

NEW YORK STATE DEPARTMENT OF MOTOR VEHICLES

MOTOR VEHICLE INSPECTION REGULATIONS

Effective July 13, 2011



CR-79 (11/11)

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INTRODUCTION

Article 5 of the Vehicle and Traffic Law provides for a system of inspection for all vehicles registered in New York State. Inspections are required at least once every 12 months and are performed by official inspection stations that are privately owned but licensed by the Department of Motor Vehicles. No motor vehicle required to be inspected may be registered or operated in this state unless it has been inspected in accordance with the provisions of these regulations, and displays a current certificate of inspection issued by an official inspection station.

This information has been prepared to provide official inspection stations with a guide for conducting inspections, completing forms, and sending records to the Department of Motor Vehicles.

Please note: The text in this document is **not** an **exact** duplicate of the official version of the Part 79 Regulation. DMV staff may change tabs/spacing or text for the reader's benefit. **These changes do not change the meaning or intent of the Regulation as presented in this document in any way.**

The text in this manual reflects the amendments to Part 79 that were effective on:

JANUARY 23, 2008 (NYVIP2),

SEPTEMBER 24, 2008 (NYTEST/Shared Network),

JUNE 23, 2010 (Civil Penalities),

DECEMBER 29, 2010 (State Implementation Plan – End of NYTEST Inspection Program),

FEBRUARY 23, 2011 (Stretch Limousines – NYSDOT Inspection), and

JULY 13, 2011 (Cap on Inspection Stations & Advisory Emissions Scan).

For this and other business information and forms, visit: www.dmv.ny.gov/forms.htm#business

DEPARTMENT OF MOTOR VEHICLES DIVISION OF VEHICLE SAFETY SERVICES REGIONAL OFFICES

REGION 1 - VEHICLE SAFETY [*Temporary Address*] 50 CLINTON ST., ROOM 605 HEMPSTEAD, NEW YORK 11550 (516) 481-1419

REGION 2 - VEHICLE SAFETY 1 LARKIN PLAZA YONKERS, NEW YORK 10701 (914) 965-7766

REGION 3 - VEHICLE SAFETY 175 SPARROWBUSH ROAD LATHAM, NEW YORK 12110 (518) 783-7062 REGION 4 - VEHICLE SAFETY 5801 E. TAFT ROAD NO. SYRACUSE, NEW YORK 13212 (315) 458-6683

REGION 5 - VEHICLE SAFETY 334 DINGENS STREET BUFFALO, NEW YORK 14206 (716) 826-3187 REGION 6 - VEHICLE SAFETY 92-11 179th PLACE JAMAICA, NEW YORK 11433 (718) 526-8546

DIVISION OF VEHICLE SAFETY SERVICES TELEPHONE DIRECTORY

Please refer to the following list of telephone numbers when contacting Vehicle Safety Services:

Inspection Stickers(518) 474-2398
MV-50 Unit
Inspection Station Applications
Inspector Certification Unit(518) 474-7998
Certified Inspector Applications
Hearings(518) 474-1510
Information Pertaining to Inspection Procedures and Regulations(518) 474-5282
Complaints(518) 474-8943
Supplies

PART 79

MOTOR VEHICLE INSPECTION REGULATIONS

Published By

NEW YORK STATE DEPARTMENT OF MOTOR VEHICLES
DIVISION OF VEHICLE SAFETY SERVICES
6 Empire State Plaza
Albany, New York 12228-0110

ANDREW M. CUOMO Governor

BARBARA J. FIALA Commissioner

79.1 Definitions.

For the purposes of this Part, the following terms shall have these meanings:

- (a) Certificate of inspection (form VS-1082, VS-1082HV, VS1082.1, VS-1082SE, VS-1082D, or VS-1082E). A sticker, also referred to as an inspection certificate, secured from the Department of Motor Vehicles by an official inspection station, issued by such station and affixed to a vehicle as prescribed by these regulations to evidence the satisfactory completion of an inspection of that vehicle in compliance with article 5 of the Vehicle and Traffic Law and this Part. Such sticker, when properly issued, is valid until midnight of the expiration date printed on the sticker, or, if no expiration date is printed on the sticker, until midnight on the last day of the month punched thereon, of the indicated year. (Amended 8/13/03)
- (b) *Inspection Rejection/Advisory Notice (form VS-1075)*. A form secured from the Department of Motor Vehicles and issued by an inspection station to a motorist as prescribed in this Part. An equivalent inspection rejection notice may also be printed by the computerized vehicle inspection system, without a form number. The certificate informs the motorist why the vehicle is being rejected and advises the motorist of deficiencies. A rejection notice is not an extension of an expired sticker, except as provided for in section 79.20(a) of this Part. (Amended 1/23/08)
- (c) Maximum Gross Weight (MGW). The weight of a motor vehicle as shown on the vehicle's registration document or, in the case of truck or trailer, the weight of the vehicle plus the maximum load the vehicle is registered to carry as shown on the vehicle's registration document. The MGW, not the designed carrying capacity of the vehicle, will be the weight that is used to determine the appropriate safety inspection for the vehicle. (Amended 1/23/08)
- (d) *Motor vehicle*. Every vehicle included in the definition of the term motor vehicle and motorcycle as set forth in sections 125 and 123 of the Vehicle and Traffic Law, and every vehicle included in the definition of the term limited use automobile or motorcycle as set forth in sections 121-a and 121-b of the Vehicle and Traffic Law, as well as all trailers, set forth in section 156, except those vehicles specifically set forth in section 79.2(d) of this Part. (Amended 9/2/98)
- (e) *Motor vehicle inspection record (VS1074S, VS-1074SD, or VS-1074M)*. A form secured from the Department of Motor Vehicles by an official inspection station. This form is used to record inspections, reinspections and the results thereof, and to record certificates of inspection, and inspection rejection notices issued but is not to be used to record information on inspections for vehicles subject to OBD II or low enhanced emissions inspection. (Amended 12/29/10)
- (f) Motor vehicle registered in this State. Every vehicle included in the definition of the term motor vehicle as set forth in subdivision (d) of this section, for which a certificate of registration has been issued pursuant to sections 401, 410, or 420 of the Vehicle and Traffic Law or for which a nonresident seasonal farm laborer vehicle certificate has been issued pursuant to subdivision 4 of section 250 of the Vehicle and Traffic Law. A vehicle ceases to be a motor vehicle registered in this State at such time as the registration for such vehicle expires because of transfer of ownership or destruction of such vehicle. A motor vehicle owned or controlled by a dealer or transporter and legally being operated with dealer or transporter plates is not a motor vehicle registered in this State, and does not require inspection. (Amended 8/13/03)

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- (g) Official safety inspection station. Any person, association or corporation to which has been issued a license by the Commissioner of Motor Vehicles pursuant to section 303 of the Vehicle and Traffic Law, to conduct safety inspections of motor vehicles exempt from the emissions inspection requirement.
- (h) Official inspection station (fleet). Any person, association or corporation having more than 25 motor vehicles registered in its name which has been issued a license by the Commissioner of Motor Vehicles to conduct inspections of motor vehicles registered in its name or leased by it for a period greater than 30 days and motor vehicles owned by its employees; or any state agency or political subdivision having more than five motor vehicles registered in its name which has been issued a license by the Commissioner of Motor Vehicles to conduct inspections of motor vehicles registered in its name or leased by it for a period greater than 30 days and motor vehicles registered in the name of any state agency or political subdivision. (Amended 9/24/08)
- (i) Official inspection station (dealer). Any person, association or corporation registered as a dealer under section 415 of the Vehicle and Traffic Law, which has been issued a license by the Commissioner of Motor Vehicles to conduct inspection of motor vehicles held by such dealer for sale or demonstration, and motor vehicles owned by employees of such dealer. (Amended 8/13/03)
- (j) Ten-day time extension (form VS-1077). A sticker secured from the Department of Motor Vehicles and affixed to a motor vehicle to evidence that the time within which such motor vehicle must be inspected has been extended for a period not to exceed 10 days as stated on the certificate. (Amended 9/1/04)
- (k) Certified motor vehicle inspector. A person who has been issued a certificate by the Commissioner of Motor Vehicles pursuant to section 304-a of the Vehicle and Traffic Law, authorizing him to conduct inspections of motor vehicles and/or motorcycles or trailers. (Amended 1/23/08)
- (l) Motor vehicle inspector's certificate (form VS-26). A card issued by the Commissioner of Motor Vehicles to a person authorizing such person to conduct periodic inspections of motor vehicles and/or motorcycles or trailers. The certificates are categorized as follows: (Amended 8/13/03)

Group 1- allows an individual to conduct safety, diesel emissions, OBD II inspections, and low enhanced emissions inspections of motor vehicles that have a seating capacity, as indicated on the vehicle registration certificate, under fifteen passengers, and motor vehicles and trailers that have an MGW, as indicated on the vehicle registration certificate, under 18,001 pounds, except: motorcycles; those motor vehicles and trailers that have an MGW, as indicated on the vehicle registration certificate, over 10,000 pounds and under 18,001 pounds, when the registrant requests a heavy vehicle inspection; and semi-trailers. The ability to perform OBD II inspections may also be dependent upon passing the applicable test in the CVIS. (Amended 12/29/10)

Group 2 - allows an individual to conduct safety and diesel emissions inspections of motor vehicles that have a seating capacity, as indicated on the vehicle registration certificate, over fourteen passengers; motor vehicles and trailers that have an MGW, as indicated on the vehicle registration certificate, over 18,000 pounds; those motor vehicles and trailers that have an MGW, as indicated on the vehicle registration certificate, over 10,000 pounds and under 18,001 pounds, when the registrant requests a heavy vehicle inspection; and semi-trailers, except: motorcycles. (Amended 12/29/10)

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Group 3 - allows an individual to conduct safety inspections of motorcycles.

- (m) New York Metropolitan Area (NYMA). This region comprises the counties of Suffolk (except Fisher's Island), Nassau, Kings, Queens, Richmond, New York, Bronx, Westchester and Rockland. Non-diesel powered vehicles registered in this region that are subject to emissions inspection will have NYMA printed on the registration. Diesel powered vehicles registered in this region that are subject to the diesel emissions inspection will have DEMA printed on the registration. (Amended 12/29/10)
- (n) Repealed 12/29/10.
- (o) Computerized vehicle inspection system (CVIS). This consists of an exhaust emission analyzer, and/or an emission system analyzer, related hardware and software. (Amended 9/1/04)
- (p) Repealed 12/29/10.
- (q) Official emissions inspection station. Any person, association or corporation which has been issued a license to conduct safety inspections, OBD II inspections and low enhanced emissions inspections. (Amended 12/29/10)
- (r) Temporary certificate of emissions waiver (form VS-1078). A certificate secured from the Department of Motor Vehicles by an owner of a motor vehicle and affixed to said motor vehicle with the valid New York State safety (form VS-1082) or heavy vehicle safety (form VS-1082HV) inspection sticker to evidence temporary waiver from the diesel emissions portion of the annual inspection. Form VS-1078 may not be used for a vehicle subject to the OBD II or low enhanced emissions inspection. (Amended 12/29/10)
- (s) Repealed 12/29/10.
- (t) *Inflatable restraint system*. An air bag as defined in 49 CFR Part 571.208 (S4.1.5.1) that is designed and installed to be activated in a crash.
- (u) *Inflatable restraint readiness indicator light*. An indicator monitoring the inflatable restraint systems readiness. The light must be clearly visible from the driver's position. (Amended 5/4/05)
- (v) Diesel emissions inspection station. Any person, association or corporation which has been issued a license to conduct both vehicle safety and diesel emissions inspection. (Added 12/22/99)
- (w) Diesel emissions inspection certification and waiver form (form VS-1079DE). A form secured from the Department of Motor Vehicles, used by an official inspection station to certify that a vehicle subject to the diesel emissions inspection has qualified for and been issued a waiver per Department of Environmental Conservation standards. (Added 12/22/99)
- (x) On board diagnostics (OBD). A system, within passenger cars and light trucks in designated model year 1996 or newer, which monitors system degradation as it relates to powertrain components and emission control devices. (Added 8/13/03)
- (y) Malfunction Indicator lamp or light (MIL). The term used for the "Check Engine" or "Service Engine Soon" light, or any other indicator light with a similar name that performs the same

function. This light is evaluated when performing the OBD II emissions portion of an inspection. (Amended 9/1/04)

- (z) Repealed 12/29/10.
- (aa) Repealed 12/29/10.

79.2 Vehicles subject to inspection.

- (a) All motor vehicles registered in this State must be inspected in accordance with the provisions of this Part unless expressly excluded by subdivision (d) of this section (Amended 9/24/08).
- (b) Except as provided in paragraph (3) of this subdivision, every motor vehicle (including a trailer, other than a mobile home trailer) sold or transferred for use on the public highways of this State by a dealer registered under Section 415 of the Vehicle and Traffic Law to any person other than another such registered dealer, must be inspected and bear a valid certificate of inspection prior to delivery to the purchaser or transferee. (Amended 9/1/04)
 - (1) For the purpose of this Part, motor vehicles classified as new vehicles, demonstrators, and used vehicles, are vehicles which are sold or transferred for use on the public highways of the State.
 - (2) For the purpose of this subdivision, a valid certificate of inspection shall be one which was issued after an inspection made within 30 days of the date of sale as indicated by the date of sale on the certificate of sale (form MV-50), and prior to delivery. (Amended 5/4/05)
 - (3) Registered dealers do not have to inspect vehicles classified on the certificate of sale, MV-50, as "chassis", "FDD" (factory direct delivery), "O of S" (out of state), "junk", "long term lessee" (lease buyout), or "wholesale." Such indication should appear in the inspection block on the MV-50. (Amended 9/24/08)
 - (4) A motor vehicle sold to a nonresident, which motor vehicle is to be immediately registered in the home state of such nonresident, shall not be deemed a motor vehicle sold or transferred for use on the public highways of the State and does not have to be inspected prior to sale.
- (c) Every motor vehicle must be inspected and bear a valid certificate of inspection before an original registration, reregistration or renewal registration for that motor vehicle may be issued, however, an original registration or reregistration or renewal may be issued without an inspection having been made if the applicant for such registration obtains a 10-day time extension certificate (form VS-1077) for the motor vehicle which is to be registered. A vehicle sold as junk is not entitled to a 10-day time extension or a temporary registration and must be inspected before an original or reregistration is issued. Upon the casual (non-dealer) sale or transfer of a motor vehicle, any certificate of inspection issued prior to the date of the sale or transfer shall be deemed invalid. (Amended 1/23/08)

Note: A motor vehicle may be inspected as often as the owner may choose, so long as said vehicle is inspected at least once in any given 12-month period.

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- (d) The following are excluded from the term "motor vehicle" for purposes of this section and need not be inspected: (Amended 5/21/03)
 - (1) fire vehicles, except ambulances;
 - (2) tractors used exclusively for agricultural purposes;
 - (3) vehicles inspected by or operating under a certificate of inspection authorized by the State Department of Transportation or the Federal Department of Transportation (operation under a certificate of operating authority issued by either agency, without an inspection having been made, does not constitute operating under such certificate of inspection); (Amended 9/1/04)
 - (4) vehicles with a MGW of more than 8500 pounds of a municipally owned and operated transit system; (Amended 8/13/03)
 - (5) farm vehicles registered under subdivision 13 of Section 401 of the Vehicle and Traffic Law. Farm vehicles are those operated upon a public highway connecting by the most direct route any farms or portions of a farm under single or common ownership or operation;
 - (6) vehicles subject to inspection and licensing by local authorities, provided such inspection by such local authorities conforms with the standards herein established by the Commissioner of Motor Vehicles;
 - (7) house trailers or mobile homes when sold for purposes other than registration and operation on the highways, until such time as these vehicles are to be registered for operation on the highways;
 - (8) vehicles not registered in this State;
 - (9) special purpose commercial vehicles including vehicles with "STATE" or "OFFICIAL" plates which would be registered as special purpose commercial vehicles if they were privately owned and registered. These special purpose commercial vehicles have the following body types: agricultural spreader or sprayer, earth mover, feed processing machine, fire vehicle, mobile car crushers, power shovel, road building machine, road roller, road sweeper, sand spreader, snow plow, tractor crane, truck crane, truck with small wheels (such as a forklift), well driller and well servicing rig; (Amended 12/22/99)
 - (10) golf carts and invalid chairs; (Added 9/2/98)
 - (11) snowmobiles and snow travelers; (Added 9/2/98)
 - (12) class B and class C limited use motorcycles; (Added 9/2/98)
 - (13) all-terrain vehicles (including off-highway motorcycles); (Added 9/2/98)
 - (14) low speed vehicles.
- (e) Reserved.

- (f) The following vehicles, which are subject to safety inspection, are exempt from the OBD II and low-enhanced emissions portion of that annual inspection: (Amended 12/29/10)
 - (1) vehicles 26 or more model years old; (Amended 3/24/99)
 - (2) diesel and electric;
 - (3) motor vehicles propelled by a two-cycle spark ignition designed to burn a mixture of gasoline with oil;
 - (4) vehicles less than 2 model years old; (Amended 3/24/99)
 - (5) vehicles registered as historical vehicles; (Amended 3/24/99)
 - (6) motorcycles; and (Amended 3/24/99)
 - (7) vehicles subject to the heavy vehicle safety inspection (motor vehicles that have a seating capacity, as indicated on the vehicle registration certificate, over fourteen passengers; motor vehicles that have an MGW, as indicated on the vehicle registration certificate, over 18,000 pounds; and those motor vehicles that have an MGW, as indicated on the vehicle registration certificate, over 10,000 pounds and under 18,001 pounds, when the registrant requests a heavy vehicle inspection). (Amended 12/29/10)
- (g) A vehicle registered with "OFFICIAL" plates or "STATE" plates shall be subject to the same inspection it would be subject to if it were privately owned and registered. (Amended 9/24/08)
- (h) The following vehicles, which may be subject to safety inspection, and are registered in the NYMA, are exempt from the diesel emissions portion of that inspection: (Amended 8/13/03)
 - (1) emergency vehicles as defined by section 101 of the Vehicle and Traffic Law. These include: ambulances, police vehicles, correction vehicles, fire vehicles, civil defense emergency vehicles, emergency ambulance service vehicles, blood delivery vehicles, county emergency medical services vehicles, environmental emergency response vehicles, sanitation patrol vehicles, hazardous materials emergency vehicles, and ordnance disposal vehicles of the armed forces of the United States; (Amended 9/24/08)
 - (2) agricultural trucks as defined by section 401(7)(E)(2) of the Vehicle and Traffic Law; (Added 12/22/99)
 - (3) Reserved 8/13/03.
 - (4) vehicles registered as historic; (Added 12/22/99)
 - (5) special purpose commercial vehicles as set forth in Section 401(7)(F)(a) of the Vehicle and Traffic Law. (Note: Special purpose commercial vehicles are exempt from the safety inspection.) (Amended 9/24/08)
 - (6) Repealed and Reserved 1/23/08.

(i) Vehicles registered outside the NYMA are exempt from the diesel emissions inspection. However, an owner of a vehicle that would be subject to diesel emissions inspection if registered in the NYMA, may request a diesel emissions inspection when presenting the vehicle for inspection to an official diesel emissions inspection station. (Added 1/23/08)

79.3 Schedule of inspection.

(a) Every motor vehicle and trailer registered in this State is required to be inspected prior to midnight of the expiration date printed on its current inspection sticker, or if no expiration date is printed on the current inspection sticker, then it is required to be inspected within one year from the last day of the month punched. Upon the casual (non-dealer) sale or transfer of a motor vehicle, any certificate of inspection issued prior to the date of the sale or transfer shall be deemed invalid. Every motor vehicle and trailer must be inspected upon change of registrant. (Amended 1/23/08)

79.4 Inspection information.

- (a) Upon application to the commissioner, the owner of a motor vehicle required to be inspected may request an extension of time to have the inspection made. Such extension of time, not to exceed 10 days, may be granted by the commissioner if, in his discretion, reasonable grounds exist for its issuance. The extension must be affixed to the motor vehicle in the lower left corner of the inside of the windshield or kept with the vehicle registration if the vehicle has no windshield, or is a trailer or motorcycle. (Amended 8/13/03)
- (b) Where a nonresident becomes a resident of this State, a certificate of inspection issued by any other jurisdiction to a motor vehicle owned by him will be accepted in lieu of a certificate of inspection issued in this State. Such a certificate will be valid until the expiration date of the out-of-state certificate, or one year from the date of New York registration, whichever occurs first. Upon expiration of the out-of-state certificate, the motor vehicle must be inspected and bear a certificate of inspection from an official New York inspection station.
- (c) A certificate of inspection issued by any other jurisdiction which has a compulsory periodic inspection program to a motor vehicle which is concurrently registered (vehicle registered in more than one jurisdiction) in this State and in the state or province of Canada which issued the certificate of inspection will be accepted in lieu of a certificate of inspection issued in this State. Such a certificate will be valid until the expiration date of the out-of-state certificate, provided the motor vehicle remains registered in such other state or province of Canada. For purposes of this Part, a vehicle with an International Registration Plan registration will be deemed registered in every jurisdiction in which it may legally be operated.
- (d) The owner of a motor vehicle that is registered in the NYMA and that is subject to a diesel emissions inspection, whose motor vehicle inspection certificate will expire while outside the NYMA or who purchases a vehicle from outside the NYMA, may apply to the commissioner for a temporary certificate of emissions waiver (form VS-1078) prior to receiving an inspection. The temporary certificate of emissions waiver will be valid with a valid New York State safety inspection certificate (form VS-1082) or heavy vehicle safety inspection certificate (form VS-1082HV) for as long as the registered vehicle is outside the NYMA. A diesel-powered motor vehicle that is registered in the NYMA and that is exempt from a diesel emissions inspection does

not require a temporary waiver, may be inspected at any inspection station licensed to inspect such vehicles, and does not need to be reinspected upon return to the NYMA. (Amended 12/29/2010)

- (1) A temporary certificate of emissions waiver that had been issued for a motor vehicle that had been subject to the high enhanced emissions inspection (dynamometer or idle test) shall be valid until the time that the motor vehicle is no longer subject to the high enhanced emissions inspection. (Amended 12/29/10)
- (2) A vehicle subject to the diesel emissions inspection that is presented for inspection with a VS-1078 outside the NYMA must receive the appropriate safety inspection and, when it passes said inspection, shall receive the appropriate safety inspection certificate. (Amended 9/1/04)
- (3) The temporary certificate of emissions waiver will be valid for ten (10) days after entry into the NYMA by the motor vehicle. Upon re-entry to the NYMA, and prior to the expiration of the 10 days, the subject vehicle must receive the complete appropriate diesel emissions/safety inspection. (Amended 12/29/10)
- (4) All non-exempt 1996 or newer passenger cars and light duty trucks which are non-diesel and non-electric powered, subject to an OBD II inspection and registered in the NYMA, that are inspected outside the NYMA, shall receive a complete safety and OBD II inspection and when such a vehicle passes said inspection, shall receive a safety/emissions inspection certificate (form VS-1082SE). This certificate shall be valid in the NYMA; the vehicle does not require reinspection, and a VS-1078 is not required. (Amended 1/23/08)

79.5 Effect of certificate of inspection and effect of inspection rejection notice.

- (a) No motor vehicle required to be inspected, as provided in this Part and the Vehicle and Traffic Law, shall be operated on the public highways of the state unless a valid certificate of inspection or inspection extension or a CVIS-generated extension is displayed on the vehicle or can be presented. (Amended 12/29/10)
- (b) Upon failure of a vehicle to pass an inspection, the owner and/or operator of said vehicle shall be provided with an inspection rejection notice and shall be notified that such necessary corrections or repairs may be made by a person or facility of his choice, and that upon completion of such repairs the vehicle shall be submitted for reinspection at any official inspection station licensed to perform the required inspection. (Amended 9/1/04)
- (c) Reserved.
- (d) If a vehicle subject to the OBD II emissions inspection fails to pass an OBD II emissions reinspection, the vehicle may be eligible for a waiver if the conditions contained in Section 79.25(a) have been met. (Amended 12/29/10)
- (e) If a vehicle fails to pass a diesel emissions reinspection, the vehicle may be eligible for a waiver if the conditions contained in subdivision (h) of section 79.26 of this Part have been met. (Amended 1/23/08)

79.6 Inspection sticker fees.

- (a) The fee for a certificate representing that a vehicle has passed a safety inspection is \$2.
- (b) Reserved.
- (c) Except as modified in section (e) below, the fee for a certificate representing that a vehicle has passed a combined safety and emissions inspection is \$6. (Amended 9/1/04)
- (d) Reserved.
- (e) The fee for a certificate representing that a vehicle has passed a combined safety and diesel emissions inspection is \$2. (Added 12/22/99)

79.7 Official inspection station licenses.

- (a) Inspections will be made only by official inspection stations currently licensed by the commissioner. Certificates of inspection and inspection rejection notices will be issued only by official inspection stations currently licensed by the commissioner. Before issuing licenses to such stations, the commissioner, after appropriate inquiry and investigation, must be satisfied that the station is properly equipped and has in its employ at least one full-time employee who is an appropriately certified motor vehicle inspector to conduct the type of inspections for which the station is licensed. Before being issued a license to inspect vehicles for the public, a station must be registered with the commissioner as a repair shop. (Amended 3/24/99)
- (b) Each application for a new license to operate an official inspection station must be made on a form prescribed by the commissioner and must be accompanied by an application fee of \$25, which is not refundable. If the application is approved, a license will be issued upon payment of an additional fee of \$5 for each month or fraction thereof from the date of issuance to its expiration date, but in no event shall the fee for one year exceed \$50 or \$100 for two years. In the event that an applicant desires to establish inspection facilities at locations which the commissioner considers as separate and different locations, a separate application must be made and a separate fee paid for each location.
- (c) *Inspection Fees*.

(1) An inspection station may charge a fee which may not exceed, but may be less than, the fee set by the following schedule: (Amended 5/4/05)

Vehicle Groups	Inspection Fees
Maximum gross weight (MGW) is the weight of the vehicle, as indicated on the vehicle registration certificate. Seating capacity is the number of passengers that may be transported in the vehicle, as indicated on the vehicle registration certificate. The MGW and the seating capacity are used to determine the applicable motor vehicle safety inspection. If a motor vehicle that is not registered in this state is presented for inspection, it must be inspected as if it were or as if it will be registered in this state. (Amended 12/29/10)	

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GROUP 1	
(a)(1) Safety inspection of all motor vehicles that have a seating capacity, as indicated on the vehicle registration certificate, under fifteen passengers, and all motor vehicles, except trailers and motorcycles, that have an MGW, as indicated on the vehicle registration certificate, under 10,001 pounds. (Amended 12/29/10)	\$10 .00
(2) Safety inspection of all motor vehicles, except trailers and motorcycles, that have an MGW, as indicated on the vehicle registration certificate, over 10,000 pounds and under 18,001 pounds, except when the registrant requests a heavy vehicle inspection. (Amended 12/29/10)	\$15.00
(b) Safety inspection of all trailers, except semi-trailers, that have an MGW, as indicated on the vehicle registration certificate, under 18,001 pounds, except those trailers that have an MGW, as indicated on the vehicle registration certificate, over 10,000 pounds and under 18,001 pounds, when the registrant requests a heavy vehicle inspection. (Amended 12/29/10)	\$ 6.00
GROUP 2 (a)(1) Safety inspection of all motor vehicles that have a seating capacity, as	\$20.00
indicated on the vehicle registration certificate, over fourteen passengers; all motor vehicles, except trailers, that have an MGW, as indicated on the vehicle registration certificate, over 18,000 pounds; those motor vehicles, except trailers, that have an MGW, as indicated on the vehicle registration certificate, over 10,000 pounds and under 18,001 pounds, when the registrant requests a heavy vehicle inspection. (Amended 12/29/10)	\$20.00
(2) All trailers that have an MGW, as indicated on the vehicle registration certificate, over 18,000 pounds, and those trailers that have an MGW, as indicated on the vehicle registration certificate, over 10,000 pounds and under 18,001 pounds, when the registrant requests a heavy vehicle inspection. (Amended 12/29/10).	\$12.00
(b) All semi-trailers.	\$12.00
GROUP 3	\$ 6.00
Motorcycles	\$ 6.00
Emissions Inspection Fees (includes low enhanced, OBD II and diesel). (Amended 12/29/10)	
OBD II Emissions Inspection (performed at an inspection station located within the NYMA) (Amended 12/29/10)	\$27.00
OBD II Emissions Inspection (performed at an inspection station located outside of the NYMA) (Amended 12/29/10)	\$11.00
Low Enhanced Emissions Inspection (Amended 12/29/10)	\$11.00
Diesel Emissions Inspection (Amended 12/29/10)	\$25.00

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- (2) Repealed 12/29/10.
- (3) Reserved 5/4/05.
- (4) Inspection fees are not subject to State and local sales tax. All fees listed include the cost of the inspection certificate. (Amended 8/13/03)
- (5) If a licensed inspection station desires to inspect vehicles in groups other than those for which they are licensed, such station must first notify the commissioner who may approve such change after appropriate inquiry and investigation to determine that the station possesses qualified personnel, proper equipment and sufficient building area.
- (6) If a vehicle fails a safety and/or emissions inspection, and is not removed from the station for repair, there shall be no charge for reinspection of the vehicle. A test drive by station personnel for the purposes of diagnosis or verification of repair does not constitute removal from the station. (Amended 5/4/05)
- (7) An official emissions inspection station must perform both the safety and low enhanced emission or OBD II emission portions of an inspection on all vehicles subject to emissions inspection presented to it (except for reinspections). (Amended 12/29/10).
 - (i) 1996 or newer vehicles that are non-diesel and non-electric powered subject to the OBD II inspection with "NYMA" on the registration may receive the safety and OBD II inspection at an official emissions inspection station located outside of the NYMA and do not need a Temporary Certificate of Emissions Waiver (form VS-1078). All diesel-powered vehicles subject to diesel emissions inspection with "DEMA" printed on the registration document may receive the safety and diesel emissions inspection at a diesel emissions inspection station located outside of the NYMA (provided the station is licensed to perform the appropriate safety inspection) and do not need a Temporary Certificate of Emissions Waiver (form VS-1078). All diesel-powered vehicles subject to diesel emissions inspection with "DEMA" printed on the registration document may receive the safety inspection at an inspection station that is other than a diesel emissions inspection station and geographically located outside of the NYMA (provided the station is licensed to perform the appropriate safety inspection), if a Temporary Certificate of Emissions Waiver (form VS-1078) is presented to the station. (Amended 12/29/10)
- (8) An official inspection station outside the NYMA, which is not an official diesel inspection station, may only inspect a vehicle subject to the diesel emissions inspection if the operator of the vehicle presents a valid temporary certificate of emissions waiver (form VS-1078). (Added 12/22/99)
- (d) Official inspection station licenses are not transferable. Where a change occurs in the ownership of a station, except as set forth in subdivision (e) of this section, a new application accompanied by the prescribed fee must be made by the new owner. A change of location, without a change in ownership, where the commissioner considers such a change as being to a separate, new and different location, requires an amendment setting forth the new location. This amendment must be submitted at least 30 days prior to the facility changing location. The Commissioner may waive the 30-day requirement in the case of extreme emergencies, such as natural disasters or eviction, and may in such cases issue a temporary permit to operate an official inspection station at the new location,

pending final review of the amendment application. If the department has not conducted an on-site investigation of the proposed new location within 30 days of receipt of the amendment application, a temporary permit to operate at that new location may be granted until the investigation takes place. A temporary permit issued pursuant to this subdivision shall remain in effect for no longer than 60 days. The commissioner must be notified in writing of a change of name without a change of ownership or locations and in such event no fee is required. (Amended 1/26/01)

(e) The commissioner must be notified immediately in writing if there is a change in the members of a partnership. A license in the names of two or more persons as partners or otherwise shall not expire on change of ownership, as long as one person named as a partner remains the owner or part owner. This policy applies where two or more partners increase the number of partners, but does not apply where an individual forms a partnership nor where a corporation is involved. Corporations must notify the commissioner immediately, in writing, of any corporation officer changes.

(f) Approval of applications for inspection station license. The commissioner reserves the right todetermine the maximum number of public official emissions inspection stations that may be located in any county. The factors used to make this determination include: the total number of motor vehicles that are registered in any given county of the state; the total number of public official emissions inspection stations that are located in any given county of the state; motorist waiting times for inspections; and any other factors that the commissioner finds are materially and substantially related to making such determination. Such determination shall be re-assessed on an annual basis. If the maximum number of public official emissions inspection stations is reached in any county, the commissioner may refuse to approve an application for an original public official emissions inspection station license and may refuse to approve an application for an amendment for a public official emissions inspection station change of location, and shall place any such application on a waiting list. Any application fees or inspection station license fees for applications that are not approved pursuant to this subdivision shall be returned to be applicant. If the number of public official emissions inspection stations falls below the maximum in anx county, an application for an original public official emissions inspection station license or an application for an amendment for a change of location that has been on the waiting list for the greatest length of time shall be reviewed by the commissioner. The Department shall post on its public website a summary of its findings regarding the number of public inspection stations that shall be permitted in each county. (Added 7/13/11)

Notwithstanding the provisions of this subdivision, the commissioner shall accept an application for review if: (Added 7/13/11)

- (1) the application is for the renewal of a public official emissions inspection station license; or (Added 7/13/11)
- (2) a registered new motor vehicle dealer, as defined in Vehicle and Traffic Law section 415(1)(f), or a new motor vehicle dealer applicant, submits an application for an original public official emissions inspection station license or an amendment application for a change of location for one public official emissions inspection station license that is owned by and/or operated in conjunction with such dealer; or (Added 7/13/11)
- (3) an original application for a public official emissions inspection station license is ecceived from a person who purchased a facility from another person, and such facility had a public official emissions inspection station license in good standing at the time of sale. For the purposes of this paragraph, "in good standing" means that, at the time of the sale: the facility's

license is not suspended or revoked; the facility does not owe any outstanding civil penalties; the facility has no hearings or appeals pending before the Department; and the facility has no litigation pending in which the Department is a named party; or (Added 7/13/11)

- (4) a licensee submits an amendment application for a change of location, and the change of location is within the same county, or within five (5) miles of the current location. This paragraph shall not apply to licensees covered by paragraph (2) of this section; or (Added 7/13/11)
- (5) the commissioner determines that there is a need for an inspection station in a specific geographic region within a county due to consumer factors including, but not limited to, distance and travel time between stations. If an application is approved pursuant to this paragraph, no subsequent application for change of location that is greater than 5 miles from the original location will be accepted for a period of 5 years. (Added 7/13/11)
- (g) A fleet or dealer inspection license will not be issued or renewed for a facility owner who already possesses a public inspection license at that location. A holder of a fleet or dealer license who wishes to obtain a public inspection license must surrender the fleet or dealer inspection license upon issuance of the public inspection license.
- (h) In order to perform emissions inspections, a station must be licensed as an official emissions inspection station and be staffed and equipped to conduct safety and emissions inspections pursuant to these regulations. This subdivision does not apply to official inspection stations restricted to the inspection of trailers, motorcycles, or any vehicles exempt from the emissions inspection requirement. (Amended 12/29/10)
- (i) In order to perform diesel emissions inspections, a station must be licensed as an official diesel emissions inspection station and be staffed and equipped to conduct safety and diesel exhaust inspections pursuant to these regulations. This subdivision does not apply to official inspection stations restricted to the inspection of trailers, motorcycles, or any vehicles exempt from the emissions inspection requirement. (Added 12/22/99)

79.8 Duties of licensee.

- (a) An official inspection station licensee is obligated to inspect vehicles in accordance with these regulations. By issuing a certificate of inspection, the licensee certifies that: (Amended 9/24/08)
 - (1) the brakes, steering mechanism, lights and such other equipment specified by these regulations have been inspected in accordance with these regulations; and
 - (2) such equipment and mechanism comply with the regulations of the commissioner.
- (b) The licensee is responsible for all inspection activities conducted at the inspection station. The specific duties of an official inspection station are as follows:
 - (1) to conduct, as promptly as possible, a thorough and efficient inspection of any vehicle, including a vehicle registered in another state, which the station is qualified to inspect, and which is presented to the station for an official inspection. Such inspection must be performed in the manner prescribed; (Amended 12/29/10)

- (2) to employ at all times, at least one full-time employee who is a certified motor vehicle inspector to perform the services required by these regulations. Such full-time certified motor vehicle inspector may be an employee or licensee, or the licensee may contract for the services. A licensee is liable for all the inspection activity of the contractor. Only a certified inspector may conduct a periodic inspection of a vehicle; (Amended 1/23/08)
- (3) to maintain the minimum enclosed space, the necessary tools and equipment for inspection as required by these regulations;
- (4) to make these regulations and procedures available to all personnel that are certified to perform inspections; (Amended 9/24/08)
- (5) to make charges for inspections not in excess of the fee schedule. The inspection fee must not include any payment for corrections, adjustments, repairs or sales tax;
- (6) An inspection station is not required to perform repairs to defective items for which a vehicle is rejected. If, however, the station does not perform repairs, the station must inform the motorist of the policy before the inspection is started. The station must prominently post a sign visible to the motorist during the normal course of business, and must also inform the motorist in writing and obtain the motorist's signature as acknowledgement; (Added 9/1/04)
- (7) Reserved.
- (8) to maintain a clean and orderly place of business with adequate supervision of employees making inspections;
- (9) to keep records of safety and/or emissions inspections, reinspections and the results thereof, and a record of the issued certificates of inspection which shall be available for examination during normal business hours by any agent of the commissioner, or any other properly authorized law enforcement officer. All such records must be kept in the manner prescribed by the commissioner and must be kept for a minimum of two years; (Amended 9/1/04)
- (10) to provide for the safekeeping of certificates of inspection, controlling their sequence of issuance, and ensuring that they are placed on vehicles only in accordance with these regulations; (Amended 12/29/10)
- (11) to post prominently in the inspection station the official business certificate (form MV-61P), inspection groups and fee chart (form VS-77) and any other documents required by the commissioner to be posted; (Amended 1/23/08)
- (12) to display on the outside of the premises an official inspection station sign. These signs must meet the specifications required by the Commissioner of Motor Vehicles (see section 79.13 of this Part), and be hung or mounted in such a manner that they are visible to the public upon entering the inspection facility; and (Amended 1/23/08)
- (13) to surrender any and all unused certificates of inspection and station licenses when failing to renew or retiring from business, or when a license has been revoked. (Added 1/23/08)

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- (c) The inspection station will make an appointment when any vehicle that the station is qualified to inspect cannot be inspected in a convenient time span. (Amended 12/29/10)
 - (1) When the inspection station is unable to inspect a vehicle within a time span convenient for the vehicle owner or operator, the inspection station shall set up an appointment for performing the inspection. The appointment shall be in writing and shall include: (Amended 12/29/10)
 - (i) the time and date of the future appointment;
 - (ii) the date of inspection refusal;
 - (iii) a description of the vehicle, consisting of its year, make and model;
 - (iv) the name and address of the vehicle owner; (Amended 9/24/08)
 - (v) the signature of the inspection station licensee or a designated employee; and (Amended 9/24/08)
 - (vi) the facility name, address and telephone number. (Amended 12/29/10)
 - (2) The appointment date and time shall be not more than eight working days from the original request date, and shall be within the normal posted business hours of the station. The appointment location shall be at the same inspection station that was unable to inspect the vehicle within a time span convenient for the vehicle owner or operator. (Amended 12/29/10)
 - (3) The inspection station shall inspect the vehicle promptly when it is submitted for inspection at the appointed time.
 - (4) The inspection station may charge a deposit for setting up an appointment. The deposit may not exceed the fee for inspection. The deposit must be applied to the inspection fee if the motorist appears for the appointment. The deposit may be forfeited to the inspection station if the motorist fails to keep the appointment.

79.9 Station requirements.

- (a) Official inspection station licenses will be issued only to reputable applicants who possess the required qualifications.
- (b) Space.
 - (1) The space requirements for official inspection stations, by class of station, are as follows:
 - (i) Class 1 station: In a city or village having a population of less than 10,000, and in an area outside a city or village, in any county of the State, a minimum enclosed area of 300 square feet is required.
 - (ii) Class 2 station: In a city or village with a population of 10,000 or more, a minimum enclosed area of 600 square feet is required.
 - (iii) Class 3 station. A motorcycle inspection station must have a minimum enclosed area of 120 square feet. (Added 9/2/98)

- (2) When determining the area available to meet space requirements, office space, vehicle display area, supply area, or any unusual obstructions, shall not be part of the minimum area available to meet the above requirements. (Amended 8/13/03)
- (3) Reserved.
- (4) Reserved.
- (5) The enclosed area of any station must be large enough to accommodate any vehicle in the group or groups which the station is permitted to inspect as indicated on the station's application and license. For a heavy vehicle inspection station licensed to inspect semi-trailers, this requires a door and service bay height of at least 13 feet, 6 inches and a bay length of at least 50 feet. For a heavy vehicle inspection station not licensed to inspect semi-trailers, this requires a door and service bay height of at least 13 feet, 6 inches and a bay length of at least 35 feet.
- (6) Temporary expedients for obtaining additional space or facilities, such as tents, sheds or so-called curb service will not be permitted.
- (7) If after approval, the minimum space requirements are not maintained, inspections may not be performed at that station until the minimum space requirements are again met. Any agents appointed by the commissioner are empowered to prevent further inspections by a station for failure to maintain adequate space and to permit inspections to be made again upon compliance with the requirements.
- (c) Waivers of dimension requirements.
 - (1) The commissioner, where such action is required to provide adequate inspection facilities, may waive the space requirements in any area of the State.
 - (2) The commissioner may waive the dimension standards for a fleet or dealer inspection station which inspects only vehicles owned or controlled by the fleet or dealer and which fit into the station.
 - (3) The commissioner may waive the dimension standards for a public inspection station that was licensed prior to January 1, 1990, where there is an undue hardship or such waiver is in the public interest because of a lack of heavy vehicle inspection stations in an area. However, no waiver will permit a station to inspect a vehicle which cannot fit into its building. (Amended 9/24/08)
- (d) *Equipment*. All equipment and tools required by this section shall be properly maintained in such a manner that an inspection may be conducted in conformity with these regulations. (All of subdivision (d) Repealed and NEW 9/1/04)
 - (1) Each station must have, as a minimum, the following equipment, before it will be approved as an official inspection station:
 - (i) a one-hole paper punch that produces a round hole, one quarter inch in diameter; (Amended 9/24/08)

- (ii) a tire tread depth gauge calibrated in thirty-seconds of an inch; (Amended 9/24/08) and
- (iii) a tire pressure gauge calibrated in lbs./sq. in. (psi). (Amended 9/24/08)
- (2) In addition to the equipment specified in paragraph (1) of this subdivision, an official emissions inspection station, or any station required to complete advisory emissions scans as defined in 79.24(j); must also have the appropriate computerized vehicle inspection system (CVIS), approved by the Department of Environmental Conservation and the Department of Motor Vehicles, capable of performing OBD II and low enhanced emissions inspections. This equipment, which shall be known as the NYVIP CVIS, shall include but may not be limited to: (Amended 12/29/10 and 7/13/11)
 - (i) computer;
 - (ii) controlling software;
 - (iii) communications link prescribed by DEC and DMV;
 - (iv) printer;
 - (v) a DEC and DMV approved OBD II scan tool with appropriate connectors and software;
 - (vi) bar code scanner; and
 - (vii) a dedicated phone line for transmission of all inspection data if a dial-up system is used, or other equipment as prescribed by the equipment vendor if another communications system is used. If a dial-up system is used, an official emissions inspection station that has more than one CVIS unit must maintain at least one phone line dedicated for use by the CVIS; this line may be shared by other CVIS units. No line(s) used by CVIS unit(s) may be shared by any other equipment. (Amended 12/29/10)

This equipment shall be delivered and installed in official emissions inspection stations as directed by the commissioner. (Amended 12/29/10)

- (3) Repealed 12/29/10.
- (4) In addition to the equipment specified in paragraph 1 above, an official diesel emissions inspection station must also have the appropriate diesel emissions inspection system approved by the Department of Environmental Conservation as set forth in 6 NYCRR Part 217.
- (5) In addition to the equipment specified in paragraph 1 above, official heavy vehicle inspection stations must also have:
 - (i) a measuring device for brake adjustment, such as a steel scale or ruler or equivalent; (Amended 9/24/08)
 - (ii) a one-sixteenth inch feeler gauge or equivalent; (Amended 9/24/08)
 - (iii) a brake drum gauge or equivalent, capable of measuring up to a twenty-four inch drum; (Amended 9/24/08) and
 - (iv) a rotor thickness gauge, such as a disc brake micrometer with a range from one inch to two inches, or equivalent. (Amended 9/24/08)

- (6) Official emissions inspection stations must maintain their printers so that reports and other required documents print legibly and clearly. (Amended 12/29/10)
- (7) Reserved 9/24/08.
- (8) If, after approval, the equipment requirements are not maintained, inspections may not be performed at that station until the equipment requirements are again met. An automotive facilities inspector and any other agent appointed by the commissioner are empowered to prevent further inspections by a station for failure to maintain adequate equipment and to permit inspections to be made again upon compliance with the equipment requirements.
- (e) Waivers of equipment requirements. (Added 9/24/08)
 - (1) Repealed 12/29/10.
 - (2) Any licensed official heavy vehicle fleet inspection station is exempted from the requirement to have a brake drum gauge capable of measuring up to a twenty-four inch drum, if there are no vehicles in that particular fleet that are equipped with brake drums of that size. The station is required to have and maintain a brake drum gauge capable of measuring the largest brake drums found in that particular fleet of vehicles at any time. If a vehicle is added to the fleet that is equipped with larger brake drums, the station must immediately acquire and maintain a brake drum gauge capable of measuring the larger brake drums. (Added 9/24/08)
 - (3) Any licensed official heavy vehicle fleet inspection station is exempted from the requirement to have a rotor thickness gauge, if there are no vehicles in that particular fleet that are equipped with disc brakes. However, if a vehicle is added to the fleet that is equipped with disc brakes, the station must immediately acquire and maintain a rotor thickness gauge. (Added 9/24/08)

(f) Personnel.

- (1) Individuals will not be deemed to be certified motor vehicle inspectors unless they have a currently valid certified motor vehicle inspector's certificate, issued in accordance with section 79.17 of this Part. (Amended 9/24/08)
- (2) Individuals who have been issued a certified motor vehicle inspector's certificate may be employed at any official inspection station for the purpose of inspecting only those vehicles appropriate to the type of vehicle they are allowed to inspect as it appears upon their certificate and appropriate to the type of vehicle allowed to be inspected by such official inspection station. (Amended 9/24/08)
- (3) An automotive facilities inspector or any other agent appointed by the commissioner is authorized to test certified motor vehicle inspectors for competency where reasonable grounds exist to believe that the inspector is incompetent in conducting inspections of vehicles. If an inspector fails to pass such test, such inspector will be deemed incompetent, and will not be permitted to conduct further inspections until a subsequent special written examination authorized by the commissioner is passed. If the certified motor vehicle inspector fails the special written examination, the commissioner shall revoke the inspector's certificate. The certified motor vehicle inspector's certificate may be reinstated when the inspector certification training program is successfully completed and the written examination of such program is passed. (Amended 9/24/08)

(4) An automotive facilities inspector or any other agents appointed by the commissioner are empowered to prevent further inspections by an inspector deemed incompetent and to permit inspections to be made again by such a person upon reinstatement of the certificate or upon issuance of a new certificate after revocation.

79.10 Certificates of inspection and inspection rejection notices: procurement, credit, refunds.

- (a) Official inspection stations will purchase certificates of inspection from the Department of Motor Vehicles. The Department will furnish to official inspection stations, without fee, a supply of inspection rejection notices as necessary.
- (b) Certificates of inspection are not transferable and may be issued only by the station which obtained such certificates from the commissioner.
- (c) By March 1st of each calendar year, every inspection station owner must return to the department all unused or defective inspection certificates from the previous year. Refunds or credits will be allowed for such unused or defective certificates of inspection upon receipt of an application in a form prescribed by the commissioner and surrender of the certificates. A sticker returned as defective must have a legible serial number. Stickers voided or damaged by an act of the inspection station or inspector are not eligible for credit, except that stickers intentionally voided to prevent issuance may be eligible for credit at the department's discretion. Stickers may also be eligible for credit in the following cases: (Amended 12/29/10)
 - (1) upon request for change of class of license;
 - (2) upon request for cancellation of a license.
- (d) Refunds or credits will be allowed for certificates of inspection lost or destroyed, while in transit from the Department of Motor Vehicles to the designated inspection station, upon receipt of an application in a form prescribed by the commissioner, accompanied by adequate proof of such loss or destruction.

79.11 Issuance of certificates of inspection, issuance of inspection rejection notices, and replacements.

- (a) A valid certificate of inspection, inspection rejection notice (issued by a CVIS or form VS-1075), temporary certificate of emissions waiver (form VS-1078) or 10-day time extension certificate (form VS-1077) may be removed from a motor vehicle only by an official inspection station as part of the inspection procedure, except as follows. A certificate of inspection or 10-day time extension certificate may also be removed by a duly authorized employee of the Department of Transportation in order to inspect a motor vehicle required to be inspected pursuant to State laws. A certificate of inspection or 10-day extension certificate may be removed by persons authorized by the commissioner when such persons are performing assigned inspection duties. (Amended 9/1/04)
- (b) Any person may remove a certificate of inspection which has expired. A certificate of inspection issued without compliance with these regulations may be removed by any person authorized by the commissioner to do so. Any certificate of inspection, inspection rejection notice, temporary certificate of emissions waiver or 10-day time extension certificate which has been made invalid by reason of the casual (non-dealer) sale or transfer of the vehicle must be removed by the purchaser or transferee immediately upon accepting delivery of the vehicle. (Amended 1/23/08)

- (c) Replacement inspection certificates.
 - (1) Only the Department of Motor Vehicles may issue a replacement inspection certificate for one which has been lost, mutilated, stolen or destroyed. The vehicle owner may obtain a replacement certificate by submitting: (Amended 1/23/08)
 - (i) a statement as to why a replacement certificate is necessary; and
 - (ii) a check for \$2.00 made out to the Commissioner of Motor Vehicles; and
 - (iii) the remains of the original inspection certificate showing the date of expiration, the sticker serial number and the mileage,

OR

the CVIS generated inspection receipt, (Added 1/23/08)

OR

the receipt portion of the inspection certificate,

OR

verification from the inspection station that issued the original certificate, consisting of a statement on the station's letterhead indicating the original certificate serial number, vehicle description, plate number, date issued and mileage at the time of inspection. The inspection station may charge a fee not exceeding \$2 for providing this verification.

- (2) Requests for a replacement certificate, including the material noted above, should be mailed to Consumer and Facility Services Burea, P.O. Bos 2700, ESP, Albany, NY 12220-0700.
- (3) Failure to supply verification of inspection as noted above will prohibit the issuance of a replacement certificate and the vehicle owner will be required to have an original inspection performed in order to obtain a valid inspection certificate.

79.12 Required records.

- (a) Records.
 - (1) A form entitled "Motor Vehicle Inspection Record" (form VS-1074S, VS-1074SD, or VS-1074M) will be furnished without charge to the inspection stations. This form will be used to record inspections performed by the station that are not required to be kept in the appropriate CVIS equipment. A new form must be started on the first day of each year. Form VS-1074 must be kept in an orderly chronological manner. Such forms shall be completed in accordance with the "Instructions for Completing Vehicle Inspection Record", which is on the reverse of each form. The start of each month must be clearly marked. The official inspection station shall keep separate form VS-1074 records for each series of inspection stickers (safety, motorcycle, heavy vehicle, diesel safety/emissions) that the station is licensed to issue after

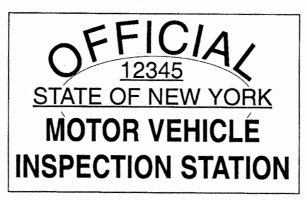
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inspection. The official inspection station shall retain all VS-1074 forms in its files for two years from the date of the last entry. (Amended 12/29/10)

- (2) An official emissions inspection station located within the NYMA must record all safety/emissions (OBD II and low enhanced), safety, motorcycle, and heavy vehicle safety inspections (other than diesel-powered heavy vehicles) in the NYVIP CVIS. An official emissions inspection station located within the NYMA must record the results of diesel emissions and safety inspection of heavy vehicles subject to diesel emissions inspection on the VS-1074SD form. (Amended 12/29/10)
- (3) An official emissions inspection station located outside of the NYMA must record all safety/emissions (OBDII and low enhanced), safety, motorcycle, and heavy vehicle safety inspections in the NYVIP CVIS. If the official emissions inspection station located outside of the NYMA is also licensed as a diesel emissions inspection station, diesel emissions inspections will be recorded on the VS-1074SD form and, if the diesel vehicle receives a heavy vehicle inspection, the safety portion will be recorded in the NYVIP CVIS. (Amended 12/29/10)
- (b) Inspection stations are to maintain a supply of, and use, the following items:
 - (1) Certificates of inspection. See section 79.1(a) of this Part.
 - (2) Inspection rejection notices. See Section 79.1(b) of this Part.
- (c) If an inspection station fails to maintain a supply of certificates of inspection and inspection rejection notices, inspections shall not be performed at the station until such time as the station has ordered and received a supply of such certificates or notices. An automotive facilities inspector or any other agents appointed by the commissioner are empowered to prevent further inspections by a station for failure to maintain a supply of said certificates or notices, and to permit inspections to be made again upon obtaining a supply of said certificates or notices.
- (d) All records required by these regulations and all records made by the official inspection station in connection with inspections, including shop orders and all repair bills (except those in amounts less than \$5), shall be retained for a period of at least two years.
- (e) An official inspection station must account for all certificates of inspection issued to it. An official emissions inspection station must record the receipt of all inspection certificates (except safety/diesel emissions inspection certificates) immediately upon receipt by entering the sticker order into the NYVIP CVIS, as prompted by the CVIS software, so that the order received will be recorded in the analyzer system's computer. (Amended 12/29/10)
- (f) For official emissions inspection stations, procedures for record-keeping must also include the daily printing of a copy of the daily inspection report for every day that inspections are performed. The station must keep copies of the inspection reports, in chronological order, for two years. Inspection certificate purchase invoices must also be kept for two years. An automotive facilities inspector or any other agent appointed by the commissioner must be given access to these records and any CVIS for the purpose of conducting an audit of the station's inspection records and activity. This includes the authority to produce hard copy of the station's inspection records on the system's printer, as well as the authority to obtain the computer disk which contains inspection records. (Amended 12/29/10)

79.13 Signs.

- (a) Official public inspection stations are responsible for obtaining and displaying the official inspection station sign. The size, shape and text of official inspection station signs must conform to the following specifications and must be displayed by a station licensed to inspect for the general public: (Amended 1/23/08)
 - (1) An official inspection station sign must be three feet wide and two feet high and made of a durable material which will withstand the outdoor elements.
 - (2) The sign may be either a single or double-faced sign, and shall be hung or mounted in such manner that it is visible to the public from outside the building.
- (b) The text and design of the sign shall be as follows for the class of license issued. The appropriate sign must be hung or mounted in such a manner that it is visible to the public from outside the building.
 - (1) An official public inspection station that is located outside of the NYMA and that is licensed to perform safety/emissions and safety inspections for motor vehicles and trailers having an MGW under 18,001 pounds shall display this sign: (Amended 12/29/10)



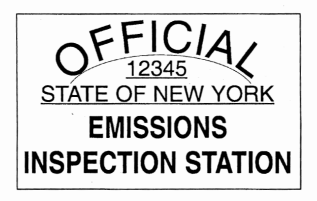
(2) An official public inspection station that is licensed to perform safety inspections for trailers having an MGW under 18,001 pounds, but is not licensed to perform safety/emissions and safety inspections for motor vehicles having an MGW under 18,001 pounds, shall display this sign: (Amended 12/29/10)



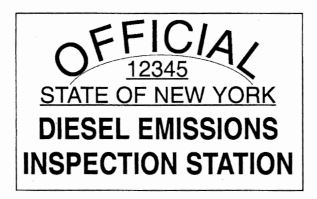
(3) An official public inspection station that is licensed to perform heavy vehicle safety inspections shall display this sign: (Amended 12/29/10)



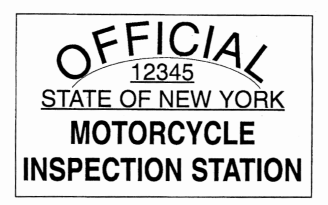
(4)(i) An official public inspection station that is located within the NYMA and that is licensed to perform safety/emissions and safety inspections for motor vehicles and trailers having an MGW under 18,001 pounds shall display this sign: (Amended 12/29/10)



(ii) An official public inspection station that is licensed to perform safety/diesel emissions inspections shall display this sign: (Amended 12/29/10)



(5) An official public inspection station that is licensed to perform motorcycle inspections shall display this sign: (Amended 12/29/10)



- (6) Except for a motorcycle inspection station, the background of the sign shall be a national school bus yellow and the lettering thereon shall be black. Stations licensed prior to April 1, 1979 may use a sign with either an orange or national school bus chrome background. For a motorcycle inspection station, the sign shall have a blue background and the lettering thereon shall be orange or gold. (REPEALED & NEW 9/2/98)
- (7) The letters in the words "STATE OF NEW YORK" shall be two inches high, with a stroke of approximately one-half inch. All other letters shall be four inches high, with a stroke of approximately three-fourths of an inch. (REPEALED & NEW 9/2/98)
- (8) The word "OFFICIAL" shall be in an arc which shall have a radius of two feet, nine inches. (Added 9/2/98)
- (c) The official inspection station number shall be placed upon the official inspection station sign in the area directly below the word "OFFICIAL", and such numbers shall be two-inch block letters and meeting the same requirements as to color prescribed in paragraph (b)(6) of this section. (Amended 8/13/03)

Note: Those stations using the station number sign hanging separately from the bottom of the "OFFICIAL" sign may continue to do so until replacement of sign is necessary. At that time, conformance with this section will be required.

- (d) In addition, other signs bearing the same text as specified in this section may also be displayed on the premises. Such signs shall have the same design and be proportionate in dimensions to the official inspection station sign, but in no case shall exceed the size of that sign.
- (e) The Inspection Groups and Fee Chart (form VS-77), provided by DMV, shall be conspicuously displayed in an office location or similar area of the station where the customer transacts business. Licensee shall be authorized to inspect only those groups of vehicles as indicated on the station Official Business Certificate (Form MV-61P). Additional fee signs shall be equivalent in size to the VS-77. (Amended 8/13/03)

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(f) The names and certificate expiration dates of all certified motor vehicle inspectors currently employed to conduct inspections by such official inspection station must be conspicuously displayed to the public at the station. The posting shall be in a clear and legible manner, provided by the official inspection station, under the title "Certified Motor Vehicle Inspectors", with letters one half inch or more in height. The list of inspectors generated by the NYVIP CVIS will be sufficient for this requirement. (Amended 9/1/04)

79.14 Penalties.

- (a) An official inspection station license and/or a motor vehicle inspector's certificate may be suspended or revoked or renewal thereof may be refused by the commissioner on one or more of the following grounds:
 - (1) conviction of a crime involving moral turpitude, or other cause which would permit disqualification from receiving a license upon the original application.
 - (2) violation of any provision of the Motor Vehicle Inspection Law (article 5 of the Vehicle and Traffic Law) or of these regulations.
 - (3) failure to register as a repair shop, or suspension or revocation of a repair shop registration (this subdivision does not apply to fleet and dealer inspection stations); (Amended 1/23/08)
 - (4) failure to attend a required motor vehicle inspection clinic or training session.
- (b) In addition to, or in lieu of, suspending or revoking an official inspection station license, the commissioner may require an official inspection station to pay a civil penalty not in excess of \$750 for a first violation of the Motor Vehicle Inspection Law (article 5 of the Vehicle and Traffic Law) or of these regulations, and for a second or subsequent violation committed within 30 months, not arising out of the same incident, a civil penalty of not more than \$1,500 for each violation found to have been committed; provided, however, that the penalty for each and any violation of paragraph 3 of subdivision (e) of section 303 of the Vehicle and Traffic Law found to have been committed shall be no less than \$350 and no more than \$1,000. (Amended 6/23/10).

Note: An inspection station may be subject to additional penalties for failure to comply with Department of Environmental Conservation regulations concerning diesel emissions standards. Refer to DEC regulations. (Amended 1/23/08).

79.15 Official fleet and dealer inspection stations.

(a) Portable fleet stations. An official inspection station license (fleet) may be issued to a person, association or corporation owning or leasing more than 250 motor vehicles registered in the State of New York, permitting the licensee to establish an inspection station of a portable nature. Such a portable station may make inspections of motor vehicles owned or leased by such person, association or corporation, at locations in New York State owned or controlled by the licensee, in addition to the official location listed on the station's license. The official location must have space and equipment sufficient to perform inspections on any vehicle that the station is licensed for. Any remote location must have space and equipment sufficient for any inspection performed at that location. The location listed on the station's license shall be considered the official station location, and will be the

place where the records, required testing equipment, and certificates of inspection will be required to be kept, except when inspections are actually being made at another location. (Amended 9/1/04)

(b) Trailer only dealer stations. Dealers registered under section 415 of the Vehicle and Traffic Law, engaged in the business of selling trailers may qualify for an official inspection station license (dealer) restricted to the inspection of only this type of vehicle. Such a license may be issued without the necessity for enclosed space as required in 79.9(b) of this Part, except that office space must be available on the premises for the safekeeping of inspection records and other items required by this Part. Such a dealer would be restricted to the inspection of light duty trailers with a gross weight of 10,000 lbs. or under, as required by section 79.22 of this Part. If the dealer wishes to inspect trailers with a gross weight of more than 10,000 lbs., the required enclosed space must be maintained and those trailers must be inspected inside the premises. (Amended 9/24/08)

(c) Fleet Stations.

- (1) Any person, association or corporation, having registered in his or its name more than 25 motor vehicles, and any state agency or political subdivision having registered in its name more than five vehicles, may qualify for a license as an official inspection station (fleet). A person, association or corporation licensed as an official fleet inspection station may inspect only those motor vehicles registered in his or its name, those leased for a period greater than 30 days, and those motor vehicles owned by his or its employees. A state agency or political subdivision licensed as an official fleet inspection station may inspect only those motor vehicles registered in its name, those leased for a period greater than 30 days, and those motor vehicles registered in the name of any state agency or political subdivision. Any fleet inspection station that is exempt from payment of fees for inspection certificates under the provisions of subdivision (b) of section 305 of the Vehicle and Traffic Law may not inspect motor vehicles owned by its employees. An official inspection station (fleet or dealer) may inspect only those vehicles it is qualified to inspect. In addition, a state agency or political subdivision licensed as an official fleet inspection station that offers to inspect motor vehicles that are registered to another state agency or political subdivision is required to verify that the motor vehicles are registered to another state agency or political subdivision. A fleet inspection station may contract to provide inspection personnel at the fleet license facility, provided only certified inspectors perform inspections. The fleet inspection station will remain responsible for all inspections. For the purposes of this Part, a political subdivision may include, but is not limited to: a county; a city; a village; a town; a school district; a fire district; a county extension service association; or a public improvement district. (Amended 12/29/10)
- (2) A fleet inspection station license may be issued to a facility located outside New York State if all the following conditions are met:
 - (i) the applicant has at least one fleet inspection station located in New York;
 - (ii) the applicant has at least 25 motor vehicles registered in New York;
 - (iii) the applicant agrees to pay the travel expenses of Department of Motor Vehicles employees who are assigned to inspect, investigate or examine the facility or its records, or train its employees; and
 - (iv) the applicant agrees to abide by Article 5 of the Vehicle and Traffic Law and these regulations.

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- (3) A fleet inspection station licensed to inspect Group 1A vehicles must have the appropriate CVIS for emissions inspection. A person, association or corporation licensed as an official fleet inspection station may be exempted from this requirement if the station can demonstrate that it has more than 25 Group 1A vehicles in its fleet that are not subject to emissions inspection. A state agency or political subdivision licensed as an official fleet inspection station may be exempted from this requirement if the station can demonstrate that it has more than 5 vehicles in its fleet that are not subject to emissions inspection. If a fleet inspection station is exempted from purchasing the CVIS, any vehicle in the fleet subject to emissions inspection must then be inspected at another facility licensed and equipped to perform the proper inspection. (Amended 9/24/08)
- (d) For parent and subsidiary corporations or separate entities where there is common ownership and management, common space, equipment and personnel may be used to qualify more than one fleet licensee or to qualify one location for a common license for both the parent and subsidiary corporation or separate entities with common ownership and management, provided the total number of vehicles registered in the name of the parent and subsidiary corporations, or the names of the separate entities, exceeds 25.
- (e) Dealers registered under section 415 of the Vehicle and Traffic Law, holding motor vehicles for sale or demonstration, who qualify for a license as an official inspection station (dealer), may inspect only those vehicles held by them for sale or demonstration and those motor vehicles owned by their employees.
- (f) An official inspection station (fleet or dealer) is subject to all rules and regulations governing the official inspection stations, except:
 - (1) it need meet only the space requirements for a class 1 station (see section 79.9(b) of this Part);
 - (2) no official inspection station sign shall be displayed by such a station;
 - (3) no schedule of fees need be filed with the application for such a station, nor need a schedule of inspection charges be posted within the station;
 - (4) Reserved 8/13/03.
 - (5) an official inspection station (fleet or dealer) is not required to maintain inspection rejection notices (form VS-1075), unless it inspects employee vehicles or is a state agency or political subdivision licensed as an official fleet inspection station that offers inspections to other state agencies or political subdivisions; (Amended 9/24/08)
 - (6) an official inspection station (fleet or dealer) need not register as a repair shop; and (Added 3/24/99)
 - (7) those instances where such rules and regulations are inconsistent with the provisions of this section, this section controls. (Amended 3/24/99)

- (g) An official inspection station (fleet or dealer) is subject to all additional requirements applicable to official emissions inspection stations, unless the official inspection station (fleet or dealer) is restricted to the inspection of certain classes of vehicles. Official inspection stations (fleet or dealer) can be restricted to the inspection of:
 - (1) trailers,
 - (2) motorcycles,
 - (3) trucks with a maximum gross weight over 18,000 pounds,
 - (4) vehicles with a maximum gross weight over 8,500 pounds,
 - (5) diesel powered vehicles and
 - (6) any vehicle exempt from the emissions inspection requirement.

In addition, an official inspection station fleet or dealer license can be restricted to the inspection of any combination of these or other classes of vehicles. An official inspection station (fleet or dealer) is only required to have and maintain equipment necessary to inspect the classes of vehicles it is restricted to inspect, unless the station also inspects employees vehicles, in which case the station must have the same equipment required of a public station. An official inspection station (fleet) of a local government located in the NYMA must provide for the emissions inspection of vehicles for which such inspection is required in a manner consistent with these regulations and any modifications of the procedure used for emissions inspection within official inspection stations (fleet) of a local government must be approved in writing by the commissioner. (Amended 12/29/10)

- (h)(1) The commissioner may issue a restricted public inspection license to an education facility, certified by the State Education Department, after the required investigation. The facility would be restricted to inspecting the following vehicles:
 - (i) vehicles owned by the education facility;
 - (ii) vehicles owned by the faculty;
 - (iii) vehicles owned by the students;
 - (iv) vehicles owned by the student's immediate family.
 - (2) The students will be permitted to conduct the required inspections under the supervision of a certified inspector.
 - (3) The facility will be exempt from all fees and will not be permitted to charge for the inspection.
 - (4) The facility will be subject to the same requirements as any other public inspection station, except that:
 - (i) they will not be permitted to display the official inspection station sign; and
 - (ii) they will not have to apply for registration as a repair shop.
 - (5) The facility will be issued a license for only one inspection location.
 - (6) An education facility licensed to inspect Group 1A vehicles must have the appropriate CVIS for emissions inspection. (Amended 12/29/10)

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79.16 Repealed 12/29/10.

79.17 Qualifications and duties of certified motor vehicle inspectors.

- (a) Certified motor vehicle inspector qualifications. In order to obtain a certified motor vehicle inspector's certificate, a person must have the following qualifications:
 - (1) They must be at least 17 years of age at the time of filing with the commissioner an application for a motor vehicle inspector's certificate; and
 - (2) They must have either:
 - (i) at least one year of experience in repairing motor vehicles within the last five years immediately preceding the date of filing an application for a motor vehicle inspector's certification obtained either in a firm in the automotive industry or in an approved cooperative work study program offering training in the automotive field; or (Amended 1/23/08)
 - (ii) a high school or vocational school diploma in vocational automotive trades or college certification of successful completion of first year of course toward an AAS degree in automotive technology.
 - (3) After filing an application for a motor vehicle inspector's certificate, a person must successfully complete the inspector certification training program and pass a written test, covering inspection procedures, authorized by the commissioner. A skills test may be required at the department's discretion. (Amended 1/23/08)
- (b) Duties of inspectors. The specific duties of a certified motor vehicle inspector are as follows:
 - (1) When directed by one's employer, to conduct in a competent manner, as promptly as possible, a thorough and efficient inspection of motor vehicles, including a motor vehicle registered in another state, appropriate to the type of motor vehicle one may be allowed to inspect as it appears upon one's certificate and which the official inspection station is allowed to inspect, and which is presented to the station for a statutory periodic inspection; and be able to make minor repairs to correct items which cannot be approved upon initial inspection. Such inspection must be performed in the manner prescribed by the commissioner. (Amended 9/24/08)
 - (2) Must have a knowledge of these regulations and a knowledge of the proper use of inspection equipment as required in section 79.9(d) of this Part to perform the services required by these regulations. (Amended 12/22/99)
 - (3) To attend all required certified motor vehicle inspection clinics or training sessions upon being duly notified by the commissioner to receive information relating to the subject of periodic inspection of motor vehicles.
 - (4) To make or cause to be made correct entries, in the CVIS, on any VS-1074 form or any other form prescribed by the commissioner in connection with periodic inspections of vehicles

presented for inspection, appropriate to the type of vehicle to be inspected by such official inspection station and appropriate to the type of vehicle allowed to be inspected by such inspector. (Amended 9/1/04)

- (5) A person who has been issued, by the commissioner, a motor vehicle inspector's certificate (form VS-26) must present the certificate to one's current employer and to any other subsequent employer, who shall immediately record the certificate number on the appropriate forms or in the CVIS as prescribed by the commissioner. (Amended 9/24/08)
- (6) During one's hours of employment at the official inspection station, the inspector must have possession of one's own motor vehicle inspector's certificate (form VS-26) and must present on demand such certificate to an automotive facilities inspector or any other agents appointed by the commissioner. (Amended 9/24/08)

(c) Miscellaneous.

- (1) In no event shall any of the aforementioned duties of certified motor vehicle inspectors, employed at an official inspection station, relieve the licensee of an official inspection station of the responsibility for all inspection activities conducted at the inspection station as stated in section 79.8(b) of this Part. (Amended 9/24/08)
- (2) A certified motor vehicle inspector shall not permit one's certificate to be used by any other person and shall not leave one's certificate unattended. A certified motor vehicle inspector shall not use any other inspector's certificate, and shall not allow one's certificate to be used by any other person. Such certificate shall not be altered or reproduced. The Department of Motor Vehicles may issue a temporary certificate after application to replace a defective or lost certificate. A temporary certificate is equivalent to a permanent certificate (form VS-26) and must be safeguarded in the same manner. A certified inspector must not allow one's temporary certificate to be used by any other person, and a certified inspector must not use any other inspector's temporary certificate. Upon receipt of a permanent certificate, the temporary certificate must be destroyed. (Amended 9/24/08)
- (3) Certified motor vehicle inspector's certificates are valid for a period of three years. The Commissioner may alter this period so that the expiration of the certificate corresponds to a date three years from the last day of the month in which the inspector's birthday occurs. Certified motor vehicle certificates are renewable upon submission of a completed application and may require proof that the inspector has had at least 12 months of experience as a certified motor vehicle inspector during the three-year period immediately preceding the renewal date, provided that there is no suspension, revocation or renewal refusal of the certificate or other administrative action in effect pending any prosecution, investigation or hearing, and, if required, the inspector has passed the inspector certification renewal clinic. Certification may be temporarily renewed pending the outcome of an investigation or hearing. If an inspector's certificate is lost or stolen, the inspector must immediately notify the certification unit in the Albany office of the Department of Motor Vehicles. (Amended 8/13/03)

(d) Repealed 12/29/10.

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(e) In order to perform OBD II inspections in an official emissions inspection station, using the NYVIP CVIS, an inspector must also successfully pass the computer-based exam on the CVIS, in addition to the requirements set forth in subdivision (a) of this section. (Amended 12/29/10)

79.18 Reserved.

-79.19 Reserved.

79.20 Inspection procedure generally.

- (a) The items set forth in sections 79.21 through 79.28 of this Part are to be inspected and the prescribed standards must be met before a certificate of inspection can be issued. An inspection rejection notice is to be given to the operator if the condition of any item required to be inspected is found defective, unless the necessary repairs are made before the motor vehicle leaves the premises of the inspection station licensee. A rejection notice is NOT an extension of an expired inspection certificate with the exception that a vehicle that has failed an OBD II emissions inspection may be issued a rejection notice with an extension for the purpose of verifying emission repairs and preparing the vehicle for reinspection, as directed by the NYVIP CVIS. A receipt or invoice must be given to the motorist for the actual cost of the inspection. The receipt or invoice must contain the following information: (Amended 5/4/05)
 - (1) date of inspection;
 - (2) facility number;
 - (3) certified inspector number;
 - (4) vehicle information (year, make, mileage, plate #, or VIN if the vehicle has no plate);
 - (5) the actual fee charged the motorist for the inspection;
 - (6) results of the inspection (pass, fail), including any required advisory notifications to the motorist such as the air bag warning light malfunction advisory (see section 79.21(k) of this Part) or the tire pressure out-of-range advisory (see sections 79.21(c), 79.27(a) and 79.28(f) of this Part; (Amended 9/24/08) and
 - (7) the inspection certificate number, if the vehicle passes inspection. (Added 8/13/03)

If the vehicle passes an inspection at an official emissions inspection station, the inspection station must give the customer the motorist copy of the inspection receipt that is printed by the NYVIP CVIS. If the vehicle fails the inspection, the motorist must be given the inspection receipt that is printed by the NYVIP CVIS. Although the CVIS-generated inspection receipt satisfies the requirements of this section, the station may, in addition, issue a standard receipt. (Amended 12/29/10)

(b) All inspections, except brake equalization tests, must be conducted within the enclosed portion of the premises of the official inspection station conducting the inspection. This regulation shall not apply to trailers required to be inspected under the provisions of section 79.22 of this Part. It shall be permissible to conduct the diesel emissions test of a diesel safety/emissions inspection outside the station only if the station does not have sufficient exhaust ventilation. The remainder of such inspection must be conducted within the enclosed portion of the station. (Amended 12/29/10)

- (c) Certified inspector procedure. Upon accepting a vehicle for the purpose of conducting an official inspection of such vehicle pursuant to this section, the certified inspector shall conduct such inspection in the following manner:
 - (1) To complete the appropriate vehicle Inspection Record (VS-1074), or make appropriate and accurate entries in the CVIS, obtain the information necessary from any of the following: the vehicle, the windshield registration or windshield inspection certificate, the registration document (MV-639TR) or photocopy, a temporary registration (form MV-149), a certificate of sale (form MV-50), a certificate of title (form MV-999), a manufacturer's certificate of origin, a manufacturer's statement of origin, a salvage certificate (form MV-907A) or photocopy, a notice of registration acceptability (form VS-103), or an out-of-state registration or ownership document. If there is no VIN plate or state-issued VIN number (NYS or any other state), and none of the above-mentioned documents are presented, the inspection station must refuse to perform the inspection. (Amended 1/23/08)
 - (2)(i) The inspector, service writer or other authorized representative at an official emissions inspection station shall ask the customer if the vehicle has been inspected and/or rejected within the past 30 days, and shall request any rejection notice(s) pertaining to such inspection(s). Failure to request this information would require the station to perform a portion of the inspection at no charge to the customer if the CVIS later determines that the vehicle has passed that portion at another station within 30 days. (Added 9/1/04)
 - (ii) When prompted by the NYVIP CVIS, the certified inspector will scan the bar coded reinspection information printed on the rejection notice by the CVIS to determine the correct reinspection. (Added 5/4/05)
 - (3) At the start of the inspection, the certified inspector shall remove or obtain any expired certificates of inspection, after being utilized for data entry, if required, and 10-day time extension certificates (form VS-1077) or temporary certificates of emissions waivers (form VS-1078) from the windshield or other location on the vehicle. Any inspection certificates or temporary certificates which are not yet expired are to be left on the vehicle until the vehicle passes inspection. (Amended 8/13/03)
 - (4) If the vehicle identification number (VIN) plate is missing or mutilated beyond recognition, complete form VS-110 (Notice of Missing or Mutilated Vehicle Identification Number) and mail it to address on form within 24 hours. A mutilated or missing VIN plate is not a cause for rejection or refusal to perform an inspection. (Amended 8/13/03)

(5) Reserved.

(6) A complete inspection of the vehicle pursuant to the requirements of these regulations must be conducted before either a certificate of inspection or an inspection rejection notice is issued. A certified inspector may not begin an inspection or accept a vehicle for inspection if the equipment required to perform a complete inspection is missing, broken or not functioning. If an official emissions inspection station begins an inspection and is unable to continue because of failure of the CVIS and is unable to create a record in the CVIS of the portion of the inspection that was completed, and the vehicle leaves the premises of the station, then upon re-inspection the vehicle must receive a complete inspection. The failed attempt shall not constitute an inspection and the customer shall not be charged a fee. (Amended 9/1/04)

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- (7)(i) If the condition of all items required to be inspected is found to comply with the specifications in this Part, then the certified inspector or the inspection station licensee shall affix or issue the proper certificate of inspection, with the mileage entered (except for trailers), check the waiver box and punch the trailer box if applicable, and punch the expiration date on the sticker, before the vehicle leaves the premises, as follows: (Amended 12/29/10)
 - (a) All motor vehicles that have a seating capacity, as indicated on the vehicle registration certificate, under fifteen passengers; and all motor vehicles, except trailers and motorcycles, that have an MGW, as indicated on the vehicle registration certificate, under 18,001 pounds, except those motor vehicles that have an MGW, as indicated on the vehicle registration certificate, over 10,000 pounds and under 18,001 pounds, when the registrant requested a heavy vehicle inspection affix the appropriate safety, safety/emissions, or diesel safety/emissions inspection certificate to the lower left inside corner of the windshield, to the driver's left of the windshield registration sticker; (Amended 12/29/10)
 - (b) All motor vehicles that have a seating capacity, as indicated on the vehicle registration certificate, over fourteen passengers; all motor vehicles, except trailers and motorcycles, that have an MGW, as indicated on the vehicle registration certificate, over 18,000 pounds; and those motor vehicles that have an MGW, as indicated on the vehicle registration certificate, over 10,000 pounds and under 18,001 pounds, when the registrant requested a heavy vehicle inspection: (Amended 12/29/10)
 - (1) affix a heavy vehicle safety inspection certificate near the front registration plate where it can be seen at all times;
 - (2) Repealed 12/29/10.
 - (3) if diesel-powered and registered in the NYMA, also affix a safety/diesel emissions inspection certificate to the lower left inside corner of the windshield, to the driver's left of the windshield registration sticker. (Amended 12/29/10)

Note: All motor vehicles that have an MGW, as indicated on the vehicle registration certificate, over 18,000 pounds; those motor vehicles that have an MGW, as indicated on the vehicle registration certificate, over 10,000 pounds and under 18,001 pounds, when the registrant requested a heavy vehicle inspection; and all motor vehicles that have a seating capacity, as indicated on the vehicle registration certificate, over fourteen passengers, registered in the NYMA and powered by a diesel engine, will be required to display BOTH the heavy vehicle inspection certificate and the appropriate safety/diesel emissions inspection certificate. Those vehicles registered outside the NYMA are exempt from diesel emissions inspection and will be issued the heavy vehicle inspection certificate only, unless the vehicle is presented to a diesel emissions and heavy vehicle safety inspection station and the appropriate safety and diesel emissions test is requested, and passed. (Amended 12/29/10)

(c) all semi-trailers — affix a heavy vehicle safety inspection certificate at eye level on the left (driver) side, straight out from the king pin on a non-removable part;

- (d) all trailers over 18,000 pounds MGW and those trailers over 10,000 pounds MGW for which the registrants requested heavy vehicle inspection affix a heavy vehicle safety inspection certificate on the left (driver) side of the trailer tongue where it can be seen at all times;
- (e) trailers 18,000 pounds MGW and under, except those trailers over 10,000 pounds MGW for which the registrants requested heavy vehicle inspection issue a safety inspection certificate. If issuing a VS-1082 safety certificate, punch the circle marked "T" and punch the appropriate expiration month. Enter the registration plate number in the "odometer reading" box on the back of the sticker, or the last 6 digits of the VIN if the trailer is not registered, and give the inspection certificate to the trailer owner to be kept with the trailer registration; and (Amended 1/23/08)
- (f) Reserved 8/13/03.
- (g) All motorcycles affix the motorcycle inspection certificate to a permanent structural member on the left front side of the motorcycle visible when approaching the vehicle from the operator's left. (Amended 8/13/03)
- (ii) If the vehicle fails inspection and repairs are not to be made immediately, complete the inspection rejection notice and give it to the operator.

(d) Reinspections.

- (1) When a vehicle subject to the emissions inspection is presented to an official emissions inspection station for the purpose of reinspection (vehicle was previously rejected within 30 days by the same station or some other station), only the portions (safety or emissions) of the inspection that failed should be reinspected as long as a valid rejection notice or CVIS verification is received, and only the fee for those portions actually required to be reinspected may be charged. (Amended 12/29/10)
- (2) When a vehicle is presented for the purpose of "safety-only" reinspection (vehicle was previously rejected within 30 days by the same station or some other station), a complete and thorough safety inspection must be conducted. (Amended 3/24/99)
- (3) When a vehicle subject to the diesel emissions inspection is presented for the purpose of re-inspection to the same station within 30 days of the initial rejection, only the portion of the inspection (safety or diesel emissions) that was failed shall be reinspected. (Amended 9/1/04)
- (e) When a vehicle subject to the diesel emissions inspection is presented for inspection in the NYMA with a valid New York State safety or heavy vehicle safety inspection certificate and a temporary certificate of emissions waiver (form VS-1078), a complete safety and diesel emissions inspection must be performed. (Amended 12/29/10)
- (f)(1) All motor vehicles that provide school transportation, regulated passenger transportation (including vehicles commonly referred to as a "stretch limousine"), and municipal passenger transportation, as defined in 17 NYCRR 720.1, are subject to New York State Department of

Transportation periodic inspection requirements, and, as provided in Section 79.2(d)(3) of this Part, are exempt from the New York State Department of Motor Vehicles periodic inspection requirements. (Added 2/23/11)

- (2) If a passenger car, multipurpose passenger vehicle, or truck is presented for inspection, and such vehicle has been altered (a vehicle commonly referred to as a "stretch limousine") so as to have an extended chassis, or a lengthened wheel base, or an elongated seating area, and in the case of a truck, has been modified to transport passengers in addition to having been altered, the inspection station shall refuse to perform the inspection. The inspection station shall not charge the motorist for the inspection, and shall provide the motorist with instructions about how to comply with New York State Department of Transportation periodic inspection requirements. (Added 2/23/11)
- (3) The provisions of paragraph two of this subdivision shall not apply if the New York State Department of Transportation has determined that the vehicle is not subject to its jurisdiction and has issued an "Exemption to NYSDOT Inspection Form Letter." If an altered vehicle, as set forth in paragraph one of this subdivision, is presented for inspection and the motorist provides a copy of the "Exemption to NYSDOT Inspection Form Letter" for such vehicle, the inspection station shall verify that the vehicle identified in the letter is the same as the vehicle being presented for inspection, that all entry blanks in the letter have been completed, and that the letter has been signed by an employee of the Department of Transportation. If the letter meets these requirements, the inspection station shall accept the vehicle for inspection. (Added 2/23/11)

79.21 Inspection of motor vehicles.

This section comprises the safety inspection or the safety portion of a safety and emissions inspection for all motor vehicles that have a seating capacity, as indicated on the vehicle registration certificate, under fifteen passengers; and all motor vehicles and trailers that have an MGW, as indicated on the vehicle registration certificate, under 18,001 pounds, except: motorcycles; those motor vehicles and trailers that have an MGW, as indicated on the vehicle registration certificate, over 10,000 pounds and under 18,001 pounds, when the registrant requests a heavy vehicle inspection; and semi-trailers. Additional safety inspection requirements for all trailers, except semi-trailers, that have an MGW, as indicated on the vehicle registration certificate, under 10,001 pounds, may be found in section 79.22 of this Part. Additional safety inspection requirements for all motor vehicles and trailers, except semi-trailers, that have an MGW, as indicated on the vehicle registration certificate, over 10,000 pounds and under 18,001 pounds, except when the registrant requests a heavy vehicle inspection, may be found in section 79.23 of this Part. The emissions inspection requirements may be found in sections 79.24, 79.25, and 79.26 of this Part. (Amended 12/29/10)

(a) Service brake system. Every vehicle must be tested for brake equalization after a complete inspection has been performed. Such test must be on a dry, hard, level surface, free from loose material (indoors or outdoors) or with approved brake testing equipment set to approved specifications. At least one front axle wheel must be removed for brake inspection. (Identify location of wheel removed on VS-1074 if you use this form, or on the NYVIP CVIS when prompted). However, an inspector may remove as many wheels as necessary to determine the condition of the braking system. A brake tester that has been approved by the commissioner may be used to test the vehicle's braking system in lieu of performing a brake equalization test and the requirement that a wheel be removed. (Amended 1/23/08)

Procedure	Reject if:
1. Brake Equalization – visually inspect condition of brake system.	1. The vehicle fails to make straight stop without significant wheel pull.
2. Inspect wheel cylinders and calipers for leakage.	2. Wheel cylinders or calipers leak.
3. Inspect hoses and lines for leaks, cracks, chafing, flattened or restricted section and improper support.	3. Hoses or lines leak, or are cracked, flattened or are insecurely fastened, copper tubing or compression fittings are used. (Amended 8/13/03)
4. Inspect master cylinder for leakage and reservoir fluid level.	4. Master cylinder leaks or reservoir is not full to its designed capacity.
NOTE: Visual inspection of mechanical system. It is imperative that brake system reservoir cover and the surrounding area be thoroughly cleaned before cover is removed to assure that no dirt is mixed with brake fluid.	
Test Pedal Reserve 5. While the vehicle is stopped, depress brake pedal under normal foot pressure (if vehicle is equipped with power brakes, engine should be running for this test).	5. Pedal reserve is less than 1/3 of the possible travel or less than the manufacturer's specification.
Test Brake for Fade 6. Apply brakes, using normal foot pressure. On vehicles equipped with power brakes the engine should be running.	6. Brake pedal does not hold its position for at least 60 seconds without fading.
Inspect Power Brake Unit 7. With engine stopped apply brakes several times to deplete power assist in system. Depress brake pedal and while maintaining force, start engine.(Amended 8/13/03)	7. Brake pedal does not fall slightly under force when engine starts.
Check Condition of Drum Brake Linings 8. Bonded linings – Measure the lining thickness at the thinnest point.	8. Thinnest point is less than 1/16 inch.
Riveted Linings 9. Inspect for loose or missing rivets. Measure lining thickness above rivet head at thinnest point.	9. Any rivets are loose or missing. Lining is worn to less than 1/32 inch over any rivet head.
Check Condition of Brake Linings and Pads (Amended 8/13/03) 10. Inspect for audible or visual sign from disc brake wear sensors, if vehicle is so equipped.	10. Disc brake wear sensor is activated.

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11. All Linings and Pads – inspect for broken or cracked linings and parts of linings not firmly attached to their mounting.	11. Friction material is broken, cracked or not firmly and completely attached to its mounting.
Also inspect for contamination.	Friction surface is contaminated with oil or grease or there is metal-to-metal contact. (Amended 8/13/03)
Brake Drums 12. Inspect the condition of the drum friction surface for substantial cracks extending to the open edge of the drum (short hairline heat check cracks should not be considered). Inspect for cracks on the outside of drum. Inspect for mechanical damage. Inspect for contaminated friction surface.	
Brake Rotor 13. Inspect for substantial cracks extending to edge of rotor. Inspect for mechanical damage. Inspect disc for any distortion or scoring that would impair braking system.	13. There are substantial cracks extending to edge. There is evidence of mechanical damage other than wear. Distortion or scoring impairs the braking system.
Brake Components 14. Visually inspect components of the braking system.	14. There is any disconnected, improperly installed, broken, frozen, seized, bypassed, or missing component of the braking system. (Amended 5/4/05)
NOTE: An inoperative anti-lock brake system causes for rejection. (Added 8/13/03)	n or an illuminated ABS warning light are not

(b) *Parking brake*. If 1962 or older vehicle is not originally equipped with parking brake, disregard this procedure.

Procedure	Reject if:
Parking Brake Function 1. Set the parking brake firmly. If vehicle is equipped with an "automatic parking brake release" type, that releases itself when gear selector is placed in a position other than park or neutral, omit paragraph 1 of this subdivision and inspect all other points of the parking brake.	1. Parking or holding brake will not hold the vehicle stationary with engine running at a slightly accelerated speed with shift lever in drive position for automatic transmission or shift lever in low gear while engaging the clutch on a standard transmission.

Parking Brake Components 2. Check parking brake components for general condition.	2. Cable(s) are visibly frayed or frozen, or there are missing or defective cotter pins or broken or missing retracting springs or worn rods or couplings. (Amended 8/13/03) There is no reserve travel in the lever or pedal when the brake is fully applied. The ratchet and pawl or other automatic locking device does not hold the brake position or cannot be properly released.
Parking Brake Independence 3. Examine means by which parking brake works.	3. Parking brake is activated by same means as service brake. Parking brake is not mechanically activated.

(c) *Tires*. A vehicle which is used primarily in an authorized landfill may be equipped with foamfilled tires. Such tires would not be rejectable under paragraphs 2, 3, 4 and 5. However, the tires must be inspected for the required tread depth and restricted usages.

Note: If a tire obviously has the required tread depth, it is not necessary to use the tread depth gauge. Use of the gauge is only required when tread depth is questionable and a reading must be obtained to determine whether or not the tire must be rejected. Do not check tread depth at tread wear indicator bar or tie bar.

Procedure	Reject if:
Tires 1. Tire tread depth readings shall be taken in two adjacent major grooves showing the most tread wear. Readings for a tire which has the tread design running across the tire or for a siped tire where such tread design is permitted, shall be taken at or near the center of the tire. Inspect all tires mounted on vehicles (do not inspect spare tire).	1. Any tire is worn to less than 2/32 of an inch of major tread design at the two worst adjacent points at which the gauge readings are obtained. However, the front tires of a motor vehicle, (other than a trailer), with an MGW of 10,000 pounds or more, or a truck tractor, must not be worn to less than 4/32 of an inch of major tread design at the two points at which the gauge readings are obtained. (Amended 1/23/08)
2. Inspect for breaks or cuts.	2. Tire has fabric break, or a cut in excess of one inch in any direction and deep enough the reach the body cords.
3. Inspection for bumps, bulges or knots.	3. Tire has visible bumps, bulges or knots indicating partial failure or separation of the tire structure. (Amended 12/22/99)
4. Inspect for any ply or cord structure that is exposed.	4. Tire has any portion of the ply or cord structure exposed.

- 5. Tire is marked "Not for Highway Use", 5. Visually inspect for restricted usage "for farm use only", "for racing use only", marking on tires. "for temporary use only", or other markings Every tire manufactured for highway use will having like meaning, or the tire size be labeled with one symbol DOT which designation is preceded by a "T". (Amended 1/23/08) indicates that the tire conforms to the applicable Federal Motor Vehicle Safety Standards. Wheel Fasteners 6. Inspect for number and condition of wheel 6. Any wheel fastener is missing or broken. fasteners. 7. Check Tire Pressure (Added 9/1/04) 7. Advise customer if tire pressure is not within range recommended by vehicle manufacturer. (Added 9/1/04) **NOTE:** Tire pressure check is advisory only, do not reject the vehicle. The customer must be notified in writing.
- (d) Steering, suspension, front end and chassis/frame.

Procedure	Reject if:
Steering Wheel Free Play 1. For vehicles equipped with power steering, the engine must be running and the fluid level, belt tension and condition must be adequate before testing.	 Steering wheel movement exceeds: Power Steering: 2 inches free play Manual Steering: 3 inches free play
With front tires in straight ahead position, turn steering wheel until motion can be detected at the front tires. Align a reference mark on steering wheel with a mark on a ruler and slowly turn steering wheel in the opposite direction until motion can again be detected at the front tires. Measure free play at steering wheel.	

Steering Linkage

2. Turn steering wheel to extreme right or left positions to determine if there is any binding or interference (on vehicles equipped with power steering, engine must be running).

With vehicle raised, visually inspect steering linkage and front end components for excessive wear and/or looseness.

interference when turning the steering wheel completely to the right or left.

There is excessive wear and/or looseness in any of the following parts: wheel bearings, upper and lower cross shaft and bushing, upper and lower outer pins and bushings, idler arm, center control arms, tie rod ends, drag link ends, steering and pitman arms, gear box mounting, rack and pinion

2. There is any tightness, binding or

mounting, steering column mounting or steering wheel shaft mounting; the coupler or universal between gear box and steering column is frayed or cracked; the adjustable column lock or latch does not hold column securely;

the steering shock damper displays visible leakage or is missing or broken.

Spring and Torsion Bars

3. Inspect general condition of springs and torsion bars.

3. Any front or rear spring or air springs, if equipped, are noticeably sagging or broken, or spring shackles are excessively worn or loose.

Any torsion bar or stabilizer bar, including mechanical linkage, is broken, disconnected, missing or bent. (Amended 1/23/08)

- 4. Visually inspect chassis/frame or primary uni-body member for general condition. (Amended 9/1/04)
- 4.i. The front wheels are visually out of line.
- ii. Any axle or front end assembly is bent or twisted.
- iii. Chassis/frame or primary uni-body member is severely rusted at suspension attachment points. (Amended 8/13/03)
- iv. Bolts or rivets are loose, missing or in a deteriorated condition due to rust.
- v. Chassis/frame or primary uni-body member is cracked or broken. (Amended 8/13/03)

Power Steering System (Amended 8/13/03)

5. Inspect for power steering operation, leakage and condition of belts.

5. System does not work, there are visible leaks, or the power system belt is loose. V-belt(s) cracked or fraying. Flat serpentine belt(s) "chunking" (ribs missing) in the micro V area, flat outer surface is cracked, or belt is fraying. (Amended 8/13/03)

NOTE: Small cracks in the micro V ribs of a serpentine belt are not reason for rejection. (Added 8/13/03)

Shock Absorbers 6. Visually inspect for broken or missing shocks and any loose or broken mounting brackets and bolts.	6. Shock absorbers are missing on a vehicle originally equipped with them, or are broken. Mounting bolts or mounts are broken or loose.
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- (e) Lighting and reflectors. The following are the only lights that must be inspected:
 - Low beam headlamps (operation only). (Amended 3/5/02)
 - High beam headlamps (operation only).
 - Tail lamps.
 - Stop lamps.
 - Directional signals.
 - Traffic hazard warning lights (four-way flashers).
 - · Backup lights.
 - Number (license) plate lamp(s).

a complete approved system.

Do not reject a vehicle for the condition or operation of any of the following:

- Side marker lights (under 80" in width).
- Any exterior headlamps, spotlights, fog lights, etc., added on to vehicle, as long as the headlights may be operated independently from such lights. (Amended 5/4/05)

Note: Additional signal lights on side mirrors or marker lights that blink (with the turn signals) are not required turn signals, and the vehicle must not be rejected for the condition or operation of such lights. (Amended 9/1/04)

Procedure	Reject if:
Headlamps 1. All vehicles must be equipped with an approved headlamp system.	1. Headlamps are not of an approved type. Lens is missing, broken (piece missing), or has a crack that results in an opening. (Amended 8/13/03)
Visually check operation of high and low headlamps. (Not required on trailers) (Amended 1/23/08)	Any filament in headlamp unit fails to light properly. Lights can be moved easily by hand due to a broken fender or loose support, or if a good ground is not made by mounting. Foreign material is placed on headlamps that interferes with light beam of lamp (such as shields, painted lens, etc.).

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2. Visually inspect only the following for proper operation and condition:

2. Lamps are not securely mounted or do not produce a steady light with switch on or brake applied.

Lamps do not operate properly in all switch positions. (Amended 8/13/03)

Minimum Lighting

- a. Lamps are not of an approved type.
- b. Any lens is missing, broken (piece missing), or has a crack that results in an opening or improper fit so that light is being emitted. (Amended 8/13/03)
- c. Vehicle is not equipped with minimum lighting requirements for its model year.
- d. Any lens has been repaired with unapproved material.

1952 and older model vehicles:

REAR

- at least one red tail lamp
- at least one red or amber stop lamp

1953 and newer model vehicles:

FRONT

• at least two amber directional signals (Not required on trailers) (Amended 1/23/08)

REAR

- at least two red or amber directional signals
- at least two red tail lamps
- at least two red stop lamps (1971 or older models, red or amber)
- at least one white backup lamp (1969 and newer) (Not required on trailers) (Amended 1/23/08)
- at least one license plate lamp (Added 8/13/03)

- 3. Every motor vehicle equipped with directional signals must also be equipped with an indicator lamp.
- 3. Interior indicator lamp does not function properly. (If vehicle has an exterior indicator lamp only, check for proper operation.)
- 4. 1966 and newer vehicles must be equipped with a traffic hazard warning device (four-way flasher).
- 4. Not properly equipped with a traffic hazard warning device which operates independently of ignition or directional signal switches.
- 5. Supplementary lighting Any exterior headlamps, spotlights, fog lights, etc., added separate from the headlamp switch. to those originally placed on the vehicle by the manufacturer, must operate on a switch or switches separate from the headlamp switch.
- 5. Add-on exterior lights are not on a switch
- 6. 1987 and newer passenger cars must be equipped with a high-mounted stop lamp on the vertical centerline, except those with "Custom" as the make of the vehicle.
- 6. Not equipped with a high-mounted stop lamp on the vertical centerline. Stop lamp is not of an approved type, is not securely mounted, does not function when brake is applied, has a broken lens allowing white light to be visible from the rear of the vehicle, or has any material such as tape, cellophane or plastic on or over the lens. All stop lamp bulbs or original equipment must light. (Amended 8/13/03)
- 7. Every motor vehicle must have a rear number (license) plate lamp. When multiple bulbs were original equipment, all must be present and operational. (Amended 9/1/04)
- 7. Rear number (license) plate lamp is not of an approved type, is not securely mounted or does not illuminate when the tail lamps are turned on.
- 8. In addition to the lighting required in paragraph 2 of this subdivision, vehicles 80" or more in width must have the following:
- not produce a steady light with switch on or brake applied. Lamps do not operate properly in all switch

8. Lamps are not securely mounted or do

FRONT

positions.

Two amber clearance lamps • One amber identification lamp (three-lamp cluster) (three-lamp cluster) (Not required on trailers) (Amended 1/23/08)

Lamps are not of an approved type, or any lens is broken, missing, or improperly fit so that light is being emitted without passing through the lens.

EACH SIDE

- One amber side marker
- One red side marker
- One amber Class A reflector
- One red Class A reflector

REAR

- Two red clearance lamps
- One red identification lamp (three-lamp cluster)

NOTE: Historical vehicles lighting. In lieu of inspecting headlamps and all lamps on a vehicle registered as "Historical", and bearing Historical plates, you may accept an affidavit (form VS-18) from the owner or operator certifying that the vehicle is only operated during the daylight hours.

(f) Windshield and other glass. Every 1935 and newer vehicle must be equipped with a windshield, except trailers. All must be inspected. A star is considered to be a bruise from which multiple cracks extend, such as a "stone bruise", shot, etc.

Procedure	Reject if:
Approved Glass 1. Inspect windshield and other windows on vehicle for presence of approved safety glazing. (Amended 8/13/03)	1. Vehicle is not equipped with a windshield. Any 1935 or newer model year vehicle is not equipped with approved safety glass with an AS-1, AS-10 or AS-14 rating in the windshield or an AS-1, -2, -3, -10 or -11 rating in the windows to the left, right and rear of the driver. Any 1935 or newer model year vehicle is not equipped with approved safety glass or rigid plastic, if plastic is used with an AS-1, -2, -3, -4, -5, -10 or -11 rating in any window on a convertible pickup or light-duty truck. (Amended 8/13/03)
Cracks 2. Inspect windshield and other windows for cracks or sharp edges.	2. Windshield or other window is broken or has exposed sharp or jagged edges. Windshield Only: Any "star" larger than 3 inches in diameter is located in any area of the windshield. There is a crack more than 11 inches long, any part of which extends into the path of the windshield wiper(s).

(g) Mirrors.

Procedure	Reject if:
Location and Mounting 1. Inspect mirrors for proper location and mounting.	1.a. 1967 and older model not equipped with at least one mirror, either an interior or left outside mirror.

	left outside mirror, unless the vehicle is equipped with dual outside mirrors. (Amended 5/4/05) d. Truck-tractor does not have both a left and right outside rear view mirror. e. There is no left and right outside mirror on a vehicle with a permanent obstruction of the rear window. f. Any mirror cannot be properly adjusted to provide a clear and full view to the rear. g. Any mirror is not securely mounted.
	(Added 12/22/99)
Cracks-Broken-Discoloration 2. Inspect reflecting surface for any cracks, breaks or discoloration.	2. Any mirror is cracked, broken or discolored.

NOTE: Vehicles with mirrors that are not subject to section (1) are to be inspected and rejected if the mirror is cracked, broken or discolored, unless the mirror and housing are completely removed from the vehicle. (Added 8/13/03)

- (h) Reserved.
- (i) Windshield wipers.

Procedure	Reject if:
Windshield wipers NOTE: Rear window wipers are not part of inspection (Added 8/13/03)	
1. Visually inspect for presence of windshield wipers or wiper.	1. Vehicle is not equipped with the number of wipers with which it was originally equipped.
Windshield Wiper Operation 2. Inspect for satisfactory operation and condition of wiper blades.	2. Any wiper is inoperative, does not operate freely, or is improperly adjusted. Any wiper blade has dead, torn, or badly worn rubber, or material other than the rubber wiper blade comes in contact with windshield. Any wiper controls are located beyond the reach of the driver so that the controls cannot readily be operated unless the driver moves from normal driving position. (Amended 8/13/03)

(j) Horn.

Procedure	Reject if:
Horn 1. Inspect for presence of horn and operation.	1. Vehicle is not equipped with at least one horn which shall produce a sound sufficiently loud to serve as a danger warning. (Amended 8/13/03)
	Horn is not securely fastened to the vehicle.
	Horn button or actuating device does not work properly or is not within easy reach of driver.
2. Bulb- or hand-operated horn is acceptable if vehicle was originally equipped with such.	

(k) Seat belts.

Procedure	Reject if:
1. Inspect for the required number of seat belts.	1.i. 1965 to 1968 models, not equipped with at least two safety belts for the front seat. ii. 1967 and 1968 models, not equipped with at least one safety belt for rear seat for each passenger for which the rear seat of such vehicle was designed. iii. 1969 or newer model, not equipped with at least one safety belt for each passenger seat position.
2. Check seat belt function by buckling seat belts, tugging on them and unbuckling them. (Amended 8/13/03)	2.i. Any seat belt cannot be buckled. (Amended 8/13/03) ii. Any seat belt is pulled out of its anchors or was not anchored at the start of the inspection. (Amended 8/13/03) iii. Any seat belt unbuckles when tugged. (Amended 8/13/03) iv. Any seat belt cannot be unbuckled. (Amended 8/13/03) v. Any automatic adjuster does not recoil. vi. Any motorized belt does not activate when the front door is closed and the ignition is turned on. vii. Any motorized belt does not release when the door is opened and the ignition is turned off.

- 3. On 1998 and newer models, inspect the inflatable restraint system readiness indicator motorist on the invoice or inspection receipt light (air bag warning light). The light should if the warning light does not illuminate, or illuminate when the key is turned on, and should go out within a few seconds of starting remaining illuminated with the engine the engine. (Amended 9/1/04)
- 3. On 1998 and newer models advise the indicates a problem in the restraint system by running. Do not reject. (Amended 9/1/04)

(1) Fuel leaks. (Amended 1/23/08)

Procedure	Reject if:
1. Check the fuel system, including the fuel tank and lines, for leaks, including auxiliary heating or refrigeration units. (Amended 1/23/08)	1. Any leak is found in any fuel system, tank or lines to such a degree as to cause dripping or pooling of fuel. (Amended 1/23/08)
2. Compressed Natural Gas (CNG), Liquefied Petroleum Gas (LPG) or Liquefied Natural Gas (LNG) fuel systems. (Added 1/23/08)	

NOTE: Some brief fuel leakage, water vapor at the fittings, or decompression may occur during refueling, causing temporary frosting of CNG or LPG fuel system parts. If the vehicle has been refueled shortly before inspection, care must be taken to distinguish these temporary occurrences from actual leaks. Also, in hot weather some condensation on the system is normal. (Added 1/23/08)

79.22 Light duty trailer

This section contains additional requirements for the inspection of trailers with a maximum gross weight of 10,000 pounds or under, other than semi-trailers. The vehicles subject to inspection under this section are subject to procedures found in subdivisions 79.21(a), (c), (d)(3), (d)(4), (d)(6), and (e) of this Part, in addition to the following: (REPEALED & NEW 12/22/99)

Note: If a trailer is equipped with brakes, they should be checked for compliance with section 79.21(a). However, do not reject a trailer for lack of brakes.

(a) Hitch System.

Procedure	Reject if:
1. Visually inspect for secure hitch.	There are broken or missing bolts, broken welds or any looseness in the hitch attachment.

79.23 Medium duty vehicles.

This section contains additional requirements for the inspection of vehicles with maximum gross weights over 10,000 pounds up to and including 18,000 pounds, which shall be known as medium

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duty vehicles but not including those vehicles for which the registrants request heavy vehicle inspection. The vehicles subject to inspection under this section are also subject to procedures found a subdivision 79.21 of this Part, in addition to the following: (Amended 9/1/04)

(a) Brake system.

Procedure	Reject if:
1. Brake equalization. Each vehicle shall be tested for brake equalization before and after a wheel is pulled. This test must be done on a hard level surface, free from loose material (indoors or outdoors), or on a brake equalization machine. At least one rearmost factory equipped axle brake drum or hub and drum assembly must be removed unless the brake backing plate is designed to allow the inspection of all brake lining thickness and drum condition. It is not necessary to remove a front wheel. If disassembly is not required, the second brake equalization test may be omitted. (Amended 9/1/04)	1. The vehicle fails to stop without significant pull.
2. Determine how the brakes are applied (parking and service).	2. There are not two separate means of brake application or these two separate means of applying the service and parking brakes are connected in any way, so that failure of any one part leaves the vehicle without brakes. The parking brake operating control is not separate from the service brake control.
3. Inspect for presence of brakes on all wheels.	3. There are missing or inoperative brakes on any wheel except for the following: 1980 and older trucks and tractors which have three or more factory equipped axles, in some cases, may not have brakes on the front axle. These vehicles should not be rejected unless there is evidence that front brakes existed (i.e. Drums or backing plate assemblies are present).
4. Inspect for a single pedal capable of operating all the brakes, if vehicle is designated as a 1954 or newer model.	4. The vehicle is not equipped with a single brake pedal or the pedal does not operate all the service brakes on the motor vehicle or combination of vehicles. (This does not prohibit use of an additional valve to operate the trailer brakes independently.)
5. Inspect all brake hoses, tubes and connecting lines. Look for proper support. Be sure lines are secure and cannot chafe on the frame, axles, exhaust system or other lines.	5. There is a break, crimp, or crack in any brake hose, line, tube or connection. Any line is not secured or is chafed by moving parts or in contact with the exhaust system.

79.24 Emissions inspection procedure (Repealed and New 1/23/08)

(a) Applicability – Except as exempted in section 79.2 of this Part, all motor vehicles registered in this State must pass both the appropriate emissions inspection and the appropriate safety inspection before any inspection certificate may be issued. This section describes the specific tests that are authorized and required under Section 301(d) of the Vehicle and Traffic Law, and 6 NYCRR 217-1. Vehicles subject to diesel emissions inspection are subject to the procedures set forth in section 79.26 of this Part.

(1) OBD II emissions inspection.

- (i) All non-exempt vehicles, model-year 1996 and newer, non-diesel and non-electric, registered in any county in the State, except for vehicles with a make of "Custom" or "Homemade", are subject to the OBD II emissions inspection, in addition to the applicable safety inspection.
- (ii) Any official emissions inspection station may perform OBD II emissions inspections. (Amended 12/29/10)
- (iii) An OBD II emissions inspection must be performed with NYVIP CVIS equipment.
- (2) Repealed 12/29/10.
- (3) Low enhanced emissions inspection.
 - (i) All non-exempt vehicles not subject to the OBD II emissions inspection, including those vehicles with a make of "Custom" or "Homemade", are subject to the low enhanced emissions inspection, in addition to any applicable safety inspection. Vehicles classified as "Custom" or "Homemade" are only subject to the requirements of section 79.24(i), item 8b. (Amended 12/29/10)
 - (ii) Any official emissions inspection station may perform low enhanced emissions inspections. (Amended 12/29/10)
 - (iii) All low enhanced emissions inspections must be performed with NYVIP CVIS Equipment.

(b) Procedures.

- (1) OBD II emissions inspection.
 - (i) OBD II inspection procedure. All model year 1996 and newer non-exempt vehicles registered in any county in the State, except for vehicles with a make of "Custom" or "Homemade," are subject to the OBD II emissions inspection.
 - (ii) This procedure consists of entering the appropriate vehicle data, including the results of the safety inspection and the emissions control device check [subdivision (i), items 1-10 of this section] into the CVIS and communicating with the vehicle's OBD II system. The

CVIS records the results of the test and prints the results. The inspection station must give the customer a copy of the printout.

- (iii) Specific instructions regarding the OBD II test procedure are found in the "NYVIP Vehicle Inspection System Operators Manual".
- (2) Repealed 12/29/10.
- (3) Low enhanced emissions.
 - (i) Low enhanced inspection procedure. All non-exempt vehicles not subject to the OBD II emissions inspection, including those vehicles with a make of "Custom" or "Homemade", are subject to this inspection. (Amended 12/29/10)
 - (ii) This test consists of entering the appropriate vehicle data, including the results of the safety inspection and the emissions control device check [subdivision (i), items 1-8b of this section. NOTE: Vehicles with a make of "Custom" or "Homemade" are subject to the requirements of subdivision (i), item 8b only of this section] into the CVIS. The CVIS records the results of the test and prints the results. The inspection station must give the customer a copy of the printout.
 - (iii) Specific, detailed instructions regarding the low enhanced inspection procedure are found in subdivision (i) of this section.
- (c) Repealed 12/29/10.
- (d) Standards.
 - (1) Repealed 12/29/10.
 - (2) OBD II Test.
 - (i) The New York State Department of Environmental Conservation, in consultation with the Department of Motor Vehicles, shall establish and modify periodically the standards for the OBD II inspection, including the weight standards to be used to determine the proper OBD II requirements and classifications.
 - (ii) Such standards shall include criteria established by the New York State Department of Environmental Conservation in 6 NYCRR 217-1.3.
- (e) General provisions.
 - (1) Vehicles registered in this state. All non-exempt motor vehicles registered in this state are subject to either an OBD II or a low enhanced emissions inspection. All non-exempt vehicles must pass the appropriate emissions inspection and the appropriate safety inspection before any inspection certificate may be issued. All non-exempt motor vehicles with a make of "Custom" or "Homemade" are subject to a low enhanced emissions inspection and must only pass the requirements of Section 79.24(i), item 8b. (Amended 12/29/10)

- (2) Vehicles registered in another state. If a non-exempt motor vehicle with a registration from another state, or with a New York State registration with an out-of-state address, is presented for inspection at an official inspection station, the inspection station must perform the inspection procedure appropriate for the vehicle as if it were registered in the county where the inspection is to be performed, and shall issue the appropriate safety or safety/emissions inspection certificate if it passes the inspection.
- (3) Repealed 12/29/10.
- (f) Effect of failure of emissions inspection.
 - (1) OBD II inspection.
 - (i) Subject vehicles must pass the OBD II emissions inspection [which includes subdivision (i), items 1-10 of this section], and safety inspection in order for an inspection certificate to be issued. If the vehicle fails any portion of the inspection, the inspection station must give the motorist a CVIS-generated inspection receipt indicating the reason for failure. An inspection station cannot issue a certificate of inspection until appropriate repairs are made and the vehicle passes all applicable portions of the inspection, or, until the vehicle meets the conditions in section 79.25(a) of this Part and qualifies for an emissions waiver.
 - (2) Repealed 12/29/10.
 - (3) Low enhanced inspection.
 - (i) An inspection station shall only issue an inspection certificate if the subject vehicle passes the low enhanced emissions inspection [subdivision (i), items 1-8 of this section] as well as the safety inspection. If the vehicle fails any portion of the inspection, the station must give the motorist a CVIS-generated inspection receipt indicating the reason for failure. A certificate of inspection cannot be issued until appropriate repairs are made and the vehicle passes all applicable portions of the inspection. Vehicles subject to the low enhanced inspection cannot qualify for an emissions waiver.
- (g) OBD II and low enhanced emissions inspection, reinspection and fees.
 - (1) If a vehicle fails the safety portion and/or the emissions portion of the safety/emissions inspection, and is not removed from the station by the customer for repair, the station may not charge for reinspection of the vehicle. A test drive by station personnel for the purposes of diagnosis or verification of repair does not constitute removal from the station.
 - (2) If a vehicle fails both the safety portion and emissions portion of the safety/emissions inspection, is removed from the station by the customer for repair, and if the vehicle is presented for reinspection, that inspection station or any other emissions inspection station must conduct a full inspection of both the safety portion and emissions portion during the reinspection of the vehicle, and may charge a fee up to but not more than the applicable fee for the failed portions as set forth in section 79.7(c) of this Part.

- (3) If a vehicle fails the safety portion or the emissions portion of the safety/emissions inspection, and is removed from the station by the customer for repair and if the vehicle is presented for reinspection within 30 days of the rejection, that inspection station or any other emissions inspection station must conduct a full inspection of only the failed safety or emissions portion during the reinspection of the vehicle, and may charge a fee up to but not more than the applicable fee for the failed portion as set forth in section 79.7(c) of this Part.
- (4) If a vehicle fails the safety portion or emissions portion of the safety/emissions inspection, and is removed from the station by the customer for repair and if the vehicle is presented for reinspection more than 30 days after rejection, that inspection station or any other emissions inspection station must conduct a full inspection of both the safety portion and emissions portion during the reinspection of the vehicle, and may charge a fee up to but not more than the applicable fee for the safety portion and emissions portion as set forth in section 79.7(c) of this Part.
- (h) Repealed 12/29/10.
- (i) Emissions control devices.

The following items must be inspected on vehicles subject to a low enhanced or OBD II emissions inspection. A vehicle must be inspected only for the items with which it was originally equipped by the manufacturer. Vehicles classified as "Homemade" or "Custom" on the certificate of registration are only subject to the gas cap inspection/test described in item number 8b: (Amended 12/29/10)

Procedure	Reject if:
Positive Crankcase Ventilation (PCV) System 1. Presence of PCV system for 25 model years old and newer vehicles.	1. The PCV system is missing or disconnected.
Catalytic Converter 2. Presence of the catalytic converter for 25 model years old and newer vehicles. Check to determine that the air supply is	 The catalytic converter is disconnected or removed. The air supply to the converter is
connected to the converter when applicable.	disconnected or removed.
Fuel Inlet Restrictor 3. For 25 model years old and newer vehicles, check the fuel inlet pipe to determine that the restrictor is in the location for which it was designed. (Amended 12/29/10) (The door that covers the hole for the fuel nozzle is not required to be in place).	3. The restrictor is missing; has been bent back against the filler pipe; or has been altered in a way that will allow the introduction of a larger "leaded fuel" nozzle.

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re disconnected or al connector to the EGR, conent of the EGR system, emoved.
ng. Iled or punched in the air sconnected or missing.
the vehicle was originally is disconnected or noved. pipes are disconnected is disconnected or
moved or the hoses are oved.
10.

OBD II	
9a. Operation of MIL. All non-exempt vehicles subject to the OBD II test, except for vehicles with a make of "Custom" or "Homemade", shall be checked for the operation and activation of the on-board diagnostic malfunction indicator light (MIL), as per EPA and DEC requirements.	9a. The MIL fails to light with the key on and engine off. The MIL remains lit with the engine running.
9b. OBD II eligible vehicles as per above in "9a".	9b. The MIL is commanded on by the OBD II system.
10. All non-exempt vehicles subject to the OBD II test, except for vehicles with a make of "Custom" or "Homemade", shall be checked for the operation and activation of the vehicle's OBD II system monitors, as per EPA and DEC requirements. These monitors are manufacturer specific and include but are not limited to: the comprehensive component monitor, the misfire monitor, the fuel monitor, the oxygen sensor monitor, the catalyst monitor, the EGR monitor, the EVAP monitor, the heated catalyst monitor, the heated O2 sensor monitor and the secondary AIR monitor.	10. The number of monitors that the CVIS determines to be "not ready" exceeds the maximum allowable as calculated by NYS DEC, or by EPA mandate.
11. All non-exempt vehicles subject to the OBD II test, except for vehicles with a make of "Custom" or "Homemade", shall be checked for proper operation of the OBD II system by communicating with the CVIS, as per DEC requirements.	11. The NYVIP CVIS is unable to communicate with the OBD II computer in the vehicle.

(j) Advisory emissions sean. Any vehicle required to be equipped with an OBD system that is exempt from the OBD II emissions inspection under 79.2(f)(4), and is inspected at an inspection station owned and/or operated by a registered new motor vehicle dealer, is required to have an advisory emissions scan completed during the inspection. The advisory scan will be completed using the NYVIP CVIS. No results will be reported to the consumer and such consumer shall not be charged a fee for the advisory emissions scan. (Added 7/13/11)

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79.25 OBD II emissions inspection waiver. (Amended 12/29/10)

- (a) If a vehicle fails, after proper repair, the reinspection of the emissions portion, a certificate of inspection must be offered by the official Emissions Inspection Station if all of the following conditions are met: (Amended 9/1/04)
 - (1) The safety inspection has been passed.
 - (2) All emissions control devices have passed inspection. The cost for replacement of missing emissions control devices, safety items or warranty repairs does not count towards the emissions waiver cost limits. (Amended 8/13/03)
 - (3) Repairs and adjustments have been properly made and documented and cost at least \$450, based on the cost of such repairs if performed in 1989. Provided, however, that the waiver amount will be adjusted to account for increases in the Consumer Price Index (CPI) since January 1989 and will be adjusted each year in accordance with the CPI. (Amended 9/1/04)
- (b) If all of the above conditions are met, the CVIS will allow the inspector to issue an inspection certificate for the vehicle. If issuing a "Safety/Emissions" sticker (VS-1082SE), check the "Repair Waiver Issued" box on the reverse side of the sticker and punch the appropriate expiration month. The NYVIP CVIS will print a waiver certification form that must be filled out by the station, and signed by both the customer and the certified inspector. The station must attach the following documentation to the waiver certification form: copies of invoices and receipts for all of the diagnostic and repair work performed and used to qualify for the waiver; and copies of all vehicle inspection receipts for the initial emissions inspection failure and all subsequent emissions inspection failures. This documentation must be kept by the station for two years for possible review by NYS. (Amended 12/29/10)
- (c) The commissioner or an agent of the commissioner reserves the right to inspect a vehicle before or after the waiver is issued to verify that proper repairs have been made and have been documented, including documentation of diagnosis procedures. The repair cost must meet the minimum waiver cost as calculated in section 79.25(a)(3). Repairs made to qualify for the waiver must address the reason for the emissions failure and follow acknowledged industry standards for diagnosis and repair. (Amended 9/1/04)
- (d) Official Fleet Inspection Stations (see section 79.15) may only apply the cost of parts towards a waiver; no labor may be applied. All diagnoses and repairs must be documented, as described in subdivision (c) of this section. (Added 1/23/08; Amended 9/24/08)
- (e) Vehicles sold by a dealer that must be inspected prior to delivery are not eligible for a waiver. (Added 1/23/08)

79.26 Vehicles subject to diesel emissions inspection.

- (a) Applicability.
 - (1) All non-exempt diesel powered motor vehicles, over 8,500 pounds MGW, which are registered in the NYMA are subject to a test of the vehicle exhaust emissions as part of the

annual vehicle inspection. A vehicle required to have an exhaust emissions inspection underthese regulations may be inspected only at an official diesel emissions inspection station. No other classification of inspection station may conduct inspections for vehicles requiring diesel emissions inspection unless a temporary certificate of emissions waiver (form VS-1078) has been issued for the vehicle and is presented to the inspection station. Upon the vehicle's re-entry into the NYMA, a complete diesel safety/emissions inspection must be performed. (Amended 8/13/03)

(2) Non-NYMA -

- (i) All non-exempt diesel powered motor vehicles which are registered in New York State, but outside the NYMA are exempt from the Diesel Emissions Inspection, but may requst such an inspection at the owners option by presenting the vehicle to an Official Diesel Emissions Inspection Station and requesting the inspection. (Added 8/13/03)
- (ii) If a non-exempt diesel powered vehicle with a registration from another state, or with a New York State registration with an out-of-state address, is presented for inspection in the NYMA, the vehicle must receive a safety and diesel emissions inspection, and must be issued a diesel safety/emissions inspection certificate if it passes the inspection. (Amended 9/1/04)

(b) Pre-emission inspection check.

- (1) Each vehicle subject to the diesel emissions test will first be visually inspected for the following conditions:
 - (i) Exhaust System missing section or holes which would prohibit collection of exhaust sample. (Amended 8/13/03)
 - (ii) If the vehicle was originally equipped with a governor, determine that it is not missing, disconnected, or malfunctioning.
- (2) Vehicles found having any of the conditions set forth in paragraph 1 of this subdivision shall not be inspected. This refusal shall not constitute an inspection no inspection fee shall be charged, and the station shall instruct the motorist that the vehicle must be returned in a repaired condition in order for an inspection to be performed.

(c) Standards.

- (1) The New York State Department of Environmental Conservation in consultation with the Department of Motor Vehicles shall establish and modify periodically the standards of diesel emissions allowable in the exhaust emissions of vehicles subject to the diesel exhaust emissions test.
- (2) The test limits established by the New York State Department of Environmental

 Conservation in 6 NYCRR Part 217-5.3 must be used when performing a diesel emissions test.