

Connecticut Department of Energy and Environmental Protection











Regulatory Update Proposed Amendment to Sections 22a-174-2a and 22a-174-3a of the Regulations of Connecticut State Agencies

SIPRAC
September 13, 2018
Paula Gomez



Presentation Overview

- 1. Introduction
- 2. Objectives and examples of proposed changes
- 3. Next steps
- 4. Questions



Introduction

- Several efforts to improve sections 2a and 3a since the regulations were adopted in 2002.
- We are opening sections 2a and 3a to make necessary corrections and clarifications.
- Fully restructuring sections 2a and 3a is out of the scope of this effort.



Objectives and Examples of Proposed Revisions – Sec. 2a

- To clarify when a public hearing is required and when it is discretionary [Sec. 2a(c)(6)-(9)].
- To clarify the type of hearing available following a notice of tentative determination [Sec. 2a(c)(1)].
- To clarify provisions to match current practices
 [Sec. 2a(e)(3)(C)].
- To make technical and typographical corrections [Sec. 2a(b)(1)-(3)].



Objectives and Examples of Proposed Revisions – Sec. 3a

- To correct section 3a to match federal requirements
 [Sec. 3a(k)(3), 3a(l)(1) and revisions to Table 3a(i)-1 and
 Table 3a(k)-2].
- To clarify provisions to match current practices [Sec. 3a(a)(2)(A)(v)].
- To make technical and typographical corrections [Sec. 3a(a)(5), 3a(k)(4) and revisions to Table 3a(k)-1].



Next Steps

If additional discussion is necessary, you may:

- Provide written comments.
- Request a meeting.

Please send your comments and requests for a meeting to Paula.Gomez@ct.gov by COB on Friday, September 28.



Questions?

