RHODE ISLAND GOVERNMENT REGISTER PUBLIC NOTICE OF PROPOSED RULEMAKING

DEPARTMENT OF PUBLIC SAFETY

Title of Rule: Rules and Regulations Establishing Statewide Policy for the

Use and Operation of Body-Worn Cameras

Rule Identifier: 270-RICR-60-00-2

Rulemaking Action: Proposed Amendment

Important Dates:

Date of Public Notice: May 22, 2025 End of Public Comment: June 21, 2025

Rulemaking Authority:

R.I. Gen. Laws § 42-161-4

Summary of Rulemaking Action:

These rules and regulations are promulgated to set forth thestatewide policy for the use and operation of body-worn cameras. The policy isintended to govern Rhode Island law enforcement agencies using and operatingbody-worn cameras in connection with R.I. Gen. Laws Chapter 42-161, the Statewide Body-Worn Camera Program.

Additional Information and Public Comments:

All interested parties are invited to request additional information or submit written or oral comments concerning the proposed amendment until June 21, 2025 by contacting the appropriate party at the address listed below:

Sergeant Melissa Rand Department of Public Safety 311 Danielson Pike North Scituate, RI 02857 melissa.rand@risp.gov

In accordance with R.I. Gen. Laws § 42-35-2.8, an oral hearing will be granted if requested by twenty-five (25) persons, by a governmental agency or by an association having at least twenty-five (25) members. A request for an oral hearing must be made within ten (10) days of the publication of this notice.

Regulatory Analysis Summary and Supporting Documentation:

The policy at the center of the proposed rule is anticipated generate significant, long-term public health, safety, welfare, and economicbenefits for the State of Rhode Island and its residents. These substantivebenefits for Rhode Islanders and the State stemming from the policy include:creating consistency in public safety policy and setting public expectations for police, advancing protection of important constitutional rights, ensuring important interactions between law enforcement and members of the public aredocumented, and building important public trust in government. There are also modest costs associated with local and state police agencies participating in the Statewide Body-worn Camera Program and adopting the policy, specifically related to: video review for auditing and compliance; and video review, redaction, and processing for open records requests and civil and criminal discovery.

The Attorney General and the Department of Public Safety, inconsultation with the Rhode Island Police Chiefs' Association, have developed the Policy to achieve the maximum potential benefit to the State of Rhodelsland through the Statewide Bodyworn Camera Program and the funding appropriated for its use. The primary goals of the program are to promote the widespread adoption of body-worn cameras—key accountability and law enforcement tools that are an unbiased witness to law enforcement actions and help build community trust while providing prosecutors with critical evidence—and ensuring the effective use and operation of the cameras. As drafted, the Attorney General and the Department of Public Safety believe the policy will achieve these goals, providing long-term health, safety, welfare and economic benefits to the State of Rhode Island.

The Attorney General and the Department of Public Safetyhave determined that the benefits of the proposed rule justify the costs of the proposed rule, and that the proposed rule will achieve the objectives of theauthorizing legislation in a more cost-effective manner, or with greater netbenefits, than other regulatory alternatives.

For full regulatory analysis or supporting documentation contact the agency staffperson listed above.