Edit. These are substantive authority statutes, not Notice Number Number En 1200 rulemaking authority, and should be deleted. But see also RSA 365:8, I(1), which is rulemaking authority that may be applicable to implement RSA 12-P:5, IV; RSA 363-Authority: 1. Agency Nam RSA 365:1 & 2. B: RSA 365:1 & 2 3. Federal Authority: **Department of Energy** 4. Type of Action: 21 S. Fruit St., Ste. 10 Concord, NH 03301 Adoption **Unclear.** The summary is incomplete, compared to Repeal prior Department notices where, as here, the proposed new rules cover the same subject matter as an existing Reador PUC rule chapter, and the Department and PUC had Reador to work together under RSA 12-P:3, II. En 1200 seems to address the same subject matter as Puc 1200,. See, for example, the Department notices for 5. Short Title: Uniform Administration of Utility Customer Relat En 600 (NN 2023-204) and En 700 (NN 2023-205) in the 8-31-23 Register, where the notices explained how the substance of the rules was the same as, or 6. (a) Summary of what the rule says and of any proposed amendments modified from, Puc 600 and Puc 700. See also notices state statute for the first time: for En 1300 in NN 2022-53 in the 4-14-22 Register; En 1400 in NN 2023-94 in the 4-13-23 Register, and The Department of Energy is proposing to adopt En 1200, w En 500 in NN 2023-113 in the 5-11-23 Register. simplify and standardize the administrative processes by whi

6. (b) Brief description of the groups affected:

As stated in proposed En 1201.02, these rules affect public utilities providing electric, gas, sewer, or water service in the State of New Hampshire. The rules also encompass certain rights and remedies of their customers.

interact in order to increase the level of information and protection provided to both, and to ensure,

6. (c) Specific section or sections implement:

Edit. For consistency, instead of "to", use a hyphen as in the other rows.

as far as is possible, the equal application of those rules by all public utilities.

or regulation which the rule is intended to

RULE NUMBER	STATUTE IMPLEMENTED
En 1201 to En 1202	RSA 12-P:5, IV; RSA 363-B
En 1203.01 – En 1203.04	RSA 12-P:5, IV
En 1203.05 – En 1203.07	RSA 12-P:5, IV; RSA 363-B
En 1203.08 to En 1203.09	RSA 12-P:5, IV; RSA 365:1 & 2
En 1203.10 – En 1204.06	RSA 12-P:5, IV; RSA 363-B:1 & 2
En 1205	RSA 12-P:5, IV; RSA 363-B

7. Contact person for copies and questions including requests to accommodate persons with disabilities:

Name: Marie-Helene B. Bailinson, Esq. Title: Hearings Examiner

Mailing 21 S. Fruit St., Ste. 10 Phone #: 603-271-7524

Address: Concord, NH 03301 Fax#:

E-mail: marie-

helene.b.bailinson@energy.nh.gov

TTY/TDD Access: Relay NH 1-800-735-2964 or

dial 711 (in NH)

8.	Deadline for submission of materials in writing or, if practicable for the agency, in the electronic format specified: March 26, 2024					
	☐ Fax		⊠ E-mail	Other format (specify):		
9. Public hearing scheduled for:						
	Date and Time:		Monday, March 18, 2024 at 10:00 a.m.			
Physical Location:		n:]	Hearing Room A Dept. of Energy 21 S. Fruit Street Concord, NH 03301			
	Electron Access (applicab	ic if	←	Edit. Missing electronic access. Say "N/A" if none is available.		
10. Fiscal Impact Statement (Prepared by Legislative Budget Assistant):						
FIS # 24:007 , dated 1/23/24						
 Comparison of the costs of the proposed rule(s) to the existing rule(s): Not applicable these are new rules. 						
2. Cite the Federal mandate. Identify the impact on state funds: No federal mandate, no impact on state funds.						
3. Cost and benefits of the proposed rule(s): There is no cost or benefit attributable to the proposed rules. Any cost or benefit would be attributable to RSA 12-P and not the rules.						
	A. To State general or State special funds: None.					
	B. To State citizens and political subdivisions: None.					
	C. To independently owned businesses: None.					
11. S	tatement Relative	to Part I, A	article 28-a of the N.H. Co	enstitution:		
Т	The proposed rules do not mandate or assign any new expanded, or modified programs or					

The proposed rules do not mandate or assign any new, expanded, or modified programs or responsibilities to any political subdivision of the State of New Hampshire, and therefore do not violate Part I, Article 28-a of the N.H. Constitution by necessitating additional local expenditures by a political subdivision.