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# REGULATION AMENDMENTS AND TOWN WETLANDS MAP AMENDMENTS

## TIMELINE

The Connecticut Inland Wetlands and Watercourses Act section 22a-36 through section 22a-45 establishes a specific timeline for the amendment of inland wetland agency regulations, and for the amendment of a municipality's official wetlands map.

The timeline begins when an amendment is proposed.

The timeline is as follows:

1. Amendment is proposed.
  - a. If an amendment to the agency's regulations is proposed, the amendment and the notice of the public hearing must be submitted to the Commissioner of DEP at least 35 days before such hearing on the amendment is held. This does not apply to map amendments.
2. A public hearing on the amendment must be held within 65 days after the receipt of the amendment proposal
3. The public hearing must finish within 35 days after it started
4. The inland wetlands agency must take action on the amendment proposal within 65 days after the hearing ends
5. The inland wetlands agency must submit the final adopted amendment language to the Commissioner of DEP not later than 10 days after adoption

\* For complete timeline information refer to the Inland Wetlands and Watercourses Act