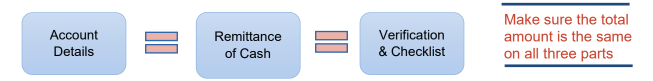
Unclaimed Property Relating to Utility Companies - Reference Sheet

Schedule of Events for Article IV and Section 1311			
July 1	Cut-off Date – if funds have become dormant in the year prior to this date, they should be included in this report cycle		
July 10	First-Class Mailing Completed		
August 10	Certified Mailing Completed		
August 31	Publication Notice Due		
September 10	Proof of Publication Due		
October 10	Final Report, Verification and Checklist and remittance received in our office by the close of business		

How to Report (due 10/10) – Include the following when reporting:

- 1. Account details of the funds you are transferring in an approved format
- 2. Remittance of cash
- 3. Verification and Checklist (Electronic VCL or Form AC2709)



Visit our website at: <u>https://www.osc.ny.gov/unclaimed-funds/reporters</u> for more details including forms and contact information.

New York	NAUPA II	Property Type Description	Dormancy Period
5A	UT01	Utility service deposit	2 years
5B	UT01	Advance payments for utility services not furnished	2 years
5C	UT03	Refunds due on billing overcharges by utility companies	2 years
		Refunds due on tax overcharges by utility companies	1 year
8X	ZZZZ	Late filing interest	

Applicable Property Types

Unclaimed Property Relating to Utility Companies

This document is supplemental to the <u>Handbook for Reporters of Unclaimed Funds</u> and contains information which corresponds to Article IV and §1311 of New York's Abandoned Property Law (APL). For more information, refer to <u>Article IV</u> and §1311 of the statute.

This document includes the following sections:

Unclaimed Property
Statutory Considerations in Addition to Article IV and §1311
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Publication
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Schedule of Events for Article IV and §1311

Unclaimed Property

Unclaimed property subject to Article IV of the Abandoned Property Law (APL) includes:

- Deposits made to secure payment for utility services.
- Amounts paid in anticipation of utility services being provided, which, in fact, are not provided.
- Refunds of any excess charges.

Coverage for erroneously collected tax or assessment monies for which the consumer was not liable is provided under §1311, which has a one-year dormancy period, unlike refunds due on overcharges provided under Article IV, which has a two-year dormancy period.

Statutory Considerations in Addition to Article IV and Section 1311

Due Diligence

APL Section 1422

The APL requires that, at least 90 days prior to submitting its final report, the holder send a notice by first-class mail to each owner whose name is expected to appear on the report unless the address for the owner is unknown or the holder can demonstrate that the address it maintains for the owner is not the owner's current address.

In addition, at least 60 days prior to submitting its final report, the holder must send a notice by certified mail (return receipt requested) to each owner whose name is expected to appear on that report with abandoned property valued in excess of \$1,000 unless contact with the owner has been established, the first-class mailing was returned as undeliverable or the mailing address is outside the United States.

Electronic Contact

New York Codes, Rules and Regulations <u>Title 2 Part</u> <u>125</u>

Certain types of electronic contact can be used to satisfy the written communication requirements in the APL to prevent the property from being deemed abandoned. This includes email communication from the entitled owner of the property that matches the registered email address on record with the holder or a verifiable login by the owner using a website or mobile application made available by the holder.

Holders Not Authorized to Conduct Business in New York State

APL Section 1312

The APL extends statutory coverage to any utility company that:

- Is chartered or organized in another state and not authorized to do business in New York.
- Holds unclaimed property payable to a person whose last known address is within New York.

Such reporting organizations are subject to the same statutory reporting requirements as organizations doing business in New York. However, the publication requirement does not apply.

Other Property Types

Utility companies are subject to other statutory requirements of the APL. Review the Law to determine if any apply to your organization.

Unidentified and Unapplied Payments

Unidentified and unapplied payments received by a utility company are reportable under §1315, which has a three-year dormancy period, as a credit balance under property type 5E/MS09.

Important Issues

Excess Taxes

The law requires you to report refunds of excess taxes.

Interest

Utility deposits accrue interest at a rate established by the Public Service Commission.

Publication

Article IV of the APL requires you to:

- Publish a notice that abandoned property will be remitted to the State Comptroller. Do not include names, addresses, or amounts. The notice shall state that:
 - A report of unclaimed property has been compiled and will be sent to the State Comptroller and that a copy thereof is on file and open to public inspection at the principal office or place of business in any city, village, or county where such abandoned property is payable.
 - Such held properties will be paid to proven entitled parties by (reporter's name) through September 30.
 - On or before October 10, any remaining unclaimed properties will be forwarded to the State Comptroller.

Publish:

- On or before September 1.
- Once in two newspapers published in the county where such deposits, payments or payments to be refunded were made. If there are fewer than two newspapers published in any such county, publish in an adjacent county.
- In an English language newspaper, and any other newspaper that will substantially serve to inform the public of such abandoned property.

File proof by affidavit of publication with the State Comptroller on or before September 10. Our preferred method is by email to <u>NYSRPU@osc.ny.gov</u>.

You may not deduct publication costs from the value of the accounts being reported. This office advises not including additional details in the notice and using a readable font size for printing.

Mailing Requirements

First-Class and Certified Mailings

§1422 of the APL requires that all organizations do the following:

- At least 90 days prior to their final report/remittance date, send a notice by first-class mail to each owner whose name is expected to appear on that report unless;
 - o The owner address is unknown,
 - The holder can demonstrate that the address it maintains for the owner is not the owner's current address, or
 - Note if you use an address validation service and find a new address for the owner, you may
 send the notice to the new address but you should not change the original address on your report
 or books and records.
 - The items to be reported are valued at \$20 or less and are being reported in the aggregate, in which case the owner's name will not appear on the report, therefore mailing a notice is not required.

And

- At least 60 days prior to their final report/remittance date, send a notice by certified mail, return receipt
 requested, to each owner whose name is expected to appear on that report with abandoned property valued
 in excess of \$1,000 unless;
 - Owner contact has been established,
 - o The first-class mailing was returned as undeliverable, or
 - o The last known address is outside of the United States.

Costs

You may deduct the mailing costs for certified mail. Deduct such charges from each item for which you are mailing the notice. You may not make a bulk deduction against the final remittance. The costs for completing the publication and first-class mailing requirements cannot be offset.

Foreign address

Exercise due caution in an attempt to contact entitled owners who reside in politically sensitive countries as defined by the U.S. Department of Treasury's Office of Foreign Assets Control. Certified mailing requirements do not apply to residents of foreign countries. Address any questions pertaining to this subject to our Director of Audits.

Multiple Items

Where feasible, if you are reporting more than one item for the same owner, one letter should address all of the items you are reporting.

Multiple Owners

For cases in which multiple owners of an item have different addresses, you must send a notice to each owner. You may deduct the additional costs of mailing a certified notice to more than one address.

Remittance

Submit your remittance at the time you file a report. The remittance should be equal to the sum of the values of the accounts being reported to the Office of the State Comptroller. Pay your remittance by electronic transfer or check.

Electronic Funds Transfer

Electronic funds transfer is available to make payment of the amount due for your report of abandoned property. Find instructions, including the account and routing number information on <u>Electronic Funds Transfer Instructions</u>.

Checks

Make checks payable to Comptroller, State of New York. You should mail it to the following address:

New York State Office of the State Comptroller Office of Unclaimed Funds Remittance Control, 2nd Floor 110 State Street Albany, NY 12236

Include the letters 'OUF' and the Date/Time stamp in the memo and advice areas of your check if you sent your report account details using one of our electronic reporting methods. This will help us apply your funds correctly.

In accordance with OUF's internal control procedures, you should send all payments to the above address. At no time should you send any remittances to our New York City office.

Publication Sample

1

NOTIC	E OF UNCLAIMED PROPERTY HELD BY (name of utility, city of utility)
	E IS HEREBY GIVEN pursuant to Section 402 of the Abandoned Property Law of te of New York that
a)	a report of unclaimed amounts of money or other property held or owing by the above named corporation has been made to the Comptroller of the State of New York, and that a list of names of the persons appearing from the records of such corporation to be entitled thereto is on file and open to public inspection at its principal office or place of business in (name of city, village, or county) where any such property is payable;
b)	such deposits, payments, and refunds, together with interest due thereon and less lawful deductions, will be paid by it on or before the succeeding thirtieth day of September to persons establishing to its satisfaction their right to receive the same; and
c)	in the succeeding month of October, and on or before the tenth day thereof, such unclaimed deposits, payments, and refunds, together with interest due thereon and less lawful deductions, still remaining will be paid to the Comptroller of the State of New York and that it shall thereupon cease to be liable therefore.
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July 1

For the purposes of reporting abandoned property, a utility company's year runs from July 2 through the following July 1. July 1 is the cut-off or ending date for the reporting period. Use it when identifying abandoned accounts/items.

July 2 through August 1

During this period, review your records and collect data related to any account/item that may be dormant and subject to reporting.

If you have an account/item subject to reporting:

- Update your report as necessary to reflect any activity that has occurred.
- Compile the data in one of our reporting formats, so that you may submit it as your final report.

If you do not find any items subject to reporting:

- Keep a record of your review.
- Do not send preliminary or negative (zero balance) reports.

July 10

By this date:

- Send a notice by first-class mail to each person or entity whose name appears on your report of abandoned property and request a signed written statement from the owner that acknowledges the property's existence. This requirement does not apply to those accounts that meet the exclusionary provisions of §1422.
- Advise and educate internal staff about the due diligence notices for effective processing when the rightful owner contacts your organization.
- Reactivate all accounts of owners who respond to the notice or otherwise establish contact. Do not include these accounts on your report.

August 10

By this date:

- If an owner has not responded to the first-class mailing, or if the first-class mailing was not returned as undeliverable, and the value of all unclaimed property held for the owner exceeds \$1,000, you are required to send a second notification via certified mail, return receipt requested, if the address for the owner is within the United States.
 - You may charge the cost of the certified mailing against the property's value.
- Reactivate all accounts of owners who respond to the mailing. Do not include these accounts on your report.
 - Note: we consider a return receipt to be customer contact if the receipt bears the signature of the account owner. Verify return receipt signatures against the other signature records you may have for an owner.

August 31

By this date:

• <u>Publish</u> a notice that abandoned property will be remitted to the State Comptroller. You may not deduct publication costs from the value of the accounts being reported.

Article IV does not require publishing individual names, but instead requires publishing a general statement providing notice of the existence of abandoned property in a specific county.

September 10

By this date:

• File proof of publication. Include an invoice, a copy of the advertisement and an affidavit.

July 2 through September 30

During this period:

- Update your report as necessary to reflect any activity that has occurred.
- Complete report removals based on any contact with owners.

On or before October 10

- Finalize the report.
- Arrange for payment.
- Submit the report, payment, and a new Verification and Checklist to be received in our office by the close of business on October 10.