

RULE REVIEW

Department of Civil Service

Rules Continued Without Modification

Pursuant to section 207 of the State Administrative Procedure Act (SAPA), notice is hereby provided that upon publication of the amended Five Year Review of Existing Regulations and the conclusion of the forty-five (45) day public comment period, no public comments were received regarding any of the subject rules. The rules referenced herein have functioned consistent with the purposes underlying their adoption and shall be continued without modification.

Rules adopted in 2001

Prior sections 4.11 and 4.12 of the Rules for the Classified Service (title 4 NYCRR) were repealed and a new section 4.11 was enacted to provide for “contingent permanent” appointments in the competitive, non-competitive and labor classes.

Sections 28-1.3(b) and 28-2.1(c) of the Attendance Rules for Employees in New York State Departments and Institutions (“Attendance Rules”; Title 4 NYCRR) were amended to permit employees serving in positions designated managerial/confidential (“m/c”) to utilize up to 200 days of accrued sick leave to pay for health insurance premiums during retirement.

Sections 28-3.7(a) and (c) of the Attendance Rules were amended to provide for leave donation policies for employees in positions designated m/c according to same terms and conditions as employees in represented positions.

Rules adopted in 2006

Section 80 of Regulations of the Department of Civil Service (President’s Regulations; Title 4 NYCRR) were amended to conform with current language of the State Freedom of Information Law (Public Officers Law, Art. 6) regarding requests for records and acknowledgment of same.

