





Public Domain

### Details of the Proposal

The proposal is to amend the Massachusetts General Laws, Chapter 90A, Section 27B, to clarify the definition of a "public utility" for the purposes of the Public Utility Commission's jurisdiction over rates of return. The current definition is broad and includes any person or corporation that is licensed by the Commission to provide utility services. The proposed amendment would narrow the definition to include only those persons or corporations that are licensed to provide utility services and that are subject to the Commission's rate-of-return regulation.

- The proposed amendment would clarify that the Commission's jurisdiction over rates of return applies only to those public utilities that are subject to the Commission's rate-of-return regulation.
- The proposed amendment would clarify that the Commission's jurisdiction over rates of return does not apply to those public utilities that are not subject to the Commission's rate-of-return regulation.

The proposed amendment would also clarify that the Commission's jurisdiction over rates of return applies to those public utilities that are licensed by the Commission to provide utility services and that are subject to the Commission's rate-of-return regulation. This clarification is necessary to ensure that the Commission's jurisdiction is clear and unambiguous.

- The proposed amendment would clarify that the Commission's jurisdiction over rates of return applies to those public utilities that are licensed by the Commission to provide utility services and that are subject to the Commission's rate-of-return regulation.
- The proposed amendment would clarify that the Commission's jurisdiction over rates of return does not apply to those public utilities that are not licensed by the Commission to provide utility services or that are not subject to the Commission's rate-of-return regulation.
- The proposed amendment would clarify that the Commission's jurisdiction over rates of return applies to those public utilities that are licensed by the Commission to provide utility services and that are subject to the Commission's rate-of-return regulation.
- The proposed amendment would clarify that the Commission's jurisdiction over rates of return does not apply to those public utilities that are not licensed by the Commission to provide utility services or that are not subject to the Commission's rate-of-return regulation.

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*to encourage competition among generators and retailers in the South east interconnected system including by facilitating efficient entry of new competitors*

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## WHETHER THE PROPOSAL WILL BE PROGRESSED FURTHER

M Y d d d o o c c d / P o o Y on Y Y M

### PROPOSED AMENDING RULES

A and n p o c. Y M p , Ynd , Y o o d Y o o p  
Y M Y P Y r a Y n o d n Y Y y d P Y o c o y I p Y Y M d  
o P M c Y M d n Y c o d Y c o o n o p o n s

### REFUND TABLE

| Season | Cold | Intermediate | Hot |
|--------|------|--------------|-----|
|--------|------|--------------|-----|





Market Rule 4.26.3

Capacity Cost Refund  
in Mon

Capacity Cost Refund  
in Mon

Capacity Cost Refund  
in Mon

Capacity Cost Refund  
in Mon

Capacity Cost Refund

Non-Business Day  
in AM

## CALL FOR SUBMISSIONS