the customer along with a statement, not inconsistent with Puc 3004.08, of which customer information shall be considered confidential.

(c) The disclosure statement required by this <u>part-section</u> shall be written in plain language, <u>and be</u> legiblye typed <u>or printed</u> <u>in</u> a font size no smaller than 12 point.

Puc 3004.03 Telephone Solicitation of Customers by or for Competitive Natural Gas Suppliers.

(a) A CNGS or its representative shall not while telemarketing:

(1) Initiate any telephone call to any of the following:

a. An emergency telephone line, including any 911 line or any emergency line of a hospital, medical physician or service office, health care facility, poison control center, or fire protection or law enforcement agency;

b. The telephone line of any guest room or patient room of a hospital, health care facility, home for the elderly, or similar type establishment; or

c. A telephone number assigned to a paging service, cellular telephone service, specialized mobile radio service, or other radio common carrier service, or any service for which the called party is charged for the call;

(2) Use any device to send an unsolicited advertisement to a telephone facsimile machine;

(3) Initiate any telephone solicitation to a customer or potential customer before 8:00 a.m. or after 9:00 p.m. eastern time;

(4) Initiate any telephone solicitation to a customer or potential customer on a weekend or any state or federal holiday; or

(5) Initiate any telephone solicitation to a customer or potential customer unless the CNGS has instituted procedures, as provided in (b) below, for maintaining a list of persons who do not wish to receive telephone solicitations made by or on behalf of that CNGS.

(b) A CNGS which intends to telemarket, and which has not stated otherwise pursuant to Puc 3004.01(c)(17), shall implement procedures for telephone solicitation including:

(1) Providing the called party with the name of the CNGS on whose behalf the call is being made as well as a telephone number or address at which the CNGS can be reached; and

(2) Establishing a written policy for maintaining a do-not-call list, including:

a. Maintaining an up-to-date listing of New Hampshire customers and potential customers who have registered with the National Do Not Call Registry prior to conducting any telephone solicitations; b. Providing notification to customers and potential customers that such a list is maintained and information about how to be placed on that list or a supplier-specific list;

c. Instituting training for personnel engaged in any aspect of telephone solicitation in the existence and use of the National Do Not Call Registry and any supplier specific do-not-call list;

d. Not making telephone solicitations to any customer or potential customer who has registered with the National Do Not Call Registry or requested do-not-call treatment;

e. Providing daily updates to the do-not-call list so that customers or potential customers requesting to not be called or to be placed on a do-not-call list are not called; and

e. Creating a mechanism for obtaining prior express consent from the customers or potential customers before a request to be placed on a do-not-call list can be shared with or forwarded to a party other than the CNGS on whose behalf the solicitation is being made.

_Puc 3004.043 Transfer of Service by Competitive Natural Gas Suppliers.

(a) <u>Each A</u> CNGS <u>seeking to sell natural gas to a customer</u> shall not submit a change on behalf of a customer in the customer's selection of a CNGS_without <u>first</u> obtaining authorization from the customer. <u>Such authorization shall consist of:</u>

(1) The customer's written authorization in a form that meets the requirements of (f) below; or

(2) Verbal authorization from the customer as described in (c), (d) and (e) below;

(b) The authorization required in (a) above shall be verified in accordance with (e) through (g) below.

(be) The Each CNGS shall maintain records of verification of customer authorization for a minimum period of 2 years after obtaining the verification.

(d) No CNGS shall submit on behalf of a customer a request for change in the customer's selection of a CNGS without having obtained:

(1) The customer's written, electronic or faxed authorization in a form that meets the requirements of (g) below; or

(2) Verbal authorization from the customer as described in (e) and (f) below;

(ce) Verbal authorization for the transfer of service shall be confirmed by a third party that:

(1) Is not owned, affiliated, managed, controlled, or directed by the CNGS, aggregator, or any marketing agent representative involved in such transaction;

(2) Has no financial incentive to confirm <u>CNGS</u> change orders for the CNGS<u> or the CNGS's</u> marketing representative, aggregator, or marketing agent involved in such transaction;

(3) Obtains the customer's consent, as required by RSA 570-A, to the tape recording of the customer's authorization for a change in service; and

(4) Operates in a location physically separate from the CNGS, <u>or the CNGS's aggregator</u>, or marketing <u>agentrepresentative involved in the transaction</u>.

(d) The CNGS shall disclose to the commission the name, telephone number, and e-mail address of the person or entity acting as a third party verifier for purposes of (c) above.

(<u>e</u>f) Verbal authorization shall <u>be made in the same language as the underlying solicitation made to the customer and shall consist of the following:</u>

(1) A statement, made by the customer, providing the customer's name;

(2) Confirmation that the caller is the customer authorized to request the CNGS_change;

(3) Confirmation that the customer wants to make the change in CNGS;

(4) The name of the customer's current CNGS or aggregator;

(5) The name of the CNGS the customer wishes to select; and

(6) <u>The service address and account number or meter number that the customer wishes to switch</u> to the new CNGS. Be made in the same language as the underlying solicitation made to the eustomer.

(fg) The written, electronic or faxed authorization form, required by referenced in (ad)(1) above, for CNGS solicitation, shall:

(1) Not be combined with other materials sent to the customer, including but not limited to checks and or other inducements to change service;

(2) Be a separate plainly identifiable document;

(3) Contain the customer's billing name and address;

(4) Contain the account number(s) to be covered by the request for change in CNGSs;

(5) Contain the <u>service address and account number or meter number that is being changed to a</u> <u>new CNGS</u> <u>unique utility assigned authorization number to be covered by the request for change in service</u>;

(6) Contain a statement that the customer is changing from their current CNGS to the new CNGS in which each CNGS is identified by name;

(7) Contain the customer's signatureBe signed by the customer; and

(8) Be written in plain language, and be legibly e typed or printed and in a font size no smaller than 12 point.

(gh) When a customer's request for a change in CNGS_is received over the telephone, the CNGS shall mail an information package to the customer within 5 business days of the customer's request.

(hi) The information package, described in (gh) above, shall include:

(1) A statement that the information is being sent to confirm the telemarketing order or verbal request;

(2) The name, address and telephone number of the newly-requested CNGS; and

(3) The disclosure statement required pursuant to Puc 3004.02.

(ij) Upon receipt of valid authorization from the customer, the CNGS shall notify the applicable LDC electronically or by other means, as required by the LDC₃ of the customer's request to switch to a new CNGS.

(jk) A CNGS_-shall provide the appropriate LDC or the commission with proof of valid customer authorization whenever requested by the LDC or the commission.

(<u>k</u>¹) A CNGS_-who fails to obtain customer authorization <u>in accordance with this sectionpursuant to (a)</u> above and initiates a customer change in service with the LDC shall:

(1) Be liable for all charges billed to the customer by the LDC or any other party arising from the change in service;

(2) Be liable for all charges for supply it billed to the customer; and

(3) Be subject to the penalty and other enforcement provisions of Puc 3005.; and

(4) Nothing in this section is intended to relieve any customer or CNGS from paying any amounts owed to an LDC.

(<u>Im</u>) If a CNGS_-proposes to transfer or sell the right to serve any customer of the CNGS, or if the ultimate control of a CNGS_-is proposed to be transferred as a result of a change of ownership of a majority of the ownership interests in such CNGS_-or in any entity owning, either directly or indirectly, the ownership interests in the CNGS, then prior to such proposed transfer or sale the CNGS shall:

(1) Provide notice to each affected customer pursuant to (mn) below. Such notice shall be sent:

a. With the customer's billing statement;

b. By the original CNGS, not the proposed transferee or purchaser; and

c. Separately from promotional materials relating to services proposed to be provided by the proposed transferee or purchaser;

(2) Provide a copy of such notice to the commission and the LDC on whose system any such customers are served at the same time notice is sent to affected customers.; and

(3) Ensure that the entity to whom the customers will be transferred is registered as a CNGS pursuant to Puc 3003, if not already so registered;
(3) The notice shall be sent:

a. With the customer's billing statement;

b. By the original CNGS, not the proposed transferee or purchaser; and

e. Separately from promotional materials relating to services proposed to be provided by the proposed transferee or purchaser.

(<u>m</u>ⁿ) Not less than 30 days prior to the effective date of any transfer or sale described in (<u>l</u>^m) above, the CNGS proposing such transfer or sale shall provide clear and conspicuous written notice to each affected customer which includes:

(1) A brief description of the nature of the proposed transaction and the effective date of the proposed transaction;

(2) A statement that the customer may elect to terminate service from the CNGS and either enroll with a different CNGS or receive delivery service from the LDC if such election is made within the timeframe established by the LDC's tariff, but only if If the customer's contract with the CNGS_provides the customer with the right to elect an alternate supplier or to terminate the contract with the CNGS and purchase supply from an LDC, such right, or if the customer does not have a contract with the CNGS that has- a duration that extends beyond the date of the proposed transaction, the notice shall inform the customer that it may elect to terminate service from the CNGS and either enroll with a different CNGS or receive sales service from the LDC if such election is made within the timeframe established by the LDC's tariff;

(3) Notice of the latest date by which the customer, or a new CNGS_supplying the customer, must notify the LDC of its election to receive sales service delivery service from an LDC or be supplied by the new CNGS, unless such change is not permitted under the customer's contract with the existing CNGS;

(4) Notice to any customer not previously subject to capacity assignment that, if the customer elects to take <u>sales delivery</u> service from <u>the an LDC</u>, the customer will become subject to capacity assignment if the customer later elects to purchase gas from a CNGS;

(5) Notice that if the customer is eligible to select an alternate CNGS or <u>return</u>-to <u>purchase</u> <u>delivery service from an LDC</u>-sales service but fails to do so in the time provided, the customer will either be assigned to the proposed transferee or purchaser or remain with the existing CNGS, depending on the nature of the proposed transaction;

(6) The information required by Puc 3004.02(b) regarding the proposed transferee or purchaser unless the customer will be served pursuant to a contract whose duration extends beyond the effective date of the proposed transaction;

(7) Notice of the amount of any charge that the customer will incur if it changes from its existing CNGS, whether to a new CNGS or to <u>delivery service from an LDC</u> sales service in accordance with (2) above;

(8) Notice that if consummation of the transaction described in (1) above results in a charge by the an LDC for a change in the identity of the customer's CNGS, the customer will not be liable for such charge; and

(9) <u>A clear statement of the information in a. or b. below, Iif the customer does not have a contract with the CNGS</u>-with a duration that extends beyond the effective date of the proposed transaction, then a clear statement:

a. Of any difference in the rates,<u>-and/or</u> terms<u>or-and</u> conditions of service provided to the customer by the CNGS_-and the rates,<u>-and/or</u> terms<u>or-and</u> conditions of service to be provided to the customer by the proposed transferee or purchaser; or

b. That the rates,<u>-and</u> terms and conditions of service of the CNGS_-and the proposed transferee or purchaser are the same;

(no) If a CNGS undergoes any transaction described in (\underline{lm}) above and a customer elects to change to a new CNGS or to receive sales service from the LDC, then within 60 days of receipt of information from the an LDC regarding the customer's gas usage, the CNGS shall bill the customer for any amounts due or refund any amounts owed to the customer;

(Op) If the commission determines that a CNGS has not complied with the provisions for discontinuance of service or for a successor provider, then, in addition to any action that the commission is authorized to take pursuant to Puc 3005, the commission shall order notice to affected customers clarifying the customer's rights and obligations.

Puc 3004.0<u>5</u>4 <u>Bill Disclosure Information</u>.

(a) The CNGS shall include on any bills which it issues or which are issued on its behalf, the following information:

(1) The starting and ending date of the billing period;

(2) Any fixed monthly charges;

(3) The price structure for natural gas therm usage and all other applicable billing determinants;

(4) The total number of therms used during the billing period;

(5) For those CNGSs providing separate bills, a statement that the customer's meter readings are available on the LDC's bill

($\underline{65}$) Any applicable penalty date, including but not limited to penalties for late payments, and the related penalty <u>amount</u>;

 $(\underline{76})$ Any other factors necessary to compute the charges;

 $(\underline{87})$ An itemized breakdown of the charges, including any late fee, penalty or aggregation fee, if applicable, and the name of the company/entity assessing the charge;

(<u>98</u>) The telephone number, fax number, e-mail address, and toll free telephone number, if available, of the CNGS's or aggregator's customer service department or customer service contact person; and

(10) A statement that the customer has the right to file a complaint with the commission after the customer has attempted to resolve the dispute with the CNGS; and

(119) The toll free telephone number of the commission's consumer affairs division.

(b) Upon request of a customer, the CNGS shall provide the customer with a clear and concise statement of the customer's actual consumption for each billing period during the prior year or the months in which the CNGS sold natural gas to the customer.

Puc 3004.065 Notice of Termination of Service.

(a) When a customer has breached failed to meet any of the terms of its agreement for service with its CNGS_-the CNGS_-may terminate its agreement to provide natural gas supplier service to the customer pursuant to (b) below.

(b) The CNGS_-shall provide written notice of the termination to the customer no less than 30 business days prior to the termination stating the reason(s) for termination and the date upon which the termination will be effective.

(c) Any CNGS that voluntarily or involuntarily ceases to sell natural gas to a class of customers within the state shall, prior to discontinuing such service:

(1) Provide <u>at least not less than</u> 30 calendar days <u>electronic or</u> written notice to the commission, and <u>also</u> to any affected LDC by electronic or such other means as may be required by the LDC; and

(2) Except as provided in (e) below, Provide each customer written notice of its intent to cease operations at least 30 days prior to the start date of the customer's next billing cycle. provide not less than 30 calendar days written notice to its retail customers of its intent to cease operations; and

(3) Promptly refund to customers any outstanding deposits or prepayments.
(d) Any CNGS that ceases to sell natural gas to a class of customers within the state shall refund to customers any outstanding deposits or prepayments within 30 days of final billing.

(d) Any CNGS who ceases to sell natural gas as described in (c) above shall give each customer written notice of such action, not less than 30 calendar days prior to the start date of the customer's next billing cycle.

Puc 3004.07 Customer Protections Required of Aggregators

(a) An aggregator shall, within 5 days of entering an agreement with a customer, provide each customer with a written statement disclosing the following information:

(1) The name, business address, telephone number and e-mail address of the aggregator;

(2) The nature of any business relationships or affiliations with any CNGS or LDC;

(3) The toll free telephone number of the commission's consumer affairs division and a statement that customers may contact the commission if they have any questions about their rights and responsibilities; and

(4) A statement, not inconsistent with 3004.08, of the customer information that will be accorded confidential treatment.

(b) The disclosure statement required by this section shall be written in plain language, and be legibly typed or printed in a font size no smaller than 12 point.

(c) An aggregator shall comply with the telemarketing provisions of Puc 3004.03 as stated above.

Puc 3004.086 Release of Confidential Customer Information.

(a) No CNGS or aggregator shall release confidential customer information without written authorization from the customer, unless otherwise required by law.

(b) Confidential customer information shall include_a but not be limited to:

(1) Customer name, address and telephone number; and

(2) Customer usage data; and

(23) Individual Ccustomer payment information.

(c) A CNGS or aggregator shall be deemed authorized to obtain customer usage information when it has secured from the customer, in writing, the customer's name, account number(s), and the unique utility assigned authorization number(s).

(d) In the event of a dispute about the release of confidential information, including whether the information is or should be confidential, a CNGS, aggregator or customer may file a complaint with the commission for resolution.

Puc 3004.097 Other Consumer Protections.

(a) <u>No CNGS or aggregator shall include provisions in its contracts that would waive the requirements</u> of Puc 3004. "Slamming" means any practice that changes a customer's CNGS without the customer's authorization pursuant to Puc 3004.03.

(b) Any person may file a complaint with the commission that a CNGS or aggregator has engaged in slamming. For purposes of this paragraph, slamming means initiating the transfer of a customer to a new CNGS or aggregator without the customer's authorization.

(1) The commission shall, within 10 business days of the receipt of a complaint that a CNGS or aggregator has engaged in slamming, investigate any such complaint.

(2) If, after an investigation, the commission determines that a CNGS or aggregator does not possess evidence of a customer's affirmative choice, the commission shall require the unauthorized CNGS or aggregator to refund any charges already paid and any expense incurred in switching.

(c) Any waiver of the consumer protections provided in Puc 3004 shall be null and void.

(d) The commission shall within 10 business days of the receipt investigate any complaint filed under Puc 3000.

(e) If after an investigation the commission determines that the CNGS does not possess evidence of a eustomer's affirmative choice as required by Puc 3004.03, the commission shall require the unauthorized

CNGS to refund the customer, LDC or former CNGS any charges already paid and any expense incurred in switching, as provided in Pue 3004.

PART Puc 3005 ENFORCEMENT PROVISIONS AND PROCEDURES

Puc 3005.01 Sanctions for Failure to Comply.

(a) For the purposes of this section, "mitigating circumstances" means facts, actions or conditions which may excuse or justify a particular course of action.

(b) The commission shall, pursuant to RSA 365:8-a, impose a penalty upon a CNGS<u>or aggregator, up</u> to \$1,000.00 per day for each violation, after an opportunity to be heard, for any of the following:

(1) Failure to register with the commission as required in Puc 3003.01;

(2) A violation of any one of the provisions of Puc 3004 or any applicable state statute;

(3) Acting in a manner contrary to or providing false information in the statements provided in required by Puc 3003.01; or

(4) A violation of any commission order enforcing RSA 365:8-a or Puc 3000.

(c) The commission shall suspend or revoke the registration of a CNGS or aggregator after an opportunity to be heard for:

(1) The second and third violations of any one of the provisions of Puc 3004 or any applicable state statute; or

(2) Market abuses that violate any of the provisions of Puc 3004; or

(23) A second violation of any commission order enforcing RSA 365:8-a or Puc 3000.

(d) The commission shall revoke the registration of a CNGS or aggregator after an opportunity to be heard for:

(1) Willful misrepresentation of any of the information required by Puc 3003 which, if accurately reported, would have resulted in the denial of the application;

(2) The fourth or subsequent violations of any of the provisions of Puc 3004 or any applicable state statute; or

(3) A third or subsequent violation of any commission order enforcing RSA 365:8-a or Puc 3000.

(d) Any CNGS whose registration is revoked shall be prohibited from doing business in the state as a CNGS for a period of no less than 6 months nor more than 2 years from the date of revocation.

(e) Any CNGS <u>or aggregator</u> whose registration has been suspended shall be prohibited from doing business in the state as a CNGS <u>or aggregator</u> for a period of no less than 30 days nor more than 6 months from the date of suspension.

(f) Any CNGS or aggregator whose registration has been revoked shall be prohibited from doing business in the state as a CNGS or aggregator for a period of no less than 6 months nor more than 2 years from the date of revocation.

(gf) The commission shall determine the period of revocation or suspension as described in (c) through (fe) above, or the penalty, as described in (b) above, as applicable, based on:

(1) The severity of the infraction;

(2) Mitigating circumstances, if any; and

(3) Other relevant information pertaining to the business practices of the CNGS <u>or aggregator</u> and its principals.

(<u>hg</u>) A CNGS<u>or aggregator</u> which is prohibited from doing business in the state may, at the end of the period of prohibition suspension or revocation, petition the commission for reinstatement by <u>submitting a new</u> <u>application.providing the following:</u>

(i) In addition to all other information as is required for an initial application, the CNGS or aggregator seeking reinstatement shall also provide the following:

-Information as is required for initial registration applications;

(<u>12</u>) Evidence that any deficiencies and/or problems regarding the original <u>suspension or</u> revocation have been remedied; and

(23) A registration fee of \$500.00 if a CNGS or \$250.00 if an aggregator.

(jh) The commission shall waive or lessen the imposition of any sanctions if it determines that:

(1) The violation was immaterial, unintentional, or both;

(2) The CNGS <u>or aggregator</u> acted in good faith to comply with all applicable statutory and regulatory requirements; or

(3) Other mitigating circumstances exist.

(i) All existing CNGS and aggregators doing business in New Hampshire shall have 60 days from the effective date of this chapter within which to comply with the provisions of this chapter.

Puc 3005.02 Investigation by the Commission By Reason of Consumer Complaint.

(a) Upon the filing of a complaint with the commission's consumer affairs division, either verbally or in writing, against a CNGS or aggregator alleging that the CNGS or aggregator is not in compliance with the provisions of Puc 3000, the commission's consumer affairs division shall be authorized to begin an investigation.

(b) The CNGS or aggregator shall provide any relevant information to the consumer affairs division which would assist the consumer affairs division in its efforts to investigate and resolve the dispute.

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(c) The CNGS, or aggregator or the customer may request a hearing before the commission if dissatisfied with the consumer affairs division's disposition of the complaint.

(d) The consumer affairs division shall request a hearing before the commission when it determines that issues remain which require resolution by the commission.

Appendix

Provision of the Proposed Rule	Specific State Statute which the Rule is Intended to Implement
Puc 3000	RSA 365:8-a
(other specific statute provisions implemented by specific rules are listed below)	
Puc 3005	RSA 365:8-a RSA 541-A:30,II