

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 7:00 a.m. to 5:00 p.m., at:

1-800-221-9311 (In New York State)
(518) 270-2200 (Outside New York State)

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 Agriculture and Markets

In the Matter of Considering the Continuation of the New York State Onion Research and Development Program, Pursuant to Article 25 of the Agriculture and Markets Law and 1 NYCRR section 203.13

DETERMINATION

PRELIMINARY STATEMENT

Section 203.13 of Title One of the Official Compilation of Codes, Rules and Regulations of the State of New York ("1 NYCRR"), relating to the New York State Onion Research and Development Program ("Program"), provides that at least once during each six-year period the Program is in effect, the Commissioner shall conduct a referendum of eligible New York State onion growers to determine whether they approve the continuation of the Program. Continuation of the Program is subject to the approval of more than 50 percent of such growers voting in the referendum. Upon such approval, a new six-year period begins as of the first of April of the year following the date approval of continuation of the Program is certified.

FINDINGS AND CONCLUSIONS

Pursuant to a Notice of Referendum, dated April 21, 2003, a referendum of eligible New York State onion growers was conducted through May 30, 2003 inclusive, to determine whether such growers

approve continuation of the Program. The results of the referendum have been duly recorded and verified as follows:

In favor -- 77 (90.6%)

In Opposition-- 8 (9.4%)

Total eligible ballots counted and verified: 85

In addition, five ballots were declared ineligible, as follows:

4 ballots were received after May 30, 2003

1 ballot was not marked "yes" or "no"

CERTIFICATION

Upon the results of the referendum as set forth above, I hereby certify, pursuant to 1 NYCRR §203.13 and Agriculture and Markets Law section 294(2), that the percentage of eligible New York State onion growers required to approve the continuation of the Apple Research and Development Program has been met, with 90.6 percent of such onion growers voting in favor of continuation of the Program.

NOW, THEREFORE, upon the findings and conclusions herein, I determine that the Onion Research and Development Program (1 NYCRR Part 203) should be and hereby is continued pursuant and subject to Article 25 of the Agriculture and Markets Law and 1 NYCRR §203.13.

Nathan L. Rudgers

Commissioner of Agriculture and Markets of
the State of New York

By: Ruth A. Moore

First Deputy Commissioner of Agriculture
and Markets of the State of New York, pursuant
to a Delegation of Authority filed with the
Secretary of State, State of New York on May
18, 2001

PUBLIC NOTICE

Deferred Compensation Board

Pursuant to the provisions of 9 NYCRR, Section 9003.2, authorized by Section 5 of the State Finance Law, the New York State Deferred Compensation Board, beginning Tuesday, July 1, 2003 is soliciting proposals from Financial Organizations (insurance companies, banks and registered investment advisers) for the provision of unallocated single deposit guaranteed investment contracts, "alternative" or "synthetic" guaranteed investment contract arrangements and book value wrapper contracts under the Deferred Compensation Plan for Employees of the State of New York and Other Participating Public Jurisdictions, a plan meeting the requirements of Section 457 of the Internal Revenue Code and Section 5 of the State Finance Law, including all rules and regulations issued pursuant thereto.

A copy of the request for proposals may be obtained from: Linda F. Schlissel, Senior Vice President, Evaluation Associates, 200 Connecticut Ave., Suite 700, Norwalk, CT 06854-1958, (203) 855-2260
All proposals must be received no later than the close of business on Friday, August 1, 2003.

PUBLIC NOTICE

Division of Housing and Community Renewal Proposed Operational Bulletin for DHCR Electrical Conversion Regulations

This Operational Bulletin is intended to implement regulations which the Division of Housing and Community Renewal is proposing pursuant to the Notices of Proposed Rule Making that appear in this issue of the *NYS Register*. Those Notices state the time and place that public hearings will be held. Any interested parties desiring to express their views in writing concerning the Operational Bulletin may do so by addressing their comments to Maurice Jamison, Special Assistant to Deputy Commissioner, DHCR Office of Rent Administration, 92-31 Union Hall Street, Jamaica, NY 11433 no later than August 21, 2003.

OPERATIONAL BULLETIN 2003-

Change from Rent Inclusion of Electric Current to Direct Payment by Tenant;

Schedule of Rent Decreases Affecting
Emergency Tenant Protection Regulations (TPR)
New York City Rent Stabilization Code (RSC)
New York City Rent and Eviction Regulations (CRR)
New York State Rent and Eviction Regulations(SRR)

This Operational Bulletin is issued under authority of (cite the newly promulgated electrical conversion regulations), Section 2527.11 of the RSC; Section 2109.8 of the SRR; Section 2209.8 of the CRR, and Section 2507.11 of the TPR.

This Operational Bulletin establishes a schedule of rent decreases for rent stabilized and rent controlled housing accommodations, where, with the approval of DHCR, there is a conversion from master metering of electricity, with inclusion of the cost of electricity in the rent, to individual metering whereby the tenant becomes responsible for the cost of his or her own electrical consumption. This Operational Bulletin supersedes Operational Bulletin 96-2 (issued August 28, 1996), and Administrator's Interpretation No. 7 (issued March 21, 1975 and applicable to New York City rent controlled housing accommodations), and any other outstanding formula or schedule for setting rents upon electrical conversion of rent regulated housing accommodations.

Background

The State of New York has long recognized the broad social and economic goal of conservation of energy, a policy that was last enunciated by the New York State Energy Planning Board, in its 1998 *New York State Energy Plan and Final Environmental Impact Statement*. Accordingly, State and city agencies have sought wherever possible to fashion their policies and procedures to be supportive of this goal.

Since the 1970s, there have been increases in the cost of electricity due to international market conditions, and in consumption of electricity due to a proliferation of electrical home appliances. Rent regulated tenants in master-metered buildings receive unlimited electric current as a service included in the rent, and there is no incentive to the tenants to moderate their consumption of electricity.

A proven incentive for moderation of such consumption is individual metering of electricity, as it makes each user responsible for the cost of his or her own consumption. Thus, DHCR (and its predecessor

agencies) has had a long-standing policy of permitting, and indeed encouraging, owners of master-metered buildings to undergo the substantial expense of converting their buildings to individual metering, thereby transferring responsibility for the cost of their consumption of electricity to the tenants.

Recognizing that assuming the cost of their own electricity could also be a financial burden on the tenants, DHCR has sought to mitigate that burden by imposing building-wide rent reductions as a condition to conversion. The reductions were established by a formula that was designed to provide owners with an incentive to undergo the expense of conversion while at the same time ameliorating the financial impact of direct billing on the tenants.

Over the years the rent reduction formula has been subject to revision based on prevailing considerations of policy and economic conditions. Most recently, DHCR's experience has shown that the formula has tended to discourage owners from undergoing the expense of conversion. This has been confirmed by the relative dearth of conversion applications filed with the agency, and a 1996 report by the New York State Energy Research and Development Agency (NYSERDA) entitled *Facilitating Submetering Implementation*.

Recognizing the need for a new rent reduction formula, DHCR consulted with NYSEDA, and joined with that agency to commission a study by a recognized architectural and engineering firm, Wendel Duchscherer. Upon completion of the study, entitled *Rent Reduction Analysis*, DHCR, with the advice and guidance of NYSEDA, developed the rent reduction formula described herein.

Direct Metering and Submetering

There are two types of individual metering: Direct metering and submetering. Under direct metering the tenant purchases electricity directly from a utility or energy service company at a residential rate. Under submetering the tenant purchases electricity from the owner or a contractor retained by the owner, who in turn purchases it from a utility or energy service provider at a bulk rate.

Submetering has the advantage of reducing the cost of electricity to the tenant, since the bulk rate paid by the owner, even when combined with the owner's meter-reading and billing costs, is generally significantly less than the residential rate. Submetering can also contribute to energy conservation when combined with "advanced metering" under which the submeter is capable of measuring not only the amount of electricity consumed, but also the time of day in which it was consumed. Since the bulk rate may vary depending on demand and time of usage, this permits the tenant to schedule the use of high consumption appliances such as dishwashers and clothes dryers during off-peak hours of usage such as late evenings when the rates may be lower.

State policy of promoting energy conservation includes encouraging owners of master-metered buildings to convert to individual metering. NYSEDA believes that individual metering, under which each consumer is responsible for his or her own electrical consumption, provides a significant incentive for conservation of electricity, and that submetering further enables consumers to benefit from lower bulk electric rates and the ability to concentrate use during times of day when rates are lowest. Accordingly, NYSEDA has developed programs to provide information, technical assistance, and monetary incentives for owners who undergo the expense of conversion.

Rewiring the Building in Connection with Electrical Conversion

It has been long standing DHCR policy to require owners who wish to convert from master metering to direct metering to rewire the building as part of the conversion process. This requirement is continued as it promotes the public safety and provides tenants with the energy necessary to run modern appliances. Accordingly, owners intending to convert to direct metering are required to rewire the building unless they can establish to DHCR's satisfaction that rewiring is unnecessary. DHCR is mindful that there are owners such as cooperative or condo-

minimum apartment corporations who are unable to take on the economic burden of rewiring, but who nevertheless find submetering to be an attractive option to reduce energy costs and promote energy conservation. Accordingly, DHCR will not require rewiring where an owner seeks to convert to submetering. However, the owner must provide DHCR with an affidavit sworn to by a licensed electrician that the existing wiring is safe and of sufficient capacity for the building.

Rent Reduction Formula

Upon granting an owner's application to convert from master to individual metering of electricity, DHCR will apply schedules of rent decreases for rent controlled and rent stabilized housing accommodations that are converted to individual metering. The schedules are derived from the most recent United States Census Bureau's "New York City Housing and Vacancy Survey" (HVS) which is currently the one published in 1999. That data was tabulated by the New York City Rent Guidelines Board and is available on its website at www.housing.nyc.com. Upon publication of a new HVS and tabulation of the new data by the Rent Guidelines Board, DHCR will promulgate a new Operational Bulletin that will incorporate data from that survey in the same manner as is set forth herein.

Recognizing that under submetering the tenant will be able to incur a lower cost for electricity, and in order to provide the owner with an incentive to convert to submetering rather than direct metering, the schedule of rent decreases for submetering is lower than the schedule for direct metering.

Direct Metering

Where the conversion is to direct metering, the schedule of rent reductions is based on the median monthly cost of electricity to tenants derived from the data from the 1999 HVS. When applied outside New York City, the schedule of rent reductions is adjusted where appropriate to reflect differences in electric rates outside New York City.

Submetering

Where the conversion is to submetering, the schedule of rent reductions is based on the median monthly cost of electricity to tenants in the 1999 HVS, adjusted to reflect the bulk rate plus a maximum reasonable service fee of \$4.00 for the cost of meter reading and billing. That fee is based on an estimated maximum charge set forth in the Residential Electrical Submetering Manual (revised October, 2001) prepared for the New York Energy Research and Development Authority, and available on its website at www.nyserda.org. When applied outside New York City, the schedule of rent reductions is further adjusted where appropriate to reflect differences in electric rates outside New York City. Under submetering the owner or contractor retained by the owner is not permitted to charge the tenant more than the bulk rate for electricity plus a reasonable service fee to cover the cost of meter reading and billing. However, after the conversion, the cost of electricity and service fee are not part of the legal regulated rent, and billing disputes are not under the jurisdiction of DHCR.

Protection of Senior Citizens

After the conversion, all tenants are responsible for their own electric bills except those who, on the date of the conversion, are receiving a Senior Citizen Rent Increase Exemption (SCRIE) under Section 26-509 of the Rent Stabilization Law (applicable to rent stabilized housing accommodations inside New York City), Section 26-406 of the City Rent and Rehabilitation Law (applicable to rent controlled housing accommodations in New York City), or pursuant to local law as authorized by Section 467-b of the Real Property Tax Law (applicable outside New York City). For those tenants the rent is not reduced and the cost of electricity remains included in the rent, although the owner is permitted to install any equipment in such tenant's housing accommodation as is required for effectuation of the electrical conversion. After the conversion, upon the vacature or the tenant, the owner is required to reduce the legal regulated rent or maximum rent for the housing

accommodation in accordance with the schedule of rent reductions set forth in this Operational Bulletin or any update thereto which is in effect at the time of the vacancy, and thereafter the tenant is responsible for the cost of his or her consumption of electricity, and for the legal regulated rent as reduced, including any applicable major capital improvement rent increase based upon the cost of work done to effectuate the electrical conversion.

After the conversion, if a tenant ceases to receive SCRIE benefits, the owner may reduce the rent and the tenant becomes responsible for electric bills for the period in which the tenant is not receiving SCRIE benefits. However, if the tenant is later reinstated in the SCRIE program, the owner is required to eliminate the rent reduction and resume responsibility for the tenant's electric bills.

Additional Charges for Appliances

After the conversion, for every unit that becomes individually metered, the owner will not be permitted to collect any previously authorized appliance charges to offset the cost of operating appliances which consume large quantities of electricity (i.e., air conditioners), but will be permitted to impose any surcharge or other additional charge that is permitted for an individually metered building. The schedules of rent adjustments set forth herein, along with the elimination of the authorized appliance charges, will be the only decreases in rent allowed and will not be followed by any additional decreases, except for any adjustments that are permitted for the protection of senior citizens as described above.

SCHEDULE OF RENT REDUCTIONS

	Direct Metering	Submetering
New York City		
1 Room	35.00	26.30
2 Rooms	35.00	26.30
3 Rooms	40.00	30.49
4 Rooms	45.00	34.68
5 Rooms	50.00	38.87
6 Rooms	55.00	43.05
Over 6 rooms add	5.00	4.19 per room
Westchester		
1 Room	35.00	26.30
2 Rooms	35.00	26.30
3 Rooms	40.00	30.49
4 Rooms	45.00	34.68
5 Rooms	50.00	38.87
6 Rooms	55.00	43.05
Over 6 rooms add	5.00	4.19 per room
Rockland		
1 Room	27.24	19.42
2 Rooms	27.24	19.42
3 Rooms	31.08	22.33
4 Rooms	34.92	25.22
5 Rooms	38.76	28.12
6 Rooms	42.61	31.01
Over 6 rooms add	3.84	2.90 per room
Nassau		
1 Room	27.98	23.50
2 Rooms	27.98	23.50
3 Rooms	32.21	27.18
4 Rooms	36.44	30.84
5 Rooms	40.67	34.50
6 Rooms	44.90	38.16
Over 6 rooms add	4.23	3.66 per room
Albany		
1 Room	30.83	21.57
2 Rooms	30.83	21.57
3 Rooms	34.68	24.88
4 Rooms	38.53	28.17
5 Rooms	42.39	31.47
6 Rooms	46.24	34.77

Over 6 rooms add	3.85	3.30 per room
Erie		
1 Room	30.83	21.57
2 Rooms	30.83	21.57
3 Rooms	34.68	24.88
4 Rooms	38.53	28.17
5 Rooms	42.39	31.47
6 Rooms	46.24	34.77
Over 6 rooms add	3.85	3.30 per room

PUBLIC NOTICE

Department of State
 F-2003-0442 (DA)
 Date of Issuance - July 2, 2003

The New York State Department of State (DOS) is required by Federal law to provide timely public notice for the activity described below, which is subject to the consistency provisions of the Federal Coastal Zone Management Act of 1972, as amended.

The National Park Service has determined that the proposed activity complies with and will be conducted in a manner consistent to the maximum extent practicable with the approved New York State Coastal Management Program. The consistency determination and accompanying public information and data is available for inspection at the New York State Department of State offices located at 41 State Street in Albany, New York.

In F-2003-0442 (DA), the National Park Service is proposing restoration of two acres of Big Egg Marsh by dredging Big Egg Creek and applying the dredged material to the Marsh using a thin-layer, high-pressure spray method. Project experience will be used to guide future Marsh restoration projects in Jamaica Bay. The purpose of this pilot project is to evaluate the use of the "thin-layer" method of depositing dredged sediment onto a deteriorating tidal marsh as a means of reestablishing the vegetative coverage of this marsh area to smooth cordgrass (*Spartina alterniflora*). The project is located at the Jamaica Bay, Broad Channel, Queens County.

Any interested parties and/or agencies desiring to express their views concerning the above proposed activity may do so by filing their comments, in writing, no later than 4:30 p.m., 15 days from the date of publication of this notice, or July 17, 2003.

Comments should be addressed to the Division of Coastal Resources and Waterfront Revitalization, New York State Department of State, 41 State Street, Albany, New York 12231. Telephone (518) 474-6000; fax (518) 473-2464.

This notice is promulgated in accordance with Section 306(d)(14) of the Federal Coastal Zone Management Act of 1972, as amended.

PUBLIC NOTICE

Uniform Code Regional Boards of Review

Pursuant to 19 NYCRR 1205, the petitions below have been received by the Department of State for action by the Uniform Code Regional Boards of Review. 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 Roy Scott, Codes Division, Department of State, 41 State Street, Albany, NY 12231, (518) 474-4073 to make appropriate arrangements.

2003-0102 Matter of State University of New York at Buffalo, c/o Gordy Love, Planning & Design Dept., 119 John Denver Center, Buffalo, NY 14260 for variances concerning fire dampers in floor

penetrations.

Involved is the construction of nine buildings, two and three stories in height, ordinary construction classification, for student housing project in an educational assembly occupancy with approximate gross floor area of each building varying between 9,000 to 13,100 square feet, located at Flint Village, Ausperger Road, SUNY-at-Buffalo Amherst Campus, Town of Amherst, County of Erie, State of New York.

2003-0282 Matter of Joseph Dagala, 11 Sandlewood Court, Getzville, NY 14068-1341 for variances concerning sprinkler system in residential occupancies.

Involved is the conversion of an existing building from storage use to a two family dwelling. The building is two stories, wood frame construction, with approximate gross floor area 2,600 square feet, located at 448 Amherst Street, City of Buffalo, County of Erie, State of New York.

2003-0302 Matter of Ardsley Housing Assoc., LLC, 80 Cutter Mill Road, Suite 200, Great Neck, NY 11201 for a variance concerning fire safety requirements, including firestopping concealed spaces.

Involved is a five-story residential building, approximately 175,038 square feet, known as "The Woodlands Senior Housing", located at 1015 Saw Mill River Road, Village of Ardsley, County of Westchester, State of New York.

2003-0314 Matter of Liston Manufacturing Inc. c/o Ted Pyrek, 21 Payne Avenue, P.O. Box 178, North Tonawanda, NY 14120 for variances concerning exits from an assembly occupancy.

Involved is the conversion of the second story of an existing building from storage use to an assembly occupancy. The building is four stories, ordinary construction, with approximate gross floor area 40,000 square feet, located at 435 Payne Avenue, City of North Tonawanda, County of Niagara, State of New York.

2003-0344 Matter of David Milks for Faith Bible Church, 6603 Durkee Road, Conesus, New York, 14435 for a variance concerning fire safety requirements including relief from requirements to provide a required direct exit from a day care center. The building is an A3, Church, 1 story with a basement, of type 5b (unprotected wood frame) construction, and is located at Faith Bible Church, 9041 Rte. 20A, Town of Richmond, Ontario County, State of New York.

2003-0348 Matter of First Trinity Lutheran Church, 1570 Niagara Falls Blvd., Tonawanda, NY 14150 for variances concerning fixed pipe extinguishing system for kitchen cooking equipment.

Involved is construction of a two story building, non-combustible construction, for religious assembly occupancy with approximate gross area 31,000 square feet, known as "First Trinity Lutheran Church", located at 1570 Niagara Falls Blvd., City of Tonawanda, County of Erie, State of New York

2003-0349 Matter of Michael Kenney, 135 Pleasant Avenue, Rochester, New York, 14622, for a variance concerning fire safety requirements, including the enclosure of a heating appliance and accessibility requirements for public assembly occupancy. The property is known as the "Harvest Baptist Church" located at 2062 East Ridge Road, Town of Irondequoit, County of Monroe, State of New York.

2003-0358 Matter of Gregory J. Nolan, PE, PSEG Power New York, Inc., Route 144, 380 River Road, Glenmont, NY 12077 for a variance concerning fire safety issues including the requirement for fireproofing and a sprinkler system.

Involved is the construction of two 3.1 low hazard industrial occupancies, 1 story in height, of type 2b non-combustible construction having a cumulative gross floor area of 115,000 square feet. The subject buildings will be known as the combustion turbine/heat recovery steam generator building and the steam turbine building, located at Route 144, 380 River Road, Town of Bethlehem, Albany County, State of New York.

2003-0359 Matter of Matter of John Lutz, 81 Kenwood Avenue,

Glenmont, NY 12077 for a variance concerning fire safety issues including allowable fire area.

Involved is the construction of a Group U occupancy, one story in height, of type 5b wood frame construction having a cumulative gross floor area of 19,000 square feet, located at 81 Glenwood Avenue, Town of Bethlehem, Albany County, State of New York.

2003-0360 Matter of John K. Hill, 171 East Side Drive, Ballston Lake, NY 12019 for a variance concerning fire safety issues including allowable fire area.

Involved is the construction of an A3 occupancy, one story in height, of type 5b wood frame construction having a cumulative gross floor area of 11,000 square feet, located at 423 Schaubert Road, Town of Clifton Park, Saratoga County, State of New York.

2003-0361 Matter of James D. Valastro, P.O. Box 181, Kattskill Bay, NY 12844 for a variance concerning fire safety issues including the requirement for the installation of a sprinkler system.

Involved is the alteration of an existing A-2 occupancy, one story in height of type 5b wood frame construction having a cumulative gross floor area of 3,500 square feet, located at 982 State Route 149, Town of Queensbury, Warren County, State of New York.

2003-0362 Matter of Betty Bellino, 799 S. Pearl St., Albany, NY 12202 for a variance concerning fire safety issues including the requirement for the installation of a sprinkler system.

Involved is the conversion of a portion of an existing building to a I-4 occupancy, 3 stories in height of Type IIB construction having a cumulative gross floor area of 35,000 square feet, located at 50 Herrick St., City of Rensselaer, Rensselaer County, State of New York.

2003-0363 Matter of Ernest Simons Company, Inc. 181 Westchester Avenue, Port Chester, NY 10573 for a variance concerning handicapped accessibility to a second floor in a building with a partial change of occupancy.

Involved is a four-story mixed use building, approximately 200,000 square feet, known as the "Simons Building", located at 181 Westchester Avenue, Village of Port Chester, County of Westchester, State of New York.

2003-0375 Matter of Carmine Torchia, PE, 625 Panorama Trail, Building 2, Suite 210, Rochester, New York, 14625 for a variance concerning fire safety requirements including relief from sprinkler requirements. The building is an A2 (assembly)/B (fire station) Fire Department, 1 story in height, of type 2b (unprotected non-combustible) construction, known as "Fayette Volunteer Fire Department", located at Lot #41 on the west side of Rte. 414, Town of Fayette, Seneca County, State of New York.

2003-0376 Matter of David R. Healy, 104 Main Street, Penn Yan, New York, 14527 for a variance concerning fire safety requirements including relief from requirements to provide an accessible entrance for the physically disabled. The building is an A2, restaurant, 1 story with a basement, of Type 3b (unprotected ordinary) construction, known as "Wing Tai Oriental Restaurant", located at 140 Main Street, Village of Penn Yan, Yates County, State of New York.

**SALE OF
FOREST PRODUCTS
NOTICE OF SALE**

**Allegany Reforestation Area No. 1
Contract No. X004610**

Pursuant to section 9-0505 of the Environmental Conservation Law, the Department of Environmental Conservation hereby gives public notice of the following:

Sealed bids for 86.7 MBF more or less of hardwood timber located on Allegany Reforestation Area No. 1, Stand(s) 150 and 152, will be

accepted at the Department of Environmental Conservation, Contract Unit, 625 Broadway, Albany, NY 12233-5027 until 11:00 a.m., Thursday, July 17, 2003.

For further information (including billing) contact: David Zlomek, Department of Environmental Conservation, 5425 County Rte. 48, Belmont, NY 14813-9758, (585) 268-5392

**SALE OF
FOREST PRODUCTS
NOTICE OF SALE
Schuyler Reforestation Area No. 2
Contract No. X004611**

Pursuant to section 9-0505 of the Environmental Conservation Law, the Department of Environmental Conservation hereby gives public notice of the following:

Sealed bids for 294.0 MBF more or less of softwood sawtimber, and 3,004 tons more or less of softwood pulp located on Schuyler Reforestation Area No. 2, Stand(s) A-10, 12, 22, B-3, 11, E-12, 24, will be accepted at the Department of Environmental Conservation, Contract Unit, 625 Broadway, Albany, NY 12233-5027 until 11:00 a.m., Thursday, July 17, 2003.

For further information (including billing) contact: Joel Fiske, Department of Environmental Conservation, 7291 Coon Rd., Bath, NY 14810-9728, (607) 776-2165

