The State Environmental Quality Review Act (SEQRA)
What is SEQRA?

• Article 8 of the NYS Environmental Conservation Law
• Carried out through Part 617 of the New York Codes of Rules and Regulations
• Became law on August 1, 1975
Purpose of SEQRA

• Incorporate consideration of “environmental factors” into an agency’s decision making process at the earliest possible time
“Environmental Factors”

- SEQRA Defines “Environment” Broadly
  - Land, Air, Water
  - Flora, Fauna
  - Noise,
  - Minerals, Historic, Archeological Features
  - Community Character
  - Agricultural Resources
  - Aesthetic Resources
What Does SEQRA Say?

• “No agency involved in an “action” may undertake, fund or approve the “action” until it has complied with the provisions of SEQR”

• What is an “Agency” as defined here?
  ▪ A public body- elected and appointed
  ▪ Includes state departments, local boards, districts, governing bodies and public authorities
Specific Examples of Agencies

- County Legislatures
- Planning Boards
- Zoning Boards of Appeal
- School Boards
- Industrial Development Agencies
- City Councils
- Town Boards
What is an “Action?”

- Undertaking
- Funding or
- Approving a discretionary action or decision
- May include a combination of actions
- Examples:
  - A town constructing a new town hall (directly undertaking an action)
  - A state agency funding a local housing project (funding)
  - A planning board approving a subdivision
Non-Discretionary Actions

- Not subject to SEQRA
- No decision process involved
- Example: issuing a fishing license
- Issuing a building permit
How Do you “Start SEQRA?”

- Initiating agency or first agency to receive an application is responsible for initiating SEQRA
- That first agency must “classify” the action.
- First involved agency must also identify other state or local agencies who may have one or more jurisdictions over the project,
  - for example:
    - Highway access
    - Natural resource-based permits
    - Local land use approvals
How Do You Classify an Action?

- Three types of Actions Under SEQRA
  - Type II
  - Type I
  - Unlisted
Type II

- Not subject to SEQRA
- List available in Part 617 to help determine if “action” is a Type II
- Classification as Type II concludes SEQRA
- Examples:
  - 1, 2 or 3-family homes on approved lots
  - Issuance of an area variance
  - Most maintenance or repair to buildings
Type I

- More likely to have adverse impacts on environment
- More likely to require an environmental impact statement (EIS)
- List available in 617 NYCRR
- Must continue with SEQRA process
Type I

- Examples of Type I Actions:
  
  - Purchase, sale or transfer of more than 100 acres by state or local agency
  - New zoning ordinance or comprehensive plan
  - In a municipality of 150,000 persons or less, a non-residential facility with more than 100,000 square feet of gross floor area
Unlisted Actions

- Not on Type 1 or Type 2 lists; fall below Type 1 threshold
- Require that SEQRA continue
- Largest category of actions subject to SEQRA
- Actions range from minor use variances to complex construction activities
Unlisted Actions

• Examples of Unlisted Actions:
  ➢ Parking for less than 1000 cars
  ➢ New non-residential use of 10 acres or less
  ➢ In a municipality of less than 150,000, construction of less than 250 housing units to be connected to community sewer and water systems
  ➢ In a municipality of less than 150,000, construction of a facility with less than 100,000 square feet
Type I Versus Unlisted Actions

- **Type I Actions**
  - Must “coordinate” with other involved agencies
  - Single review done for project
  - Must use the full/long environmental assessment form (EAF)

- **Unlisted Actions**
  - Initiating agency chooses whether to coordinate; not required
  - Each agency can conduct its own SEQRA review
  - Agency may allow short EAF or require full/long EAF
Lead, Involved and Interested Agencies

- **Involved Agency** - public body which undertakes, funds or approves proposed action
- **Lead Agency** - involved agency which coordinates the SEQRA review
  - responsible for determining whether an environmental impact statement will be required.
- **Interested Agency** - public body not undertaking, funding or approving the proposed action
  - wishes to participate in the process because of its expertise or specific concerns
  - Sierra Club, Audubon, Conservation Advisory Council etc.
Uncoordinated Review

- Only permitted for Unlisted Actions
- Agency that receives application makes decision to coordinate or not coordinate
- Each agency then acts independently
- Each conducts a separate environmental review
Uncoordinated Review- Problems

• If one agency finds an environmental impact, all agencies must begin coordinating the review
  ➢ Other uncoordinated environmental reviews are superseded
• Agencies often don’t communicate well with uncoordinated reviews
• Lack of sharing of information and resources
Coordinated Review

- Required for all Type 1 Actions
- Also used for many Unlisted Actions
- Lead Agency responsible for conducting and coordinating SEQRA process
Coordinated Review

• Establish Lead Agency
  ➢ Identify all potentially involved agencies
  ➢ Advise them via mail-- lead agency must/will be established
  ➢ Include Part I of Environmental Assessment Form (EAF)
  ➢ Include supporting maps and other related materials
  ➢ Must establish lead agency within 30 days
  ➢ Chosen by consensus of all involved agencies
Lead Agency

• Involved agency with the most interest, involvement and concern about the proposed action
• Responsible for reviewing environmental assessment form (EAF)
• Responsible for determining if an environmental impact statement must be prepared
• Must determine significance within 20 days of being named “lead agency”
Environmental Assessment Form (EAF)

Key to SEQRA Review

• Three parts to EAF
  ➢ Part 1
    • Site and Project Descriptions
    • Project Sponsor/Applicant Completes
  ➢ Part 2
    • Potential Impacts and Magnitudes
    • Lead Agency Completes
  ➢ Part 3 (may be optional)
    • Importance of Impacts Identified in Part 2
    • Lead Agency Completes, if necessary
Environmental Assessment Form

- Two Types-Short and Full/Long Environmental Assessment Forms (EAF)
- **Type I Actions**- must complete full EAF
- **Unlisted Actions**- may use short form, but lead agency can require applicant to use full/long form
- Both have Parts 1, 2, and 3
- Lead agency can require supplemental information to EAF if needed to make determination of significance
Part I of EAF

- Applicant must provide accurate, complete information for Part 1
  - May need to provide supporting information to verify answers provided
- Lead agency responsible for reviewing EAF and verifying accuracy of info with materials submitted for project
  - Should flag any problem
  - Identify missing information
  - Request revisions if necessary
Part 2 of EAF-What’s Affected?

- Lead Agency identifies what resources will be impacted (by category) by proposed action
Part 2 of EAF- How Big an Impact?

- Lead agency estimates size and extent of impacts per category
- “Yes” if any impact possible
- “Maybe” should be treated as “Yes”
- Compare elements of proposed action to examples and threshold given in EAF
Part 3 of EAF-Weighing Impacts

- Only completed if one or more potentially large impacts identified in Part 2
- Describe design features which avoid or reduce impacts
- Decide if impacts identified as large are important
  - Probability, duration, reversibility?
- Part 3 is a tool which helps lead agency articulate its environmental determination of significance
- Good idea to complete Part 3 even if only small to moderate impacts identified
Determination of Significance

- In writing by the Lead Agency
- Must identify all relevant impacts
- Must look at whole action—even those separated by time or distance (no segmentation)
- Must take a “hard look” at all potential impacts
- Must explain why impact may or will not be significant
Determination of Significance

• Must provide “Reasoned Elaboration”
  ➢ Be explicit
  ➢ Is potential impact likely, significant, or neither
  ➢ Describe mitigation included in project plans
  ➢ Name sources you rely on to reach conclusions
  ➢ Explain how cited sources support your conclusions
Three Types of Determinations

• Negative Declaration
  - Action will have no significant adverse environmental impact
  - Ends SEQRA process

• Positive Declaration
  - Action has potential to cause or result in at least one significant adverse environmental impact
  - Environmental Impact Statement must be prepared
Three Types of Determinations

• **Conditioned Negative Declaration**
  - Only used with Unlisted Actions, not Type I Actions
  - A full EAF must have been prepared
  - A coordinated review must have been completed
  - Conditions are imposed that eliminate or reduce significant adverse impact(s) to a non-significant level
Negative Declaration-Details

• Lead agency must demonstrate that:
  - No likely impacts were identified
  - No identified impacts are significant or
  - Identified significant impacts were mitigated

• Written determination must include reasons behind conclusions
Positive Declaration-Details

- Courts have used “low threshold” concept for need to prepare an EIS
- Not one positive declaration has been rescinded by courts in over 27 years; many negative declarations have been struck down, though.
- Must note as to whether or not scoping will be conducted to solicit public and other agency input for the EIS.
Scoping the DEIS

• Not mandatory, but encouraged
• Creates a formal outline for DEIS
• Focuses on significant issues; eliminates non-significant issues
• Identifies necessary information
• Identifies alternatives
• Identifies mitigation measures
• Provides opportunity for other agency and public input or mitigation to minimize impacts
Scoping the DEIS

• If scoping is used, must be an opportunity for public participation
• Lead agency is ultimately responsible for determining issues to be included in the scope
• 60 days for completion of scoping
• Negotiation of extensions is common
DEIS Content
Analytic, not Encyclopedic

- Describe the Action
- Define the Location
- Describe the Setting
- Evaluate potential significant adverse impacts
- Identify potential mitigation measures
- Discuss reasonable alternatives
  ➢ Must include the “no action” alternative
Preparing the DEIS

- DEIS usually prepared by applicant/sponsor and submitted to lead agency
- Lead agency must review to determine if DEIS is “adequate”
  - May be returned to sponsor/applicant for revision
  - Must provide specific written comments or suggested changes - give direction
- Lead agency has 45 days for review; 30 if resubmission
- All DEIS must be posted on the web and remain there until FEIS is accepted
Public Comment on DEIS

- Notice of Completion of DEIS
  - Must be on public web site, filed with all required agencies and published in Environmental Notice Bulletin
- Public Hearing is optional under SEQRA
  - Minimum of 14 days notice of hearing
  - Should run concurrently with other hearings required for the action
Public Comment on DEIS

- Hold Hearing if:
  - Substantial interest shown by the public or involved agencies
  - Significant adverse environmental effects have been identified
  - Concerns or questions regarding adequacy of mitigation measures and alternatives proposed
  - Public hearing can aid the agency decision making process
Final Environmental Impact Statement (FEIS)

• Prepared after close of comment period on DEIS
• Consists of:
  ➢ Draft EIS, including revisions or supplements
  ➢ Summary or copies of comments received
  ➢ Lead agency’s response to substantive comments
• Lead agency responsible for accuracy and adequacy of all responses in the FEIS, even though project sponsor may prepare such
Final Environmental Impact Statement (FEIS)

- Must be completed:
  - Within 45 days after a public hearing OR
  - Within 60 days after the DEIS “Notice of Completion” if no public hearing

- Lead agency must file “Notice of Completion” of FEIS
- All FEIS must be posted on the web and remain there for a year after all permits/approvals made
- Starts a 10 day “consideration” period
  - Not an additional round of public comment
Findings

• Made by lead and all involved agencies after FEIS is accepted
• Reasoned conclusion using information from the FEIS
• Serves as rational for each agency's decision on the FEIS
• Certifies proposed action is one that avoids or minimizes environmental impacts
After Findings

- SEQRA process concludes
- Underlying permits and approvals can be made
  - Funding released for project
  - Special permits or variances issued
  - Zoning amendment approved
  - Law passed by local municipality etc.
SEQRA Tips

- Start SEQRA process early
- Establish good communication with all parties, including the public
- You can charge applicant for review of a DEIS
  - Charge should be in your schedule of fees
- SEQRA gives lead agencies authority to ask for more information from applicant
  - Full EAF, not short EAF
  - Correct information that’s missing/wrong in Part I of EAF
  - Additional information if DEIS is incomplete
SEQRA Resources on the DEC Website

• General SEQRA Information
  http://www.dec.ny.gov/permits/357.html

• Stepping Through SEQRA- Sequential Information on SEQRA
  http://www.dec.ny.gov/permits/6189.html

• SEQRA Handbook (Updated)
  http://www.dec.ny.gov/permits/6188.html

• SEQRA Forms - http://www.dec.ny.gov/permits/6191.html

• Other SEQRA Publications
  http://www.dec.ny.gov/permits/26860.html

• Draft Model Short and Full Environmental Assessment Forms-proposed
  http://www.dec.ny.gov/permits/70393.html
For More Information

- NYS Department of Environmental Conservation, Division of Environmental Permits
  625 Broadway, Albany, NY 12233
  518-402-9167
  http://www.dec.ny.gov/permit/357.html

- NYS Department of State Division of Local Gov’t
  One Commerce Plaza
  99 Washington Ave Suite 1015
  Albany, NY 12231
  518-473-3355
  518-474-6740 (Legal)
  http://www.dos.state.ny.us/lgss/index.htm
For More Information

- NYS DEC, Region 7 Offices
  615 Erie Blvd. W
  Syracuse, NY 13204
  315-426-7403  Public Outreach & Education
  315-426-7438  Environmental Permits
  [http://www.dec.ny.gov/about/615.html](http://www.dec.ny.gov/about/615.html)
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