



23 of 25 DOCUMENTS

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**PUBLIC NOTICES**

**LAW AND PUBLIC SAFETY  
DIVISION OF STATE POLICE**

*47 N.J.R. 301(c)*

*N.J.A.C. 13:55A*

**Notice of Receipt of Petition for Rulemaking**

**Security Officers and Security Officer Companies**

Petitioner: Josh Ulman, Executive Director, National Armored Car Association (NACA).

**Take notice** that on December 19, 2014, the Division of State Police received a petition for rulemaking from the petitioner seeking amendments to *N.J.A.C. 13:55A* concerning applicability of the rules on security officer companies and security officers to armored car companies and their employees in New Jersey. The petitioner recites that the Division of State Police Private Detective Unit issued a notice on July 17, 2014, that the Security Officer Registration Act (SORA) and rules are deemed to apply to armored car companies maintaining a full-time office in New Jersey as well as to armored car company employees who are primarily employed in New Jersey and set forth compliance deadlines. The petitioner argues that the agency must first engage in rulemaking to apply the SORA to armored car companies, which had not previously been subject to it. In addition, the petitioner requests that the rules be amended to provide that required training is consistent with recognized [page=302] safe practices in the armored car industry. Petitioner submitted copies of NACA's Armored Car Security Employee Safe Driver Training Program Trainer's Guide and Armored Car Security Employee Firearms Training Program Trainer's Guide.

In accordance with the provisions of *N.J.S.A. 52:14B-4(f)* and *N.J.A.C. 1:30-4.2*, the Superintendent will subsequently mail to the petitioner, post for public viewing on its Internet website, and file with the Office of Administrative Law, a notice of action on the petition.