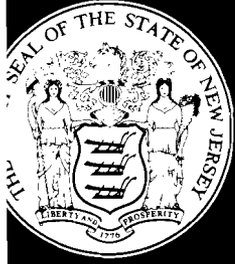


# NEW JERSEY



# REGISTER

## IN THIS ISSUE— “INDEX OF ADOPTED RULES”

**VOLUME 14    NUMBER 9**  
May 3, 1982    Indexed 14 N.J.R. 401-452  
(Includes rules filed through April 20, 1982)

*The New Jersey Register supplements the New Jersey Administrative Code. See the Index of Adopted Rules on Page 434 for the Registers that should be retained as an update to the Administrative Code.*

### TABLE OF RULES IN THIS ISSUE

<b>RULE PROPOSALS</b>	
<b>AGRICULTURE</b>	
Commercial values of fertilizers .....	402(a)
<b>ENVIRONMENTAL PROTECTION</b>	
1982-83 Game Code .....	402(b)
<b>HEALTH</b>	
Soft-shell clam depuration .....	415(a)
Long-term and intermediate care facilities .....	417(a)
<b>HUMAN SERVICES</b>	
Medicaid ID: Special Status Card .....	418(a)
Pharmacy Manual: Protein replacements .....	418(b)
Rehabilitation in long-term care .....	420(a)
GAM: Dialysis treatments .....	420(b)
<b>LAW AND PUBLIC SAFETY</b>	
Dental education: Pre-proposal conference .....	422(a)
<b>PUBLIC UTILITIES</b>	
CATV rate regulation: Common tariff .....	422(b)
<b>TRANSPORTATION</b>	
Parking on Routes 7 and 38 .....	424(a)
Parking on Route 41 .....	425(a)
Rt. 17 parking in Mahwah (with Emergency Adoption) .	429(e)
<b>RULE ADOPTIONS</b>	
<b>COMMUNITY AFFAIRS</b>	
Repealed: Plain language review of leases .....	426(a)
<b>ENVIRONMENTAL PROTECTION</b>	
1982 seed oyster season .....	426(b)
<b>HEALTH</b>	
Regional end-stage renal services .....	426(c)
Long-term care facilities: Licensure standards .....	427(a)
Fire safety in residential care homes .....	427(b)
<b>HUMAN SERVICES</b>	
Medicaid and PAA: Payment recovery from estates ...	427(c)
GAM: Income and alien sponsorship .....	428(a)
GAM: Emergency grants .....	428(b)
Standards for child care centers .....	428(c)
Shelters for victims of domestic violence .....	429(a)
<b>INSURANCE</b>	
Recertification to Legislature: Property and casualty nonrenewal notice .....	429(b)
<b>LAW AND PUBLIC SAFETY</b>	
Engineer and surveyor test fees .....	429(c)
Compensation for licensing board members .....	429(d)
<b>TRANSPORTATION</b>	
Parking on Rt. 17 in Mahwah (Emergency) .....	429(e)
<b>TREASURY-TAXATION</b>	
Distributors and gas jobbers bond ceiling .....	430(a)
Capital improvement installations and sales tax .....	430(b)

(Continued on Back Cover)

# RULE PROPOSALS

## AGRICULTURE

(a)

### DIVISION OF REGULATORY SERVICES

#### Commercial Fertilizer and Soil Conditioner Update Commercial Values

#### Proposed Amendment: N.J.A.C. 2:69-1.11

Authorized By: Phillip Alampi, Secretary, Department of  
Agriculture.

Authority: N.J.S.A. 4:9-15.26.

**Interested persons** may submit in writing, data, views or arguments relevant to the proposal on or before June 2, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

Robert C. Fringer, Director  
Division of Regulatory Services  
New Jersey Department of Agriculture  
CN 330  
Trenton, New Jersey 08625

The Department of Agriculture thereafter may adopt this proposal without further notice (see: N.J.A.C. 1:30-3.5). The adoption becomes effective upon publication in the Register of a notice of adoption.

This proposal is known as PRN 1982-152.

The agency proposal follows:

#### Summary

The purpose of this proposal is to update the commercial values of primary plant nutrients. The assessed penalties for deficient fertilizers will be based on these values and charged to the manufacturer. The State Treasury will receive all unclaimed penalty fees.

#### Social Impact

All consumers of fertilizers will have more monetary protection

when deficient fertilizers are detected. Manufacturers will exhibit more care in controlling their formulating processes to avoid a penalty.

#### Economic Impact

All consumers of fertilizer will be equitably compensated for their losses because these proposed values are accurately adjusted to current prices.

**Full text** of the proposal follows (additions indicated in boldface thus; deletions indicated in brackets [thus]):

2:69-1.11 Commercial values

(a) The State Board of Agriculture, pursuant to N.J.S.A. 4:9-15.26, determines the commercial values of primary plant nutrients to be:

1.-3. (No change.)

4. Soluble potash: [\$1.80] **\$2.00** per unit.

(b) These values shall be effective from July 1, [1981] **1982** through June 30, [1982] **1983**.

## ENVIRONMENTAL PROTECTION

(b)

### FISH AND GAME COUNCIL

#### 1982-83 Game Code

#### Proposed Amendment: N.J.A.C. 7:25-5

Authorized By: Fish and Game Council, James Manetas,  
Chairman.

Authority: N.J.S.A. 13:1B-30 et seq. and 23:1-1 et seq.

A **public hearing** concerning this rule will be held on June 8, 1982 at 8:00 P.M. at:

## NEW JERSEY REGISTER

The official publication containing notices of proposed rules and rules adopted by State agencies pursuant to the New Jersey Constitution, Art. V, Sec. IV, Para. 6 and the Administrative Procedure Act, N.J.S.A. 52:14B-1 et seq. Issued monthly since September 1969, and twice-monthly since November 1981.

Material published in the New Jersey Register is the property of the State of New Jersey. However, it may be copied, reproduced or republished by any person for any purpose whatsoever without permission, providing that no such reproduction or republication shall bear the title "New Jersey Register" or "Official Rules Publication" without the written permission of the Director, Office of Administrative Law.

The New Jersey Register (USPS 442-950) is published the first and third Monday of each month by Administrative Publications of the Office of Administrative Law, CN 301, Trenton, New Jersey 08625. Telephone: (609) 292-6060. Subscriptions, payable in advance, are one year, \$40.00; back issues when available, \$3.50 each. Make checks payable to Administrative Publications.

POSTMASTER: Send address changes to: New Jersey Register, CN 301, Trenton, New Jersey 08625. Second Class Postage paid at Trenton, New Jersey and additional mailing offices.

*The NEW JERSEY ADMINISTRATIVE CODE is published on a continuing basis by Administrative Publications of the Office of Administrative Law. Subscription rates for this 30-volume, regularly updated set of all State administrative rules are available on request. The Code is sold either in the full set or in one to three volumes depending on the Department coverage desired.*

## PROPOSALS

## ENVIRONMENTAL PROTECTION

State Museum Auditorium  
West State Street  
Trenton, New Jersey

**Interested persons** may submit in writing, data, views or arguments relevant to the proposal on or before June 8, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

George P. Howard, Chief  
Bureau of Wildlife Management  
CN 400  
Trenton, New Jersey 08625

The Fish and Game Council thereafter may adopt this proposal without further notice (see: N.J.A.C. 1:30-3.5). The adoption becomes effective upon publication in the Register of a notice of adoption.

This proposal is known as PRN 1982-151.

The agency proposal follows:

#### Summary

The proposed code states when, under what circumstances, in what locations, by what means, and in what amounts and numbers, game birds, game animals, and furbearing animals may be pursued, taken, killed or had in possession.

The proposed amendments include:

1. Seasonal date adjustments to correspond with the 1982-83 calendar, including date changes for the regular small game season;
2. The addition of two turkey hunting areas with an allocation of 800 additional permits and a provision allowing juvenile license holders to apply for turkey hunting permits;
3. Quota and zone adjustments for the either sex deer season permits with season date changes including the expansion of the muzzleloading rifle season from six to eight days and a provision allowing juvenile license holders to apply for shotgun either-sex permits;
4. The closing of the fox hunting season on February 12, 1983 for that portion of the State south of Route 70;
5. Changes in permit allocation for the trapping of beaver and otter;
6. Provisions for a late winter .22 rifle and muzzleloader rifle season for squirrels in select area of the State; and
7. A later opening of shooting hours for woodcock.

#### Social Impact

According to the Division, this amended rule has no social impact because the scope of the proposal primarily encompasses adjustments to the existing Code relating to dates of the various game seasons, permit quotas, and areas for the pursuing, taking or killing of game birds, game animals and fur-bearing animals.

#### Economic Impact

According to the Division, this amended rule has no economic impact because the scope of the proposal primarily encompasses adjustments to the existing Code relating to dates of the various game seasons, permit quotas, and areas for the pursuing, taking or killing of game birds, game animals and fur-bearing animals.

**Full text** of the proposal follows (additions indicated in boldface **thus**; deletions indicated in brackets [thus]).

#### 7:25-5.[0]1 General provisions

[(a) Authority. This Code is adopted pursuant to the provisions of N.J.S.A. 13:1B-30 and the provisions of N.J.S.A. 23:1-1 et seq.]

[(b)(a) Judicial Notice. N.J.S.A. 13:1B-34 provides in pertinent part, "(C)opies of the State Fish and Game Code, and its amendments, duly certified by the Chairman of the council shall be received in evidence in all court or other judicial proceedings in the State".

[(c)(b) Time. The hours listed in this Code are EST or EDT at date.

[(d)](c) This Code, when adopted and when effective, shall supersede the provisions of [1980-81] **1981-82** Game Code. [Codification of this Code in the N.J.A.C. publication was suspended inasmuch as this Code is a temporary rule (one year, unless continued). Subchapter 5 of Chapter 25 of Title 7 of the Administrative Code has been reserved for the Game Code. The Director of the Division of Administrative Procedure pursuant to his authority found at N.J.S.A. 52:14B-7 has determined that due to the temporary nature of this rule (one year unless continued) and the length of the Code, that this Code will not appear in its entirety in either the N.J. Register or the N.J. Administrative Code publication. The citations within this Game Code reflect a reservation of subchapter 5 of Chapter 25 of Title 7 of the N.J. Administrative Code for this regulation known as the Game Code.]

(e)-(f) (No change.)

7:25-5.[1]2 Male pheasant - Chinese ringneck (*Phasianus colchicus torquatus*), English or blackneck (*P. c. colchicus*), Mongolian (*P. c. mogolicus*), Japanese green (*Phasianus versicolor*); including mutants and crosses of above

(a) The duration for the male pheasant season is November [7] **13**, to December [5] **4**, inclusive and December [14] **13** through January [2, 1982] **8**, **1983** excluding December [16 and 17] **15 and 16** in those deer management zones in which a special regular firearm deer season is authorized and also excluding any extra Special Permit Deer Season Day if declared open.

(b) The duration for the male pheasant season for properly licensed persons engaged in falconry is September 1 to December [5] **4** inclusive and December [15] **13** through March 31, [1982] **1983** excluding November [6] **12** and December [16 and 17, 1981] **15 and 16**, **1982** in those deer management zones in which a special regular firearm deer season is authorized and also excluding any extra Special Permit Deer Season Day if declared open.

(c) (No change.)

(d) The hours for hunting pheasants on November [7] **13** will be 8:00 A.M. to one-half hour after sunset. All other days on which the hunting for pheasants is legal, the hours shall be sunrise to one-half hour after sunset.

(e) (No change.)

(f) The opening of the season on semi-wild preserves shall coincide with the listed statewide openings of November [7] **13**.

(g) (No change.)

7:25-5.[2]3 Cottontail rabbit (*Sylvilagus floridanus*), black-tailed jack rabbit (*Lepus californicus*), white-tailed jack rabbit (*Lepus townsendi*), european hare (*Lepus europeus*) chukar partridge (*Alectoris graces*), and quail (*Colinus virginianus*)

(a) The duration of the season for the hunting of the animals enumerated by this section shall be November [7] **13** through December [5] **4** inclusive, and December [14, 1981] **13**, **1982** to February [6, 1982] **12**, **1983** excluding December [16 and 17, 1981] **15 and 16**, **1982** in those deer management zones in which a special regular firearm deer season is authorized and also excluding any extra Special Permit Deer Season Day if declared open.

(b) The duration of the season for the hunting of the animals enumerated by this section for properly licensed persons engaged in falconry shall be September 1 to December [5] **4** inclusive and December [14] **13** through March 31, [1982] **1983** excluding November [6 and December 16, 17, 1981] **12 and December 15, 16, 1982** in those deer management zones in which a special regular firearm deer season is authorized and also excluding any extra Special Permit Deer Season Day if declared open.

(c) (No change.)

(d) The hunting hours for the animals enumerated in this section are as follows: November [7] **13**, 8:00 A.M. to one-half hour after

**ENVIRONMENTAL PROTECTION**

**PROPOSALS**

sunset. On all other days for which hunting for these animals is legal, the hours shall be sunrise to one-half hour after sunset.

(e) (No change.)

7:25-5.[3]4 Ruffed grouse (*Bonasa umbellus*)

(a) The duration of the season for the hunting of grouse in that portion of the State situated north of Rt. 70 from Pt. Pleasant west to Camden shall be October [3] 2 through December [5] 4 inclusive and December [14] 13 to February [6, 1982] 12, 1983, excluding November [6] 12 and December [16 and 17, 1981] 15 and 16, 1982 in those deer management zones in which a special regular firearm deer season is authorized and excluding any extra special deer permit season day that is declared open.

(b) The duration of the season for the hunting of grouse in that portion of the State situated south of Rt. 70 from Pt. Pleasant west to Camden shall be October [24] 23 through December [5, 1981] 4, 1982 inclusive and December [14] 13 to February [6, 1982] 12, 1983, excluding November [6] 12 and December [16 and 17, 1981] 15 and 16, 1982 in those deer management zones in which a special regular firearm deer season is authorized and also excluding any extra special deer permit season day that is declared open.

Renumber (b) as (c).

[(c)](d) The hunting hours for ruffed grouse shall be sunrise to one-half hour after sunset, with the exception of November [7] 13 when legal hunting hours shall be 8:00 A.M. to one-half hour after sunset.

Renumber (d) as (e).

7:25-5.[4]5 Eastern gray squirrel (*Sciurus carolinensis*)

(a) The duration of the season for the hunting of squirrels shall be October [17] 16 through December [5, 1981] 4, 1982 inclusive and December [14] 13 to February [6, 1982] 12, 1983 excluding November [6] 12 and December [16 and 17, 1981] 15 and 16, 1982 in those deer management zones in which a special regular firearm deer season is authorized and also excluding any extra special permit season day if declared open.

(b) The duration of the season for the hunting of squirrels for properly licensed persons engaged in falconry shall be September 1 to December [5] 4 inclusive and December [14] 13 through March 31, [1982] 1983 excluding November [6] 12 and December [16 and 17, 1981] 15 and 16, 1982 in those deer management zones in which a special regular firearm deer season is authorized and also excluding any extra Special Permit Deer Season Day if declared open.

(c) (No change.)

(d) Hunting hours for squirrels shall be sunrise to one-half hour after sunset, with the exception of November [7] 13 when legal hunting hours shall be 8:00 A.M. to one-half hour after sunset.

(e) (No change.)

7:25-5.[5]6 Black bear (*Ursus americanus*); bobcat (*Lynx rufus*)

(No change in text.)

7:25-5.[6]7 Wild turkey (*Meleagris gallapavo*)

(a) The duration of the Spring Wild Turkey Gobbler hunting season shall include four separate hunting periods of five days each. The hunting periods shall be:

1. Monday, May [3] 2– Friday, May [7] 6
2. Monday, May [10] 9– Friday, May [14] 13
3. Monday, May [17] 16– Friday, May [21] 20
4. Monday, May [24] 23– Friday, May [28] 27

(b)–(e) (No change.)

(f) Method: The taking of one male wild turkey with firearm or bow and arrow under a special wild turkey permit will be permitted in [three] five designated turkey hunting areas by holders of a special wild turkey permit.

1. Special wild turkey permits will be issued on an individual basis to holders of valid [1982] 1983 firearm or archery hunting licenses. Only one application per person may be submitted for the spring wild turkey season.

(g) (No change.)

(h) Applying for a wild turkey hunting permit:

1. Only holders of valid [1982] 1983 firearm or archery hunting licenses, including juvenile licenses may apply by detaching from the hunting license the stub marked "Special Spring Turkey", signing as provided on the back, and sending the stub together with a computer card application form which has been properly completed in accordance with instructions. Applicants utilizing archery license stubs will be restricted to the use of bow and arrow only during the subsequent turkey season. Application cards may be obtained from:

i.–iii. (No change.)

2. (No change.)

3. Fill in the application form to include: name, address, [1982] 1983 firearm or archery hunting license number, turkey hunting area applied for, hunting period applied for, and any other information requested. Only those applications will be accepted for participation in random selection by card sorting machine which are received in the Trenton office during the period of February [13] 14 – March 1, [1982] 1983, inclusive. Applications after March 1 will not be considered. DO NOT SEND FEE WITH THE APPLICATION. Selection of permittees will be made on the basis of a random selection of computer cards.

4. (No change.)

5. Successful applicants will be notified by mail. The computer card and the permit issuance fee of \$5.00 in the form of a money order, made payable to "Division of Fish, Game and Wildlife" must be returned by mail before [April 1, 1982] March 25, 1983. The Spring Turkey Hunting Permit will then be issued. Permits not claimed by [April 1] March 25 will be immediately reallocated in the same random manner as the original selection and by returnable two weeks thereafter.

(i) (No change.)

(j) Turkey Hunting Area map:

OFFICE OF ADMINISTRATIVE LAW NOTE: The Turkey Hunting Area Map was filed as part of this section. Copies of this map can be obtained from:

Office of Administrative Law  
Administrative Publications and Filings  
CN 301  
Trenton, New Jersey 08625

[1982]1983 SPRING TURKEY HUNTING SEASON PERMIT QUOTAS

Turkey Hunting Area Number	Permit Quota	Portions of Counties Involved
1	100†	Sussex
2	120†	Sussex, Warren
3	80†	Sussex, Warren
4	100†	Sussex, Warren
5	100†	Sussex

† Applied to each of the four hunting periods (1.–4.)

1. Monday, May [3] 2 – Friday, May [7] 6.
2. Monday, May [10] 9 – Friday, May [14] 13.
3. Monday, May [17] 16 – Friday, May [21] 20.
4. Monday, May [24] 23 – Friday, May [28] 27.

(k) (No change.)

(l) Location of turkey hunting areas:

1. Turkey hunting area No. 1: That portion of Sussex County lying within a continuous line beginning at the intersection of Routes 206 and 519 at Branchville; then northwest along Rt. 206 to its intersection with Rt. 521; then west along Rt. 521 to its intersection with the Delaware River at Dingman's Ferry; then north along the east bank of the Delaware river to the New York State Line; then east along the New York State Line to Rt. 519; then south along Rt. 519 to the point of beginning at Branchville. The islands of

## PROPOSALS

## ENVIRONMENTAL PROTECTION

**Namanock, Minisink and Mashipacong lying in the Delaware River are included in the Hunting Area.**

2. Turkey hunting area No. 2: That portion of Sussex and Warren Counties lying within a continuous line beginning at the intersection of Rt. 94 and the Blairstown-Millbrook Road at Blairstown; then northwest along the Blairstown-Millbrook Road to Millbrook Village; then northwest along the Millbrook-Flatbrookville Road to its intersection with the Flatbrook at Flatbrookville; then south along the west bank of the Flatbrook to its confluence with the Delaware River; then north along the east bank of the Delaware River to the intersection with Rt. 521 at Dingman's Ferry; then east along Rt. 521 to its intersection with Rt. 206; then southeast along Rt. 206 to its intersection with Rt. 519 at Branchville; then south along Rt. 519 to its intersection with Rt. 94 at Newton; then southwest along Rt. 94 to the point of beginning at Blairstown. **Shapnack Island in the River is included in this Hunting Area.**

3. Turkey hunting area No. 3: That portion of Warren and Sussex Counties lying within a continuous line beginning at the intersection of Rts. 80 and 94 at Columbia; then west along Rt. 80 to its intersection with the Delaware River at Delaware Water Gap; then north along the east bank of the Delaware River to its confluence with the Flatbrook; then north along the east bank of the Flatbrook at its intersection with the Millbrook-Flatbrookville Road at Flatbrookville; then southeast along the Millbrook-Flatbrookville Road to Millbrook Village; then south on the Blairstown-Millbrook Road to its intersection with Rt. 94 at Blairstown; then southwest along Rt. 94 to the point of beginning at Columbia. **The islands of Tocks and Labor lying in the Delaware River are also included within this Hunting Area.**

4. Turkey hunting area No 4: That portion of Sussex and Warren Counties lying within a continuous line beginning at the intersection of Routes 94 and 206 at Newton; then south along Rt. 206 to its intersection with Rt. 183 at Netcong; then southwest along Rt. 183 to its intersection with Rt. 94 at Columbia; then northeast along Rt. 94 to the point of beginning at Newton.

5. Turkey hunting area No. 5: That portion of Sussex County lying within a continuous line beginning at the intersection of Routes 206 and 517 at Andover; then north along Rt. 206 to its intersection with Rt. 519 at Newton; then north along Rt. 519 to the New York State Line; then east along the New York State Line to its intersection with Rt. 517; then south along Rt. 517 to the point of origin at Andover.

7:25-5.[7]8 Mink (*Mustela vison*), Muskrat (*Ondatra zibethico*), Nutria (*Myocoster coypus*); trapping only

(a) (No change.)

(b) The duration of the mink, muskrat and nutria trapping season is as follows:

1. Northern Zone: 6:00 A.M. on November 15, [1981] 1982 through March 15, [1982] 1983, inclusive, except on State Fish and Wildlife Management Areas.

2. Southern zone: 6:00 A.M. on December 1, [1981] 1982 through March 15, [1982] 1983, inclusive, except on State Fish and Wildlife Management Areas.

3. (No change.)

4. On State Fish and Wildlife Management Areas: 6:00 A.M. on January 1 through March 15, [1982] 1983 inclusive.

(c)-(e) (No change.)

7:25-5.[8]9 Beaver (*Castor canadensis*) trapping

(a) (No change.)

(b) The duration of the trapping season for beaver shall be February 1 through February 28, [1982] 1983, inclusive.

(c) Special permit: A special \$5.00 permit obtained from the Division of Fish, Game and Wildlife is required to trap beaver. (If the number of applications received in the Trenton office exceeds the quotas listed, a random drawing will be held to determine permit holders.) Applications must be received in the Trenton office during

the period December 13, [1981] 1982 – January [4] 3, [1982] 1983. Applicants may apply for only one beaver trapping permit and must provide their [1982] 1983 trapping license number. Permits will [be granted to ] be allotted on a zone basis as follows: [Sussex County – 27, Atlantic County – 16, Camden County – 4, Burlington County – 10, Cumberland County – 5, Ocean County – 6, Gloucester County – 3, Morris County – 3, Warren – 3, Passaic – 1.] **Zone 1 – 15, Zone 2 – 3, Zone 3 – 2, Zone 4 – 4, Zone 5 – 4, Zone 6 – 2, Zone 7 – 2, Zone 8 – 6, Zone 9 – 2, Zone 10 – 9, Zone 11 – 4, Zone 12 – 6, Zone 13 – 2, Zone 14 – 4, Total – 65.**

(d) The season limit for beaver trapping is [5] 3 beaver.

(e) A "beaver transportation tag" provided by the Division must be affixed to each beaver taken immediately upon removal from trap, and all beaver must be taken to a designated beaver checking station at the times and dates specified on the beaver permit and in any case no later than March [13] 12, [1982] 1983.

(f)-(g) (No change.)

7:25-5.[9]10 River otter (*Lutra canadensis*) trapping

(a) Otter may only be taken under special permit by means of a trap approved by the Division of Fish, Game and Wildlife. Steel leghold traps with a jaw spread greater than eight inches are prohibited.

(b) The duration for the trapping of otter shall be February 1 through February 28, [1982] 1983, inclusive.

(c) Special permit: [Each recipient of a "special beaver permit" in those counties where otter trapping is permitted will also receive a "special otter permit". Otter trapping permits will be allotted as follows: Sussex County – 27, Atlantic County – 16, Camden County – 4, Burlington County – 10, Cumberland County – 5, Ocean County – 6, Gloucester County – 3, Morris County – 3, Warren County – 3, and Passaic – 1.] A special \$5.00 permit obtained from the Division of Fish, Game and Wildlife is required to trap otter. (If the number of applications received in the Trenton office exceeds the quotas listed, a random drawing will be held to determine permit holders). Applications must be received in the Trenton office during the period December 13, 1982 – January 3, 1983. Only one application per person may be submitted for trapping otter and applicants must provide their 1983 trapping license number. Permits will be allotted on a zone basis as follows: Zone 1 – 6, Zone 2 – 3, Zone 3 – 4, Zone 4 – 5, Zone 5 – 5, Zone 6 – 5, Zone 7 – 4, Zone 8 – 7, Zone 9 – 3, Zone 10 – 7, Zone 11 – 8, Zone 12 – 12, Zone 13 – 14, Zone 14 – 5, Zone 15 – 10, total – 98.

(d) (No change.)

(e) The "otter transportation tag" provided by the Division must be affixed to each otter taken immediately upon removal from the trap. All otter pelts and carcasses must be taken to a beaver-otter check station at dates specified on the otter permit, and in any case no later than March 12, 1983, where a pelt tag will be affixed and the carcass surrendered.

(f) (No change.)

(g) Each otter trapper is restricted to a maximum of three traps and each trap must be tagged pursuant to .11.

Renumber (g) as (h).

(i) Beaver and otter zone descriptions:

1. Zone 1: That portion of Sussex County lying within a continuous line beginning at the intersection of the New York-New Jersey state line with Rt. 519, then south on Rt. 519 to its intersection with Rt. 23, then south on Rt. 23 to its intersection with Rt. 519 at Colesville, then south on Rt. 519 to its intersection with County Rt. 636 above Branchville, then west on 636 to its intersection with Rt. 206, then south on Rt. 206 to Rt. 521, then southwest on 521 to its intersection with County Rt. 617, then south on Rt. 617 to its intersection with Rt. 624 near Fairview Lake, then northwest on Rt. 624 to its intersection with Rt. 615, and then west on 615 to the Delaware

River, then north along the Delaware River to the state line and south along the state line to Rt. 519, the point of beginning.

2. Zone 2: That portion of Sussex County lying within a continuous line beginning at the intersection of the New York-New Jersey state line with Rt. 519, then south on Rt. 519 to its intersection with Rt. 23, then south on Rt. 23 to its intersection with Rt. 519 at Colesville, then south on Rt. 519 to its intersection with Rt. 206 at Branchville, then southeast on Rt. 206 to its intersection with Rt. 15 at Ross Corner, then south on Rt. 15 to its intersection with Rt. 517 at Sparta, then north on Rt. 517 to its intersection with Rt. 23, then east on Rt. 23 to its intersection with Rt. 515 at Stockholm, then north on Rt. 515 to its intersection with Rt. 94 at Vernon, then north on Rt. 94 to the state line, then west along the state line to its intersection with Rt. 519, the point of beginning.

3. Zone 3: That portion of Sussex, Passaic and Bergen Counties lying within a continuous line beginning at the intersection of the state line and Rt. 94, then south on Rt. 94 to its intersection with Rt. 515 at Vernon, then south on Rt. 515 to its intersection with Rt. 23 at Stockholm then east on Rt. 23 to its intersection with Rt. 202 near Wayne, then north on Rt. 202 to the state line at Suffern, then west along the state line to its intersection with Rt. 94, the point of beginning.

4. Zone 4: That portion of Sussex and Warren Counties lying within a continuous line beginning at the intersection of Rt. 615 and the Delaware River at Flatbrookville, then east along 615 to its intersection with Rt. 624, then south on Rt. 624 to its intersection with Rt. 617, then north on 617 to its intersection with Rt. 521 then northeast on Rt. 521 to its intersection with Rt. 206, then south on Rt. 206 to its intersection with Rt. 94 at Newton, then south on Rt. 94 to its intersection with Rt. 608 at Marksboro, then south on Rt. 608 to its intersection with Rt. 521, then south on Rt. 521 to its intersection with Rt. 80 near Hope, then west on Rt. 80 to the Delaware River near Columbia, then north and northeast along the Delaware River to its intersection with Rt. 615, the point of beginning.

5. Zone 5: That portion of Sussex and Warren Counties lying within a continuous line beginning at the intersection of the Delaware River and Rt. 80 at Columbia, then east on Rt. 80 to its intersection with Rt. 521 near Hope, then north on Rt. 521 to its intersection with Rt. 608, then northeast on Rt. 608 to its intersection with Rt. 94 at Marksboro, then north and east on Rt. 94 to its intersection with Rt. 206 at Newton, then north on Rt. 206 to its intersection with Rt. 15 at Ross Corner, then south on Rt. 15 to its intersection with Rt. 517 at Sparta, then southwest on Rt. 517 to its intersection with Rt. 46 at Hackettstown, then west on Rt. 46 to the Delaware River, then north on the Delaware River to Rt. 80 at Columbia, the point of beginning.

6. Zone 6: That portion of Warren, Morris, Sussex and Passaic Counties lying within a continuous line beginning at the intersection of Rt. 46 and Rt. 517 in Hackettstown, then north on Rt. 517 to its intersection with Rt. 23 at Franklin, then south on Rt. 23 to its intersection with Rt. 699 (Berkshire Valley Rd.) at Oak Ridge, then south on Rt. 699 to its intersection with Rt. 15, then south on Rt. 15 to its intersection with Rt. 80, then west on Rt. 80 to its intersection with Rt. 10 near Ledgewood, then east on Rt. 10 to its intersection with Rt. 513, then west on Rt. 513 to its intersection with Rt. 517 at Long Valley then north on 517 to its intersection with Rt. 182, then north on Rt. 182 to its intersection with Rt. 46, then northwest on Rt. 46 to its intersection with Rt. 517 at Hackettstown, the point of beginning.

7. Zone 7: That portion of Morris, Passaic and Essex Counties lying within a continuous line beginning at the intersection of Rt. 699 (Berkshire Valley Rd.) and Rt. 23 at Oak Ridge, then southeast on Rt. 23 to its intersection with Rt. 80 near Singac, then west on Rt. 80 to its intersection with Rt. 287, then south on Rt. 287 to its intersection with Rt. 10 near Whippany, then

west on Rt. 10 to its intersection with Rt. 80 at Ledgewood, then east on Rt. 80 to its intersection with Rt. 15, then north on Rt. 15 to its intersection with Rt. 699 at Mt. Hope, then north on Rt. 699 to its intersection with Rt. 23 at Oak Ridge, the point of beginning.

8. Zone 8: That portion of Ocean County lying with a continuous line beginning at the intersection of Rt. 537 and Rt. 539 at Hornerstown, then south on Rt. 539 to its intersection with Rt. 72 near Howardsville, then east on Rt. 72 to its intersection with Rt. 532, then east on Rt. 532 to the Atlantic Ocean, then north along the Atlantic Ocean to its intersection with Rt. 528 at Mantoloking, then west along Rt. 528 (527/528) to its intersection with Rt. 195 near Jackson Mills, then west along Rt. 195 to its intersection with 537 near Holmeson, then southwest along 537 to its intersection with 539 at Hornerstown, the point of beginning.

9. Zone 9: That portion of Ocean and Burlington Counties lying within a continuous line beginning at the intersection of Rt. 537 and Rt. 539 at Hornerstown, then south on Rt. 539 to its intersection with Rt. 72 near Howardsville, then northwest on Rt. 72 to its intersection with Rt. 532, then west on Rt. 532 to its intersection with Rt. 206 near Tabernacle, then north on Rt. 206 to its intersection with Rt. 537 at Chambers Corner, then east on Rt. 537 to its intersection with Rt. 539 at Hornerstown the point of beginning.

10. Zone 10: That portion of Burlington, Camden and Atlantic Counties lying with a continuous line beginning at the intersection of Rt. 623 (Taunton Rd.) and Rt. 541 near Medford, then southeast on Rt. 541 to its intersection with Rt. 532, then east on Rt. 532 to its intersection with Rt. 563 at Chatsworth, then south on Rt. 563 to its intersection with Rt. 561 near Egg Harbor, then northwest on Rt. 561 to its intersection with Rt. 73 at Blue Anchor, then north on Rt. 73 to its intersection with Spur 536 (Taunton-Hopewell Rd.) near Tansboro then north on Spur 536 to its intersection with Rt. 623 near Taunton Lake, then north on Rt. 623 to its intersection with Rt. 541 near Medford, the point of beginning.

11. Zone 11: That portion of Ocean, Burlington and Atlantic Counties lying within a continuous line beginning at the intersection of Rt. 563 and Rt. 532 at Chatsworth then east on 532 to its intersection with Rt. 72, then southeast on Rt. 72 to its intersection with Rt. 532 near Howardsville, then east on 532 to the Atlantic Ocean, then south along the Atlantic to the Absecon lighthouse and Conoverstown and Rt. 561, then west on Rt. 561 to its intersection with Rt. 563, then north on Rt. 563 to its intersection with Rt. 532 at Chatsworth, the point of beginning.

12. Zone 12: That portion of Atlantic, Gloucester, Camden and Cape May Counties lying within a continuous line beginning at the intersection of Rt. 322 and Spur 536 at Williamstown, then northeast on Spur 536 to its intersection with Rt. 73 near Tansboro, then south on Rt. 73 to its intersection with Rt. 561 at Blue Anchor, then southeast on Rt. 561 to Conoverstown and the Absecon lighthouse, then south along the Atlantic Ocean to Corson's Inlet and Rt. 50 near Seaville, then northwest on Rt. 50 to its intersection with Rt. 557 near Buck Hill, then northwest on 557/555 to its intersection with Rt. 322 near Williamstown, then east on 322 to its intersection with Spur 536 at Williamstown, the point of beginning.

13. Zone 13: That portion of Cape May, Atlantic and Cumberland Counties lying with a continuous line beginning at the intersection of Rt. 557 and County Rt. 671 at Buena, then southeast on Rt. 557 to its intersection with Rt. 50 near Buck Hill, then south on Rt. 50 to Seaville and Corson's Inlet, then south along the Atlantic Ocean, then north along the Delaware Bay to its intersection with East Point Rd. in Heislerville Management Area, then north on East Point Rd. to its intersection with Rt. 616 (Dorchester-Heislerville Rd.), then

north on Rt. 616 to its intersection with Rt. 740, then northeast on Rt. 740 to its intersection with Rt. 47, then north on Rt. 47 to its intersection with Rt. 646 (Cumberland-Porth Elizabeth Rd.) near Port Elizabeth, then north on Rt. 646 to its intersection with Rt. 49 near Cumberland, then west on Rt. 49 to its intersection with Rt. 671 (Union Rd.) then north on Rt. 671/71 to its intersection with Rt. 557 near Buena, the point of beginning.

14. Zone 14: That portion of Cumberland, Salem, Gloucester and Atlantic Counties lying within a continuous line beginning at the intersection of Delaware Bay and the west bank of the Maurice River, then north along the west bank of the Maurice River to Rt. 631, then north along Rt. 631 to its intersection with Rt. 553, then north Rt. 553 to its intersection with Rt. 536/322 at Glassboro, then east along Rt. 322/536 to its intersection with Rt. 555 near Williamstown, then south along Rt. 555/557 to its intersection with Rt. 71 (Union Rd.) near Buena, then south on Rt. 71/671 to its intersection with Rt. 49 at Cumberland, then east on Rt. 49 to its intersection with Rt. 646 (Cumberland-Port Elizabeth Rd.) then south on Rt. 646 to its intersection with Rt. 47 at Port Elizabeth, then south on Rt. 47 to its intersection with Rt. 740, then southwest on Rt. 740 to Rt. 616 (Dorchester-Heislerville Rd.) then south on Rt. 616 to East Point Rd. in Heislerville Mgt. Area, then south on East Point Rd. to the Delaware Bay, then west along the Delaware Bay to its intersection with the west bank of the Maurice River, the point of beginning.

15. Zone 15: That portion of Salem and Cumberland Counties lying within a continuous line beginning at the intersection of the Delaware River and Rt. 25 at Oakwood Beach, then east on Rt. 25 to its intersection with Rt. 49 at Salem, then southeast on Rt. 49 to its intersection with Rt. 32, then east on Rt. 32 to its intersection with Rt. 540, then east on Rt. 540 to its intersection with Rt. 553 at Centerton, then south on Rt. 553 to its intersection with Rt. 631 near Port Norris, then south on Rt. 631 to the Delaware Bay, then northwest along the Delaware Bay and Delaware River to its intersection with Rt. 25 at Oakwood Beach, the point of beginning.

OFFICE OF ADMINISTRATIVE LAW NOTE: A delineation of Beaver-Otter Trapping Zones was filed as a part of this section. Copies of this map can be obtained from:

Office of Administrative Law  
Administrative Publications  
and Filings  
CN 301  
Trenton, New Jersey 08625

7:25-5.[10]11 Raccoon (*Procyon lotor*), red fox (*Vulpes fulva*), gray fox (*Urocyon cinereogenteus*) and Virginia opossum (*Didelphis virginiana*), striped skunk (*Mephitis mephitis*), long-tail weasel (*Mustela frenata*), short-tail weasel (*Mustela erminea*), coyote (*Canis latrans*); trapping only

(a) (No change.)

(b) The duration of the regular raccoon, red fox, gray fox, Virginia opossum, striped skunk, long-tail weasel, short-tail weasel and coyote trapping season shall be 6:00 A.M. on November 15, [1981] 1982 to March 15, [1982] 1983, inclusive, except on State Fish and Wildlife Management Areas.

(c) The duration for trapping on State Fish and Wildlife Management Areas shall be after 6:00 A.M. on January 1, through March 15, [1982] 1983, inclusive.

(d)-(h) (No change.)

7:25-5.[11]12 General trapping [regulations]  
(No change in text.)

7:25-5.[12]13 Migratory birds

(a) Should any open season on migratory game birds, including

waterfowl, be set by Federal regulation which would include the date of November [7, 1981] 13, 1982, the starting time on such date will be 8:00 A.M. to coincide with the opening of the small game season on that date. However, this shall not preclude the hunting of migratory game birds, including waterfowl, on the tidal marshes of the State as regularly prescribed throughout the season by Federal regulations.

(b) (No change.)

(c) No person shall take, attempt to take, hunt for or have in possession, any migratory game birds, including waterfowl, except at the time and in the manner prescribed by the code of Federal regulations of the U.S. Department of the Interior, U.S. Fish and Wildlife Service, for the [1981-82] 1982-83 hunting seasons. The species of migratory game birds, including waterfowl, that may be taken or possessed and unless otherwise provided the daily bag limits shall be the same as those prescribed by the U.S. Department of the Interior, U.S. Fish and Wildlife Service for the [1981-82] 1982-83 hunting season.

(d) (No change.)

(e) Shark River: There shall be no open season for hunting any game birds or animals including migratory waterfowl on the Shark River in Monmouth County, or the shores thereof.

Renumber (e) as (f).

[(f)](g) A special New Jersey woodcock stamp is required [through November 5] to hunt woodcock.

[(g)](h) Hunting hours for migratory birds are one-half hour before sunrise to sunset, except for crows and woodcock.

Renumber (h)-(j) as (i)-(k).

[(k)](l) No person shall take migratory game birds:

1.-10. (No change.)

11. Before 8:00 A.M. on November [7, 1981] 13, 1982. However this shall not preclude the hunting of migratory game birds on tidal waters or tidal marshes of the State.

12.-13. (No change.)

14. Except at the time and manner prescribed by the State or Federal regulation, or by the [1981-82] 1982-83 Game Code.

15.-19. (No change.)

[(l)](m) Seasons and bag limits:

1. Whistling swan (*Cygnus columbianus*), and dove (*Zenaidura macroura*) are protected. There will be no open season on these birds during [1981-82] 1982-83.

2. Rail and gallinule:

i. The duration of the season for hunting clapper rail (*Rallus longirostris crepitans*), Virginia rail (*Rallus limicola*), sora rail (*Porzana corolina*) and common gallinule (*Gallinula chloropus*) shall be September 1 through November 9, [1981] 1982 inclusive.

ii. (No change.)

3. Woodcock:

i. North Zone: The duration of the season for hunting woodcock (*Philohela minor*) in that portion of the State situated north of Route 70 from Point Pleasant west to Camden shall be October [3] 2 through November [26, 1981] 25, 1982.

ii. South Zone: The duration of the season for hunting woodcock in that portion of the State situated south of Route 70 from Point Pleasant west to Camden shall be October [24] 23 through December [5, 1981] 4, 1982, inclusive and December 18 to December 29, [1981] 1982.

iii. (No change.)

iv. Hunting hours for woodcock are sunrise to sunset.

[iv.]v. The woodcock season is closed November [6] 12 and reopens 8:00 A.M. on November [7, 1981] 13, 1982.

4. Point System - Water fowl: Under the point system the green-winged teal (*Anas crecca*) will have a value of 25 points toward the total New Jersey waterfowl bag limit.

Renumber (m) as (n).

7:25-5.[13]14 Special regulation limiting use of shotgun shells containing lead pellets

(No change in text.)

7:25-5.[14]15 Common crow (*Corvus brachyrhynchos*)

(a) Duration for the season for hunting the common crow shall be Monday, Thursday, Friday and Saturday from August [17, 1981] **16, 1982** through March [29, 1982] **28, 1983** inclusive, excluding November [6, December 6-12 and December 17, 1981] **12, December 6-11 and December 16, 1982** in those deer management zones in which a special regular firearm deer season is authorized.

(b) (No change.)

(c) The hours for hunting crows shall be sunrise to one-half hour after sunset, except on November [7] **13** when the hours are 8:00 A.M. to one-half hour after sunset.

(d)-(e) (No change.)

## 7:25-5.[15]16 General falconry regulations

(No change in text.)

7:25-5.[16]17 Raccoon (*Procyon lotor*) and Virginia opossum (*Didelphis virginiana*) hunting

(a) The duration for the season of hunting raccoons and Virginia opossum shall be one hour after sunset on October [3, 1981] **2, 1982** to one hour before sunrise on March 1, [1982] **1983**. The hours for hunting shall be one hour after sunset to one hour before sunrise.

(b) (No change.)

(c) No person shall hunt for raccoon or opossum with dogs and firearms or weapons of any kind from December [6, 1981] **5, 1982** to and including December [20, 1981] **23, 1982**, and including any extra special permit deer season day.

(d) No person shall train a raccoon or opossum dog other than during the period of September 1 to October [3, 1981] **2, 1982** and from March 1 to May 1, [1982] **1983**. The training hours shall be one hour after sunset to one hour before sunrise.

(e) (No change.)

7:25-5.[17]18 Woodchuck (*Marmota monax*) hunting

(a) Duration for the hunting of woodchucks with a rifle in this State shall be March [20] **19** through September [25, 1982] **30, 1983**. License hunters may also take woodchuck with shotgun or long bow and arrow or by means of falconry during the regular woodchuck rifle season and during the upland game season established N.J.A.C. 7:25-5.3.

(b)-(f) (No change.)

7:25-5.[18]19 Red fox (*Vulpes fulva*) and gray fox (*Urocyon cinereoargenteus*) hunting

(a) [Duration for fox hunting in this State shall be November 7, 1981 through March 1, 1982, inclusive, excluding December 7 through 19, 1981 and also excluding any extra Special Permit Deer Season Day if declared open.] **The duration of the red fox and gray fox hunting season is as follows:**

**1. Northern Zone: November 13, 1982 through March 1, 1983 inclusive, excluding December 6 through 23, 1982 and also excluding any extra special permit deer season day if declared open.**

**2. Southern Zone: November 13, 1982 through February 12, 1983, excluding December 6 through 23, 1982 and also excluding any extra special permit deer season day if declared open.**

(b) (No change.)

(c) **Fox Hunting Zone Boundaries: Fox hunting zones shall be defined as follows: That section of New Jersey situated north (or south) of Route 70.**

[c](d) The hours for hunting fox shall be 8:00 A.M. to one-half hour after sunset on November [7, 1981] **13, 1982** and other days sunrise to one-half hour after sunset.

Renumber (d)-(e) as (e)-(f).

## 7:25-5.[19]20 Dogs

(a) There shall be no exercising or training of dogs on State Fish

and Wildlife Management Areas May 1 to August 31, inclusive, and on November [6] **12 and there shall be no exercising or training of dogs on Clinton, Flatbrook, Black River, Assunpink and Whittingham WMA's** on the following Sundays: November [8, 15, 22, and 29, 1981.] **14, 21, and 28, 1982.**

(b)-(c) (No change.)

7:25-5.[20]21 Squirrel (*Sciurus* spp.), raccoon (*Procyon lotor*), opossum (*Didelphis virginianus*), skunk (*Mephitis mephitis*), weasel (*Mustela* spp.) and woodchuck (*Marmota monax*); damage

(No change in text.)

## 7:25-5.[21]22 Wild birds or mammals, possession, killing

(a) No person shall have in possession, kill, attempt to take, hunt for, pursue, shoot, shoot at, trap, or attempt to trap any wild mammal or wild birds unless an open season for the taking of such birds or mammals has been declared by the New Jersey Fish and Game Laws or Code and then only during the respective open seasons fixed by the New Jersey Fish and Game Laws or Code except as provided in N.J.A.C. 7:25-5.[14]15(a), (b), and (c).

(b)-(c) (No change.)

## 7:25-5.[22]23 Firearms and missiles, etc.

(a) Except during the firearm deer seasons no person shall have in his possession in the woods, fields, marshlands or on the water any shell or cartridge with missiles of any kind larger than No. 4 fine shot. This shall not preclude a properly licensed person from hunting woodchuck with a rifle during the woodchuck season. Waterfowl hunters may possess and use shotgun shells loaded with BB steel fine shot or No. 2 or smaller lead fine shot and properly licensed persons hunting for raccoon or opossum with hounds or engaged in trapping for furbearing animals may possess and use a .22 caliber rifle and .22 short caliber cartridge only for the purpose of killing raccoon, or opossum or legally trapped furbearing animals other than muskrat **and properly licensed persons hunting for squirrel during the period of January 24, 1983 through February 12, 1983 may possess and use a .22 caliber rifle and a .22 short caliber cartridge or a muzzle loading rifle of .40 caliber or smaller in that portion of:**

**1. Passaic, Morris, Somerset, Mercer, Hunterdon, Warren and Sussex counties lying within a continuous line beginning at the intersection of Rt. 513 and the New York State line; then south along Rt. 513 to its intersection with Rt. 80; then west along Rt. 80 to its intersection with Rt. 206; then south along Rt. 206 to its intersection with Rt. 202 at Somerville; then southwest along Rt. 202 to its intersection with Rt. 31; then south along Rt. 31 to its intersection with Rt. 546; then west along Rt. 546 to the Delaware River; then north along the east bank of the Delaware River to the New York State line; then east along the New York State line to the point of the beginning at Lakeside; and in that portion of;**

**2. Salem, Gloucester, Camden, Burlington, Mercer, Monmouth, Ocean, Atlantic, Cape May and Cumberland counties lying within a continuous line beginning at the intersection of Rt. 295 and the Delaware River; then east along Rt. 295 to its intersection with the New Jersey Turnpike; then east along the New Jersey Turnpike to its intersection with Rt. 40; then east along Rt. 40 to its intersection with Rt. 47; then north along Rt. 47 to its intersection with Rt. 536; then east along Rt. 536 to its intersection with Rt. 206; then north along Rt. 206 to its intersection with the New Jersey Turnpike; then northeast along the New Jersey Turnpike to its intersection with Rt. 195; then east along Rt. 195 to its intersection with Rt. 571; then southeast along Rt. 571 to its intersection with the Garden State Parkway; then south along the Garden State Parkway to its intersection with Rt. 9 at Somers Point; then south along Rt. 9 to its intersection with Rt. 83; then west along Rt. 83 to its intersection with Rt. 47; then north along Rt. 47 to its**

intersection with Dennis Creek; then south along the west bank of Dennis Creek to its intersection with Delaware Bay; then northwest along the east shore of Delaware Bay and the Delaware River to the point of the beginning.

(b) (No change.)

Renumber (b) as (c).

[(c)](d) It shall be legal to use a .22 caliber rifle and .22 caliber short cartridge only for hunting raccoon and opossum with hounds and for killing legally trapped animals other than muskrat on State Wildlife Management Areas. **It shall be legal to use a .22 caliber rifle and .22 caliber short cartridge and muzzle loading rifles of .40 caliber or smaller to hunt squirrels at the times designated on those wildlife management areas falling within the north and south squirrel hunting zones.**

[(d)](e) Except as specifically provided below for waterfowl hunters, semi-wild and commercial preserves, muzzle loader deer hunters and trappers, from December [7-12] **6 through 11** inclusive, it shall be illegal to use any firearm of any kind other than a shotgun. Persons hunting deer shall use a shotgun not smaller than 20 gauge or larger than 10 gauge with the hollow base rifled slug or hollow base slug shotgun shell or a shotgun not smaller than 12 gauge nor larger than 10 gauge with the buckshot shell. It shall be illegal to have in possession any firearm missile except the 20, 16, 12 or 10 gauge hollow base rifle slug or hollow base slug shotgun shell or the 12 or 10 gauge buckshot shell. (This does not preclude a person legally engaged in hunting or semi-wild or commercial preserves for the species under license from being possessed solely of shotgun and nothing larger than No. 4 fine shot, nor a person engaged in hunting waterfowl only from being possessed solely of shotgun and nothing larger than No. 2 lead fine shot or BB steel shot. A legally licensed trapper possessing a valid rifle permit may possess and use a .22 rifle and short rimfire cartridge only while tending his trap line).

1. Persons who are properly licensed may hunt for deer with a muzzle loading rifle during the [1981] **1982** firearm deer season and the muzzle loading rifle either-sex deer season.

2.-3. (No change.)

Renumber (e)-(m) as (f)-(n).

7:25-5.[23]24 Bow and arrow; general provisions

(a) (No change.)

(b) No person shall use a long bow and arrow for hunting, on December [16 & 17, 1981] **15 and 16, 1982** in those deer management zones in which a special regular firearm deer season is authorized or on any extra Special Permit Deer Season Day if declared open, or between one-half hour after sunset and one-half hour before sunrise during the Long Bow and Arrow Deer Seasons or between 5:00 P.M. EST and 7:00 A.M. EST during the Firearm Deer Season, or between one-half hour after sunset and sunrise during other seasons.

(c) During the Long Bow and Arrow Seasons for taking deer, [September 26 to November 5] **October 2 to November 11** and January [2-16, 1982] **8 through 22, 1983**, or any other time bow and arrow deer or turkey hunting is permitted, all arrows used for taking deer or turkey must be fitted with an edged head or the following specifications:

1.-5. (No change.)

(d)-(e) (No change.)

7:25-5.[24]25 White-tailed deer (*Odocoileus virginianus*) long bow and arrow exclusively

(a) Deer of either sex and any age may be taken by long bow and arrow exclusively from one-half hour before sunrise on [September 26] **October 2** to one-half hour after sunset [November 5, 1981] **November 11, 1982** inclusive.

(b) Bag limit: One deer of either sex. Kill must be tagged immediately with completely filled in "transportation tag" and must be transported to a deer checking station before 8:00 P.M. EST on day killed. Nothing contained herein shall preclude a person who has legally killed and reported a deer from then procuring one valid

and proper permit which will allow this person to continue hunting and taking one additional legal deer during the [1981] **1982** fall long bow and arrow deer season. This permit shall not be valid on the day of issuance.

1. Any legally killed deer which is recovered too late to be brought to the deer check station by closing time must be immediately reported by telephone to the nearest Division of Fish, Game and Wildlife law enforcement district headquarters. Said deer must be brought to a checking station on the next open day to receive a legal "possession tag". If the season has concluded, said deer must be taken to [a Fish and Game Law Enforcement Headquarters] **a regular deer checking station** on the following weekday [between 9:00 A.M. and 4:00 P.M.] to receive a legal possession tag.

(c) This season shall be open only to holders of a valid [1981] **1982** bow and arrow hunting license which contains an attached fall bow and arrow deer "transportation tag". If the anticipated harvest of deer has not been accomplished during this season, additional days of long bow and arrow deer hunting may be authorized by the Director. Such authorization and dates thereof shall be announced by press and radio.

(d) (No change.)

7:25-5.[25]26 White-tailed deer (*Odocoileus virginianus*) special winter long bow and arrow, exclusively (either-sex)

(a) Deer of either sex and any age may be taken by long bow and arrow exclusively from one-half hour before sunrise on January [2] **8** to one-half hour after sunset on January [16, 1982] **22, 1983**.

(b) Bag Limit: One deer of either sex. Deer, must be tagged immediately with "transportation tag" appropriate for the season (special winter bow and arrow) completely filled in, and must be transported to a deer checking station before 7:00 P.M. EST on day killed. Any legally killed deer which is recovered too late to be brought to a check station by closing time must be immediately reported by telephone to the nearest Division of Fish, Game and Wildlife law enforcement district headquarters. Said deer must be brought to a checking station on the next open day to receive a legal "possession tag". If the season has concluded, said deer must be taken to a [Fish and Game Law Enforcement Headquarters] **regular deer checking station** on the following weekday [between 9:00 A.M. and 4:00 P.M.] to receive a legal "possession tag".

(c) This season will be open only to holders of a valid [1982] **1983** bow and arrow hunting license which contains an attached winter bow season "transportation tag", in addition to the regular fall bow season "transportation tag". If the anticipated harvest of deer has not been accomplished during this season, additional days of special winter bow and arrow deer hunting may be authorized by the Director. Such authorization and dates thereof shall be announced by press and radio.

(d) (No change.)

7:25-5.[26]27 White-tailed deer (*Odocoileus virginianus*) firearm

(a) Duration for this season will be December [7-12, 1981] **6 through 11, 1982** inclusive.

(b) Bag Limit: One deer, antlered only, except in those areas designated as "hunters choice" indicated in (d) below. One deer for the season, with antler at least three inches in length, whether taken by gun or long bow. Kill must be tagged immediately with completely filled in "transportation tag" and must be transported to a deer checking station before 7:00 P.M. EST on day killed. Any legally killed deer which is recovered too late to be brought to the check station by closing time must be immediately reported by telephone to the nearest Division of Fish, Game and Wildlife law enforcement district headquarters. Said deer must be brought to a checking station on the next day to receive a legal "possession tag". If the season has concluded, said deer must be taken to a [Fish and Game Law Enforcement Headquarters] **a regular deer checking**

**station** on the following weekday [between 9:00 A.M. and 4:00 P.M.] to receive a legal "possession tag". Nothing contained herein shall preclude a person who has legally killed and reported a deer from then procuring one valid and proper permit which will allow this person to continue hunting and take one additional, legal deer during the [1981] **1982** firearm deer season. This permit shall not be valid on the day of issuance.

(c) A person who has legally taken deer during the fall long bow and arrow season can legally take an antlered deer with a shotgun or muzzle loading rifle during the interval of December [7-12, 1981] **6 through 11, 1982** if he possesses his valid firearm license, but he may not take another deer with a bow. If the anticipated harvest of deer has not been accomplished during this season, additional days of firearm or long bow and arrow deer hunting may be authorized by the Director, with the approval of the Council. Such authorization and dates thereof shall be announced by press and radio.

(d) No change.)

(e) Hunting Hours: December [7] **6 through** December [12, 1981] **11, 1982**, inclusive, 7:00 A.M. EST to 5:00 P.M. EST, with gun or long bow.

(f)-(g) (No change.)

7:25-5.[27]**28** White-tailed deer (*Odocoileus virginianus*) special permit season, muzzle loader rifle only, either sex

(a)-(c) (no change.)

(d) Duration of the special deer permit season for muzzle loading rifles shall be from 7:00 A.M. EST to 5:00 P.M. EST on December [14, 15, 16, 17, 18 and 19, 1981] **13, 14, 17, 18, 20, 21, 22, 23, 1982** or any other time as determined by the Director.

(e) (No change.)

(f) Method: The taking of one deer of either sex with a muzzle loading rifle under a special deer permit for muzzle loading rifles, in addition to legal antlered deer allowed under statewide antlered deer season and either-sex deer allowed under the statewide long bow and arrow season and either-sex deer allowed during the winter bow season, will be permitted in designated deer management zones by holders of a special deer permit for muzzle loading rifles.

1. Special deer permits for muzzle loading rifles will be issued on an individual basis to holders of valid [1981] **1982** firearm licenses. Only one application per person may be submitted for the special either-sex deer seasons for muzzle loader or regular firearm.

(g) Special permits for muzzle loading rifles consist of back display which include a "special permit transportation tag" and a validated permit application stub. The back display portion of the permit will be conspicuously displayed on the outer clothing in addition to the valid firearm license. The validated application stub must be in the possession of permittee while hunting. The "Deer Transportation Tag" portion of the permit must be completely filled out, separated at the perforation and affixed to the deer immediately upon killing. This completely filled in "special permit transportation tag" allows legal transportation of the deer of either sex to an authorized checking station only. Personnel at the checking station will issue a "possession tag". Any permit holder killing a deer of either sex on December [14, 15, 16, 17, 18, 19, 1981] **13, 14, 17, 18, 20, 21, 22, 23, 1982** must transport this deer to an authorized checking station by 7:00 P.M. EST on the day killed to secure the legal "possession tag". The possession of a deer of either sex after 7:00 P.M. EST on the day killed without a legal "possession tag" shall be deemed illegal possession. Any legally killed deer which is recovered too late to be brought to the check station by closing time must be immediately reported by telephone to the nearest Division of Fish, Game and Wildlife law enforcement district headquarters. Said deer must be brought to a checking station on the next open day to receive a legal "possession tag". If the season has concluded said deer must be taken to a [Fish and Game Law Enforcement Headquarters] **regular deer check station** on the following weekday [between 9:00 A.M. and 4:00 P.M.] to receive a legal possession tag.

(h) Applying for a special deer permit for muzzle loader rifles:

1. Only holders of valid [1981] **1982** firearm hunting licenses may apply by detaching from their hunting license stub marked "Special Deer Season [1981] **1982** signing as provided on the back, and sending the stub, together with a Special Muzzle Loader Season computer card application form which has been properly completed in accordance with instructions. Application cards may be obtained from:

i.-iii. (No change.)

2.-3. (No change.)

4. Fill in the application form to include: Name, address, [1981] **1982** firearm hunting license number, deer management zone applied for, valid rifle permit number and any other information requested. Only those applications will be accepted for participation in random selection by card sorting machine which are received in the Trenton office during the period of August [24] **30 through** September [8, 1981] **14, 1982**, inclusive. Applications received after the [8th] **14th** will not be considered. DO NOT SEND FEE WITH THE APPLICATION. Selection of permittees will be made on the basis of a random selection of computer cards.

5. (No change.)

6. Successful applicants will be notified by mail. The computer card and the permit fee of \$10.00 in the form of a money order, made payable to "Division of Fish, Game and Wildlife" must be returned by mail before October [16, 1981] **12, 1982**. The Special Deer Permit will then be issued. Permits not claimed by October [6] **12** will be immediately reallocated in the same random manner as the original selection and be returnable two weeks thereafter.

(i) (No change.)

(j) Deer Management Zone Map:

OFFICE OF ADMINISTRATIVE LAW NOTE: The Deer Management Zone Map was filed as part of this section. Copies of this map can be obtained from:

Office of Administrative Law  
Administrative Publications and Filings  
CN 301  
Trenton, New Jersey 08625

For associated permit quotas, see page 412.

(k) Muzzle loader, either-sex permits not applied for by September [8, 1981] **14, 1982** will be reallocated to regular firearm either-sex season permit applicants.

(m)(l) Authority: The authority for the adoption of the foregoing section is found in N.J.S.A. 23:3-56.2, 23:4-42, 23:4-43, 23:4-47, 23:4-48 and all other applicable statutes.

7:25-5.[28]**29** White-tailed deer (*Odocoileus virginianus*) special permit season, regular firearms only, either sex

(a)-(c) (No change.)

(d) Duration of the special deer permit season shall be from 7:00 A.M. EST to 5:00 P.M. EST on Wednesday, December [16, 1981] **15, 1982 except that in zones 13, 14 16, [21,] 22, [24] and [33] 42**, the special permit deer season will also include December [17] **16**, or at other times as determined by the Director.

(e) (No change.)

(f) Method: The taking of one deer of either sex with a firearm under a special deer permit or a farmer deer permit, in addition to the legal antlered deer allowed under statewide antlered deer season and either-sex deer allowed under the statewide long bow and arrow season and either-sex deer allowed during the winter bow season, will be permitted in designated deer management zones by holders of a special deer permit and on their own property by holders of a farmer deer permit.

1. Special deer permits will be issued on an individual basis to holders of valid [1981] **1982** firearm licenses. **Only one application per person may be submitted for the special season whether as a farmer or a license holder. Farmer deer permits will be issued on an individual basis to owners or lessees of**

farms who reside thereon, or the immediate members of their families [over 14] 10 years of age or older who also reside thereon, upon receipt of a notarized application form.

(g) Special permits consist of back display which include a "special permit transportation tag" and a validated permit application stub. The back display portion of the permit will be conspicuously displayed on the outer clothing in addition to the valid firearm license in the case of a special deer permit, and without the license in the case of the farmer deer permit. The validated application stub must be in the possession of permittee while hunting. The "Deer Transportation Tag" portion of the permit must be completely filled out, separated at the perforation and affixed to the deer immediately upon killing. This completely filled in "special permit transportation tag" allows legal transportation of the deer of either sex to an authorized checking station only. Personnel at the checking station will issue a "possession tag". Any permit holder killing a deer of either sex during this season must transport this deer to an authorized checking station by 7:00 P.M. EST on date killed to secure the legal "possession tag". The possession of a deer of either sex after 7:00 P.M. EST on date killed without a legal "possession tag" shall be deemed illegal possession. Any legally killed deer which is recovered too late to be brought to the check station by closing time must be immediately reported by telephone to the nearest Division of Fish, Game and Wildlife law enforcement district headquarters. Said deer must be brought to a checking station on the next open day to receive a legal "possession tag". If the season has been concluded said deer must be taken to a [Fish and Game Law Enforcement Headquarters] **regular deer checking station** on the following weekday [between 9:00 A.M. and 4:00 P.M.] to receive a legal "possession tag".

(h) Applying for a special deer permit:

1. Only holders of valid [1981] **1982 firearm hunting licenses may apply by detaching from their hunting license stub marked "Special Deer Season [1981] 1982"** signing as provided on the back, and sending the stub, together with a computer card application form which has been properly completed in accordance with instructions. **Juvenile license holders may apply by submitting a photocopy of their hunting license in lieu of a hunting license stub.** Application cards may be obtained from:

i.-iii. (No change.)

2. No bow and arrow [or juvenile] license holders are eligible.

3. (No change.)

4. Fill in the application form to include: Name, address, [1981] **1982** firearm hunting license number, deer management zone applied for, and any other information requested. Only those applications will be accepted for participation in random selection by card sorting machine which are received in the Trenton office during the period of August [24] **30** - September [8, 1981] **14, 1982**, inclusive. Applications received after the [8th] **14th** will not be considered. **DO NOT SEND FEE WITH THE APPLICATION.** Selection of permittees will be made on the basis of a random selection of computer cards.

5. (No change.)

6. Successful applicants will be notified by mail. The computer card and the permit fee of \$10.00 in the form of a money order, made payable to "Division of Fish, Game and Wildlife" must be returned by mail no later than October [6, 1981] **12, 1982.** The Special Deer Permit will then be issued. Permits not claimed by October [6] **12th** will be immediately reallocated in the same random manner as the original selection and be returnable two weeks thereafter.

(i) Applying for the special farmer deer permit

1. Only the owner or lessee of a farm, who resides thereon, or the immediate members of his family [over 14] **10** years of age or older who also reside thereon, may apply on forms provided for a special farmer deer permit. Under this section a farm is an area of five acres or more and producing a gross income in excess of \$500.00 and is tax assessed as farmland. Special Farmer Permits will be issued only in those deer management zones where a special deer season is prescribed.

2. (No change.)

3. Fill in the application form to include: Name, age, size of farm, address, and any other information requested thereon. **THIS APPLICATION MUST BE NOTARIZED.** Properly completed application forms will be accepted in the Trenton office only during the period of September [7 to 21, 1981] **6-20, 1982.** There is no fee required, and all qualified applicants will receive a special farmer deer permit, delivered by mail.

(j) (No change.)

(k) Deer Management Zone Map:

OFFICE OF ADMINISTRATIVE LAW NOTE: The Deer Management Zone Map was filed as part of this section. Copies of this map can be obtained from:

Office of Administrative Law  
Administrative Publications and Filings  
CN 301  
Trenton, New Jersey 08625

For associated permit quotas see page 413.

[(k)](l) [Muzzle loader] **Regular** firearm, either-sex permits not applied for by September [8, 1981] **14, 1982** will be reallocated to [regular firearm] **muzzle loader**, either-sex permit applicants.

(m) (No change.)

(n) Locations of deer management zones:

1.-10. (No change.)

11. [Sub] Zone No. 11A: That portion of Hunterdon County lying within a continuous line beginning at the intersection of Rts. 12, 31 and 202 at Flemington; then south along Rt. 31-202 to intersection where Rt. 202 and Rt. 31 separate; then south along Rt. 202 to the Delaware River; then north along east bank of the Delaware River to its intersection with Rt. 12 at Frenchtown; then east along Rt. 12 to the point beginning at Flemington.

12. [Sub Zone No. 11B] Zone 41: That portion of Hunterdon and Mercer Counties lying within a continuous line beginning at the intersection of Rt. 31 and Rt. 202 at Ringoes; then south along Rt. 31 to its intersection with Rt. 546 at the Pennington traffic circle; then west along Rt. 546 to the Delaware River; then north along east bank of Delaware River to its intersection with 202; then north along 202 to the point beginning at Ringoes.

13.-23. (No change.)

24. [Zone No. 22A] **Zone 42**: That portion of Atlantic County lying with a continuous line beginning at the intersection of the Garden State Parkway and Mullica River at Chestnut Neck; then southwest along the Garden State Parkway to its intersection with Rt. 322 (40); then southeast along Rt. 322 to Atlantic City; then northeast along the Atlantic Ocean to Great Bay; then west along the Atlantic County line to the intersection of the Garden State Parkway and the Mullica River, the point of beginning.

25.-32. (No change.)

33. [Sub-zone No. 31A] **Zone 31**: That portion of Cumberland County lying within a continuous line beginning at the intersections of routes 77 and 49 at Bridgeton; then east on Rt. 49 to the Maurice River near Millville; then south along the west bank of the Maurice River to Buckshutem Creek; then west on the north bank of Buckshutem Creek to its intersection with Buckshutem Road (County Road 70); then northwest on Buchshutem Road to its intersection with Cedarville Road (County Road 10); then southwest on Cedarville Road to its intersection with Newport Centre Grove Road (County Road 29); then southwest on Newport Centre Grove Road to its intersection with Rt. 553; then northwest on Rt. 553 to the Cohansey River at Fairton; then north on the east bank of the Cohansey River to Bridgeton, the point of beginning.

34. [Sub-zone No. 31B] **Zone 43**: That portion of Cumberland County lying within a continuous line beginning at the intersection of Buckshutem Road (County Road 70) and Cedarville Road (County Road 10); then southwest on Cedarville Road to its intersection with Newport Centre Grove Road (County Road 29); then southwest on Newport Centre Grove road to its intersection

(Text continued on page 414.)

[1981] 1982 MUZZLE LOADER EITHER-SEX SEASONS PERMIT QUOTAS

Deer Mgt. Zone No.	Anticipated Either-Sex Day Harvest		Permit Quota Either-Sex		Portions of Counties Involved
	[1981]	1982	[1981]	1982	
1	39	36	260	218	Sussex
2	15	22	107	111	Sussex
3	6	11	60	110	Sussex, Passaic, Bergen
4	69	83	406	488	Sussex, Warren
5	101	144	673	935	Sussex, Warren
6	29	42	242	284	Sussex, Morris, Passaic, Essex
7	43	47	172	188	Warren, Hunterdon
8	161	190	894	1055	Warren, Hunterdon, Morris, Somerset
9	43	46	205	219	Morris, Somerset
10	128	112	512	467	Warren, Hunterdon
11A	79	101	440	561	Hunterdon
[11B] 41	86	36	477	137	Mercer, Hunterdon
12	81	75	476	364	Mercer, Hunterdon, Somerset
13	29	33	290	275	Morris, Somerset
14	79	92	790	920	Mercer, Somerset, Middlesex
15	16	16	160	160	Mercer, Monmouth, Middlesex
16	21	29	210	281	Ocean, Monmouth
17	16	12	160	114	Ocean, Monmouth, Burlington
18	14	8	70	54	Ocean
19	7	6	70	60	Camden, Burlington
20	8	10	53	100	Burlington
21	32	19	320	95	Burlington, Ocean
22	10	8	67	36	Burlington, Ocean
[22A] 42	5	3	25	30	Atlantic
23	19	25	190	231	Burlington, Camden, Atlantic
24	23	21	135	107	Burlington, Ocean
25	8	3	80	30	Gloucester, Camden, Atlantic
26	31	26	310	120	Atlantic
27	10	10	67	55	Salem, Cumberland
28	7	4	70	40	Salem, Cumberland, Atlantic, Gloucester
29	43	15	215	102	Salem, Cumberland
30	5	4	33	24	Cumberland
[31A] 31	1	3	10	30	Cumberland
[31B] 43	4	3	40	30	Cumberland
[31C] 44	1	2	10	18	Cumberland
[32A] 32	2	2	20	17	Cumberland
[32B] 45	10	6	29	44	Cumberland, Atlantic, Cape May
[32C] 46	7	9	35	90	Atlantic
33	10	7	83	25	Cape May, Atlantic
34	17	12	89	71	Cape May, Cumberland
35	11	6	110	41	Camden, Gloucester, Salem
Total	[1,320]	1,339	[8,665]	8,337	

[1981] 1982 EITHER-SEX REGULAR FIREARM PERMIT QUOTAS

Deer Mgt. Zone No.	Anticipated Either-Sex Day Harvest		Permit Quota Either-Sex		Portions of Counties Involved
	[1981]	1982	[1981]	1982	
1	154	145	880	775	Sussex
2	58	86	363	509	Sussex
3	23	45	177	357	Sussex, Passaic, Bergen
4	275	330	1250	1507	Sussex, Warren
5	403	574	1550	2287	Sussex, Warren
6	118	167	787	1057	Sussex, Morris, Passaic, Essex
7	174	186	580	637	Warren, Hunterdon
8	643	759	2381	2832	Warren, Hunterdon, Morris, Somerset
9	171	184	814	902	Morris, Somerset
10	510	448	1244	1098	Warren, Hunterdon
11A	318	405	836	1069	Hunterdon
[11B] 41	344	144	906	588	Mercer, Hunterdon
12	322	299	1150	977	Mercer, Hunterdon, Somerset
13	117	131	308†	595†	Morris, Somerset
14	316	366	1663	1220†	Mercer, Somerset, Middlesex
15	64	65	582	474	Mercer, Monmouth, Middlesex
16	85	117	582†	1170	Ocean, Monmouth
17	63	46	467	299	Ocean, Monmouth, Burlington
18	56	33	467	292	Ocean
19	30	24	200	147	Camden, Burlington
20	31	42	310	365	Burlington
21	127	78	611†	678	Burlington, Ocean
22	38	31	173†	196†	Burlington, Ocean
[22A] 42	20	12	100	60†	Atlantic
23	78	100	520	769	Burlington, Camden, Atlantic
24	93	83	423†	692	Burlington, Ocean
25	30	14	300	130	Gloucester, Camden, Atlantic
26	126	104	360	520	Atlantic
27	39	38	244	194	Salem, Cumberland
28	26	18	217	91	Salem, Cumberland, Atlantic, Gloucester
29	171	58	590	165	Salem, Cumberland
30	19	14	84	70	Cumberland
[31A] 31	5	10	50	75	Cumberland
[31B] 43	17	12	45	31	Cumberland
[31C] 44	4	9	40	60	Cumberland
[32A] 32	9	7	90	70	Cumberland
[32B] 45	40	23	200	119	Cumberland, Atlantic, Cape May
[32C] 46	29	35	116	145	Atlantic
33	38	30	131†	207	Cape May, Atlantic
34	70	50	304	244	Cape May, Cumberland
35	46	24	307	169	Camden, Gloucester, Salem
Total	[5,300]	5,346	[22,672]	23,842	

†Indicates second day zone (December 16, 1982)

with the Central Railroad of New Jersey (C.R.R.N.J.); then east on the C.R.R.N.J. line to its intersection with Haleyville Road (County Road 15) at Mauricetown Station; then east on Haleyville Road to its intersection with Rt. 548; then east on Rt. 548 to its intersection with the Maurice River at Mauricetown; then north along the west bank of the Maurice River to the south bank of Buckshutem Creek at Laurel Lake; then west on the south bank of Buckshutem Creek to Buckshutem Road; then northwest on Buckshutem Road to its intersection with Cedarville Road, the point of beginning.

35. [Sub-zone No. 31C] **Zone 44:** That portion of Cumberland County lying within a continuous line beginning at the intersection of Rt. 548 and the Maurice River; then west on Rt. 548 to its intersection with Haleyville road (County Road 15); then west on Haleyville Road to its intersection with the Central Railroad of New Jersey (C.R.R.N.J.) at Mauricetown Station; then west on the C.R.R.N.J. line to its intersection with Newport Centre Grove Road (County Road 29); and southwest on Newport Centre Grove Road to its intersection with Rt. 553; then south and east on Rt. 553 to Cumberland County Rt. 32; then south to the west bank of the Maurice River at Shell Pile; then north along the west bank of the Maurice River to Rt. 548 at Mauricetown, the point of beginning.

36. [Sub-zone No. 32A] **Zone 32:** That portion of Cumberland County lying within the continuous line beginning at the intersection of Rt. 49 and the Maurice River at Millville; then south along the east bank of the Maurice River to Port Elizabeth; then east on Rt. 548 to its intersection with Cumberland-Port Elizabeth Road (County Road 46); then north on Cumberland-Port Elizabeth Road to its intersection with Rt. 49; then northwest on Rt. 49 to its intersection with Union road (County Rt. 76); then north on Union Road to its intersection with Rt. 552 (County Road 48); then southwest on Rt. 552 (and Rt. 552 spur) to Millville, Rt. 49 and the Maurice River, the point of beginning.

37. [Sub-zone No 32B] **Zone 45:** That portion of Cumberland, Atlantic and Cape May Counties lying within a continuous line beginning at the intersection of Union Road (County Rt. 76) and Rt. 552; then east on Rt. 552 to its intersection with the Tuckahoe River at Milmay; then south along the west bank of the Tuckahoe River to its intersection with Rt. 49 at Hunter's Mill; then southeast on Rt. 49 to its intersection with Rt. 548; then west on Rt. 548 to its intersection with Cumberland-Port Elizabeth Road (County Rt. 46) at Port Elizabeth; then north on Cumberland-Port Elizabeth Road to its intersection with Rt. 49; then northeast on Rt. 49 to its intersection with Union Road; then north on Union Road to Rt. 552, the point of beginning.

38. [Sub-zone No. 32C] **Zone 46:** That portion of Atlantic and Cape May Counties lying within a continuous line beginning at the intersection of Rts. 49 and 50 at Tuckahoe; then north on Rt. 50 to its intersection with Rt. 40 at Mays Landing; then west on Rt. 40 to its intersection with Rt. 552; then west on Rt. 552 to its intersection with the Tuckahoe River at Milmay; then south along the east bank of the Tuckahoe River to its intersection with Rt. 49 at Hunter's Mill; then southeast and east on Rt. 49 to its intersection with Rt. 50, the point of beginning.

39.-42. (No change.)

7:25-5.[29]30 White-tailed deer (*Odocoileus virginianus*) special permit, firearms only, either sex. Great Swamp

(a) This section applies only to the Great Swamp National Wildlife Refuge. (**Zone 38**)

(b) (No change.)

(c) Duration of the Great Swamp Special Permit Season shall be from 7:00 A.M. EST to 5:00 P.M. EST on the following dates: December 7, 8, 9, 17, 18, [19, 1981] **1982** and January [8, 9, 1982] **7, 8, 1983** or as may otherwise be designated by the U.S. Fish and Wildlife Service.

(d)-(f) (No change.)

(g) Procedures for applying for a Great Swamp Special Deer

Permit will be the same as outlined for the Special Deer Permit [24(h) of this Code] (see N.J.A.C. 7:25-5.25(h)) with the exception that applicants for a Great Swamp Special Deer Permit must indicate ["Great Swamp"] **Zone 38** on the application card in the space reserved for deer management zone number.

(h)-(i) (No change.)

7:25-5.[30]31 Special wildlife management permits  
(No change in text.)

7:25-5.-5.[31]32 Pheasant and quail stamp designated areas  
(a) Designated wildlife management areas the special "pheasant and quail" stamp is required.

[(a)] 1. No person shall at any time hunt for, pursue, kill, take or attempt to take with a firearm or bow and arrow, or have in possession any pheasant or quail in the following designated wildlife management areas unless such person has first procured and has in possession a valid special "pheasant and quail" stamp.

[(b)] 2. (No change.)

i.-xxv. (No change.)

[(c)] 3. Authority: The authority for the adoption of the foregoing section is found in N.J.S.A. 23:3-61.1, 23:3-61.2, 23:3-61.3, 23:3-61.4 and other applicable statutes.

7:25-5.[32]33 Controlled hunting wildlife management areas

(a) The wildlife management areas selected for limited hunter density are Black River in Morris County, Clinton in Hunterdon County and Whittingham in Sussex County. Hunter numbers on Black River and Whittingham will be controlled on November [7] **13** and November [26] **25** (Thanksgiving). The Clinton W.M.A. will be controlled on November [7, 14, 21, and 26] **13, 20 and 25** (Thanksgiving). Registration will begin at 5:30 A.M. on all days except November [7] **13** (opening day). On November [7] **13**, registration will begin at 6:30 A.M. All hunters must check out by 12:00 noon. Registration is not required after 12:00 noon.

(b)-(f) (No change.)

7:25-5.[33]34 Special wildlife salvage permit  
(No change in text.)

7:25-5.[34]35 White-tailed deer (*Odocoileus virginianus*) special biological permit  
(No change in text.)

7:25-5.[35]36 Fish and Game Law Enforcement District Headquarters  
(No change.)

7:25-5.[36]37 Severability  
(No change in text.)

OFFICE OF ADMINISTRATIVE LAW NOTE: N.J.A.C. 7:25-5 (State of New Jersey Game Code) is presently referenced but not reproduced in the New Jersey Administrative Code. Beginning with the 1982-83 calendar year, the Game Code (including yearly amendments) will be officially codified and reproduced in the New Jersey Administrative Code. The codification of the Game Code as reproduced in this notice of proposed rule represents the first and the only official codification of the Game Code. Existing copies of the Game Code as previously furnished to requesting parties by the Fish and Game Council or the OAL will have a slightly different codification from that which appears in this notice.

# HEALTH

## (a)

### CONSUMER HEALTH SERVICES

#### Shellfish

#### Depuration of Soft Shell Clams (*Mya arenaria*)

#### Proposed Amendments: N.J.A.C. 8:13-2.1, 2.3, 2.4, 2.7, 2.8, 2.9, 2.11, 2.13 and 2.14 Proposed New Rule: N.J.A.C. 8:13-2.15

Authorized By: Shirley A. Mayer, M.D., M.P.H.,  
Commissioner, Department of Health.  
Authority: N.J.S.A. 24:2-1.

**Interested persons** may submit in writing, data, views or arguments relevant to the proposal on or before June 2, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

Mr. Kenneth Kolano  
Shellfish Project Coordinator  
Community Health Services  
CN 364  
Trenton, New Jersey 08625

The Department of Health thereafter may adopt this proposal without further notice (see: N.J.A.C. 1:30-3.5). The adoption becomes effective upon publication in the Register of a notice of adoption.

This proposal is known as PRN 1982-148.

The agency proposal follows:

#### Summary

N.J.A.C. 8:13-2.1: The definition "U.S. Standard Bushel," would establish the capacity of a standard bushel. The definition of "Soft Shell Clams" has been changed so that other species of clams may be included in the regulations. The definition of fecal coliform has been changed to allow for the use of a 24 hour plate method for determining coliform levels.

N.J.A.C. 8:13-2.3: Would prohibit the plant operator from using a depuration plant for the storage and distribution of shellfish from other sources.

N.J.A.C. 8:13-2.4(d): Would limit the shellfish certification to the sale of depurated clams.

N.J.A.C. 8:13-2.4(e): Would be amended to include violations of the harvesting requirements enforced by the Department of Environmental Protection as grounds for the revocation of the certificate issued by the Department.

N.J.A.C. 8:13-2.7 (a), (b) and (e): Would establish specific identification of the transportation vessel; would establish a standards unit of measure to be used during harvesting; and would make it unlawful to conceal the amount of shellfish brought to the depuration plant.

N.J.A.C. 8:13-2.8(b)1.: Specifies the group of coliforms in the standard.

N.J.A.C. 8:13-2.9(b)8iv: Would require that the tanks are sloped to a drain which would facilitate tank cleaning.

N.J.A.C. 8:13-2.9(b)9i thru iv: Would prohibit the operator from exceeding the capacity of the processing system and establishes the proper procedures to follow when changes in flow rates occur.

N.J.A.C. 8:13-2.9(d)1iii: Would restrict the routine combining of two consecutive days harvest to make up a process batch.

N.J.A.C. 8:13-2.11(a) and (b): Increases the frequency of cleaning of the depuration tanks and piping system.

N.J.A.C. 8:13-2.13(a)1i: Would modify the "o" hour bacteriological sampling frequency by making it less restrictive and allowing the Department greater flexibility.

N.J.A.C. 8:13-2.14(c), (d), (e) and (n): Would require that the records be kept in indelible ink. Each individual harvester would have to be identified in the records, including the number of bushels each harvester catches. The time that the clams are brought to the depuration plant and the time of day clams are sold would have to be recorded. Additionally, the amendments require that copies of the records would have to be forwarded to the Department on the 1st and 15th of each month.

N.J.A.C. 8:13-2.15: Would require that a process batch number be stamped on each shellfish shipping tag which is attached to the bushels of clams before they are sold.

#### Social Impact

This proposal would have a beneficial social impact by increasing consumer protection. The proposed amendments would require that depuration plant operators record additional information pertaining to the harvesting and processing of soft shell clams. The periodic verification of the information would provide assurances that the shellfish are being properly purified and would act as a deterrent to the plant operators not to by-pass the purification system. Also, several operational changes are being proposed which would allow the Department to monitor flow rate changes which affect the purification process. Shellfish have the ability to concentrate large numbers of disease causing organisms and the failure by the depuration plant operator to purify the shellfish could result in serious disease outbreaks.

#### Economic Impact

The proposed amendments if adopted would not cause any significant financial burden on the shellfish industry. The administrative costs to the Department would be negligible. The benefits of the increased ability to enforce the rules outweigh the small amount of administrative time needed to check compliance.

**Full text** of the proposal follows (additions indicated in boldface **thus**; deletions indicated in brackets [thus]).

#### SUBCHAPTER 2. DEPURATION OF SOFT SHELL CLAMS (MYA ARENARIA)

##### 8:13-2.1 Definitions

The following words and terms, when used in this subchapter, shall have the following meanings unless the context clearly indicates otherwise.

"Depuration" means a process in which shellfish, harvested from waters classified by the Department of Environmental Protection as special restricted, are made safe for human consumption and still remain alive through a self-purification system by their natural biological processes. Depuration is a method of controlled purification.

"Depuration plant" means a premise or establishment in which clams obtained from waters officially approved and classified by the Department of Environmental Protection as special restricted are subjected to a process of controlled purification with the proper controls approved by the department which will render the depurated clams alive, **and** bacteriologically and chemically safe within the meaning of State statutes and regulations.

"Fecal coliform" means bacteria of the coliform group which will produce gas from EC medium when such medium is incubated for [26] **24** hours [or less] **plus or minus two hours** at 44.5 degrees Celsius plus or minus 0.2 degrees Celsius in a water bath[.], **or produce growth of colonies on a selected medium at an elevated temperature of 45 degrees Celsius and incubated for 24 hours.**

"Soft shell clams" means [that shellfish referred to in these regulations is] the species *Mya arenaria* [only]. [For the purpose of these regulations the term soft shell clams shall be referred to as clam(s).]

"U.S. Standard Bushel" means United States dry measure of four pecks, or 2150.42 cubic inches.

#### 8:13-2.3 Prohibited acts

No person shall distribute or sell, offer for sale or have in his possession with the intent to distribute or sell any clams which have been harvested from special restricted waters and have not been depurated for at least 48 hours and which do not meet the bacteriological standards set forth under [Sections] N.J.A.C. 8:13-2.12 and 2.13 [of this subchapter]. Clams shall be depurated for a minimum of 48 hours, but not longer than 72 hours. Depuration shall be restricted to [only soft shell] clams of the species [*Mya arenaria*.] **approved by the Department.** Only [soft shelled] clams harvested from waters approved for this purpose by the Department of Environmental Protection may be depurated. **Clams from other sources may not be stored on the premises of the depuration plant. The depuration plant shall be used for no purpose other than the depuration of clams.**

#### 8:13-2.4 Certificate requirements

(a)-(c) (No change.)

(d) Upon receipt of such application and upon approval of the facilities; experimental period of operation; sanitary conditions of the establishment and compliance by the applicant with the provisions of the laws and regulations enforced by the department, a certificate may be issued for such operation. **The certification is limited to the depuration and sale of depurated clams.** The certificate shall expire on June 30th of each year. Certificate renewal is required each year on forms supplied by the department.

(e) The certificate issued pursuant to these rules and regulations may be revoked for any violation of Title 24 of the Revised Statutes or of any rule or regulation of the department or when bacteriological data shows that the depuration process is not reducing fecal coliform levels to the standards set forth. **Any violation of a special permit to possess shellfish harvested from special restricted waters issued by the Department of Environmental Protection is grounds for revocation of the certificate.**

#### 8:13-2.7 Transportation of clams

(a) The vessel(s) or vehicle(s) used in the transportation of clams shall be kept in a clean and sanitary condition. The clams stored and transported in the vessel(s) shall be protected from undue environmental stress such as freezing in winter and over-heating in direct sun light during the summer months. Clams shall be protected from contamination at all times during harvesting and transportation to the depuration plant.

(b) **The vessel(s) "Mother Craft" used to transport clams from the harvest site to the depuration plant shall be identified with the name of the depuration plant painted in large letters at least six inches high of contrasting color above the water line of the vessel and shall fly a yellow pennant visible at one nautical mile. The mother craft shall be used for no other purpose.**

(c) **Only "U.S. Standard" bushels shall be used in the harvesting, transportation and receiving of clams at the depuration plant. All reasonable measures shall be taken to assure that bushels of clams received at the plant are filled to capacity.**

(d) **During the unloading procedures from the mother craft at the plant the bushels of clams shall not be covered and shall be open to view.**

#### 8:13-2.8 Source seawater

(a) (No change.)

(b) The seawater in which the untreated clams are placed for controlled purification shall be of sufficient quality to assure optimal physiological activity. The following requirements shall be met either naturally or through treatment of the water.

1. A maximum of one [fecal] **total** coliform per 100 ml;

2.-5. (No change.)

i.-ii. (No change.)

#### 8:13-2.9 Plant equipment

(a) (No change.)

(b) The process tank(s) in which controlled depuration is carried out shall be constructed of suitable sturdy material which is smooth, free of breaks and open seams. Materials used in process tank construction shall, under use conditions, be corrosion resistant, non-toxic, relatively non-absorbent. The tank(s) shall be in good repair; and shall be easily accessible for cleaning and inspection. The tank(s) shall be self-draining to facilitate tank cleaning. Tank design shall be approved by the department prior to installation.

Tank design shall insure that:

1.-7. (No change.)

8. Rectangular tank design specifications: If a rectangular tank design is utilized, the following specifications must be met:

i.-iii. (No change.)

**iv. The bottom of the tanks should be sloped longitudinally at least 1/4 to 1/2 inch per foot toward the outlet end.**

**9. The maximum amount of clams in each tank shall not exceed the flow requirement of one gallon per minute of sea water per bushel of clams nor the physical size limits of the tank and other spacing criteria established in this subchapter.**

**i. The operator shall employ all reasonable means to insure that all tanks in the system have equal flow. If this cannot be achieved then the operator shall post each tank with its rated capacity.**

**ii. The total capacity of the system shall be filed in writing with the Department's Shellfish Project.**

**iii. If the flow rate of the system or individual tanks decreases, the plant operator shall adjust the number of bushels of clams in the tanks not to exceed the flow requirement and repost the new capacities.**

**iv. The plant operator shall notify the Department by telephone the beginning of the first working day if the total capacity of the system changes, either by an increase or decrease in flow capacity, and resubmit in writing the new rated capacity within five days after verbal notification.**

[9.]10. Alternate tank design. The department will consider alternate tank design specification other than rectangular, subject to the requirements 8.13-2.9(b)1 [thru] **through 7**, if there is adequate scientific information and testing to show that an alternative tank design will accomplish the same results. Utilization of non-rectangular design will require prior approval by the department.

(c) Clam processing containers used in the process tanks shall be constructed of materials which are non-corrosive, non-toxic and are of a suitable shape and size to allow process seawater to pass easily in all directions; allow for intermediate washing and/or hosing of clams in or out of the process tanks; be easily cleanable and constructed of materials which can be sanitized. Clam processing containers shall not be used for any other purpose other than for depuration. **The processing containers shall be a standard size of 1/2 U.S. bushel.**

(d) Storage facilities shall provide for physical separation of the depurated from non-depurated clams and they shall be stored separately at all times.

1. (No change.)

i.-ii. (No change.)

**iii. The combining of two consecutive days harvests shall be restricted to bad weather conditions which prevent the operator from obtaining a full harvest. The routine combining of two consecutive days harvest is prohibited unless written approval is received from the Department.**

2. (No change.)  
i.-ii. (No change.)  
(e)-(f) (No change.)

#### 8:13-2.11 Cleaning and sanitizing treatment of equipment

(a) Adequate facilities shall be provided for the proper washing, cleaning and sanitizing treatment of equipment, utensils, and building. All equipment and utensils utilized in the depuration plant shall be maintained in a clean condition. All clams and seawater contact surfaces shall be cleaned and sanitized after each usage or by the frequencies listed as follows:

1. Process tanks **shall be drained of seawater after each process** and racks shall be cleaned and sanitized and rinsed of sanitizing residuals before each depuration process.
2. The process tank sea water distribution piping network shall be cleaned and sanitized [at least once a week.] **after each process.**
- 3.-5. (No change.)

#### 8:13-2.12 Bacteriological quality

Depurated clams shall meet the following bacteriological quality standard set forth as follows: A fecal coliform median value not to exceed 50 MPN/100 gms and not more than 20 percent of the samples shall exceed an MPN of 100 fecal coliform per 100 gms.

#### 8:13-2.13 Bacteriological sampling

(a) Bacteriological sampling collection and analysis of depurated clams shall be conducted by a laboratory approved by the department and the U.S. Food and Drug Administration under the following minimum sampling program:

1. Clams samples are to be taken randomly for each process batch of clams at the following intervals:
  - i. [Two samples per lot at "0" hour;] **"0" hour samples shall be collected at a frequency established in writing by the Department. The frequency shall be based on levels of pollution, weather conditions, and seasonal changes not to exceed two samples per lot.**
  - ii.-iii. (No change.)
2. (No change.)
- (b)-(d) (No change.)

#### 8:13-2.14 Recordkeeping

(a) Each lot of clams brought to the depuration plant shall be assigned a [lot] **process batch** number. A separate set of records shall be kept on the premises at all times for at least one year and be available for inspection **upon request.** [The] All records shall be kept in indelible ink and shall indicate the following:

1. The [lot] **process batch** number for each harvest shall be recorded.
2. The harvest site shall be recorded, including the name of the estuary and identification (**common name**) of the centerpoint of site to within .25 nautical mile.
3. **The name of each clammer working each day.**
4. **The number of bushels each clammer harvests each day.**
5. **The time and date that the clams are unloaded from the docking facility and brought into the plant. If more than one trip is necessary each trip shall be recorded separately, including the number of bushels brought in each trip.**

[3.] **6. The total number of bushels in each [lot] process batch shall be recorded.**

Renumber 4.-11. as 7.-14.

[12.] **15. The sales information to include date, number of bushels, person and address to whom sold shall be recorded at the time of sale and identified to the process batch.**

**16. Copies of the records required in (a)1 through (a)15 above shall be submitted to the Department, Shellfish Project, the 1st and 15th of each month.**

#### 8.13-2.15 Shellfish shipping tags

**The process batch number shall be stamped on all shellfish**

**shipping tags which shall be affixed to each container of clams sold as required by the regulations generally governing the tagging and sale of shellfish (N.J.A.C. 8:13-1.14(b)).**

(a)

## DIVISION OF HEALTH FACILITIES EVALUATION

### Long-Term and Intermediate Care Facilities Standards for Licensure

#### Proposed Amendments: N.J.A.C. 8:30, 8:37, 8:39-1 (Foreword) and 8:39-1.35

Authorized By: Shirley A. Mayer, M.D., M.P.H.,  
Commissioner, Department of Health (with Approval  
of Health Care Administration Board).  
Authority: N.J.S.A. 26:2H-1 et seq.

**Interested persons** may submit in writing, data, views or arguments relevant to the proposal on or before June 2, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

Dr. Solomon Goldberg, Director  
Licensing, Certification and Standards  
Division of Health Facilities Evaluation  
N.J. Department of Health  
CN 367  
Trenton, New Jersey 08625

The Department of Health thereafter may adopt this proposal without further notice (see: N.J.A.C. 1:30-3.5). The adoption becomes effective upon publication in the Register of a notice of adoption.

This proposal is known as PRN 1982-149.

The agency proposal follows:

#### Summary

The proposed amendments to N.J.A.C. 8:39-1 (Foreword) and 8:39-1.35 delay the effective date of certain portions of the Standards for Licensure of Long-Term Care Facilities dealing with nursing and dietary services from July 1, 1982, to June 19, 1983. In addition, the amendments delay the expiration of N.J.A.C. 8:30 and 8:37 from July 1, 1982, to June 19, 1983, and allow long-term and intermediate care facilities of 45 or fewer beds to continue to use N.J.A.C. 8:30 and N.J.A.C. 8:37 as Standards for Licensure and not be subject to N.J.A.C. 8:39 until 1983.

#### Social Impact

It is the intent of the Department and the Health Care Administration Board that implementation of the delayed sections should occur only if the State budgets include additional funds for Medicaid for the specific purpose of increasing nursing staff hours and use of consultants.

#### Economic Impact

There is no discernible economic impact since the proposed amendments do not constitute a change in the licensure standards for long-term and intermediate care facilities.

**Full text** of the proposal follows (additions indicated in boldface thus; deletions indicated in brackets [thus]).

CHAPTER 39  
LICENSURE OF LONG-TERM CARE FACILITIES

## SUBCHAPTER 1. GENERAL PROVISIONS

## FOREWORD

(a) The Health Care Administration Board, at its July 6, 1978, meeting, voted to implement the long term care manual as of September 1, 1978, with the exception of N.J.A.C. 8:39-1.14(f)15i and v, 8:39-1.16(c), (e) and (l), and 8:39-1.18(g). The Board approved the following to remain in effect during the period September 18, 1978, through [July 1, 1982] **June 19, 1983**:

1. Manual of Standards for Nursing Homes N.J.A.C. 8:30-5.1(a)2 through 7;

2. Manual of Standards for Intermediate Care Facilities N.J.A.C. 8:37-1.1, definition of "Director of Dietary Services";

3. Manual of Standards for Intermediate Care Facilities N.J.A.C. 8:37-6.1(b) Level A, item IV.

(b) On [June 30, 1982] **June 19, 1983**, the exempted N.J.A.C. 8:39-1.14(f)15i and v, 8:39-1.16(c), (e) and (l) and 8:39-1.18(g) will become effective.

8:39-1.35 Effective date of regulations

(a)-(b) (No change.)

(c) For facilities of 45 or fewer beds, the previous manuals, N.J.A.C. 8:30 and N.J.A.C. 8:37, shall continue to be the standards for licensure until [July 1, 1982.] **June 19, 1983**.

(d) (No change.)

## HUMAN SERVICES

### (a)

#### DIVISION OF MEDICAL ASSISTANCE AND HEALTH SERVICES

#### Administration Manual Recipient Hearing for Special Status ID Card

#### Proposed Amendment: N.J.A.C. 10:49-1.2

Authorized By: George J. Albanese, Commissioner,  
Department of Human Services.

Authority: N.J.S.A. 30:4D-7, 7b and 7e.

**Interested persons** may submit in writing, data, views or arguments relevant to the proposal on or before June 2, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

Administrative Practice Officer  
Division of Medical Assistance  
and Health Services  
CN-712  
Trenton, New Jersey 08625

The Department of Human Services thereafter may adopt this proposal without further notice (see: N.J.A.C. 1:30-3.5). The adoption becomes effective upon publication in the Register of a notice of adoption.

This proposal is known as PRN 1982-140.

The agency proposal follows:

#### Summary

The current regulation allows the Division of Medical Assistance and Health Services to limit Medicaid recipients, who overutilize or misutilize covered services, to a special status identification (ID) card. This policy is in accordance with the Omnibus Reconciliation Act of 1981.

Federal regulations (42 CFR 431.54(e)) require that prior to the imposition of this sanction, the recipient be given notice and opportunity for hearing in accordance with normal agency procedures. This regulation will help achieve this objective.

#### Social Impact

There will be no social impact on Medicaid recipients on whom no sanction is imposed. Those recipients who are being issued the special status ID card are given the opportunity to voluntarily select the provider from whom they wish to receive treatment and/or services. If the voluntary selection method fails, the Division may select a provider in close proximity to the recipient, or the recipient may request a hearing.

It must be emphasized that there is no denial and/or reduction of services. Medicaid recipients who receive the special ID card are still entitled to receive medically necessary Medicaid services in accordance with program policies and procedures. The only limitation is that recipients must obtain the service from the designated provider.

#### Economic Impact

There is no economic impact on Medicaid recipients, since they are not required to pay for medical services. There should be no economic impact on providers, who will be reimbursed for rendering these services.

There will be an administrative cost to the Division for the hearings. An exact figure cannot be determined because there have been no such requests in the past.

If recipients continue to overutilize or misutilize Medicaid services while the hearing is pending, program costs will increase.

**Full text** of the proposal follows (additions indicated in boldface **thus**; deletions indicated in brackets [thus]).

10:49-1.2 How to identify a covered person

(a)-(j) (No change.)

(k) A recipient whose overutilization or misutilization of covered services is definitely confirmed may be issued a red ID-Special Status Card restricting that recipient to one pharmacy and/or one primary practitioner. In addition, if it is determined that the recipient's actions in a card-loaning incident were willful and/or involved in misutilization of drugs, a red Medicaid ID-Special Status Card may be issued restricting that recipient to one specified pharmacy and/or practitioner. A recipient will be permitted to change designated providers every three months, or sooner upon demonstration of good cause, and may request a hearing if such a change is denied or unduly delayed[.] **or if the recipient otherwise objects to issuance of a red Medicaid ID-Special Status Card.**

### (b)

#### DIVISION OF MEDICAL ASSISTANCE AND HEALTH SERVICES

#### Pharmacy Manual Protein Replacement

#### Proposed New Rules: N.J.A.C. 10:51-1 (Appendix E)

Authorized By: George J. Albanese, Commissioner,  
Department of Human Service.

Authority: N.J.S.A. 30:4D-6(b)(6) and 30:4D-7 and 7b.

**PROPOSALS**

**HUMAN SERVICES**

**Interested persons** may submit in writing, data, views or arguments relevant to the proposal on or before June 2, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

Administrative Practice Officer  
 Division of Medical Assistance  
 and Health Services  
 CN-712  
 Trenton, New Jersey 08625

The Department of Human Services thereafter may adopt this proposal without further notice (see: N.J.A.C. 1:30-3.5). The adoption becomes effective upon publication in the Register of a notice of adoption.

This proposal is known as PRN 1982-147.

The agency proposal follows:

**Summary**

This proposal places a list of commonly used protein replacement products in subchapter 1 of the Pharmacy Manual as Appendix E. These products will be placed on the National Drug Code (NDC) Drug Price File for Medicaid reimbursement. This change will enable the claims to be processed by computer rather than manually.

**Social Impact**

There should be no social impact on Medicaid recipients. These products require prior authorization from the medical consultant in the Local Medical Assistance Unit, but this has always been a program requirement.

If there is any social impact on providers it should be positive, because there should be faster processing of these pharmacy claims.

**Economic Impact**

There is no economic impact on recipients, who are not required to pay for these products.

There should be no impact on either the Division or providers, since the reimbursement remains the same.

**Full text** of the proposal follows,

APPENDIX E  
 Protein Replacements  
 Instructions for Use

The following products have been added to the Medicaid File for claim processing purposes.

Protein replacements are eligible for reimbursement only when prior authorized. Contact the appropriate Local Medical Assistance Unit (LMAU) for prior authorization.

When prior authorization has been obtained from the Local Medical Assistance Unit, complete the claim form MC-6. Report the quantity dispensed only as total number of cans, bottles, nursettes, etc., dispensed. DO NOT report grams or cc. Use only the NDCs or product codes listed for each product.

PRODUCT DESCRIPTION	REPORTING UNIT	NDC OR PRODUCT CODE
Casec powder 3.33 oz	Each	00087-0390-02
Cho-free concentrate 14 oz	Each	00033-2391-14
Compleat-B R.T.U. † 8 oz	Each	00212-0200-40
Compleat-B R.T.U. † 13.6 oz	Each	00212-0200-50
Dextrose PDR-Baker 1 lb	Each	10106-1919-01
Dextrose PDR-Humco 1 lb	Each	00395-0725-01
Dextrose PDR-Purepac 1 lb	Each	00228-1269-16
Enfamil concentr. liq. 13 oz	Each	00087-0300-01
Enfamil nursette 4 oz	Each	00087-0280-01
Enfamil nursette 6 oz	Each	00087-0280-15
Enfamil nursette 8 oz	Each	00087-0280-26
Enfamil nursette-plastic 8 oz	Each	00087-0284-01
Enfamil powder 1 lb	Each	00087-0330-01
Enfamil R.T.U. †	Each	00087-0302-24
Enfamil R.T.U. †	Each	00087-0302-22

Enfamil w/iron concentr. 13 oz	Each	00087-0301-01
Enfamil w/iron nursette 6 oz	Each	00087-0315-01
Enfamil w/iron powder 1 lb	Each	00087-0331-01
Enfamil w/iron R.T.U. †	Each	00087-0305-02
Enfamil w/iron R.T.U. †	Each	00087-0305-01
Ensure liquid-can 8 oz	Each	00074-4014-08
Ensure liquid-can 32 oz	Each	00074-5564-32
Ensure liquid-bottle 8 oz	Each	00074-5562-08
Ensure powder 14 oz	Each	00074-5561-14
Ensure plus liquid-bottle 8 oz	Each	00074-3021-08
Ensure plus liquid-can 8 oz	Each	00074-9780-08
Flexical powder 2 oz	Each	00087-0569-41
Flexical powder 1 lb	Each	00087-0569-42
Gevral protein 1/2 lb	Each	00005-4226-61
Gevral protein 5 lb	Each	00005-4226-70
Isocal liquid-can 8 oz	Each	00087-0355-01
Isocal liquid-can 12 oz	Each	00087-0355-02
Isocal liquid-can 32 oz	Each	00087-0355-44
Isocal liquid-bottle 8 oz	Each	00087-0356-01
Lofenalac powder 2.5 lb	Each	00087-0340-01
Lonalac powder 1 lb	Each	00087-0391-01
Lytren R.T.U. † 32 oz	Each	00087-0789-01
Meat base formula 15 oz	Each	00999-2504-01
Meritene powder 1 lb	Each	00212-1220-02
Meritene powder 4.5 lb	Each	00212-1220-03
Meyenberg goat milk liq. 14 oz	Each	00999-0400-01
Meyenberg goat milk pdr. 14 oz	Each	00999-0400-02
Nursoy concentr. 13 oz	Each	00008-0481-05
Nursoy R.T.U. † 32 oz	Each	00008-0452-05
Nutramigen powder 1 lb	Each	00087-0338-01
Nutri-1000 10 oz	Each	00161-0560-00
Nutri-1000 32 oz	Each	00161-0560-11
Pedialyte R.T.U. † 32 oz	Each	00074-5759-06
Portegen powder 1 lb	Each	00087-0387-01
Pregestimil pdr. 1 lb	Each	00087-0367-01
Probana powder 1 lb	Each	00087-0346-01
Prosobee conc. liq. 13 oz	Each	00087-0308-01
Prosobee R.T.U. † liq. 8 oz	Each	00087-0308-42
Prosobee R.T.U. † liq. 32 oz	Each	00087-0309-01
Polycose liquid 4 oz	Each	00074-5554-04
Polycose powder 14 oz	Each	00074-5000-14
Similac concentr.-can 13 oz	Each	00074-0264-01
Similac R.T.U. †-can 8 oz	Each	00074-0177-01
Similac R.T.U. †-can 32 oz	Each	00074-0232-01
Similac nursette 4 oz	Each	00074-0480-01
Similac nursette 8 oz	Each	00074-0880-01
Similac powder 1 lb	Each	00074-0139-01
Similac advance conc. 13 oz	Each	00074-3313-01
Similac advance conc. 32 oz	Each	00074-3301-01
Similac isomil conc. 13 oz	Each	00074-2110-01
Similac isomil R.T.U. † 8 oz	Each	00074-0173-01
Similac isomil R.T.U. † 32 oz	Each	00074-0230-01
SMA liquid conc. 13 oz	Each	00008-0447-02
SMA powder 1 lb	Each	00008-0448-02
SMA R.T.U. † 8oz	Each	00008-0449-11
SMA R.T.U. † 32 oz	Each	00008-0449-02
Soyalac concentr. 14 oz	Each	41470-0053-60
Soyalac R.T.U. † 14 oz	Each	41470-0052-50
Soyalac R.T.U. † 32 oz	Each	41470-0052-70
Soyalac powder 1 lb	Each	41470-0053-00
Sustacal liquid 8 oz	Each	00087-0350-42
Sustacal liquid 12 oz	Each	00087-0350-01
Sustacal liquid 32 oz	Each	00087-0350-44
Sustacal powder 3.8 lb	Each	00087-0353-43
Sustacal pudding 5 oz	Each	00087-0415-41
Sustacal pudding 6.88 lb	Each	00087-0415-42
Sustagen powder 1 lb	Each	00087-0394-01
Sustagen powder 2.5 lb	Each	00087-0393-02

**HUMAN SERVICES**

**PROPOSALS**

Sustagen powder 5 lb	Each	00087-0393-03
Vivonex del. syst. 10 syst.	Each	00149-0050-10
Vivonex high nitrogen 10X80GM	Each	00149-0051-01
Vivonex flavor pak 60X2.33GM	Each	00149-0058-02
Vivonex standard diet 6X80GM	Each	00149-0052-01

†R.T.U. means ready to use

**(a)**

**DIVISION OF MEDICAL ASSISTANCE AND HEALTH SERVICES**

**Long Term Care Services Manual Rehabilitation Potential and Goals**

**Proposed Amendment: N.J.A.C. 10:63-1.2**

Authorized By: George J. Albanese, Commissioner,  
Department of Human Services.  
Authority: N.J.S.A. 30:4D-6(a) (4)(a) and b(12); 30:40-7 and 7b.

**Interested persons** may submit in writing, data, views or arguments relevant to the proposal on or before June 2, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

Administrative Practice Officer  
Division of Medical Assistance  
and Health Services  
CN-712  
Trenton, New Jersey 08625

The Department of Human Services thereafter may adopt this proposal without further notice (see: N.J.A.C. 1:30-3.5). The adoption becomes effective upon publication in the Register of a notice of adoption.

This proposal is known as PRN 1982-141.

The agency proposal follows:

**Summary**

This proposal will modify the requirements for rehabilitation of patients in Long Term Care (LTC) facilities. Rather than set goals in terms of specific time periods, such as weeks or months, the provider will have to indicate the patient's rehabilitation potential. The same type of documentation is required.

**Social Impact**

There is little social impact associated with this proposal. Recipients who have a documented need for rehabilitation services will receive them.

**Economic Impact**

There is no impact on Medicaid recipients, who are not required to pay for these services. There should be no impact on providers, who will be reimbursed for rendering these services.

Since the Division is not changing its reimbursement policies, there should be no impact on the Division.

**Full text** of the proposal follows (additions indicated in boldface **thus**; deletions indicated in brackets [thus]).

10:63-1.2 Definitions

The following words and terms, when used in this chapter, shall have the following meanings unless the context clearly indicates otherwise:

"Medical Plan of Care and Treatment" means an individualized patient's written plan of care and treatment, which must be prepared

and signed by the attending physician on an identifiable form in the Medicaid patient's clinical record, within 48 hours of admission. At a minimum, the record shall contain the diagnosis, prognosis, rehabilitation potential (if any) for specific levels of function, recommended special therapies [short and long term goals,] **with appropriate goals**, projected length of stay at present level of care in the LTCF in addition to an alternate plan for discharge to another level of care and/or type of facility or residence if appropriate or indicated.

**(b)**

**DIVISION OF PUBLIC WELFARE**

**General Assistance Manual Medical Care for Renal Failure; Referral to State Agencies**

**Proposed Amendment: N.J.A.C. 10:85-8.4 Proposed Repeal: N.J.A.C. 10:85-5.6**

Authorized By: George J. Albanese, Commissioner,  
Department of Human Services.  
Authority: N.J.S.A. 44:8-111(d).

**Interested persons** may submit in writing, data, views or arguments relevant to the proposal on or before June 2, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

G. Thomas Riti, Director  
Division of Public Welfare  
CN 716  
Trenton, New Jersey 08625

The Department of Human Services thereafter may adopt this proposal without further notice (see: N.J.A.C. 1:30-3.5). The adoption becomes effective upon publication in the Register of a notice of adoption.

This proposal is known as PRN 1982-150.

The agency proposal follows:

**Summary**

This proposal eliminates the reference to the Chronic Renal Disease Program inasmuch as persons in need of dialysis treatments are no longer required to make application for aid through the State Department of Health. That Department now funds dialysis treatment centers rather than individuals. This proposal also reorganizes and updates information about other Department of Health programs.

**Social Impact**

There is no social impact inasmuch as this revision merely deletes obsolete material and updates other material.

**Economic Impact**

Since this proposal does not involve a dollar flow, no economic impact is foreseen.

**Full text** of the proposal follows (additions indicated in boldface **thus**; deletions indicated in brackets [thus]).

10:85-5.6 [Medical care for recipients with chronic renal failure] (Reserved)

[(a) Most patients with chronic renal failure requiring dialysis or transplantation are eligible for Medicare coverage the first day of the third month following the first dialysis treatment, or immediately upon hospitalization for transplantation. Medicare provides payment for the hospitalization. Medicare Part B must be purchased to provide payment for 80 percent of the cost of outpatient care, including dialysis treatment. Drugs not prescribed as part of the dialysis treatment are not eligible for payment by Medicare.

1. Responsibility of other agencies: It is the responsibility of the administrator or coordinator of the dialysis unit to initiate the application for Medicare and to contact all other possible resources. These include: The Social Security Administration for DIB and/or SSI benefits; the county welfare agency for "Medicaid Only", Medical Assistance for the Aged (MAA) and transportation, the State Department of Health for the Renal Disease Program and the Division of Medical Assistance and Health Services for Pharmaceutical Assistance to the Aged (PAA).

i. PAA applications can be obtained from county offices on aging, local Medicaid offices, county welfare agencies and local pharmacies.

2. MWD responsibility: When utilization of benefits from other sources leaves a medical cost deficit, the municipal welfare director will determine eligibility for hospitalization payment through General Assistance, if needed, in accordance with N.J.A.C. 10:85-5.2. The MWD will determine eligibility for payment for other medical costs, if needed, in accordance with N.J.A.C. 10:85-5.3 with due regard for the medically needy provisions of N.J.A.C. 10:85-3.3(g)1. Maximum fees will be determined by DPW/BMA in accordance with N.J.A.C. 10:85-5.3(b)2.

i. Written Verification: As part of the application process for assistance for individuals with chronic renal failure, the municipal welfare director must obtain, from the administrator of the dialysis unit, written verification that the patient's eligibility for any or all of the above resources has been explored.]

10:85-8.4 Referral to State agencies

(a)-(c) No change.)

(d) The New Jersey State Department of Health administers the programs and services described in [paragraph 2] (d)2 [of this subsection] **below**.

1. General eligibility requirements: Eligibility requirements vary from program to program; however, many of the programs have no financial eligibility criteria and are given without charge to anyone needing service. In general, persons who are not eligible for medical assistance through the AFDC, Medicaid Only, MAA (see county welfare agency programs) or SSI (see SSA programs) programs are eligible for services [reimbursed] **funded** through the Department of Health [funds].

2. Description of programs: The Department of Health administers the following programs:

[i. Crippled children program: This program assists in paying for restorative services for children with physical handicaps. It pays for hospitalization, evaluation examinations, home nursing visits, physical therapy, speech therapy, braces, appliances, and certain other items for handicapped persons under 21 years of age whose families are unable to pay the entire cost themselves. It covers a wide variety of conditions, including both congenital defects and those acquired as a result of injury or illness. Inquiry may be made by phone (609-292-5676) or in writing to the New Jersey State Department of Health, Crippled Children Program, P.O. Box 1540, Trenton, New Jersey 08625. Copies of the Procedures Manual for this program are available from the State Department of Health, at a cost of \$2.00 each.]

Renumber ii. as i.

[iii. Chronic renal disease program: This program is involved with the development, expansion, improvement, and coordination of

facilities for chronic hemodialysis. Available funds are used to defray hemodialysis maintenance costs of those New Jersey residents for whom applications have been received. Inquires should be addressed to the New Jersey Department of Health.]

[iv.]ii. Hemophilia program: This program pays 100 percent of the cost of blood products used by a hemophiliac who is registered in the program. [Inquires] **Inquiries** should be addressed to the [New Jersey Department of Health] **Administrator, Hemophilia Program, CN 364, Trenton, New Jersey 08625.**

[v. Juvenile terminal illness assistance program: This program provides medical care and supportive services needed by children with terminal illness whose families are unable to pay for such treatment. (Some examples of medical and supportive services include: outpatient radiotherapy, special duty nursing services, transportation services, telephone services and babysitting services.) Help is provided for children, under age 21, who have an illness for which there is no known cure and which is expected to cause death within a short time. (The terminal status of the patient must be certified by two physicians licensed to practice medicine and surgery in New Jersey.) Inquires may be made by phone (609-292-5656) or in writing to the New Jersey Department of Health, Juvenile Terminal Illness Assistance Program, Box 1540, Trenton, New Jersey 08625.]

[vi.]iii. Maternal and child health: This program provides maternity services and consultation, well child conferences, PKU screening, diagnostic evaluations of children with complex health problems, family health services, family planning services, and clinic services for well-babies and adolescents. The Immunization Program, Early Periodic Screening Diagnosis and Treatment (EPSDT) Program, and Women, Infants, and Children's (WIC) Programs are also administered under this general program heading. Complete information on the various services available under this Maternal and Child Health Program, including the location of appropriate Department of Health offices, may be found in the Directory of Preventive Health Services. Copies may be obtained by writing to the Maternal and Child Health Program, Room 701, New Jersey Department of Health, John Fitch Plaza, [P.O. Box 1540]CN 364, Trenton, New Jersey 08625.

iv. **Special Child Health Services (SCHS): This program is designed to promote early identification, diagnosis, evaluation and treatment of any child under the age of 21 with handicapping or potentially handicapping conditions.**

(1) **This program replaces the former "Crippled Children's Program" and "Juvenile Terminal Illness Assistance Program" with expanded services for children and families who are at risk for developing a handicapping condition. Services are provided by health care agencies/facilities throughout the State, which have contracted with the State Department of Health. Financial assistance provisions of each program is available on a limited basis when third party resources are exhausted or unavailable to the child or family.**

(2) (SCHS) is a program consisting of a network of four basic components designed to service the following areas of special health needs:

(A) **Medical/Rehabilitation Services; Provides diagnostic, evaluation, and treatment centers, where the physically handicapped child's special health needs may be coordinated in a complete treatment plan.**

(B) **Genetic Services Program; Provides genetic testing and counseling services in approved medical centers located throughout the State.**

(C) **Juvenile Terminal Illness Assistance Program; Provides limited financial assistance for the care and treatment of children identified as terminally ill.**

(D) **SSI-Disabled Children's Program; Provides a wide range of medical, social, developmental and rehabilitative services under the Supplemental Security Income - Disabled Children's Program of Title II.**

(3) **Additional information may be obtained by telephone (609-**

292-5676) or requesting a copy of "Resources for Detection, Prevention and Treatment Services for Children with Handicapping Conditions", from Special Child Health Services, CN 364, Trenton, New Jersey 08625. The individual program details may be obtained from the same address. Referrals may be made directly to the appropriate health care agency/facilities that the State Department of Health lists as an approved contracted provider in their resource directory.

(e)-(j) (No change.)

## LAW AND PUBLIC SAFETY

(a)

### BOARD OF DENTISTRY

#### Dental Education Criteria for Admission to Licensing Examinations and Licensure

#### Notice of Pre-Proposal for a Rule: N.J.A.C. 13:30

Authorized By: Board of Dentistry, Herman Weis, D.D.S.,  
President.

Authority: N.J.S.A. 45:6-3 and 52:14B-4(e).

Public Hearing: May 26, 1982.

Notice is hereby given that a **pre-proposal conference** will be held by the Board of Dentistry at its meeting to be held on **Wednesday, May 26, 1982 at 9:00 A.M.** at the Sheraton Inn, Route 18, East Brunswick, New Jersey. The purpose of this hearing will be to receive public comment on a rule under consideration for proposed adoption by the Board of Dentistry.

This rule defines the dental educational criteria which must be met by graduates of all dental schools, both foreign and domestic, in order to be admitted to licensing examinations and ultimately to licensure. In general, applicants will be required to demonstrate competence in the English language, passage of the theoretical section (Parts I and II) of an examination administered by the National Board of Dental Examiners and a preclinical practical examination. Waivers may be secured from the Board with regard to demonstrating English competence by examination and from the preclinical practical examination upon demonstrating competence in these areas as reflected in prior dental educational and clinical experience. Procedures for the administration and grading of the preclinical exam are established, and upon passage of the preclinical examination or securing a waiver of this requirement, a clinical examination is required.

With regard to the clinical examination, the rule defines the areas to be examined in, requires the examinee to secure malpractice insurance and establishes passing grade requirements. Reexamination requirements are established for both the preclinical practical exam and the clinical exam. An applicant who fails two preclinical practical examinations shall be required to take additional training approved by the Board. Failing the preclinical practical four times will require an applicant to complete a two year program in a Board approved dental school. Two successive failures of clinical examinations in defined areas will require the applicant to demonstrate successful completion of additional education and training in the failed area. Depending upon the area of examination failed, the remedial education required ranges from 20 to 40 hours of instruction at a Board approved dental school or other facility. Failure of three successive clinical examinations will

require an applicant to repeat the senior year at an accredited dental school and to retake the entire clinical examination. For good cause shown this requirement may be relaxed on application to the Board.

The rule further defines the specific courses of study in dental curricula. A requirement of 4,000 hours more or less over a four year period is established with prescribed clock hour periods and divisions of time between clinical and lecture instruction. In order to evaluate educational and other credentials of applicants, the rule authorizes the Board to establish a committee composed of educational and other consultants which will submit written reports to the Board on whether applicants should be submitted to examination.

**Interested persons** may present their views orally and in writing. Written comments will be received through May 26, 1982. Where oral views are intended to be submitted, persons intending to so participate shall give written notice of such intent not later than May 21, 1982 to:

Robert J. Siconolfi  
Executive Secretary  
Board of Dentistry  
1100 Raymond Blvd., Rm. 321  
Newark, New Jersey 07102

This pre-proposal is known as PRN 1982-3.

## PUBLIC UTILITIES

(b)

### OFFICE OF CABLE TELEVISION

#### Rules of Cable Television Common Tariff

#### Proposed Amendments: N.J.A.C. 14:17-18

Authorized By: Office of Cable Television, John P. Cleary,  
Director.

Authority: N.J.S.A. 48:5A-1 et seq..

**Interested persons** may submit in writing, data, views or arguments relevant to the proposal on or before June 2, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

Office of Cable Television  
1100 Raymond Boulevard  
Newark, New Jersey 07102

The Office of Cable Television thereafter may adopt this proposal without further notice (see: N.J.A.C. 1:30-3.5). The adoption becomes effective upon publication in the Register of a notice of adoption.

This proposal is known as PRN 1982-144.

A **public hearing** (inquiry) concerning this proposal will be held on May 19, 1982 at 10:00 A.M. at:

Office of Cable Television  
1100 Raymond Boulevard  
Newark, New Jersey

It is expected, during the pendency of the rate level inquiry, that the Office will grant to the greatest extent possible all waiver requests of the present rules so long as the same comply with the proposed amended rules.

The agency proposal follows:

### Summary

These proposed rules will completely replace the "common tariff" rules as they presently exist at N.J.A.C. 14:17-18.

Regulations establishing rate ceiling under an optional common tariff plan for cable television systems are to be renewed with certain modifications to the existing regulations. Basic service classifications are redefined on the basis of mandatory broadcasting channel signal carriage. Generic rate hearings will be held to establish common tariff rate ceilings for different levels of service. Cable companies must give 60 days notice and inform subscribers by means of a bill insert prior to any rate increase. Commercial subscribers will also be includable under the amended regulation. Tariff coverage will include more detailed tiers for specialized installation services. Other technical amendments clarify implementation and classification procedures.

### Social Impact

The Common Tariff is an alternative to traditional rate-making procedures, available to all cable television companies operating in the State of New Jersey. The proposed changes will encourage rebuilds of older 12-channel cable TV systems and reward companies offering comprehensive service packages. The greater flexibility in rate structure will enable cable systems to continue experimenting with programming offerings and options to the subscribing public.

### Economic Impact

The common tariff, with its proposed amendments, will continue to save cable companies from the need to absorb expensive legal fees they incur under the traditional rate-making process. By keeping operating costs lower, the tariff has also helped keep average basic monthly cable rates in New Jersey among the lowest in the nation. The present proposal will continue this effect.

Certainty in the rate structure and elimination of regulatory lag as a result of the regulations will foster growth and expansion of cable service. The ceilings to be established ease the burdens of inflation on both the cable company and the subscriber by permitting upward price adjustments while the public interest is served by limiting their frequency and amount.

**Full text** of the proposal follows. **Delete** the existing text of N.J.A.C. 14:17-18 as it appears in the New Jersey Administrative Code, and replace it with the text reproduced below.

## SUBCHAPTER 18. CATV RATE REGULATION UNDER A COMMON TARIFF

### 14:17-18.1 Definitions

The following words and terms, when used in this subchapter shall have the following meanings unless the context clearly indicates otherwise.

"Competitive system" means any cable television system which lies wholly within the Grade A contours of at least three major network broadcast signals shall be defined as a "competitive system". The boundaries of Grade A contours in the State of New Jersey shall be delineated as defined by the Federal Communications Commissioner at 17 CFR ss73.683(a).

"Classical system" means a cable television system, any part of which is located outside the Grade A contours of at least one major network broadcast station.

"Basic service" for the purposes hereof, means a cable television system's must-carry signals as required by the Federal Communications Commission in its rules or, in the absence of such a Federal requirement, such broadcast signals as would be considered must-carry signals under the rules in effect on April 15, 1981, plus all promised access and local origination channels.

### 14:17-18.2 Rate structures

(a) The Office with the approval of the Board will establish, subject to modification after full public hearing, maximum rates for basic service in each of the following categories:

1. Classical systems;

2. Competitive systems.

(b) For the purpose of establishing a maximum ceiling rate for each level of service for each cable television system, the Office, with the approval of the Board, shall establish, subject to modification after full public hearing, maximum rates for each additional channel of service to be provided in a tiered cable television service package, such package to always include basic service.

(c) Subject to the provisions below, a cable television company may increase or decrease its rates at its discretion up to the maximum established by the Office for each level of service in its category.

### 14:17-18.3 Participation

(a) Any cable television company in the State of New Jersey may establish rates under the provisions of this subchapter subject to the following terms and conditions:

1. In the first 12-month period following its election to avail itself of rates under this subchapter, a cable television company shall be entitled to increase its monthly charge for a primary connection each for level of service by an amount not to exceed \$.50.

2. In the second 12-month period it shall be entitled to increase its monthly charge for each level of service by not more than an additional \$.75.

3. Thereafter, the cable television company is entitled to increase its rates to the class ceiling for each level of service set by the Board and the Office without limitation.

4. The entitlement to raise rates to a specific level in any 12-month period shall not be lost if not exercised by the company within that 12-month period, but shall be cumulative.

5. A cable television company may reduce its rates at its discretion without impairment of its ability to increase those rates directly to its preexisting maximum allowable rate. Any such reduction or increase in rates shall not be unjustly preferential or discriminatory to any class of existing customers, except that nothing herein shall be construed as prohibiting the provision of free service to schools and libraries.

6. A company with a preexisting rate higher than the class ceiling may avail itself of the provisions of this subchapter and its ceiling is deemed to be its preexisting higher rate, however nothing herein shall be construed to allow such company to raise its rates above such preexisting higher rates.

7. A cable television company which has received an increase in rates in a separate proceeding before the Board and which subsequently elects to be governed by the provisions of this subchapter shall not be entitled to increase its rates under the provisions of this subchapter for a period of nine months following the effective date of the increase in rates allowed in the separate proceeding before the Board.

8. An election by a cable television company to avail itself of the rates under this subchapter will preclude it from petitioning for an increase in rates through an individual proceeding before the Board for a period of 18 months following such an election, or for a period of 12 months following the implementation of any increase in rates pursuant to the provisions of this subchapter above its previous high rates, whichever is later.

### 14:17-18.4 Implementation of tariff changes

(a) A cable television company may elect to be governed by the provisions of this subchapter by submitting written notice to that effect to the Director of the Office and serving a copy of same upon the municipal clerks in each of the municipalities in which it renders cable television service. A newly franchised municipality added to a system that is a common tariff member shall have, as its anniversary date, its Certification date.

(b) A cable television company desiring to implement a change

in its rates pursuant to the provisions of this subchapter shall submit to the Office at least 60 days in advance of the effective date of the increase, a letter reaffirming its classification or, if necessary, documenting and requesting any change thereof, as well as including a tariff revision setting forth the new rates for service. Additionally, each cable television company that makes a filing under this subsection shall, unless otherwise ordered or permitted by the Board or Director, give notice thereof, at least 60 days prior to the effective date of the requested increase, as follows:

1. Serve a notice of the filing and a copy of the proposed tariff or a copy of the letter or a statement of the effect of the proposed filing upon the municipal clerk in each of the municipalities in which there is rendered cable television service, the charge for which is proposed to be increased.

2. Serve a notice of the filing and a statement of the effect on subscribers of various classes on all current subscribers who are billed on a recurring basis and who will be affected by said filing. Such notice must by bill insert.

3. Proof of service and/or notice, together with a revised tariff, shall be filed with the Office at least five days in advance of the effective date of the increase. Failure to so file such documents will, absent a contrary notice from the Office, automatically cause the implementation of new rates to be delayed an additional 30 days.

(c) In the absence of contrary notice from the Office, the new rates may be implemented 60 days after filing and making of public notice. In the event of a proposed classification changes, either requested by the operator or proposed by the Office, implementation of new rates would be postponed for a maximum of an additional 30 days. If no agreement can be reached within such 30-day period, the new rates would be implemented under bond pending a formal rate decision by the Office.

(d) Notwithstanding any definitions in this subchapter to the contrary, a cable television company may request, or the Office may propose that the classification of such company be revised, based on off-air signal quality, viewer habits and subscriber penetration levels.

(e) Notwithstanding any provisions in this subchapter to the contrary, no common tariff increase shall be permitted in a newly franchise municipality that does not have service available to all residents promised service in the initial system build, exclusive of areas to be constructed under a line extension formula.

(f) Notwithstanding any provisions in this subchapter to the contrary, absent a showing of necessity at a public hearing, all municipal franchise provisions as to rate freeze guarantees will take precedence over an otherwise allowable rate increase.

(g) Notwithstanding any provision in this subchapter to the contrary, should a company elect to remove a channel or channels of additional service from any tiered level of service, its rate ceiling and its then rate for such level of service shall each be reduced by the incremental maximum rate for such additional channel or channels of service.

**14:17-18.5 Provision of inadequate service**

Public hearings, to be scheduled at the Director's discretion concerning the service aspects of cable television system shall be held throughout the State of New Jersey. If pursuant to such a hearing or as the result of an independent evaluation by the Office it is found that a company has failed to provide promised services or facilities, the Board may schedule a hearing thereon. Upon a finding by the Board following hearing upon notice that a cable television company is failing to provide such services or facilities, a designated portion of the primary monthly service rate not to exceed \$1.00 per subscriber may be ordered deposited into an escrow fund. The monies in the escrow fund shall be utilized with the approval of the Director for the purpose of rectifying the inadequacies found to exist.

**OFFICE OF ADMINISTRATIVE LAW NOTE:** According to the Office of Cable Television, specific rules concerning the formula for determining maximum service rates will be formally proposed

under the provisions of the Administrative Procedure Act sometime after the May 19, 1982 public hearing.

**TRANSPORTATION**

**(a)**

**TRANSPORTATION OPERATIONS**

**Restricted Parking and Stopping  
Route 7 and Route 38**

**Proposed Amendments: N.J.A.C. 16:28A-1.6  
and 1.27**

Authorized By: David W. Gwynn, Chief Engineer,  
Transportation Operations and Local Aid.  
Authority: N.J.S.A. 27:1A-5, 27:1A-6, 39:4-138.1 and  
39:4-199.

**Interested persons** may submit in writing, data, views or arguments relevant to the proposal on or before June 2, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

Mr. Charles L. Meyers  
Administrative Practice Officer  
Department of Transportation  
1035 Parkway Avenue  
Trenton, New Jersey 08625

The Department of Transportation thereafter may adopt this proposal without further notice (see: N.J.A.C. 1:30-3.5). The adoption becomes effective upon publication in the Register of a notice of adoption.

This proposal is known as PRN 1982-145.

The agency proposal follows:

**Summary**

This proposal will establish "no parking" zones at bus stops along Route 38 in Maple Shade Township, Burlington County and correct the distance for no parking along Route 7 in the Town of Belleville, Essex County. Signs would be erected to advise the motoring public.

**Social Impact**

This rule will restrict parking along the areas designated to permit the safe on/off loading of passengers and enhance the safety and well being of the populace.

**Economic Impact**

The Department will incur direct and indirect costs for the placement of signs by its workforce. These costs are dependent upon mileage, personnel and equipment requirements.

**Full text** of the proposal follows (additions indicated in boldface **thus**; deletions indicated in brackets [thus]).

**16:28A-1.6 Route 7**

(a) The certain parts of State highway Route 7 described in (a) of this section shall be and hereby are designated and established as "no parking" zones where stopping or standing is prohibited at all times except as provided in N.J.S.A. 39:4-139.

1.-3. (No change.)

4. No stopping or standing in the Town of Belleville, Essex County:

i. Along the northbound side from a point 175 feet north of the prolongation of the northerly curb line of Carmer Avenue to a point [100] **700** feet south of the southerly curb line of Carmer Avenue.

(b) (No change.)

16:28A-1.27 Route 38

(a) (No change.)

1. (No change.)

**(b) The certain parts of State highway Route 38 described in (b) of this section shall be designated and established as "no parking" zones where parking is prohibited at all times. In accordance with provisions of N.J.S.A. 39:4-199, permission is hereby granted to erect appropriate signs at the following established bus stops:**

**1. Along the northerly (westbound) side at Rudderow Avenue in Maple Shade Township, Burlington County;**

**i. Mid-block bus stop:**

**(1) Beginning 1,638 feet east of the easterly curb line of Rudderow Avenue and extending 135 feet easterly therefrom.**

**(a)**

**TRANSPORTATION OPERATIONS**

**Restricted Parking and Stopping  
Route 41**

**Proposed Amendment: N.J.A.C. 16:28A-1.64**

Authorized By: Anne P. Canby, Commissioner,  
Department of Transportation.

Authority: N.J.S.A. 27:1A-5, 27:1A-6, 39:4-138.1, 39:4-139 and 39:4-199.

**Interested persons** may submit in writing, data, views or arguments relevant to the proposal on or before June 2, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

Charles L. Meyers  
Administrative Practice Officer  
Department of Transportation  
1035 Parkway Avenue  
Trenton, New Jersey 08625

The Department of Transportation thereafter may adopt this proposal without further notice (see: N.J.A.C. 1:30-3.5). The adoption becomes effective upon publication in the Register of a notice of adoption.

This proposal is known as PRN 1982-143.

The agency proposal follows:

**Summary**

This proposal will establish "no parking" zones along Route 41 in Cherry Hill Township, Camden County, and Maple Shade Township, Burlington County. Additionally, this restriction will apply to bus stops in Cherry Hill Township.

**Social Impact**

This amendment will restrict parking along the areas designated, provide for the safe on/off loading of passengers at bus stops and enhance safety within Cherry Hill and Maple Shade Township.

**Economic Impact**

The Department will incur direct and indirect costs for the placement of signs. Costs are dependent upon mileage, personnel and equipment requirements.

**Full text** of the proposal follows (additions indicated in boldface **thus**; deletions indicated in brackets [thus]).

16:28A-1.64 Route 41

(a) The certain parts of State highway Route 41 described [herein below] **in (a) of this section** shall be and hereby are designated and established as "no parking" zones where stopping or standing is prohibited at all times, except as provided in N.J.S.A. 39:4-139.

1. (No change.)

i.-ii. (No change.)

**2. No stopping or standing in Cherry Hill Township, Camden County:**

**i. Along both sides:**

**(1) Between Maple Shade Township-Cherry Hill Township corporate line and the intersection of Routes 41-70-154 (Ellisburg) traffic circle.**

**(b) The certain parts of State highway Route 41 described in (b) of this section shall be designated and established as "no parking" zones where parking is prohibited at all times. In accordance with the provisions of N.J.S.A. 39:4-199 permission is hereby granted to erect appropriate signs at the following established bus stops:**

**1. Along the westerly (southbound) side thereof in Maple Shade Township, Burlington County:**

**i. Lenola Road (Mid-Block):**

**(1) Beginning 1,715 feet south of the southerly curb line of Lenola Road and extending 135 feet southerly therefrom.**

# RULE ADOPTIONS

## COMMUNITY AFFAIRS

(a)

### DIVISION OF HOUSING

#### Plain Language Review of Consumer Contracts Residential Leases

#### Adopted Repeal: N.J.A.C. 5:12

Proposed: March 1, 1982 at 14 N.J.R. 222(a).  
 Adopted: April 8, 1982 by John P. Renna, Commissioner,  
 Department of Community Affairs.  
 Filed: April 14, 1982 as R.1982 d.139, **without change.**

Authority: N.J.S.A. 52:27D-3.

Effective Date: May 3, 1982.

## ENVIRONMENTAL PROTECTION

(b)

### DIVISION OF FISH, GAME AND WILDLIFE

#### Shellfisheries Council Oyster Seed Beds

#### Adopted Amendment: N.J.A.C. 7:25A-3.1

Proposed: March 15, 1982 at 14 N.J.R. 264(a).  
 Adopted: April 20, 1982 by Robert E. Hughey,  
 Commissioner, Department of Environmental  
 Protection.  
 Filed: April 20, 1982 as R.1982 d.148, **with substantive changes** not requiring additional public notice and comment.

Authority: N.J.S.A. 50:1-5 and 50:3-8.

Effective Date: May 3, 1982.

**Full text** of the changes between proposal and adoption follows (additions to proposal shown in boldface with asterisks **\*thus\***; deletions from proposal shown in brackets with asterisks **\*[thus]\***).

#### 7:25A-3.1 Oyster seed beds

(a) The season for the taking of seed oysters from the natural seed beds above the southwest line in Delaware Bay for [1981] **1982** shall be scheduled for a period of time beginning 7:00 A.M. [May 11, 1981] **May 17, 1982** and shall close as determined by (b) below. **Daily harvest shall be from 7:00 A.M. to 3:30 P.M.**

**\*1. Natural seed beds or natural oyster beds are those oyster beds from which seed oysters (seed) may be taken for the purpose of planting or replanting at the times and in the manner prescribed on leased grounds:**

- i. Below the southwest line; or**
  - ii. In the Atlantic Coast Section; or**
  - iii. In Section E as defined in N.J.S.A. 50:1-23.\***
- (b)-(g) (No change from proposal.)

## HEALTH

(c)

### THE COMMISSIONER

#### Renal Disease Services Standards and General Criteria for the Planning and Certification of Need for Regional End-Stage Renal Disease Services

#### Adopted Amendments: N.J.A.C. 8:33F-1.1, 1.2, 1.3, 1.4, 1.6, and 1.7

Proposed: December 21, 1981 at 13 N.J.R. 922(b).  
 Adopted: April 1, 1982 by Shirley A. Mayer, M.D.,  
 M.P.H., Commissioner, Department of Health.  
 Filed: April 19, 1982 as R.1982 d.143, **with substantive changes** not requiring additional public notice and comment.

Authority: N.J.S.A. 26:2H-5, -8.

Effective Date: May 3, 1982.

**Full text** of the changes between proposal and adoption follows (additions to proposal shown in boldface with asterisks **\*thus\***; deletions from proposal shown in brackets with asterisks **\*[thus]\***).

#### 8:33F-1.2 Utilization standards

(a) The following minimum utilization rates shall apply for the initiation of new ESRD services.

1.-2. (No change from proposal.)

i.-iv. (No change from proposal.)

v. Any certificate of need application for a new hospital ESRD dialysis service which is within 60 minutes traveling time by automobile from an existing service will be [denied] **recommended for denial** unless it can be demonstrated that it is physically impossible for surrounding approved facilities to expand their services either by increasing to at least three patient shifts per day for six days weekly or by adding dialysis stations. No new stations on an inpatient basis will be [approved] **recommended for approval** unless existing stations are truly saturated. However, consideration will be given if it can be demonstrated that the average one way driving time by automobile to the nearest dialysis facility with available capacity is one hour or greater for at least 50 percent of the patients who would use the proposed service[.] **\*[or where, upon the recommendation of a health systems agency, the presence of unique circumstances are demonstrated]\***.

3. (No change from proposal.)  
 i.-iv. (No change from proposal.)  
 v. Any certificate of need for a new ESRD dialysis service which is within 60 minutes traveling time by an automobile from an existing service will be [denied] **recommended for denial** unless it can be demonstrated that it is physically impossible for surrounding approved facilities to expand their services either by increasing to at least three patient shifts per day for six days weekly or by adding dialysis stations. No new stations on an outpatient basis will be [approved] **recommended for approval** unless existing stations are truly saturated[.] **\*[or where, upon the recommendation of a health systems agency, the presence of unique circumstances are demonstrated]\*.**

4.-7. (No change from proposal.)

8. Chronic peritoneal dialysis:

i. Chronic peritoneal dialysis is **\*[not]\*** regulated by certificate of need review at this time. The choice of delivery of dialysis, whether by hemodialysis or peritoneal dialysis, is a medical choice, and both services should be available for the patient. It is not in the best interest of patients to have a unit approved for one service without the other. The Department of Health will not recommend or approve an applicant seeking to establish a chronic or self-care training program for peritoneal dialysis unless the applicant is already approved for the same levels of hemodialysis.

(b) (No change from proposal.)

8:33F-1.7 General criteria

(a) (No change from proposal.)

1.-5. (No change from proposal.)

**6. Provide assurance that special consideration shall be given to the needs of medical education. \*The review of applications for a new service or for additional units shall include consideration of views offered by the major medical education institutions in the State, except where possible conflicts of interest exist.\***

7.-10. and Appendix A (No change from proposal.)

(a)

## DIVISION OF HEALTH FACILITIES EVALUATION

### Long-Term Care Facilities Standards for Licensure

#### Adopted Amendments: N.J.A.C. 8:39-1.1 and 1.16 through 1.21

Proposed: February 16, 1982 at 14 N.J.R. 193(a).  
 Adopted: April 1, 1982 by Shirley A. Mayer, M.D.,  
 M.P.H., Commissioner, Department of Health (with  
 Approval of Health Care Administration Board).  
 Filed: April 19, 1982 as R.1982 d.146, **with substantive  
 change** not requiring additional public notice and  
 comment.

Authority: N.J.S.A. 26:2H-1 et seq.

Effective Date: May 3, 1982.

**Full text** of the changes between proposal and adoption follows (additions to proposal shown in boldface with asterisks **\*thus\***; deletions from proposal shown in brackets with asterisks **\*[thus]\***).

8:39-1.18 Dietary services

(a)-(f) (No change from proposal.)

(g) The facility shall appoint a dietitian on a full-time, part-time or consultant basis. The dietitian shall provide dietary services in the facility [two] **at least eight** hour per [week] **month \*with additional consultation hours as needed to comply with licensure standards\***. [for the first 16 patients, and an additional hour for each additional eight patients. Facilities of 240 patients shall have one full-time dietitian. Additional dietitian time shall be provided in the facility proportionate to the number of patients over 240, at a ratio of one additional hour per eight additional patients. The consultant's hours shall be scheduled for different times on successive visits.]

(h)-(k) (No change from proposal.)

(b)

## DIVISION OF HEALTH FACILITIES EVALUATION

### Standards for Licensure of Residential Health Care Facilities Fire Protection

#### Adopted Amendment: N.J.A.C. 8:43-3.22

Proposed: February 16, 1982 at 14 N.J.R. 194(a).  
 Adopted: April 1, 1982 by Shirley A. Mayer, M.D.,  
 M.P.H., Commissioner, Department of Health (with  
 Approval of Health Care Administration Board).  
 Filed: April 19, 1982 as R.1982 d.145, **without change**.

Authority: N.J.S.A. 26:2H-1 et seq.

Effective Date: May 3, 1982.

## HUMAN SERVICES

(c)

## DIVISION OF MEDICAL ASSISTANCE AND HEALTH SERVICES

### Administration Manual; PAAD Eligibility Manual Recovery of Payments Correctly Made

#### Adopted Amendments: N.J.A.C. 10:49-6.5 and 10:69A-7.1

Proposed: January 18, 1982 at 14 N.J.R. 80(a).  
 Adopted: March 31, 1982 by George J. Albanese,  
 Commissioner, Department of Human Services.  
 Filed: April 19, 1982 as R.1982 d.147, **with substantive  
 changes** not requiring additional public notice and  
 comment.

Authority: N.J.S.A. 30:4D-7j, k and 30:4D-20 and 24.

Effective Date: May 3, 1982.

**Full text** of the changes between proposal and adoption follows

(additions to proposal shown in boldface with asterisks **\*thus\***; deletions from proposal shown in brackets with asterisks **\*[thus]\***).

10:69A-7.1 Recoveries for benefits correctly made

(a) (No change from proposal.)

**[(b)](a)** Payments correctly made on behalf of a PAA beneficiary are recoverable from the estate of a deceased beneficiary\*,\* provided **\*[The beneficiary leaves if]\***:

1.-2. (No change from deletion in proposal.)

1.-4. (No change from proposal.)

(b) (No change from proposal.)

(c) **Rules contained in (a)3 and (a)4 above shall apply to recoveries from the estates of PAA\*D\* beneficiaries who died on or after July 20, 1981, the effective date of P.L. 1981, c.217.**

**(a)**

## DIVISION OF PUBLIC WELFARE

### General Assistance Manual Sponsors of Aliens; Deeming of Income

#### Adopted Amendment: N.J.A.C. 10:85-3.4

Proposed: February 1, 1982 at 14 N.J.R. 122(b).

Adopted: April 1, 1982 by George Albanese,  
Commissioner, Department of Human Services.

Filed: April 8, 1982 as R.1982 d.134, **with technical changes** not requiring additional public notice and comment.

Authority: N.J.S.A. 44:8-111(d).

Effective Date: May 3, 1982.

**Full text** of the changes between proposal and adoption follows (additions to proposal shown in boldface with asterisks **\*thus\***; deletions from proposal shown in brackets with asterisks **\*[thus]\***).

10:85-3.4 Resources

(a) (No change from proposal.)

(b)**Identification:** The person(s) applying for assistance shall identify all his/her resources, shall assist in their evaluation, and, where indicated, shall participate in planning and carrying out their liquidation. The failure of any individual to identify a resource and to participate in its evaluation and/or liquidation shall render **\*[the]\*** **\*that\*** individual ineligible for assistance.

1. (No change from proposal.)

i.-ii. (No change from proposal.)

iii. **The income and resources of an alien's sponsor shall be deemed to be unearned income and resources of an alien applicant or recipient for three years following the alien's\* entry into the United States. For purposes of this section, a sponsor is an individual (not an organization) who executed an affidavit of support or similar agreement on behalf of an alien (who is not the sponsor's child) as a condition of the alien's entry into the United States. No income or resources shall be deemed from a sponsor who is receiving public assistance.**

iv. (No change from proposal.)

(1)-(2) (No change from proposal.)

**(3) The amount determined in (b)1iv(2) above shall be reduced by the following:**

(A) (No change from proposal.)

**(B) Any amounts actually paid by the sponsor to people not living in the household who are claimed by the sponsor as dependents for \*[Federal]\*\*Federal\* personal income tax liability; and**

(C) (No change from proposal.)

(4) (No change from proposal.)

vi.-viii. (No change from proposal.)

**(b)**

## DIVISION OF PUBLIC WELFARE

### General Assistance Manual Emergency Grants and Treatment of Regular Assistance Grant

#### Adopted Amendment: N.J.A.C. 10:85-4.6

Proposed: February 1, 1982 at 14 N.J.R. 124(a).

Adopted: April 1, 1982 by George Albanese,  
Commissioner, Department of Human Services.

Filed: April 8, 1982 as R.1982 d.135, **without change.**

Authority: N.J.S.A. 44:8-111(d).

Effective Date: May 3, 1982.

**(c)**

## DIVISION OF YOUTH AND FAMILY SERVICES

### Child Care Manual of Standards for Child Care Centers

#### Adopted Amendments: N.J.A.C. 10:122-4.2, 7.1 and 7.2

#### Adopted New Rules: N.J.A.C. 10:122-7.3 through 7.7

Proposed: January 18, 1982 at 14 N.J.R. 82(a).

Adopted: April 6, 1982 by George J. Albanese,  
Commissioner, Department of Human Services.

Filed: April 12, 1982 as R.1982 d.136, **with technical changes** not requiring additional public notice and comment and with action on N.J.A.C. 10:122-5.1 through 5.4 still pending.

Authority: N.J.S.A. 18A:70-1 to 9.

Effective Date: May 3, 1982.

**Full text** of the changes between proposal and adoption follows (additions to the proposal shown in boldface with asterisks **\*thus\***; deletions from proposal shown in brackets with asterisks **\*[thus]\***).

10:122-4.2 Health requirements for staff

(a) (No change from proposal.)

1. (No change from proposal.)

**2. If the Mantoux tuberculin test result is insignificant (0 to 9 mm of induration), no \*[further]\*\*further\* testing shall be required. The Bureau or center shall have the authority at any time in the future to require a staff member to retake the Mantoux tuberculin test, if there is reason to believe or suspect that the staff member may have contracted tuberculosis.**

3.-4. (No change from proposal.)

(b)-(d) (No change from proposal.)

[5.]10:122-7.6 Special regulation\*s\*[:]  
(No change in text from proposal.)

10:122-7.[2]17 Vehicle requirements

(a) (No change from proposal.)

1. (No change from proposal.)

2. Vehicle specifications:

i. (No change from proposal.)

ii. Vehicles manufactured after April 1, 1977:

(1)-(2) (No change from proposal.)

(3) All [T]\*[t]\*\*T\*type II vehicles with a capacity of 10 or more persons [also] shall comply with the requirements of the Federal Motor Vehicle and School Bus Safety Amendments of 1974.

iii.-v. (No change from proposal.)

(a)

**DIVISION OF YOUTH AND FAMILY SERVICES**

**Standards for Shelters for Victims of Domestic Violence**

**Adopted New Rule: N.J.A.C. 10:130**

Proposed: February 16, 1982 at 14 N.J.R. 197(a).

Adopted: April 5, 1982 by George J. Albanese,  
Commissioner, Department of Human Services.

Filed: April 14, 1982 as R.1982 d.138, **without change.**

Authority: N.J.S.A. 30:14-1 et. seq.

Effective Date: May 3, 1982.

**INSURANCE**

(b)

**THE COMMISSIONER**

**Cancellation and Nonrenewal Requirement for Property and Casualty Insurance Policies**

**Notice of Recertification to Legislature**

**Public Notice N.J.A.C.: 11:1-5.5**

Take notice that Joseph F. Murphy, the Commissioner of Insurance, pursuant to N.J.S.A. 17:29C-3 and N.J.S.A. 39:6A-3, has recertified to the Legislature the need for the continuation of the Notice of Cancellation and Nonrenewal requirement applicable to property and casualty insurance policies for the fiscal year commencing July 1, 1982. The notice of cancellation and nonrenewal requirement is set forth in N.J.A.C. 11:1-5.5, which rule continues in full force and effect.

**LAW AND PUBLIC SAFETY**

(c)

**BOARD OF PROFESSIONAL ENGINEERS AND LAND SURVEYORS**

**Engineers and Land Surveyors Examination Fees**

**Adopted Amendment: N.J.A.C. 13:40-6.1**

Proposed: July 22, 1981 at 13 N.J.R. 446(a).

Adopted: March 18, 1982 by Board of Professional Engineers and Land Surveyors, Sol Seid, President.

Filed: April 15, 1982 as R.1982 d.142, **without change.**

Authority: N.J.S.A. 45:1-3.2.

Effective Date: May 3, 1982.

Operative Date: January 1, 1983.

(d)

**ATTORNEY GENERAL**

**Professional and Occupational Boards Per Diem Compensation**

**Adopted New Rules: N.J.A.C. 13:44B**

Proposed: December 21, 1981 at 13 N.J.R. 932(a).

Adopted: April 12, 1982 by Irwin I. Kimmelman, Attorney General, State of New Jersey.

Filed: April 19, 1982 as R.1982 d.144, **without change.**

Authority: N.J.S.A. 45:1-2.5.

Effective Date: May 3, 1982.

**TRANSPORTATION**

(e)

**TRANSPORTATION OPERATIONS**

**Restricted Parking and Stopping Route 17**

**Adopted Emergency Amendment and Concurrent Proposal: N.J.A.C. 16:28A-1.9**

Emergency Amendment Adopted: March 29, 1982 by Anne P. Canby, Commissioner, Department of Transportation.

Gubernatorial Approval (see N.J.S.A. 52:14B-4(c)): March 30, 1982.

Emergency Amendment Filed: April 7, 1982 as R.1982 d.132.

Authority: N.J.S.A. 27:1A-5, 27:1A-6, 39:4-6, 39:4-138.1 and 39:4-139.

Emergency Amendment Effective Date: April 7, 1982.  
Emergency Amendment Expiration Date: June 7, 1982.

**Interested persons** may submit in writing, data, views or arguments relevant to the proposal on or before June 2, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

Charles L. Meyers  
Administrative Practice Officer  
Department of Transportation  
1035 Parkway Avenue  
Trenton, New Jersey 08625

This amendment was adopted on an emergency basis and became effective upon acceptance for filing by the Office of Administrative Law (see N.J.S.A. 52:14B-4(c) as implemented by N.J.A.C. 1:30-4.4). Concurrently, the provisions of this emergency amendment are being proposed for re-adoption in compliance with the normal rulemaking requirements of the Administrative Procedure Act, N.J.S.A. 52:14B-1 et seq. The re-adopted rule becomes effective upon acceptance for filing by the Office of Administrative Law (see N.J.A.C. 1:30-4.4(d)).

The proposal is known as PRN 1982-146.

The agency emergency adoption and concurrent proposal follows:

#### Summary

The proposed amendment establishes "no parking" zones along Route 17 in Mahwah Township in compliance with the request from local officials and confirmed in traffic engineering studies conducted by the Department. It will enhance the safety and well being of the populace and cause signs to be erected advising the motoring public.

#### Social Impact

This rule will establish "no parking" zones in the areas indicated, reduce the volume of traffic parking along both sides of the highway unless in cases of emergency, thus enhancing the safety and well being of the populace.

#### Economic Impact

This amendment will cause the Department to incur direct and indirect costs, contingent upon mileage, personnel and equipment to be utilized.

**Full text** of the emergency adoption and concurrent proposal follows (additions indicated in boldface **thus**; deletions indicated in brackets [thus]).

16:28A-1.9 Route 17

(a) The certain parts of State highway Route 17 described [herein below shall be, and hereby are] **in (a) of this section** are designated and established as "no parking" zones where stopping or standing is prohibited at all times except as provided in N.J.S.A. 39:4-139[;].

1.-2. (No change.)

**3. No stopping or standing in Mahwah Township:**

**i. Along both sides of Route 17:**

**(1) From the Ho-Ho-Kus Borough-Waldwick Borough corporate line to the northerly terminus of the Route in Mahwah Township, including all ramps and connections thereto, which are under the jurisdiction of the Commissioner of Transportation.**

(b) (No change.)

## TREASURY-TAXATION

(a)

### DIVISION OF TAXATION

#### Motor Fuels Tax Distributor and Gasoline Jobber Security Bond

#### Adopted Amendment: N.J.A.C. 18:18-3.6

Proposed: February 16, 1982 at 14 N.J.R. 202(a).

Adopted: April 14, 1982 by Sidney Glaser, Director,  
Division of Taxation.

Filed: April 15, 1982 as R.1982 d.140, **without change**.

Authority: N.J.S.A. 54:39-10.

Effective Date: May 3, 1982.

(b)

### DIVISION OF TAXATION

#### Sales and Use Tax Installation Services Capital Improvement

#### Adopted Amendment: N.J.A.C. 18:24-5.7

Proposed: February 1, 1982 at 14 N.J.R. 140(b).

Adopted: April 14, 1981 by Sidney Glaser, Director,  
Division of Taxation.

Filed: April 15, 1982 as R.1982 d.141, **without change**.

Authority: N.J.S.A. 54:32B-24.

Effective Date: May 3, 1982.

## OTHER AGENCIES

(c)

### PORT AUTHORITY TRANS-HUDSON CORPORATION

#### Schedule of Charges Public Vehicular Parking at Journal Square Transportation Center

Adopted: March 11, 1982 by Board of Directors of the  
Port Authority Trans-Hudson Corporation.

Filed: April 14, 1982 as R.1982 d.137, (**Exempt** from  
Administrative Procedure Act as "**exempt agency**",  
see N.J.S.A. 52:14B-2(a)).

Effective Date: April 1, 1982.

**ADOPTIONS**

**OTHER AGENCIES**

**Full text** of the adoption follows.

RESOLVED, that the Schedule of Charges for public vehicular parking at the Journal Square Transportation Center, adopted by the Board, at its meeting on June 12, 1975, be and the same is hereby amended, effective April 1, 1982, or such other date as the Jersey City parking tax may become effective, to read as follows:

**PARKING RATES†  
MONDAY TO FRIDAY**

**6 AM-6 PM EXCLUDING HOLIDAYS††**

Up to 1 hour	\$1.00
Up to 2 hours	1.50
Up to 4 hours	2.25
Up to 6 hours	2.50
Up to 7 hours	2.75
Up to 10 hours	3.25
Up to 12 hours	3.50
Up to 16 hours	4.75
Up to 24 hours†††	5.75

†Rates include City of Jersey City 15% tax  
††New Year's Day, Washington's Birthday, Memorial Day, Independence Day, Labor Day, Thanksgiving Day, Christmas Day  
†††Maximum Daily Rate, excluding weekends and holidays

Over 24 hours - \$.75 each hour or part up to daily maximum.

**MINIMUM OF \$5.75 IF TICKET IS LOST**

**PARKING RATES†  
WEEKEND, HOLIDAY AND ALL OTHER TIMES**

Up to 1 hour	\$.75
Up to 2 hours	1.25
Up to 4 hours	1.75
Up to 12 hours	2.50
Up to 24 hours††	3.00

†Rates include City of Jersey City 15% tax  
††Maximum Daily Rate for Weekends and Holidays

**MINIMUM OF \$5.75 IF TICKET IS LOST**

# MISCELLANEOUS NOTICES

## ENVIRONMENTAL PROTECTION

(a)

THE COMMISSIONER

### State Certifications of Draft NPDES Permits

#### Public Notice

Robert E. Hughey, Commissioner of the Department of Environmental Protection, pursuant to the "New Jersey Water Pollution Control Act," N.J.S.A. 58:10A-1 et seq., is authorized to assess compliance of a surface water discharge with State law pertaining to discharges to the waters of the State. The Department is requested by the United States Environmental Protection Agency, as required by section 401 of the Federal Clean Water Act, 33 U.S.C. 1251 et seq., to certify that a discharge, as described in a draft National Pollutant Discharge Elimination System permit, will not violate the requirements of State law.

The Department publishes public notice of certifications in the DEP Bulletin. Copies of the Bulletin may be obtained by calling (609) 292-3178 or writing to the Documents Distribution Center, P.O. Box 1390, Trenton, New Jersey 08625.

May 19, 1982, 10:00 A.M.  
New Jersey Department of Health  
Southern Region Office  
1012 Haddonfield Avenue  
Cherry Hill, New Jersey 08002

May 20, 1982, 10:00 A.M.  
New Jersey Department of Health  
Northern Region Office  
7 Glenwood Avenue  
East Orange, New Jersey 07205

Copies and summaries of the FY82 approved State Plan, which will be updated as a result of comments provided, are available for review in the State WIC Office, New Jersey State Department of Health, Trenton, New Jersey 08625, the Northern State Office, Southern State Office, and State Library.

Interested persons may present written statements relevant to the WIC State Plan on or before May 30, 1982 to:

Linda Barr Gale  
State WIC Coordinator  
New Jersey State Department of Health  
CN 364  
Trenton, New Jersey 08625

Any inquiries concerning the State Plan or these public meetings may be directed to the State WIC Program by calling (609)292-9560.

Standards for participation in the WIC Program are the same for everyone regardless of race, color, national origin, sex, or handicap. Discrimination complaints may be addressed to the Secretary of Agriculture, Washington, DC 20250.

## HEALTH

(b)

THE COMMISSIONER

### Women, Infants and Children Supplemental Food Program State Plan

Shirley A. Mayer, Commissioner of the Department of Health, has issued the following notice concerning the WIC State Plan.

Each year by June 30, the State Health Department shall submit to the Governor a Plan of program operation and administration, allowing 45 days for its review and approval. The Plan shall then be submitted by August 15 to the Food and Nutrition Service (FNS) of the U.S. Department of Agriculture for approval by the Secretary of Agriculture as a prerequisite to receiving funds.

Two public meetings concerning this Plan will be held during which interested parties may make oral or taped presentations:

## INSURANCE

(c)

THE COMMISSIONER

### Public Notice: List of Municipalities Requiring Insurance Companies to Pay Unpaid Liens

On April 7, 1982, Herman W. Hanssler, Assistant Commissioner of Insurance, pursuant to authority of P.L. 1979, c.369, filed a list of municipalities that have passed an ordinance requiring insurance companies writing fire insurance on risks located in that municipality to pay unpaid liens out of any claimed payments in excess of \$2,500.

Full text of the additions to the existing list follows.

	Date Filed with the Department of Insurance
The Borough of Pine Hill 08021 (Camden County)	March 2, 1982
The Borough of Belmar 07719 (Monmouth County)	March 5, 1982
The City of Ventnor City 08401 (Atlantic County)	March 30, 1982

This list was filed as R.1982 d.133 and is not subject to codification, but will appear in Title 11 for informational purposes.

## LAW AND PUBLIC SAFETY

(a)

### DIVISION OF MOTOR VEHICLES

#### Bulk Commodities Application

#### Public Notice

Take notice that Clifford W. Snedeker, Director, Division of Motor Vehicles pursuant to the authority of N.J.S.A. c.39:5-E.11, hereby lists the names and addresses of applicants who have filed an application for a common carrier's certificate of public convenience and necessity to engage in the business of transporting bulk commodities in intrastate commerce.

**COMMON CARRIER (NON-GRANDFATHER)**

Lazewski Trkng. & Excav.  
74 Freehold Rd.  
Englishtown, New Jersey 07726

Chris Trkng. & Tank Cleaning  
Box 344 Jessup Mill Rd.  
Mantua, New Jersey 08051

P-10 Management Corp.  
1275 Bloomfield Avenue  
Fairfield, New Jersey 07706

August C. Binder T/A  
Bee Line Fuel Oil Co.  
Route 1 Heiser Rd.  
Port Murray, New Jersey 07865

Any or all the above applications may be inspected in full by interested parties at the office of the Division of Motor Vehicles, Bureau of Motor Carriers, 25 S. Montgomery Street, Trenton, New Jersey 08666, on business days between 9:00 A.M. and 4:00 P.M.

Protests in writing and verified under oath may be presented by interest parties to the Director of Motor Vehicles within 20 days following the publication date of an application.

# INDEX OF ADOPTED RULES

The *Index of Adopted Rules* contains rules which have been promulgated subsequent to the most recent update of the New Jersey Administrative Code, with the exception of rules promulgated in this Register appearing in the *Table of Rules in This Issue*. The rules in this index are listed in order of their Code citations. At the bottom of the listing for each Title is the date of the most recent Code update for that Title. Accompanying the Code citation for each rule is a brief description of the rule's contents, the Register citation for its proposal notice, its Office of Administrative Law (OAL) document citation (which should be used if ordering a copy of the rule from OAL) and the Register citation for its adoption notice.

Note: A shortened N.J.A.C. citation giving only the Code title and chapter, or subchapter, such as 1:30 or 5:23-3, implies extensive rule changes involving all or most sections.

The *Index of Adopted Rules* appears in the first Register of each month, complementing the *Index of Proposed Rules* which appears

in the second Register of each month. Together, these indices make available to a Code and Register subscriber all legally effective rules, and enable the subscriber to keep track of all State agency rulemaking activities from the initial proposal through final promulgation.

For any rule not yet published in a Code update, the full text of the proposal notice as published in the Register, plus the full text of any changes published with the adoption notice in the Register, constitute an official copy of the promulgated rule. If the full text of either the proposed rule or any changes does not appear in the Register, it is available for a fee from:

Administrative Filings  
CN301

Trenton, New Jersey 08625

**To be certain that you have a copy of each proposed rule which may have been adopted but which does not yet appear in the most recent Code update, you should retain each Register beginning with July 5, 1979.**

N.J.A.C. CITATION		PROPOSAL NOTICE (N.J.R. CITATION)	DOCUMENT CITATION	ADOPTION NOTICE (N.J.R. CITATION)
<b>ADMINISTRATIVE LAW—TITLE 1</b>				
1:1-1.1	Applicability of OAL rules	13 N.J.R. 60(a)	R. 1981 d. 118	13 N.J.R. 254(a)
1:1-1.1	Uncontested cases	14 N.J.R. 2(a)	R. 1982 d. 87	14 N.J.R. 335(a)
1:1-1.5	Nature of a contested case	13 N.J.R. 2(a)	R. 1981 d. 116	13 N.J.R. 254(b)
1:1-3.5	Attorneys obstruction	13 N.J.R. 254(c)	R. 1981 d. 443	13 N.J.R. 842(a)
1:1-3.7	Appearances and representation in contested cases	13 N.J.R. 2(b)	R. 1981 d. 442	13 N.J.R. 842(b)
1:1-3.10	Interpreters	13 N.J.R. 3(a)	R. 1981 d. 441	13 N.J.R. 842(c)
1:1-9.1	Relief motions	14 N.J.R. 2(a)	R. 1982 d. 87	14 N.J.R. 335(a)
1:1-9.7, 11.2, 11.3	Finality of procedural decisions	13 N.J.R. 3(b)	R. 1981 d. 55	13 N.J.R. 114(a)
1:1-11.5	Time for discovery	13 N.J.R. 470(a)	R. 1981 d. 444	13 N.J.R. 842(d)
1:1-12.3	Standards for intervention in administrative hearings	13 N.J.R. 61(a)	R. 1981 d. 119	13 N.J.R. 255(a)
1:1-12.4	Finality of procedural decisions	13 N.J.R. 3(b)	R. 1981 d. 55	13 N.J.R. 114(a)
1:1-12.6	Participation	14 N.J.R. 2(a)	R. 1982 d. 87	14 N.J.R. 335(a)
1:1-14.1	Motions to consolidate	12 N.J.R. 626(b)	R. 1981 d. 120	13 N.J.R. 255(b)
1:1-14.1, 14.2	Motions to consolidate	13 N.J.R. 4(a)	R. 1981 d. 117	13 N.J.R. 255(c)
1:1-14.3, 15.2	Finality of procedural decisions	13 N.J.R. 3(b)	R. 1981 d. 55	13 N.J.R. 114(a)
1:1-16.3	Record inventories	14 N.J.R. 2(a)	R. 1982 d. 87	14 N.J.R. 335(a)
1:1-17.1, 17.2	Settlement by consent; withdrawal of cases	14 N.J.R. 4(b)	R. 1982 d. 86	14 N.J.R. 335(b)
1:1-17.2	Correction: Withdrawal of cases	14 N.J.R. 4(b)	R. 1982 d. 86	14 N.J.R. 383(a)
1:30	Rules of agency rulemaking	Emergency	R. 1981 d. 83	13 N.J.R. 171(a)
1:30-1.2	Correction: Agency rulemaking	13 N.J.R. 171(a)	R. 1981 d. 83	13 N.J.R. 255(d)
(Title 1, Transmittal 1 dated July 17, 1980)				
<b>AGRICULTURE—TITLE 2</b>				
2:2-2.2	Official calfhood brucella vaccination	13 N.J.R. 114(b)	R. 1981 d. 173	13 N.J.R. 318(a)
2:2-2.3	Vaccination of female bovines	13 N.J.R. 256(a)	R. 1981 d. 288	13 N.J.R. 471(a)
2:2-2.16	Slaughtering of market cattle and goats	13 N.J.R. 5(a)	R. 1981 d. 40	13 N.J.R. 115(b)
2:3-2.3, 2.4	Brucellosis and tuberculosis tests for cattle	13 N.J.R. 4(b)	R. 1981 d. 39	13 N.J.R. 115(a)
2:3-4.1	Movement of livestock	13 N.J.R. 5(b)	R. 1981 d. 41	13 N.J.R. 115(c)
2:5-1	Repeal hog cholera quarantines	13 N.J.R. 5(c)	R. 1981 d. 42	13 N.J.R. 115(d)
2:22-2	Mediterranean fruit fly control	13 N.J.R. 550(a)	R. 1981 d. 508	14 N.J.R. 101(a)
2:48-5.1	Use of coupons in milk promotion	13 N.J.R. 181(b)	R. 1981 d. 166	13 N.J.R. 318(b)
2:54-1.1	Milk marketing order	13 N.J.R. 551(a)	R. 1981 d. 416	13 N.J.R. 753(a)
2:54-1.1, 2.1	Milk Marketing Order 57-3 and Order 63-1	13 N.J.R. 798(a)	R. 1981 d. 512	14 N.J.R. 101(b)
2:69-1.11	Commercial values of primary plant nutrients	13 N.J.R. 114(c)	R. 1981 d. 172	13 N.J.R. 318(c)
2:71-2.28, 2.29, 2.31	Farm products inspection and grading fees	14 N.J.R. 66(a)	R. 1982 d. 75	14 N.J.R. 277(a)
(Title 2, Transmittal 18 dated January 14, 1981)				
<b>BANKING—TITLE 3</b>				
3:1-1.1	Interest rates	Emergency	R. 1981 d. 429	13 N.J.R. 753(b)
3:1-1.1	Readoption: Interest rates on mortgages	13 N.J.R. 753(b)	R. 1981 d. 511	14 N.J.R. 101(c)
3:1-1.1	Correction: Interest rates on mortgages	13 N.J.R. 753(b)	R. 1981 d. 511	14 N.J.R. 205(a)
3:1-2	Procedural rules	13 N.J.R. 182(a)	R. 1981 d. 258	13 N.J.R. 382(b)

N.J.A.C. CITATION		PROPOSAL NOTICE (N.J.R. CITATION)	DOCUMENT CITATION	ADOPTION NOTICE (N.J.R. CITATION)
3:2-2.1-2.3	Plain language in consumer contracts	13 N.J.R. 184(a)	R. 1981 d. 259	13 N.J.R. 383(a)
3:6-1.1	Savings bank parity rule	13 N.J.R. 383(b)	R. 1981 d. 352	13 N.J.R. 551(b)
3:6-7, -9	Class II and Small Business Loans	14 N.J.R. 182(a)	R. 1982 d. 126	14 N.J.R. 383(b)
3:6-12.1	Commercial bank parity	13 N.J.R. 383(c)	R. 1981 d. 351	13 N.J.R. 552(a)
3:8-3, -4	Nonmember commercial bank reserves	14 N.J.R. 183(a)	R. 1982 d. 125	14 N.J.R. 383(c)
3:11-2.1	Commercial bank lending: Approved subsidiaries	13 N.J.R. 799(a)	R. 1981 d. 516	14 N.J.R. 101(d)
3:11-10.1, 10.2	Savings banks participation in credit card operations	13 N.J.R. 61(b)	R. 1981 d. 91	13 N.J.R. 185(b)
3:17-4.4, -7	Small loan licensees	13 N.J.R. 115(e)	R. 1981 d. 257	13 N.J.R. 384(a)
3:17-7.1, 7.3	Permits to small loan licensees	13 N.J.R. 471(b)	R. 1981 d. 430	13 N.J.R. 754(a)
3:19-2	Energy rules on home repair financing	Emergency	R. 1981 d. 29	13 N.J.R. 116(a)
3:21-2	State chartered credit unions	13 N.J.R. 522(b)	R. 1981 d. 414	13 N.J.R. 754(b)
3:23	License fees for credit sales and loan businesses	Emergency	R. 1982 d. 76	14 N.J.R. 277(b)
3:26-4.1	Parity with federally-chartered savings and loan	13 N.J.R. 634(a)	R. 1981 d. 506	14 N.J.R. 40(a)
3:27-6	Repealed: Variable rate mortgage rules	13 N.J.R. 715(a)	R. 1981 d. 507	14 N.J.R. 40(b)
3:30-2.1	Reserve requirements	13 N.J.R. 61(c)	R. 1981 d. 90	13 N.J.R. 185(a)
3:38-1.1	Mortgage bankers and brokers license fees	13 N.J.R. 256(c)	R. 1981 d. 260	13 N.J.R. 384(b)

(Title 3, Transmittal 17 dated January 14, 1981)

**CIVIL SERVICE--TITLE 4**

4:1	CSPM into Title 4	13 N.J.R. 556(b)	R. 1981 d. 458	13 N.J.R. 885(a)
4:1-1.10	Petitions from interested persons	13 N.J.R. 384(c)	R. 1981 d. 413	13 N.J.R. 754(c)
4:1-2.1	Employee Advisory Service	13 N.J.R. 63(a)	R. 1981 d. 233	13 N.J.R. 385(a)
4:1-5.17	Determining back pay awards	13 N.J.R. 715(b)	R. 1982 d. 35	14 N.J.R. 205(b)
4:1-8.6	Promotional examinations	13 N.J.R. 6(b)	R. 1981 d. 92	13 N.J.R. 186(c)
4:1-8.8A	Residency standards	13 N.J.R. 552(c)	R. 1981 d. 501	14 N.J.R. 40(c)
4:1-8.11	Time and place of examinations	13 N.J.R. 554(a)	R. 1981 d. 461	13 N.J.R. 885(c)
4:1-8.11	Cancellation of examinations	13 N.J.R. 716(a)	R. 1981 d. 500	14 N.J.R. 40(d)
4:1-8.22, 8.23	Handicapped testing	Emergency	R. 1981 d. 401	13 N.J.R. 754(d)
4:1-8.22, 8.23	Readoption: Handicapped testing	13 N.J.R. 754(d)	R. 1981 d. 499	14 N.J.R. 41(a)
4:1-12.8	Certification of veterans and nonveterans	14 N.J.R. 114(a)	R. 1982 d. 107	14 N.J.R. 335(c)
4:1-12.15	Extension of certification list	13 N.J.R. 117(a)	R. 1981 d. 127	13 N.J.R. 257(a)
4:1-16.7	Suspension, fines and demotions	13 N.J.R. 63(b)	R. 1981 d. 107	13 N.J.R. 257(b)
4:1-20.2, 20.3	Employee Advisory Service	13 N.J.R. 63(a)	R. 1981 d. 233	13 N.J.R. 385(a)
4:1-20.3	Performance evaluations	13 N.J.R. 555(a)	R. 1981 d. 485	13 N.J.R. 943(a)
4:1-20.4	Inspection of evaluations	13 N.J.R. 556(a)	R. 1981 d. 459	13 N.J.R. 885(b)
4:1-20.8	Employee Advisory Service	13 N.J.R. 63(a)	R. 1981 d. 233	13 N.J.R. 385(a)
4:1-24.2	Pre-layoff actions (proposed as 4:1-16.1A)	13 N.J.R. 862(a)	R. 1982 d. 88	14 N.J.R. 335(d)
4:2	CSPM into Title 4	13 N.J.R. 556(b)	R. 1981 d. 458	13 N.J.R. 885(a)
4:2-7.1	Repealed: See 4:1-5.17	13 N.J.R. 715(b)	R. 1982 d. 35	14 N.J.R. 205(b)
4:2-7.1A, 7.2-7.7 7.9	Compensation plans; anniversary dates	14 N.J.R. 68(a)	R. 1982 d. 91	14 N.J.R. 336(a)
4:2-12.4	Certification of veterans and nonveterans	14 N.J.R. 114(a)	R. 1982 d. 107	14 N.J.R. 335(c)
4:2-16.3	Repealed: Job Bank program	14 N.J.R. 117(b)	R. 1982 d. 108	14 N.J.R. 336(b)
4:2-20.2	Performance evaluations	13 N.J.R. 555(a)	R. 1981 d. 485	13 N.J.R. 943(a)
4:2-20.11	Employee Advisory Service	13 N.J.R. 386(d)	R. 1981 d. 504	14 N.J.R. 41(b)
4:3	CSPM into Title 4	13 N.J.R. 556(b)	R. 1981 d. 458	13 N.J.R. 885(a)
4:3-8.12	Residency standards	13 N.J.R. 552(c)	R. 1981 d. 501	14 N.J.R. 40(c)
4:3-12.5	Certifications of veterans and nonveterans	14 N.J.R. 114(a)	R. 1982 d. 107	14 N.J.R. 335(c)
4:4, 5, 6	CSPM into Title 4	13 N.J.R. 556(b)	R. 1981 d. 458	13 N.J.R. 885(a)

(Title 4, Transmittal 15 dated November 10, 1980)

**COMMUNITY AFFAIRS--TITLE 5**

5:10	Maintenance of hotels and multiple dwellings	13 N.J.R. 383(d)	R. 1981 d. 95	13 N.J.R. 189(d)
5:10-1.3, 2.2	Hotels and multiple dwellings	13 N.J.R. 387(b)	R. 1981 d. 363	13 N.J.R. 704(a)
5:10-19.11	Maintenance of hotels and multiple dwellings	13 N.J.R. 384(a)	R. 1980 d. 500	13 N.J.R. 7(c)
5:10-19.11	Fire protection	Emergency	R. 1980 d. 536	13 N.J.R. 7(f)
5:10-25.3	Hotels and multiple dwellings	13 N.J.R. 387(b)	R. 1981 d. 363	13 N.J.R. 704(a)
5:11-3.2	Duplicate rental assistance	14 N.J.R. 72(a)	R. 1982 d. 71	14 N.J.R. 278(a)
5:11-7.1-7.5	Eviction and relocation	13 N.J.R. 67(b)	R. 1981 d. 69	13 N.J.R. 189(b)
5:11-9.2	Relocation assistance hearings	13 N.J.R. 186(d)	R. 1981 d. 183	13 N.J.R. 332(a)
5:12	Repeal State aid for urban renewal projects	13 N.J.R. 187(a)	R. 1981 d. 180	13 N.J.R. 333(a)
5:12-1.1, 1.2	Plain language review of consumer contracts	13 N.J.R. 473(a)	R. 1981 d. 424	13 N.J.R. 782(b)
5:17	Expiration date for retirement community disclosure	13 N.J.R. 560(d)	R. 1981 d. 425	13 N.J.R. 782(c)
5:21	Repealed: Uniform standards for mobile homes	13 N.J.R. 717(a)	R. 1982 d. 7	14 N.J.R. 142(a)
5:22-2.6	Multiple dwelling exemptions and tax list designations (joint adoption, see 18:12-6A.8)	14 N.J.R. 72(b)	R. 1982 d. 78	14 N.J.R. 278(b)
5:23	Uniform Construction Code	11 N.J.R. 607(a)	R. 1980 d. 508	13 N.J.R. 7(d)
5:23-1.4	Manufactured homes	13 N.J.R. 717(a)	R. 1982 d. 7	14 N.J.R. 142(a)
5:23-1.4, -2	Uniform Construction Code	13 N.J.R. 119(a)	R. 1981 d. 134	13 N.J.R. 258(b)

N.J.A.C. CITATION		PROPOSAL NOTICE (N.J.R. CITATION)	DOCUMENT CITATION	ADOPTION NOTICE (N.J.R. CITATION)
5:23-2.5	Uniform Construction Code	13 N.J.R. 120(a)	R. 1981 d.133	13 N.J.R. 258(c)
5:23-2.5	Uniform Construction Code	13 N.J.R. 390(a)	R. 1981 d.462	13 N.J.R. 885(d)
5:23-2.6	Uniform Construction Code inspections	13 N.J.R. 187(b)	R. 1981 d. 182	13 N.J.R. 333(b)
5:23-2.7	UCC: Certificate of occupancy	13 N.J.R. 7(b)	R. 1981 d.45	13 N.J.R. 123(a)
5:23-2.8	Manufactured homes	13 N.J.R. 717(a)	R. 1982 d.7	14 N.J.R. 142(a)
5:23-3	Uniform Construction Code	13 N.J.R. 121(a)	R. 1981 d.132	13 N.J.R. 258(d)
5:23-3.2	Uniform Construction Code	13 N.J.R. 120(a)	R. 1981 d.133	13 N.J.R. 258(c)
5:23-3	Uniform Construction Code	13 N.J.R. 121(a)	R. 1981 d.132	13 N.J.R. 258(d)
5:23-3.2	Uniform Construction Code	13 N.J.R. 120(a)	R. 1981 d.133	13 N.J.R. 258(c)
5:23-3.3	Uniform Construction Code	Emergency	R. 1980 d.537	13 N.J.R. 8(a)
5:23-3.3	Uniform Construction Code interpretations	13 N.J.R. 561(a)	R. 1981 d.454	13 N.J.R. 886(a)
5:23-3.3	Uniform Construction Code: Casino hotels	13 N.J.R. 561(b)	R. 1981 d.455	13 N.J.R. 886(b)
5:23-3.9	Manufactured homes	13 N.J.R. 717(a)	R. 1982 d.7	14 N.J.R. 142(a)
5:23-4.3	Temporary appointments of municipal code officials	13 N.J.R. 863(a)	R. 1982 d.23	14 N.J.R. 142(b)
5:23-4.6	Manufactured homes	13 N.J.R. 717(a)	R. 1982 d.7	14 N.J.R. 142(a)
5:23-4.8	Uniform Construction Code	13 N.J.R. 120(a)	R. 1981 d.133	13 N.J.R. 258(c)
5:23-4.8, 4.10	Manufactured homes	13 N.J.R. 717(a)	R. 1982 d.7	14 N.J.R. 142(a)
5:23-4.10A	Manufactured homes	13 N.J.R. 717(a)	R. 1982 d.42	14 N.J.R. 233(a)
5:23-5.2	Uniform Construction Code	13 N.J.R. 119(a)	R. 1981 d.134	13 N.J.R. 258(b)
5:23-5.3, 5.5	Uniform Construction Code	13 N.J.R. 390(a)	R. 1981 d.462	13 N.J.R. 885(d)
5:23-5.5	Uniform Construction Code	13 N.J.R. 635(a)	R. 1981 d.463	13 N.J.R. 886(c)
5:23-5.5	Licensing of Code officials	13 N.J.R. 801(a)	R. 1982 d.10	14 N.J.R. 143(b)
5:23-5.5	Fire subcode officials and construction licensing	14 N.J.R. 8(a)	R. 1982 d.56	14 N.J.R. 234(a)
5:23-5.5, 5.6, 5.7	Code enforcement (provisional) licensees	13 N.J.R. 799(b)	R. 1982 d.8	14 N.J.R. 143(a)
5:23-5.8, 5.9	Licensing of Code officials	13 N.J.R. 801(a)	R. 1982 d.10	14 N.J.R. 143(b)
5:23-5.11	Code enforcement (provisional) licensees	13 N.J.R. 799(b)	R. 1982 d.8	14 N.J.R. 143(a)
5:23-5.11	Uniform Construction Code	13 N.J.R. 119(a)	R. 1981 d.134	13 N.J.R. 258(b)
5:24-1.3	Condominium and cooperative conversion	13 N.J.R. 70(a)	R. 1981 d.131	13 N.J.R. 258(e)
5:24-1.3	Correction: Condominium and cooperative conversion	13 N.J.R. 70(a)	R. 1981 d.131	13 N.J.R. 333(c)
5:24-1.4, 1.5, 1.12	Condominium and cooperative conversion	13 N.J.R. 392(a)	R. 1981 d.354	13 N.J.R. 562(a)
5:24-2	Protected tenancy for disabled and seniors	13 N.J.R. 802(a)	R. 1982 d.9	14 N.J.R. 144(a)
5:25	New Home Warranty and Builders' Registration	12 N.J.R. 631(a)	R. 1980 d.522	13 N.J.R. 7(e)
5:25-2.8	Restoration of builders' registrations	14 N.J.R. 9(a)	R. 1982 d.55	14 N.J.R. 234(b)
5:25-3.1	New home warranty and mixed use property	13 N.J.R. 863(b)	R. 1982 d.22	14 N.J.R. 145(a)
5:25-5.5	New home warranties and builders' registration	13 N.J.R. 187(c)	R. 1981 d.181	13 N.J.R. 333(d)
5:26	Planned real estate development full disclosure	13 N.J.R. 70(b)	R. 1981 d.70	13 N.J.R. 189(c)
5:26	Planned real estate development full disclosure	12 N.J.R. 631(b)	R. 1981 d.130	13 N.J.R. 259(a)
5:26-2.4, 3.1, 10.5	Planned real estate development full disclosure	13 N.J.R. 474(a)	R. 1981 d.365	13 N.J.R. 704(b)
5:27	Rooming and boarding houses	13 N.J.R. 393(a)	R. 1981 d.359	13 N.J.R. 704(c)
5:27-1.6, 3.2	Rooming and boarding houses and discrimination	13 N.J.R. 562(b)	R. 1981 d.435	13 N.J.R. 842(e)
5:27-5.2, 5.8	Rooming and boarding houses	Emergency	R. 1980 d.546	13 N.J.R. 71(a)
5:28	State Housing Code (1980)	13 N.J.R. 70(a)	R. 1981 d.68	13 N.J.R. 189(a)
5:29	Petitions for rules	13 N.J.R. 259(b)	R. 1981 d.242	13 N.J.R. 395(a)
5:30-1.11	Realized revenue analysis report	13 N.J.R. 475(a)	R. 1981 d.381	13 N.J.R. 755(a)
5:30-3.4	Filing of municipal budget amendments	13 N.J.R. 188(a)	R. 1981 d.216	13 N.J.R. 395(b)
5:30-4.4	Capital budgets and improvement programs	12 N.J.R. 568(b)	R. 1981 d.3	13 N.J.R. 73(b)
5:30-9.1	Financial administration	12 N.J.R. 633(a)	R. 1981 d.2	13 N.J.R. 73(a)
5:30-9.2	Form of tax collection record	13 N.J.R. 121(b)	R. 1981 d.122	13 N.J.R. 260(a)
5:30-9.3	Tax collector examination	13 N.J.R. 70(d)	R. 1981 d.121	13 N.J.R. 260(b)
5:37	Municipal and County Employees Deferred Compensation	Emergency	R. 1980 d.456	12 N.J.R. 633(b)
5:37	Deferred compensation program	Emergency	R. 1980 d.557	13 N.J.R. 71(b)
5:71	County offices on aging	13 N.J.R. 395(c)	R. 1981 d.356	13 N.J.R. 563(a)
5:80-4.1	NJHFA: Debarment and suspension	12 N.J.R. 385(a)	R. 1981 d.255	13 N.J.R. 397(a)

(Title 5, Transmittal 15 dated September 18, 1980)

**EDUCATION-TITLE 6**

6:11-3.3	Teacher certification fees	13 N.J.R. 8(b)	R. 1981 d.82	13 N.J.R. 191(a)
6:11-3.7	Revocation of teaching certificate	14 N.J.R. 73(a)	R. 1982 d.122	14 N.J.R. 383(d)
6:11-3.18	Teacher education and academic credentials	12 N.J.R. 452(e)	R. 1981 d.22	13 N.J.R. 123(b)
6:20-2.3	Budget and cost distribution records	13 N.J.R. 333(e)	R. 1981 d.353	13 N.J.R. 563(b)
6:21-10.4	Private auto use for pupil transportation	13 N.J.R. 914(a)	R. 1982 d.121	14 N.J.R. 384(a)
6:22-1.14, 1.19	Inspection fees for school facilities	14 N.J.R. 74(a)	R. 1982 d.119	14 N.J.R. 384(b)
6:24-1.3	Format of petition for controversies and disputes	13 N.J.R. 190(a)	R. 1981 d.265	13 N.J.R. 397(b)
6:24-1.3	Correction: Petition format	13 N.J.R. 190(a)	R. 1981 d.265	13 N.J.R. 481(a)
6:29-4.2	Tuberculosis testing	13 N.J.R. 914(b)	R. 1982 d.120	14 N.J.R. 385(a)
6:30	Adult diploma requirements	13 N.J.R. 721(a)	R. 1982 d.39	14 N.J.R. 205(c)
6:44-6,-7	Recodified as 6:30	13 N.J.R. 721(a)	R. 1982 d.39	14 N.J.R. 205(c)
6:46-1	"Technical education" in local area districts	14 N.J.R. 9(b)	R. 1982 d.118	14 N.J.R. 385(b)
6:46-1.1-1.5	Local area vocational school districts	13 N.J.R. 635(b)	R. 1981 d.495	14 N.J.R. 41(c)

N.J.A.C. CITATION		PROPOSAL NOTICE (N.J.R. CITATION)	DOCUMENT CITATION	ADOPTION NOTICE (N.J.R. CITATION)
6:66	Archives and history records management (Title 6, Transmittal 17 dated November 10, 1980)	13 N.J.R. 190(b)	R. 1981 d.202	13 N.J.R. 397(c)
<b>ENVIRONMENTAL PROTECTION-TITLE 7</b>				
7:1-3	Repeal of various rules	12 N.J.R. 454(b)	R. 1980 d.433	12 N.J.R. 643(a)
7:1-4	Repeal of various rules	12 N.J.R. 454(b)	R. 1980 d.433	12 N.J.R. 643(a)
7:1A	Repeal of various rules	12 N.J.R. 454(b)	R. 1980 d.433	12 N.J.R. 643(a)
7:1C-1.5	Fees for 90-day construction permits	13 N.J.R. 123(c)	R. 1981 d.187	13 N.J.R. 334(b)
7:1C-1.5	Maximum fees for waterfront development permits	13 N.J.R. 564(a)	R. 1981 d.473	13 N.J.R. 943(b)
7:1C-1.13	90-day construction permits	Procedural	R. 1981 d.48	13 N.J.R. 128(b)
7:1D	Repeal of various rules	12 N.J.R. 454(b)	R. 1980 d.433	12 N.J.R. 643(a)
7:1G	Pinelands Comprehensive Management Plan	12 N.J.R. 309(a)	R. 1980 d.370	12 N.J.R. 575(c)
7:1G	Drought crisis	Emergency	R. 1981 d.93	13 N.J.R. 195(c)
7:1G	Water rationing plan	Emergency	R. 1981 d.203	13 N.J.R. 397(d)
7:1G-3.1	Drought crisis	Emergency	R. 1981 d.147	13 N.J.R. 334(c)
7:1G-3.3	Drought emergency	Emergency	R. 1981 d.105	13 N.J.R. 204(a)
7:1G-3.7, 3.8	Rules of Drought Coordinator	Emergency	R. 1981 d.222	13 N.J.R. 399(a)
7:1G-3.8	Water rationing plan	Emergency	R. 1981 d.266	13 N.J.R. 400(a)
7:1G-4.1	Use of fresh water for horticulture	Emergency	R. 1981 d.159	13 N.J.R. 335(a)
7:1G-5.4-5.7	Drought crisis	Emergency	R. 1981 d.147	13 N.J.R. 334(c)
7:1G-5.8	Landlord/tenant: Excess use charges	Emergency	R. 1981 d.217	13 N.J.R. 400(b)
7:1H	County environmental health services	11 N.J.R. 616(a)	R. 1980 d.362	12 N.J.R. 514(a)
7:2-11.22	Swimming River Natural Area map	12 N.J.R. 505(d)	R. 1981 d.4	13 N.J.R. 91(a)
7:7	Repeal of various rules	12 N.J.R. 454(b)	R. 1980 d.433	12 N.J.R. 643(a)
7:7-2	Waterfront and coastal resource development	12 N.J.R. 252(a)	R. 1980 d.375	12 N.J.R. 576(a)
7:7-2	Waterfront development permits	13 N.J.R. 73(c)	R. 1981 d.355	13 N.J.R. 564(b)
7:7D-2.3, 2.5, 2.8	CAFRA procedural rules	13 N.J.R. 75(a)	R. 1981 d.267	13 N.J.R. 401(b)
7:7E	Waterfront and coastal resource development	12 N.J.R. 252(a)	R. 1980 d.375	12 N.J.R. 576(a)
7:7E	Coastal resource and development policies	13 N.J.R. 76(a)	R. 1981 d.186	13 N.J.R. 338(a)
7:7E-3.10, 3.30, 3.33, 3.37, 4.10, 4.11, 5.5	Coastal resources and development policies	13 N.J.R. 565(a)	R. 1982 d.114	14 N.J.R. 385(c)
7:7E-7.2	Affordable housing and coastal development	13 N.J.R. 864(a)	R. 1982 d.31	14 N.J.R. 206(a)
7:7E-8.7, 8.16, 8.17	Coastal resources and development policies	13 N.J.R. 565(a)	R. 1982 d.114	14 N.J.R. 385(c)
7:8	Repeal of various rules	12 N.J.R. 454(b)	R. 1980 d.433	12 N.J.R. 643(a)
7:9-3	Repeal of various rules	12 N.J.R. 454(b)	R. 1980 d.433	12 N.J.R. 643(a)
7:9-4, -5, -6	Water quality standards	12 N.J.R. 108(c)	R. 1981 d.80	13 N.J.R. 194(b)
7:9-13.3, 13.5, 13.6	Sewer extension ban	12 N.J.R. 639(b)	R. 1981 d.224	13 N.J.R. 402(a)
7:9-15	Grants for restoring publicly owned freshwater lakes	12 N.J.R. 310(a)	R. 1980 d.374	12 N.J.R. 575(e)
7:10-8	Repealed: See 7:18	13 N.J.R. 260(d)	R. 1981 d.279	13 N.J.R. 481(c)
7:12-1.1, 1.3,	Condemnation of certain shellfish beds	13 N.J.R. 191(b)	R. 1981 d.190	13 N.J.R. 339(b)
7:12-1.3	Condemnation of certain shellfish areas	13 N.J.R. 566(a)	R. 1981 d.431	13 N.J.R. 755(b)
7:12-2	Shellfish waters condemnation	13 N.J.R. 191(b)	R. 1981 d.190	13 N.J.R. 339(b)
7:13-1.11	Flood plain delineation along Mullica River	12 N.J.R. 69(a)	R. 1981 d.8	13 N.J.R. 91(c)
7:13-1.11	Flood plain delineation along Cedar Creek	12 N.J.R. 70(a)	R. 1981 d.9	13 N.J.R. 91(d)
7:13-1.11	Flood plain delineation of Great Egg Harbor River	12 N.J.R. 506(a)	R. 1981 d.88	13 N.J.R. 194(d)
7:13-1.11	Flood plain delineation of Mullica River and tributaries	12 N.J.R. 506(b)	R. 1981 d.89	13 N.J.R. 194(e)
7:13-1.11	Flood hazard area delineations	12 N.J.R. 640(b)	R. 1981 d.144	13 N.J.R. 339(c)
7:13-1.11	Flood hazard area delineations	12 N.J.R. 640(a)	R. 1981 d.145	13 N.J.R. 340(a)
7:14	Pollutant discharge and waste management	12 N.J.R. 569(f)	R. 1981 d.84	13 N.J.R. 194(c)
7:14-1.4	New definition of "treatment works"	12 N.J.R. 311(b)	R. 1980 d.424	12 N.J.R. 642(b)
7:14-5, App. A	Statewide septage management	13 N.J.R. 124(a)	R. 1982 d.82	14 N.J.R. 336(c)
7:14A	Conditions for users of DTW	12 N.J.R. 569(f)	R. 1981 d.84	13 N.J.R. 194(c)
7:14A-4	Industrial waste management facilities	12 N.J.R. 569(f)	R. 1981 d.373	13 N.J.R. 705(a)
7:14A-11, 13.1	Hazardous waste management	13 N.J.R. 724(a)	R. 1982 d.97	14 N.J.R. 338(a)
7:14A-13.4	Pollutant discharge and waste management	13 N.J.R. 89(a)	R. 1981 d.214	13 N.J.R. 403(a)
7:15	Repeal of various rules	12 N.J.R. 454(b)	R. 1980 d.433	12 N.J.R. 643(a)
7:17	Hard clam depuration pilot plant program	12 N.J.R. 253(a)	R. 1981 d.56	13 N.J.R. 194(a)
7:18	Laboratory certification and standards of performance	13 N.J.R. 260(d)	R. 1981 d.279	13 N.J.R. 481(c)
7:19	Water diversion and water supply allocation permits	13 N.J.R. 639(a)	R. 1981 d.488	14 N.J.R. 42(a)
7:21	Water policy and supply council	Organizational	R. 1981 d.366	13 N.J.R. 705(b)
7:22	Natural Resources Bond Fund	13 N.J.R. 481(d)	R. 1981 d.456	13 N.J.R. 886(d)
7:23-2	Flood control bond grants	13 N.J.R. 192(a)	R. 1981 d.223	13 N.J.R. 403(b)
7:24	Dam restoration grants	13 N.J.R. 9(a)	R. 1981 d.104	13 N.J.R. 195(b)
7:25-1.7	Penalties for shellfish law violations	12 N.J.R. 456(a)	R. 1980 d.395	12 N.J.R. 576(d)
7:25-4.6	Nongame and exotic wildlife inspection	13 N.J.R. 806(a)	R. 1981 d.513	14 N.J.R. 102(a)
7:25-4.8	Potentially dangerous species	12 N.J.R. 390(a)	R. 1980 d.448	12 N.J.R. 643(b)
7:25-5	Game Code	13 N.J.R. 262(a)	R. 1981 d.253	13 N.J.R. 403(c)

N.J.A.C. CITATION		PROPOSAL NOTICE (N.J.R. CITATION)	DOCUMENT CITATION	ADOPTION NOTICE (N.J.R. CITATION)
7:25-6	1981 Fish Code	12 N.J.R. 457(a)	R. 1980 d.400	12 N.J.R. 577(a)
7:25-6	1982-1983 Fish Code	13 N.J.R. 483(a)	R. 1981 d.470	13 N.J.R. 887(a)
7:25-7.2	Oyster seed beds recodification	13 N.J.R. 193(a)	R. 1981 d.189	13 N.J.R. 340(b)
7:25-7.3	Repeal of various rules	12 N.J.R. 454(b)	R. 1980 d.433	12 N.J.R. 643(a)
7:25-7.4	Repeal rules prohibiting oyster dredging	Emergency	R. 1980 d.369	12 N.J.R. 575(b)
7:25-7.10	Taking of oysters	13 N.J.R. 125(a)	R. 1981 d.199	13 N.J.R. 403(d)
7:25-7.13	Crab dredging	12 N.J.R. 457(b)	R. 1980 d.396	12 N.J.R. 576(e)
7:25-7.13	Crab dredging	13 N.J.R. 125(b)	R. 1981 d.200	13 N.J.R. 404(a)
7:25-9.2	Penalties for shellfish law violations	12 N.J.R. 456(a)	R. 1980 d.395	12 N.J.R. 576(d)
7:25-9.2	Hard clam harvest penalties	13 N.J.R. 404(b)	R. 1981 d.362	13 N.J.R. 706(a)
7:25-9.4	Repeal of various rules	12 N.J.R. 454(b)	R. 1980 d.433	12 N.J.R. 643(a)
7:25-9.4	Bay scallops	13 N.J.R. 126(a)	R. 1981 d.256	13 N.J.R. 404(c)
7:25-10	Repeal of various rules	12 N.J.R. 454(b)	R. 1980 d.433	12 N.J.R. 643(a)
7:25-12.1	Preservation of clam resource	12 N.J.R. 641(a)	R. 1980 d.521	13 N.J.R. 11(b)
7:25-12.1	Sea clam harvesting (emergency adoption)	Emergency	R. 1981 d.448	13 N.J.R. 843(a)
7:25-12.1	Harvest of sea clams	13 N.J.R. 643(a)	R. 1981 d.486	13 N.J.R. 943(c)
7:25-12.1	1982 sea clam harvest limits	Emergency	R. 1982 d.80	14 N.J.R. 288(a)
7:25-14	Atlantic Coast crabbing	13 N.J.R. 262(b)	R. 1981 d.299	13 N.J.R. 546(a)
7:25-14.9	Penalties for shellfish law violations	12 N.J.R. 456(a)	R. 1980 d.395	12 N.J.R. 576(d)
7:25-15.1	Hard clam relay program	13 N.J.R. 645(b)	R. 1982 d.117	14 N.J.R. 387(a)
7:25-16.1	Upstream line revisions	13 N.J.R. 484(a)	R. 1981 d.469	13 N.J.R. 887(b)
7:25-18	Marine fisheries	12 N.J.R. 312(a)	R. 1980 d.394	12 N.J.R. 576(c)
7:25-19.1	Atlantic Coast harvest season	12 N.J.R. 312(b)	R. 1980 d.373	12 N.J.R. 575(d)
7:25-20.1	List of nongame wildlife species of New Jersey	12 N.J.R. 390(b)	R. 1980 d.390	12 N.J.R. 576(b)
7:25-21	Terrapin	13 N.J.R. 126(b)	R. 1981 d.198	13 N.J.R. 405(a)
7:25A-1.1	Emergency: Oyster dredging license moratorium	Emergency	R. 1981 d.94	13 N.J.R. 195(a)
7:25A-1.1, 1.2	Oyster dredging licenses	13 N.J.R. 192(b)	R. 1981 d.188	13 N.J.R. 340(c)
7:25A-2.1-2.7	Oyster management in Delaware Bay	13 N.J.R. 192(c)	R. 1981 d.197	13 N.J.R. 405(b)
7:25A-3.1	Oyster seed beds recodification	13 N.J.R. 193(a)	R. 1981 d.189	13 N.J.R. 340(b)
7:26-1	Solid waste administration	12 N.J.R. 511(a)	R. 1981 d.281	13 N.J.R. 484(b)
7:26-1	Hazardous waste management	12 N.J.R. 511(a)	R. 1981 d.370	13 N.J.R. 706(b)
7:26-1.1	Pollutant discharge and waste management	12 N.J.R. 569(f)	R. 1981 d.84	13 N.J.R. 194(c)
7:26-1.8	Hazardous waste management	13 N.J.R. 724(a)	R. 1982 d.97	14 N.J.R. 338(a)
7:26-3.2,4.7	Solid waste collection and haulage	Procedural	R. 1981 d.49	13 N.J.R. 129(a)
7:26-5.4	Repeal of various rules	12 N.J.R. 454(b)	R. 1980 d.433	12 N.J.R. 643(a)
7:26-7, -8	Solid waste administration	12 N.J.R. 511(a)	R. 1981 d.281	13 N.J.R. 484(b)
7:26-9	Hazardous waste management	12 N.J.R. 511(a)	R. 1981 d.370	13 N.J.R. 706(b)
7:26-11	Resource recovery grants	13 N.J.R. 9(a)	R. 1981 d.184	13 N.J.R. 340(d)
7:26-11, -12	Hazardous waste management	12 N.J.R. 511(a)	R. 1981 d.370	13 N.J.R. 706(b)
7:26-12.2	Hazardous waste management	13 N.J.R. 724(a)	R. 1982 d.97	14 N.J.R. 338(a)
7:26-15	Recycling of municipal solid waste (joint adoption, see 14A:3-15)	13 N.J.R. 865(a)	R. 1982 d.32	14 N.J.R. 206(b)
7:27-2	Control and prohibition of open burning	12 N.J.R. 690(a)	R. 1981 d.135	13 N.J.R. 264(a)
7:27-10	Sulfur in coal	12 N.J.R. 571(a)	R. 1981 d.185	13 N.J.R. 341(a)
7:27-16	Air pollution control: Volatile organic substances	13 N.J.R. 127(a)	R. 1982 d.3	14 N.J.R. 145(b)
7:27A-1.4	Repeal of various rules	12 N.J.R. 454(b)	R. 1980 d.433	12 N.J.R. 643(a)
7:28-41	Mercury vapor lamps	13 N.J.R. 9(b)	R. 1981 d.464	13 N.J.R. 887(c)
7:29B	Noise measurement	13 N.J.R. 127(b)	R. 1982 d.81	14 N.J.R. 339(a)
7:36-2.2, 3.2, 5.5, 6.4	Green Acres Program	12 N.J.R. 512(a)	R. 1981 d.7	13 N.J.R. 91(b)
7:38	Wild and scenic rivers	12 N.J.R. 458(a)	R. 1980 d.401	12 N.J.R. 577(b)
7:38-1.17	Wild and scenic rivers addition	13 N.J.R. 568(a)	R. 1982 d.2	14 N.J.R. 147(a)
7:50	Repeal of various rules	12 N.J.R. 454(b)	R. 1980 d.433	12 N.J.R. 643(a)
7:50	Pinelands Comprehensive Management Plan	12 N.J.R. 513(b)	R. 1981 d.13	13 N.J.R. 91(e)
7:50	Pinelands management	13 N.J.R. 569(a)	R. 1982 d.131	14 N.J.R. 388(a)
<b>(Title 7, Transmittal 15 dated July 17, 1980)</b>				
<b>HEALTH-TITLE 8</b>				
8:21-3.23	Legal animal repellants	14 N.J.R. 79(a)	R. 1982 d.123	14 N.J.R. 389(a)
8:21-10	Designated fluid milk products	12 N.J.R. 643(c)	R. 1980 d.539	13 N.J.R. 13(f)
8:22-1	State Sanitary Code--Campgrounds	13 N.J.R. 130(a)	R. 1981 d.161	13 N.J.R. 342(a)
8:22-2	Repeal mobile home park rules	12 N.J.R. 577(d)	R. 1980 d.499	13 N.J.R. 13(c)
8:30	Expiration date	13 N.J.R. 265(a)	R. 1981 d.283	13 N.J.R. 485(b)
8:31-26.4	Child abuse and neglect	13 N.J.R. 12(a)	R. 1981 d.157	13 N.J.R. 342(b)
8:31-26.4	Correction: Child abuse reporting	13 N.J.R. 12(a)	R. 1981 d.157	13 N.J.R. 756(a)
8:31-27	Megavoltage radiation (recodified as 8:33I)	13 N.J.R. 406(b)	R. 1981 d.406	13 N.J.R. 756(b)
8:31-28.1, 28.3	Need and designation of regional services	12 N.J.R. 515(a)	R. 1980 d.528	13 N.J.R. 13(d)
8:31-30.1	Plan Review Fee multiplier	13 N.J.R. 265(b)	R. 1981 d.284	13 N.J.R. 486(a)
8:31A-7	1982 SHARE regulations	13 N.J.R. 266(a)	R. 1981 d.325	13 N.J.R. 571(c)

N.J.A.C. CITATION		PROPOSAL NOTICE (N.J.R. CITATION)	DOCUMENT CITATION	ADOPTION NOTICE (N.J.R. CITATION)
8:31A-9.2	Correction to Code: SHARE Manual	10 N.J.R. 534(c)	R. 1979 d.25	14 N.J.R. 44(a)
8:31A-10.1	Mobile unit rate guidelines	13 N.J.R. 647(a)	R. 1982 d.38	14 N.J.R. 208(a)
8:31B-2.2, 2.4	Uniform Bill-Patient Summary (Inpatient)	13 N.J.R. 410(a)	R. 1981 d.404	13 N.J.R. 756(c)
8:31B-3	Hospital procedural and methodological regulations	12 N.J.R. 515(b)	R. 1980 d.455	12 N.J.R. 645(c)
8:31B-3	Procedural and methodological regulations	13 N.J.R. 486(b)	R. 1981 d.494	14 N.J.R. 45(a)
8:31B-3.20D	Rate of return: For-profit hospitals	13 N.J.R. 266(b)	R. 1981 d.290	13 N.J.R. 486(c)
8:31B-4	Hospital financial elements and reporting regulations	12 N.J.R. 516(a)	R. 1980 d.453	12 N.J.R. 645(a)
8:31B-4.62	Excluded health care services	12 N.J.R. 643(d)	R. 1981 d.10	13 N.J.R. 92(a)
8:31B-5.1,5.2,5.3	Diagnostic related groups	13 N.J.R. 726(b)	R. 1982 d.27	14 N.J.R. 147(b)
8:31B-6.1-6.5	Mobile unit rate guidelines	13 N.J.R. 647(a)	R. 1982 d.38	14 N.J.R. 208(a)
8:33	Certificate of Need application changes	13 N.J.R. 267(a)	R. 1981 d.296	13 N.J.R. 487(b)
8:33D-1.3	Regional hemophilia care centers	13 N.J.R. 727(a)	R. 1982 d.26	14 N.J.R. 147(c)
8:33E-1.1	Cardiac diagnostic facilities	13 N.J.R. 649(a)	R. 1982 d.24	14 N.J.R. 147(d)
8:33E-2.2	Cardiac surgical centers	13 N.J.R. 651(a)	R. 1982 d.25	14 N.J.R. 147(e)
8:33G	Certificate of Need reviews: CT scanners	13 N.J.R. 487(c)	R. 1981 d.472	13 N.J.R. 944(a)
8:33I	Megavoltage radiation units (recodified from 8:31-27)	13 N.J.R. 406(b)	R. 1981 d.406	13 N.J.R. 756(b)
8:37	Expiration date	13 N.J.R. 265(a)	R. 1981 d.283	13 N.J.R. 485(b)
8:39-1	Foreword: Amend operational dates	13 N.J.R. 265(a)	R. 1981 d.283	13 N.J.R. 485(b)
8:39-1.1	Long term care standards	13 N.J.R. 268(a)	R. 1981 d.285	13 N.J.R. 495(a)
8:39-1.35	Operational dates	13 N.J.R. 265(a)	R. 1981 d.283	13 N.J.R. 485(b)
8:42-1.8	Child abuse and neglect	13 N.J.R. 12(a)	R. 1981 d.157	13 N.J.R. 342(b)
8:42A	Alcoholism treatment facilities	13 N.J.R. 217(b)	R. 1981 d.236	13 N.J.R. 411(a)
8:43-2.13	Licensure of Residential Health Care Facilities	12 N.J.R. 644(a)	R. 1980 d.529	13 N.J.R. 13(e)
8:43-3.3, 3.20, 3.22	Residential health care standards	13 N.J.R. 268(b)	R. 1981 d.297	13 N.J.R. 495(b)
8:43-3.22	Residential health care: Fire protection	13 N.J.R. 495(c)	R. 1981 d.402	13 N.J.R. 756(d)
8:43-4.13, 4.14	Residential health care standards	13 N.J.R. 268(b)	R. 1981 d.297	13 N.J.R. 495(b)
8:43-6.9	Licensure of Residential Health Care Facilities	12 N.J.R. 644(a)	R. 1980 d.529	13 N.J.R. 13(e)
8:43A-3.1	Child abuse and neglect	13 N.J.R. 12(a)	R. 1981 d.157	13 N.J.R. 342(b)
8:43B-1.13	Child abuse and neglect	13 N.J.R. 12(a)	R. 1981 d.157	13 N.J.R. 342(b)
8:45-1.3	Licensure of clinical laboratories	13 N.J.R. 653(a)	R. 1981 d.493	14 N.J.R. 45(b)
8:57-1.1-1.18	Reportable disease rules	12 N.J.R. 577(e)	R. 1980 d.498	13 N.J.R. 13(b)
8:57-4.5, 4.10, 4.12, 4.13, 4.15, 4.16	Immunization of pupils in school	13 N.J.R. 738(a)	R. 1981 d.502	14 N.J.R. 45(c)
8:65-7.8	CDS prescription filling requirements	13 N.J.R. 130(b)	R. 1981 d.452	13 N.J.R. 845(a)
8:65-7.10	CDS: Prescriptions in LTCF's	13 N.J.R. 130(c)	R. 1981 d.453	13 N.J.R. 845(b)
8:65-7.14, 7.18	Controlled dangerous substances	14 N.J.R. 195(a)	R. 1982 d.124	14 N.J.R. 389(b)
8:65-8.7	Controlled dangerous substances	13 N.J.R. 131(a)	R. 1981 d.238	13 N.J.R. 411(b)
8:65-10.1, 10.2	Controlled dangerous substances	Emergency	R. 1981 d.50	13 N.J.R. 132(b)
8:65-10.1, 10.3, 10.4	Controlled dangerous substances	14 N.J.R. 195(a)	R. 1982 d.124	14 N.J.R. 389(b)
8:65-10.4, 10.8	Controlled dangerous substances	Emergency	R. 1981 d.50	13 N.J.R. 132(b)
8:71	Interchangeable drug products	12 N.J.R. 465(a)	R. 1980 d.454	12 N.J.R. 645(b)
8:71	Interchangeable drug products	12 N.J.R. 516(b)	R. 1981 d.25	13 N.J.R. 131(b)
8:71	Interchangeable drug products	12 N.J.R. 465(b)	R. 1981 d.26	13 N.J.R. 131(c)
8:71	Interchangeable drug products	Emergency	R. 1981 d.27	13 N.J.R. 132(a)
8:71	Interchangeable drug products	12 N.J.R. 644(b)	R. 1981 d.81	13 N.J.R. 217(d)
8:71	Interchangeable drug product list	13 N.J.R. 269(a)	R. 1981 d.364	13 N.J.R. 706(c)
8:71	Interchangeable drug list	12 N.J.R. 644(b)	R. 1981 d.405	13 N.J.R. 757(a)
8:71	List of interchangeable drugs	13 N.J.R. 354(a)	R. 1981 d.403	13 N.J.R. 757(b)
8:71	Interchangeable drug products	13 N.J.R. 654(a)	R. 1981 d.503	14 N.J.R. 45(d)
8:71	Correction: Generic drug list	13 N.J.R. 654(a)	R. 1981 d.503	14 N.J.R. 102(b)
8:71	Generic drug list additions	13 N.J.R. 217(c)	R. 1982 d.58	14 N.J.R. 235(a)
8:71	Amitriptyline addition	14 N.J.R. 22(b)	R. 1982 d.106	14 N.J.R. 342(a)
8:71	Generic drug list additions	14 N.J.R. 22(a)	R. 1982 d.115	14 N.J.R. 389(c)

(Title 8, Transmittal 14 dated September 18, 1980)

**HIGHER EDUCATION—TITLE 9**

9:1-1.1	Definition of "college"	12 N.J.R. 518(e)	R. 1980 d.524	13 N.J.R. 14(a)
9:1-4.6	Post-master's level programs	13 N.J.R. 411(c)	R. 1981 d.392	13 N.J.R. 757(c)
9:2-1.1, 1.2	Admission and degree standards for State colleges	12 N.J.R. 645(d)	R. 1981 d.19	13 N.J.R. 133(a)
9:2-2.8	"Visiting specialist" title at State colleges	12 N.J.R. 519(a)	R. 1980 d.525	13 N.J.R. 14(b)
9:2-2.12	Faculty promotion at four-year colleges	14 N.J.R. 121(b)	R. 1982 d.130	14 N.J.R. 390(a)
9:2-3	State college reduction in force policies	12 N.J.R. 407(d)	R. 1981 d.38	13 N.J.R. 133(b)
9:2-4.1	Eligibility for Alternate Benefit Program	14 N.J.R. 26(a)	R. 1982 d.128	14 N.J.R. 390(b)
9:2-8.1-8.10	Admission and degree standards for State colleges	12 N.J.R. 645(d)	R. 1981 d.19	13 N.J.R. 133(a)
9:2-9.9	Correction to Code: Contracts for professional staff (nonfaculty)			13 N.J.R. 132(c)
9:2-11.7	Veteran's Tuition Credit Program	13 N.J.R. 572(a)	R. 1981 d.449	13 N.J.R. 845(c)

N.J.A.C. CITATION	PROPOSED NOTICE (N.J.R. CITATION)	DOCUMENT CITATION	ADOPTION NOTICE (N.J.R. CITATION)	
9:2-12.1-12.4	Teacher preparation (proposed as 9:1-7.1-7.4)	14 N.J.R. 24(a)	R. 1982 d.99	14 N.J.R. 342(b)
9:3-1.3	Correction to Code: Program approval			13 N.J.R. 132(c)
9:3-2.14	Criteria; merit award recipients: Now cited as 9:2-9.11			13 N.J.R. 132(c)
9:4-1.2	Establishment of a community college	13 N.J.R. 495(d)	R. 1981 d.391	13 N.J.R. 758(a)
9:4-1.4, 1.5, 1.12, 2.4, 2.13, -3	Accounting standards for county colleges	14 N.J.R. 26(b)	R. 1982 d. 100	14 N.J.R. 343(a)
9:4-3.57	County college work load data	13 N.J.R. 218(a)	R. 1981 d.215	13 N.J.R. 412(a)
9:4-3.61	State aid to county colleges	13 N.J.R. 271(a)	R. 1981 d.271	13 N.J.R. 496(a)
9:5-1.1, 1.2, 1.3, 1.4	Resident/non-resident tuition charges	12 N.J.R. 408(a)	R. 1980 d.428	12 N.J.R. 661(a)
9:7-2	Student assistance	13 N.J.R. 218(b)	R. 1981 d.232	13 N.J.R. 412(b)
9:7-2.12	Tuition Aid Grant and Garden State Scholar Programs	12 N.J.R. 117(c)	R. 1980 d.461	12 N.J.R. 661(b)
9:7-3.1	Tuition Aid Grant Program	13 N.J.R. 572(b)	R. 1981 d.415	13 N.J.R. 758(b)
9:7-3.1	Tuition Aid: 1982-83 Award Table	14 N.J.R. 122(a)	R. 1982 d.129	14 N.J.R. 390(c)
9:7-4.4,-6	Graduate fellowships	12 N.J.R. 273(e)	R. 1980 d.462	12 N.J.R. 694(d)
9:7-4.6	Academic eligibility for undergraduate grants	12 N.J.R. 658(a)	R. 1981 d.99	13 N.J.R. 220(b)
9:7-5	Public Tuition Benefits Program	14 N.J.R. 28(a)	R. 1982 d.127	14 N.J.R. 390(d)
9:9-1.3	Guaranteed student loan program	13 N.J.R. 355(a)	R. 1981 d.275	13 N.J.R. 496(b)
9:11-1.8, 1.9	EOF guidelines and program support regulations	12 N.J.R. 658(b)	R. 1981 d.100	13 N.J.R. 220(c)
9:11-1.13, 1.22	Student refunds and repayment	12 N.J.R. 519(b)	R. 1980 d.523	13 N.J.R. 13(g)
9:12-1	EOF guidelines and program support regulations	12 N.J.R. 658(b)	R. 1981 d.100	13 N.J.R. 220(c)
9:16-1.3-1.5	Physician-dentist loan redemption program	12 N.J.R. 579(c)	R. 1981 d.60	13 N.J.R. 220(a)

(Title 9, Transmittal 15 dated September 18, 1980)

**HUMAN SERVICES-TITLE 10**

10:38	Interim Assistance Procedures Manual	13 N.J.R. 220(d)	R. 1981 d.225	13 N.J.R. 412(c)
10:49-1.2	Amend recipient controls	12 N.J.R. 274(a)	R. 1980 d.549	13 N.J.R. 100(c)
10:49-1.3	Provider participation	13 N.J.R. 496(c)	R. 1981 d.393	13 N.J.R. 758(c)
10:49-1.5	Amend recipient controls	12 N.J.R. 274(a)	R. 1980 d.549	13 N.J.R. 100(c)
10:49-1.5	Record keeping by providers	12 N.J.R. 520(b)	R. 1981 d.329	13 N.J.R. 574(b)
10:49-1.7	Utilization of insurance benefits	12 N.J.R. 187(c)	R. 1981 d.123	13 N.J.R. 272(a)
10:49-1.9	Out-of-State hospital care	13 N.J.R. 654(b)	R. 1982 d.52	14 N.J.R. 235(b)
10:49-1.13, 1.14	Providers using management agencies	13 N.J.R. 272(b)	R. 1981 d.246	13 N.J.R. 412(d)
10:49-1.17	Suspension of provider from Medicaid program	12 N.J.R. 581(a)	R. 1980 d.501	13 N.J.R. 17(a)
10:49-1.17	Suspended providers	13 N.J.R. 222(a)	R. 1981 d.315	13 N.J.R. 574(c)
10:49-1.17	Provider participation	13 N.J.R. 496(c)	R. 1981 d.393	13 N.J.R. 758(c)
10:49-1.26	Patient certification	13 N.J.R. 413(a)	R. 1981 d.331	13 N.J.R. 575(a)
10:49-1.27	Final audits	13 N.J.R. 133(c)	R. 1981 d.114	13 N.J.R. 273(a)
10:49-5.3, 5.4	Recipient fair hearings	12 N.J.R. 581(b)	R. 1980 d.512	13 N.J.R. 17(f)
10:49-5.6	Recipient fair hearings	12 N.J.R. 581(b)	R. 1980 d.512	13 N.J.R. 17(f)
10:49-6.8	Compromising claims	12 N.J.R. 582(a)	R. 1980 d.502	13 N.J.R. 17(b)
10:50	Patient certification	13 N.J.R. 413(a)	R. 1981 d.331	13 N.J.R. 575(a)
10:50-2.7	Automated Data Exchange Billing	13 N.J.R. 296(a)	R. 1981 d.250	13 N.J.R. 418(a)
10:51	Patient certification	13 N.J.R. 413(a)	R. 1981 d.331	13 N.J.R. 575(a)
10:51-1.13, 1.14	Emergency amend "Less than effective" drugs	Emergency	R. 1981 d.476	13 N.J.R. 945(a)
10:51-1.13, 1.14	"Less than effective" drugs: Reimbursement	13 N.J.R. 873(a)	R. 1982 d.28	14 N.J.R. 158(a)
10:51-1.17	Legend drug dispensing fee	13 N.J.R. 575(c)	R. 1981 d.411	13 N.J.R. 758(d)
10:51-1.19	Emergency amendment: "Less than effective" drugs	Emergency	R. 1981 d.476	13 N.J.R. 945(a)
10:51-1.19	"Less than effective" drugs: Reimbursement	13 N.J.R. 873(a)	R. 1982 d.28	14 N.J.R. 158(a)
10:51-App. B, D	Pharmaceutical Services Manual	13 N.J.R. 134(a)	R. 1981 d.124	13 N.J.R. 274(a)
10:51-App. B, D	Non-legend drugs and legend services	13 N.J.R. 739(a)	R. 1981 d.505	14 N.J.R. 46(a)
10:51-2	Pharmacy Manual billing procedures	13 N.J.R. 274(b)	R. 1981 d.247	13 N.J.R. 415(a)
10:51-3	Pharmaceutical services in LTC facilities	13 N.J.R. 415(b)	R. 1981 d.344	13 N.J.R. 577(a)
10:51-3.15	Capitation of fee for legend drugs dispensed by LTC pharmacy providers	13 N.J.R. 577(b)	R. 1981 d.465	13 N.J.R. 887(d)
10:51-4.5	Repeal payments for pharmaceutical consultants	12 N.J.R. 410(a)	R. 1981 d.101	13 N.J.R. 228(c)
10:51-5.16, 5.19	"Less than effective" drugs: Reimbursement	13 N.J.R. 873(a)	R. 1982 d.28	14 N.J.R. 158(a)
10:51-5.28-5.33	Pharmaceutical Assistance to the Aged	13 N.J.R. 289(a)	R. 1981 d.248	13 N.J.R. 415(c)
10:52	Hospital and special hospital manuals	13 N.J.R. 416(a)	R. 1981 d.327	13 N.J.R. 578(a)
10:52-1.1	Professional Standards Review Organization	12 N.J.R. 661(c)	R. 1981 d.51	13 N.J.R. 147(c)
10:52-1.3	Non-covered hospital services	13 N.J.R. 14(d)	R. 1981 d.126	13 N.J.R. 291(a)
10:52-1.3	Surgical procedures requiring second opinion	13 N.J.R. 292(a)	R. 1982 d.73	14 N.J.R. 278(c)
10:52-1.4	Professional Standards Review Organization	12 N.J.R. 661(c)	R. 1981 d.51	13 N.J.R. 147(c)
10:52-1.9	Out-of-State hospital care	13 N.J.R. 654(b)	R. 1982 d.52	14 N.J.R. 235(b)
10:52-1.17	Out-of-State inpatient hospital services	13 N.J.R. 15(a)	R. 1981 d.162	13 N.J.R. 358(b)
10:52-1.17	Correction: Out-of-State hospital services	13 N.J.R. 15(a)	R. 1981 d.162	13 N.J.R. 416(b)
10:52-1.18	Out-of-State hospital services	13 N.J.R. 359(a)	R. 1981 d.293	13 N.J.R. 497(a)
10:52-2.2	Uniform billing of hospital services	13 N.J.R. 93(a)	R. 1982 d.13	14 N.J.R. 158(b)
10:52-2.8A	Outpatient dental services	13 N.J.R. 416(c)	R. 1981 d.479	13 N.J.R. 946(a)
10:52-2.13	Automated Data Exchange Billing	13 N.J.R. 296(a)	R. 1981 d.250	13 N.J.R. 418(a)

N.J.A.C. CITATION		PROPOSAL NOTICE (N.J.R. CITATION)	DOCUMENT CITATION	ADOPTION NOTICE (N.J.R. CITATION)
10:52-3.6	Outpatient dental services	13 N.J.R. 416(c)	R. 1981 d. 479	13 N.J.R. 946(a)
10:53	Hospital and special hospital manuals	13 N.J.R. 416(a)	R. 1981 d. 327	13 N.J.R. 578(a)
10:53-1.1	Professional Standards Review Organization	12 N.J.R. 661(c)	R. 1981 d. 51	13 N.J.R. 147(c)
10:53-1.3	Surgical procedures requiring second opinion	13 N.J.R. 292(a)	R. 1982 d. 73	14 N.J.R. 278(c)
10:53-1.4	Professional Standards Review Organization	12 N.J.R. 661(c)	R. 1981 d. 51	13 N.J.R. 147(c)
10:53-2.18	Automated Data Exchange Billing	13 N.J.R. 296(a)	R. 1981 d. 250	13 N.J.R. 418(a)
10:54-1	HCFA-1500 claim form	13 N.J.R. 293(a)	R. 1981 d. 249	13 N.J.R. 417(a)
10:54-1.2	Routine chest X rays	13 N.J.R. 94(a)	R. 1981 d. 125	13 N.J.R. 292(b)
10:54-1.2	Surgical procedures requiring second opinion	13 N.J.R. 292(a)	R. 1982 d. 73	14 N.J.R. 278(c)
10:54-1.3	Record keeping by providers	12 N.J.R. 520(b)	R. 1981 d. 329	13 N.J.R. 574(b)
10:54-1.5	Physicians and Psychologist Manual	12 N.J.R. 662(a)	R. 1981 d. 374	13 N.J.R. 706(d)
10:54-1.6	Reimbursement for anesthesia time	12 N.J.R. 413(a)	R. 1981 d. 220	13 N.J.R. 417(b)
10:54-1.22	Routine chest X rays	13 N.J.R. 94(a)	R. 1981 d. 125	13 N.J.R. 292(b)
10:54-2.1	Automated Data Exchange Billing	13 N.J.R. 296(a)	R. 1981 d. 250	13 N.J.R. 418(a)
10:54-2.4, 2.5	HCFA-1500 claim form	13 N.J.R. 293(a)	R. 1981 d. 249	13 N.J.R. 417(a)
10:54-2.6	Automated Data Exchange Billing	13 N.J.R. 296(a)	R. 1981 d. 250	13 N.J.R. 418(a)
10:54-3	Procedure Code Manual	12 N.J.R. 520(c)	R. 1980 d. 511	13 N.J.R. 17(e)
10:54-3	Physician's Services Manual: Procedure codes	13 N.J.R. 95(a)	R. 1981 d. 111	13 N.J.R. 299(a)
10:54-3	Physician's Services Manual: Procedure codes	13 N.J.R. 223(a)	R. 1981 d. 211	13 N.J.R. 418(c)
10:54-3	Procedure codes for pacemakers	13 N.J.R. 297(a)	R. 1981 d. 251	13 N.J.R. 430(a)
10:54-3	Procedure codes for physicians services	13 N.J.R. 298(a)	R. 1981 d. 305	13 N.J.R. 578(b)
10:54-3	Physician services procedure codes	13 N.J.R. 298(b)	R. 1981 d. 314	13 N.J.R. 578(c)
10:54-3	Procedure Code Manual	13 N.J.R. 578(d)	R. 1981 d. 475	13 N.J.R. 946(b)
10:54-3	Surgical procedures requiring second opinion	13 N.J.R. 292(a)	R. 1982 d. 73	14 N.J.R. 278(c)
10:55	Patient certification	13 N.J.R. 413(a)	R. 1981 d. 331	13 N.J.R. 575(a)
10:56	Patient certification	13 N.J.R. 413(a)	R. 1981 d. 331	13 N.J.R. 575(a)
10:56-1.8, 1.12	Dental Services Manual	12 N.J.R. 700(a)	R. 1981 d. 219	13 N.J.R. 430(b)
10:56-3.15	Orthodontics	13 N.J.R. 134(b)	R. 1981 d. 113	13 N.J.R. 299(b)
10:57-1.4	Podiatry services	13 N.J.R. 360(a)	R. 1981 d. 300	13 N.J.R. 579(a)
10:57-1.5	HCFA-1500 claim form	13 N.J.R. 293(a)	R. 1981 d. 249	13 N.J.R. 417(a)
10:57-1.9	Podiatry services	13 N.J.R. 360(a)	R. 1981 d. 300	13 N.J.R. 579(a)
10:57-1.20, 2.5-2.7	HCFA-1500 claim form	13 N.J.R. 293(a)	R. 1981 d. 249	13 N.J.R. 417(a)
10:57-2.8	Automated Data Exchange Billing	13 N.J.R. 296(a)	R. 1981 d. 250	13 N.J.R. 418(a)
10:59	Patient certification	13 N.J.R. 413(a)	R. 1981 d. 331	13 N.J.R. 575(a)
10:59-1.7, 1.8	Repair of durable medical equipment	12 N.J.R. 25(a)	R. 1980 d. 510	13 N.J.R. 17(d)
10:59-1.9	Medical Supplier Manual	13 N.J.R. 430(c)	R. 1981 d. 376	13 N.J.R. 707(a)
10:59-1.10	Repair of durable medical equipment	12 N.J.R. 25(a)	R. 1980 d. 510	13 N.J.R. 17(d)
10:59-1.10	IPPB equipment	13 N.J.R. 223(b)	R. 1981 d. 328	13 N.J.R. 579(b)
10:59-1.11	Repair of durable medical equipment	12 N.J.R. 25(a)	R. 1980 d. 510	13 N.J.R. 17(d)
10:59-2.6-2.8	HCFA-1500 claim form	13 N.J.R. 293(a)	R. 1981 d. 249	13 N.J.R. 417(a)
10:59-2.11	Repair of durable medical equipment	12 N.J.R. 25(a)	R. 1980 d. 510	13 N.J.R. 17(d)
10:60	Patient certification	13 N.J.R. 413(a)	R. 1981 d. 331	13 N.J.R. 575(a)
10:60-2.6	Automated Data Exchange Billing	13 N.J.R. 296(a)	R. 1981 d. 250	13 N.J.R. 418(a)
10:61-1.4	Record retention requirements	13 N.J.R. 95(b)	R. 1981 d. 110	13 N.J.R. 299(c)
10:61-1.4	Physician orders for laboratory services	13 N.J.R. 430(d)	R. 1981 d. 342	13 N.J.R. 579(c)
10:61-2.3	HCFA-1500 claim form	13 N.J.R. 293(a)	R. 1981 d. 249	13 N.J.R. 417(a)
10:61-2.6	Automated Data Exchange Billing	13 N.J.R. 296(a)	R. 1981 d. 250	13 N.J.R. 418(a)
10:62	Patient certification	13 N.J.R. 413(a)	R. 1981 d. 331	13 N.J.R. 575(a)
10:62-1.5	HCFA-1500 claim form	13 N.J.R. 293(a)	R. 1981 d. 249	13 N.J.R. 417(a)
10:62-1.7	Procedure codes for ophthalmologists and optometrists	13 N.J.R. 299(d)	R. 1981 d. 280	13 N.J.R. 497(b)
10:62-3	HCFA-1500 claim form	13 N.J.R. 293(a)	R. 1981 d. 249	13 N.J.R. 417(a)
10:63-1.4	Long Term Care Manual	12 N.J.R. 700(a)	R. 1981 d. 219	13 N.J.R. 430(b)
10:63-1.4	Special equipment in long-term care	13 N.J.R. 877(a)	R. 1982 d. 110	14 N.J.R. 391(a)
10:63-1.5	Inspection of long-term care	14 N.J.R. 81(a)	R. 1982 d. 72	14 N.J.R. 279(a)
10:63-1.8	Long Term Care Manual	12 N.J.R. 700(a)	R. 1981 d. 219	13 N.J.R. 430(b)
10:63-1.8	Clinical records in long-term care facilities	12 N.J.R. 701(a)	R. 1981 d. 33	13 N.J.R. 146(c)
10:63-1.11	HCFA-1500 claim form	13 N.J.R. 293(a)	R. 1981 d. 249	13 N.J.R. 417(a)
10:63-1.14	Retention of records in LTC facilities	13 N.J.R. 431(a)	R. 1981 d. 345	13 N.J.R. 579(d)
10:63-1.19	LTCSM: Termination of Medicaid eligibility	13 N.J.R. 15(b)	R. 1981 d. 62	13 N.J.R. 225(b)
10:63-1.21	Three-year audit cycle	12 N.J.R. 701(a)	R. 1981 d. 23	13 N.J.R. 146(a)
10:63-3.1	Reimbursement to Long Term Care Facilities	12 N.J.R. 702(a)	R. 1981 d. 87	13 N.J.R. 227(a)
10:63-3.8	LTC's nursing care costs	13 N.J.R. 360(b)	R. 1981 d. 326	13 N.J.R. 579(e)
10:63-3.21	Rescission: Long-term care per diem reduction	13 N.J.R. 498(a)	R. 1981 d. 375	13 N.J.R. 707(b)
10:64	Hearing Aid Services Manual	14 N.J.R. 413(a)	R. 1982 d. 74	14 N.J.R. 279(b)
10:65	Patient certification	13 N.J.R. 413(a)	R. 1981 d. 331	13 N.J.R. 575(a)
10:65-2.1	Medical day care rates	13 N.J.R. 362(a)	R. 1981 d. 318	13 N.J.R. 580(a)
10:66	Patient certification	13 N.J.R. 413(a)	R. 1981 d. 331	13 N.J.R. 575(a)
10:66-1.5, 1.6	Mental health partial care services	13 N.J.R. 662(a)	R. 1982 d. 19	14 N.J.R. 158(c)
10:66-2.10	Automated Data Exchange Billing	13 N.J.R. 296(a)	R. 1981 d. 250	13 N.J.R. 418(a)

N.J.A.C. CITATION		PROPOSAL NOTICE (N.J.R. CITATION)	DOCUMENT CITATION	ADOPTION NOTICE (N.J.R. CITATION)
10:66-3.1-3.3	Independent clinic services procedure codes	13 N.J.R. 363(a)	R.1981 d.313	13 N.J.R. 580(b)
10:66-3.3	Procedure codes for Medicaid	12 N.J.R. 662(b)	R.1981 d.112	13 N.J.R. 299(e)
10:66-3.3	Independent Clinic Services Manual	13 N.J.R. 224(a)	R.1981 d.212	13 N.J.R. 431(b)
10:66-3.3	Mental health partial care services	13 N.J.R. 662(a)	R.1982 d.19	14 N.J.R. 158(c)
10:66-3.3	Family planning procedure codes	13 N.J.R. 663(a)	R.1982 d.84	14 N.J.R. 343(b)
10:67-1.2	HCFA-1500 claim form	13 N.J.R. 293(a)	R.1981 d.249	13 N.J.R. 417(a)
10:67-1.8	Physicians and Psychologist Manual	12 N.J.R. 662(a)	R.1981 d.374	13 N.J.R. 706(d)
10:67-2.5,2.8	HCFA-1500 claim form	13 N.J.R. 293(a)	R.1981 d.249	13 N.J.R. 417(a)
10:67-2.10	Psychological services procedure codes	13 N.J.R. 298(a)	R.1981 d.305	13 N.J.R. 578(b)
10:68-2.5,2.7	HCFA-1500 claim form	13 N.J.R. 293(a)	R.1981 d.249	13 N.J.R. 417(a)
10:68-2.8	Automated Data Exchange Billing	13 N.J.R. 296(a)	R.1981 d.250	13 N.J.R. 418(a)
10:69A-5.6	PAA eligibility determinations	13 N.J.R. 432(a)	R.1981 d.332	13 N.J.R. 580(c)
10:81	PAM: Federal Omnibus Reconciliation Act of 1981	Emergency	R.1981 d.397	13 N.J.R. 759(a)
10:81	PAM: Readopted Federal requirements	13 N.J.R. 759(a)	R.1981 d.518	14 N.J.R. 102(c)
10:81-2.7	PAM: Deprivation of parental support in AFDC-C	12 N.J.R. 703(a)	R.1981 d.28	13 N.J.R. 146(b)
10:81-7.1	AFDC: New or changed income	13 N.J.R. 300(a)	R.1981 d.262	13 N.J.R. 432(b)
10:81-7.22	AFDC: Funeral or burial payments for children	13 N.J.R. 580(d)	R.1981 d.447	13 N.J.R. 845(d)
10:81-7.26, 8.4	PAM: RSDI lump sum benefits	13 N.J.R. 925(a)	R.1982 d.90	14 N.J.R. 344(a)
10:82	ASH: Federal Omnibus Reconciliation Act of 1981	Emergency	R.1981 d.396	13 N.J.R. 763(a)
10:82	ASH: Readopted Federal requirements	13 N.J.R. 763(a)	R.1981 d.519	14 N.J.R. 102(d)
10:82-2.9	Correction: Stepparent's income in AFDC-C	13 N.J.R. 763(a)	R.1981 d.519	14 N.J.R. 281(a)
10:82-2.14	ASH: Established monthly earnings	13 N.J.R. 16(a)	R.1981 d.47	13 N.J.R. 147(b)
10:82-2.14	AFDC: New or changed income	13 N.J.R. 300(a)	R.1981 d.262	13 N.J.R. 432(b)
10:82-3.2	ASH: HUD community development block grant	13 N.J.R. 96(a)	R.1981 d.96	13 N.J.R. 227(b)
10:82-3.2,4.5	Exempt resources and disregard of earned income	13 N.J.R. 224(b)	R.1981 d.282	13 N.J.R. 499(a)
10:82-4.15	Irregular and nonrecurring income in AFDC	13 N.J.R. 224(c)	R.1981 d.287	13 N.J.R. 499(b)
10:82-5.3	ASH: Day care rates	13 N.J.R. 134(c)	R.1981 d.243	13 N.J.R. 432(c)
10:82-5.3	ASH: Care for unwed mothers	13 N.J.R. 134(c)	R.1982 d.43	14 N.J.R. 235(c)
10:82-5.10	ASH: Emergency assistance	12 N.J.R. 584(a)	R.1980 d.552	13 N.J.R. 101(a)
10:85-1.2, 1.5, 2.2	General Assistance and Faulkner Act municipalities	13 N.J.R. 301(a)	R.1982 d.61	14 N.J.R. 281(b)
10:85-2.2	GAM: Temporary director of municipal welfare	12 N.J.R. 584(b)	R.1980 d.505	13 N.J.R. 17(c)
10:85-2.2	GAM: Local assistance board	13 N.J.R. 96(b)	R.1981 d.98	13 N.J.R. 228(b)
10:85-3.1	GAM: Common living quarters	13 N.J.R. 927(a)	R.1982 d.102	14 N.J.R. 344(b)
10:85-3.1, 3.2	GAM: Prospective SSI recipients	13 N.J.R. 145(a)	R.1981 d.160	13 N.J.R. 363(b)
10:85-3.2	General Assistance application process	12 N.J.R. 584(c)	R.1980 d.514	13 N.J.R. 18(a)
10:85-3.2	GAM: Clarification of "unemployable"	13 N.J.R. 927(b)	R.1982 d.103	14 N.J.R. 344(c)
10:85-3.2	GAM: Workfare compliance	13 N.J.R. 929(a)	R.1982 d.104	14 N.J.R. 344(d)
10:85-3.3	GAM: Recipients in residential health care facilities	12 N.J.R. 662(c)	R.1980 d.547	13 N.J.R. 100(a)
10:85-3.3	GAM: Financial eligibility	12 N.J.R. 16(b)	R.1981 d.46	13 N.J.R. 147(a)
10:85-3.3	GAM: Food Stamps and medical payments	13 N.J.R. 225(a)	R.1981 d.263	13 N.J.R. 433(a)
10:85-3.3	GAM: Boarding rate for residential care	13 N.J.R. 879(a)	R.1982 d.53	14 N.J.R. 235(d)
10:85-3.3	GAM: Hospital shelter time	13 N.J.R. 930(a)	R.1982 d.98	14 N.J.R. 345(a)
10:85-4.6	GAM: Emergency grants	12 N.J.R. 585(a)	R.1980 d.538	13 N.J.R. 18(d)
10:85-5.2	GAM: Diagnostic-Related Group payments	12 N.J.R. 585(b)	R.1980 d.515	13 N.J.R. 18(b)
10:85-5.2	GAM-Payments for inpatients hospital care	13 N.J.R. 433(b)	R.1981 d.394	13 N.J.R. 768(a)
10:85-5.3	Submission of Form GA-18	12 N.J.R. 586(a)	R.1980 d.531	13 N.J.R. 18(c)
10:85-5.3	GAM: Recipients in residential health care facilities	12 N.J.R. 662(c)	R.1980 d.547	13 N.J.R. 100(a)
10:85-5.3	GAM: Food Stamps and medical payments	13 N.J.R. 225(a)	R.1981 d.263	13 N.J.R. 433(a)
10:85-5.4	GAM: Procedure for payments of medical bills	13 N.J.R. 499(c)	R.1981 d.417	13 N.J.R. 768(b)
10:85-6.5	GAM: Repayment by SSI recipients	12 N.J.R. 586(b)	R.1980 d.551	13 N.J.R. 100(d)
10:85-6.6	GAM: Food Stamps and medical payments	13 N.J.R. 225(a)	R.1981 d.263	13 N.J.R. 433(a)
10:85-7.2	GAM: Receipt of assistance	12 N.J.R. 535(b)	R.1981 d.53	13 N.J.R. 147(d)
10:85-7.3	General Assistance and Faulkner Act municipalities	13 N.J.R. 301(a)	R.1982 d.61	14 N.J.R. 281(b)
10:85-8.2	GAM: Food Stamps and medical payments	13 N.J.R. 225(a)	R.1981 d.263	13 N.J.R. 433(a)
10:85-8.3	GAM: Prospective SSI recipients	13 N.J.R. 145(a)	R.1981 d.160	13 N.J.R. 363(b)
10:85-10.3, 10.6, 10.8	GAM: Workfare compliance	13 N.J.R. 929(a)	R.1982 d.104	14 N.J.R. 344(d)
10:87	Emergency amend Food Stamp Manual	Emergency	R.1981 d.64	13 N.J.R. 226(b)
10:87	Student participation in Food Stamps	13 N.J.R. 96(c)	R.1981 d.97	13 N.J.R. 228(a)
10:87	Food Stamp Manual	13 N.J.R. 364(a)	R.1981 d.316	13 N.J.R. 581(a)
10:87	FSM: Federal Omnibus Reconciliation Act of 1981	Emergency	R.1981 d.398	13 N.J.R. 769(a)
10:87	FSM: Readopted Federal requirements	13 N.J.R. 769(a)	R.1981 d.517	14 N.J.R. 103(a)
10:87	Correction: FSM-Federal requirements	13 N.J.R. 769(a)	R.1981 d.517	14 N.J.R. 208(b)
10:87-12.1, 12.2	Emergency amend Food Stamp Manual	Emergency	R.1980 d.558	13 N.J.R. 100(e)
10:87-12.3	Food Stamp Program maximum net income levels	13 N.J.R. 500(a)	R.1981 d.400	13 N.J.R. 772(a)
10:87-12.3,12.4	Emergency adoption: Food Stamp income levels	Emergency	R.1981 d.278	13 N.J.R. 500(a)
10:87-12.4	Emergency amend Food Stamp Manual	Emergency	R.1980 d.558	13 N.J.R. 100(e)
10:89	Home energy assistance (emergency adoption)	Emergency	R.1981 d.466	13 N.J.R. 888(a)

N.J.A.C. CITATION	PROPOSAL NOTICE (N.J.R. CITATION)	DOCUMENT CITATION	ADOPTION NOTICE (N.J.R. CITATION)
10:89	Readopted Home Energy Assistance rules	13 N.J.R. 888(a)	R. 1982 d.62 14 N.J.R. 281(c)
10:89-3.6	Emergency rule on Home Energy Assistance	Emergency	R. 1980 d.548 13 N.J.R. 100(b)
10:94-4,-5	Medicaid Only: Income and resource eligibility	12 N.J.R. 663(a)	R. 1981 d.177 13 N.J.R. 364(b)
10:94-5.4, 5.5, 5.6	Medicaid Only computation amounts	Emergency	R. 1981 d.276 13 N.J.R. 501(a)
10:94-5.4, 5.5, 5.6	Readopt Medicaid Only computation amounts	13 N.J.R. 501(a)	R. 1981 d.385 13 N.J.R. 773(a)
10:94-5.4, 5.5, 5.6	Correction: Medicaid Only computation amounts	13 N.J.R. 501(a)	R. 1981 d.385 13 N.J.R. 846(a)
10:94-8	Medicaid Only	12 N.J.R. 663(a)	R. 1981 d.177 13 N.J.R. 364(b)
10:100-1.23	Emergency amend SSI payment levels	Emergency	R. 1981 d.277 13 N.J.R. 502(a)
10:100-1.23	Readopt SSI payment levels	13 N.J.R. 502(a)	R. 1981 d.386 13 N.J.R. 773(b)
10:109-1	Ruling 11	13 N.J.R. 581(b)	R. 1981 d.445 13 N.J.R. 846(b)
10:109-3.2, 3.4	Ruling 11--Sick leave and leave without pay	13 N.J.R. 515(a)	R. 1981 d.395 13 N.J.R. 774(a)
10:109--App.I,II	Ruling 11: Salary increases for CWA employees	13 N.J.R. 741(a)	R. 1981 d.498 14 N.J.R. 46(b)
10:121-5.1	Medical information form	12 N.J.R. 703(c)	R. 1981 d.63 13 N.J.R. 226(a)
10:121A	Adoption agency practices	13 N.J.R. 99(a)	R. 1981 d.298 13 N.J.R. 516(a)
10:123-3.1, 3.2	Personal needs allowance	13 N.J.R. 595(a)	R. 1981 d.423 13 N.J.R. 774(b)
10:123-3.1, 3.2	Personal needs allowance	13 N.J.R. 595(a)	R. 1981 d.423 14 N.J.R. 287(a)
10:132	Court actions and proceedings	13 N.J.R. 595(b)	R. 1981 d.434 13 N.J.R. 846(c)
<b>(Title 10, Transmittal 15 dated November 10, 1980)</b>			
<b>CORRECTIONS--TITLE 10A</b>			
10A:31-4	County jails emergency rule	Emergency	R. 1981 d.270 13 N.J.R. 467(a)
10A:31-4	Readopt remission of time from sentence	13 N.J.R. 434(b)	R. 1981 d.538 13 N.J.R. 596(a)
10A:71	Parole Board rules	13 N.J.R. 436(a)	R. 1981 d.322 13 N.J.R. 597(a)
10A:71-3.3	Parole Board rules	12 N.J.R. 664(e)	R. 1980 d.554 13 N.J.R. 101(c)
10A:71-3.19	Parole Board rules	13 N.J.R. 228(c)	R. 1981 d.179 13 N.J.R. 364(c)
10A:71-6.9	Discharge from parole supervision	13 N.J.R. 440(a)	R. 1981 d.324 13 N.J.R. 598(a)
10A:71-7.7	Notice for preliminary hearings	13 N.J.R. 101(b)	R. 1981 d.106 13 N.J.R. 302(a)
<b>(Title 10A, Transmittal 6 dated November 10, 1980)</b>			
<b>INSURANCE--TITLE 11</b>			
11:2-1.6	Independent testing service	13 N.J.R. 364(d)	R. 1981 d.433 13 N.J.R. 846(d)
11:2-17	Unfair claims-settlement practices	12 N.J.R. 600(f)	R. 1981 d.407 13 N.J.R. 774(c)
11:2-17	Correction: Operative date for settlement practices	13 N.J.R. 774(c)	R. 1981 d.407 13 N.J.R. 894(a)
11:4-2	Replacement of existing life insurance	13 N.J.R. 18(e)	R. 1982 d.16 14 N.J.R. 158(d)
11:4-11.5, 11.6	Life insurance solicitation	13 N.J.R. 36(a)	R. 1982 d.17 14 N.J.R. 159(a)
11:5-1.2, 1.3	Real Estate Commission rules	13 N.J.R. 306(a)	R. 1981 d.261 13 N.J.R. 440(c)
11:5-1.8, 1.14	Real Estate Commission rules	13 N.J.R. 302(b)	R. 1982 d.101 14 N.J.R. 345(b)
11:5-1.33-1.35	Real Estate Commission rules	13 N.J.R. 306(a)	R. 1981 d.261 13 N.J.R. 440(c)
11:5-1.36	Real Estate Guaranty Fund	13 N.J.R. 306(a)	R. 1981 d.252 13 N.J.R. 441(a)
11:12	Legal insurance	13 N.J.R. 609(a)	R. 1981 d.422 13 N.J.R. 776(a)
<b>(Title 11, Transmittal 16 dated January 14, 1981)</b>			
<b>LABOR AND INDUSTRY--TITLE 12</b>			
12:15-1.3	Maximum weekly benefit rates	13 N.J.R. 602(b)	R. 1981 d.419 13 N.J.R. 777(a)
12:15-1.3	Correction: Operative date	13 N.J.R. 602(b)	R. 1981 d.419 13 N.J.R. 894(b)
12:15-1.4	Taxable wage base for unemployment compensation	13 N.J.R. 602(c)	R. 1981 d.421 13 N.J.R. 777(b)
12:15-1.4	Correction: Operative date	13 N.J.R. 602(c)	R. 1981 d.421 13 N.J.R. 894(b)
12:15-1.5	Unemployment compensation contribution rates	13 N.J.R. 603(a)	R. 1981 d.418 13 N.J.R. 777(c)
12:51	Vocational rehabilitation facilities	13 N.J.R. 230(a)	R. 1981 d.289 13 N.J.R. 517(a)
12:57	Wage orders for minors	13 N.J.R. 307(a)	R. 1981 d.226 13 N.J.R. 441(c)
12:235-1.5	Workers' compensation benefit rates	13 N.J.R. 604(a)	R. 1981 d.420 13 N.J.R. 777(d)
<b>(Title 12, Transmittal 14 dated January 14, 1981)</b>			
<b>LAW AND PUBLIC SAFETY--TITLE 13</b>			
13:2-7.10	ABC rules	13 N.J.R. 604(b)	R. 1981 d.432 13 N.J.R. 777(e)
13:2-24.1, 24.4	ABC rules	13 N.J.R. 604(b)	R. 1981 d.432 13 N.J.R. 777(e)
13:2-24.4	Correction: ABC debt regulation	13 N.J.R. 604(b)	R. 1981 d.432 13 N.J.R. 846(e)
13:2-24.4	Amend various regulations	13 N.J.R. 37(b)	R. 1981 d.71 13 N.J.R. 238(b)
13:2-38.1, 39.3	Amend various regulations	13 N.J.R. 37(b)	R. 1981 d.71 13 N.J.R. 238(b)
13:2-41	Amend various regulations	13 N.J.R. 37(b)	R. 1981 d.71 13 N.J.R. 238(b)
13:19-5.1	Convulsive seizures	12 N.J.R. 606(a)	R. 1981 d.18 13 N.J.R. 150(b)
13:19-6	Repealed: Delaware motor vehicle reciprocity rule	14 N.J.R. 87(a)	R. 1982 d.94 14 N.J.R. 346(a)
13:20-25.2	Approval of safety glazing material	12 N.J.R. 606(b)	R. 1981 d.15 13 N.J.R. 149(d)
13:20-33.53	Motorcycle handlebars and grips	12 N.J.R. 606(c)	R. 1981 d.16 13 N.J.R. 149(e)
13:20-33.72	Repeal handhold devices	12 N.J.R. 607(a)	R. 1981 d.17 13 N.J.R. 150(a)
13:20-36	Special National Guard plates	12 N.J.R. 427(a)	R. 1981 d.31 13 N.J.R. 150(e)
13:21-3	Repeal rules on dealer's temporary certificates	12 N.J.R. 607(b)	R. 1981 d.14 13 N.J.R. 149(c)
13:21-7.2	Student permits	12 N.J.R. 490(a)	R. 1981 d.66 13 N.J.R. 237(d)
13:21-8.17	Waiver of driving test	12 N.J.R. 666(f)	R. 1981 d.65 13 N.J.R. 237(c)

N.J.A.C. CITATION	PROPOSAL NOTICE (N.J.R. CITATION)	DOCUMENT CITATION	ADOPTION NOTICE (N.J.R. CITATION)
13:21-8.18	Repealed: Nonresident driver legend	14 N.J.R. 88(a)	R. 1982 d.95 14 N.J.R. 346(b)
13:26-1.2, 3.11	Transportation of bulk commodities	12 N.J.R. 724(f)	R. 1981 d.61 13 N.J.R. 237(b)
13:27-6	Division of responsibility in site planning	13 N.J.R. 231(a)	R. 1981 d.320 13 N.J.R. 607(a)
13:28-1.3	Toilet facilities in beauty shops	13 N.J.R. 102(b)	R. 1981 d.109 13 N.J.R. 308(a)
13:28-2.10, 2.14-2.16	Credit for Saturday beauty classes	13 N.J.R. 931(a)	R. 1982 d.70 14 N.J.R. 283(a)
13:28-2.24	Beauty schools: "Seniors" and clinical work	13 N.J.R. 930(b)	R. 1982 d.69 14 N.J.R. 283(b)
13:29-2.2	Examination for registered municipal accountant	13 N.J.R. 39(a)	R. 1981 d.67 13 N.J.R. 238(a)
13:30-2.5, 2.10-2.17	Dental hygienists and assistants	13 N.J.R. 231(b)	R. 1981 d.264 13 N.J.R. 442(a)
13:30-2.18	Application fees for dental hygienists	13 N.J.R. 518(b)	R. 1981 d.378 13 N.J.R. 707(c)
13:30-8.12	Dental insurance forms and professional misconduct	13 N.J.R. 102(c)	R. 1981 d.175 13 N.J.R. 366(a)
13:31-1.3	Examinations	13 N.J.R. 664(a)	R. 1981 d.491 13 N.J.R. 946(c)
13:31-1.8	Inspections of electrical work	13 N.J.R. 607(b)	R. 1982 d.92 14 N.J.R. 346(c)
13:31-2.1	Repeal: Uniform penalty letter (electrical)	13 N.J.R. 442(b)	R. 1981 d.372 13 N.J.R. 707(d)
13:33-1.41	Fee schedules	12 N.J.R. 546(a)	R. 1981 d.148 13 N.J.R. 366(b)
13:35-1.5	Military service in lieu of internship (podiatry)	13 N.J.R. 366(c)	R. 1981 d.346 13 N.J.R. 608(a)
13:35-2.7	Military service in lieu of internship	13 N.J.R. 367(a)	R. 1981 d.348 13 N.J.R. 608(b)
13:35-6.2	Guidelines for externship programs	13 N.J.R. 148(a)	R. 1981 d.149 13 N.J.R. 367(b)
13:35-6.19, 6.20	Excessive fees for professional services	13 N.J.R. 232(b)	R. 1981 d.237 13 N.J.R. 443(a)
13:35-9.3	Emergency amend certified nurse/midwife	Emergency	R. 1981 d.21 13 N.J.R. 150(c)
13:35-9.3(c)	Operative date on certified nurse/midwife standards	Emergency	R. 1981 d.24 13 N.J.R. 150(d)
13:36-1.6	Mortuary board fees	13 N.J.R. 367(c)	R. 1982 d.105 14 N.J.R. 346(d)
13:36-5.12	Advertising of funeral services	13 N.J.R. 368(a)	R. 1981 d.349 13 N.J.R. 609(a)
13:36-9.1	Uniform penalty letter	13 N.J.R. 452(c)	R. 1981 d.347 13 N.J.R. 609(b)
13:37-1.26	Board of Nursing rule	13 N.J.R. 149(a)	R. 1981 d.174 13 N.J.R. 370(a)
13:38-1.9, 1.10	Optometric advertising	13 N.J.R. 233	R. 1981 d.295 13 N.J.R. 519(a)
13:39-9.12	Outdated or sample drugs	13 N.J.R. 235(a)	R. 1981 d.350 13 N.J.R. 609(c)
13:39-9.17	Advertising and sale of prescription drugs	13 N.J.R. 445(a)	R. 1981 d.377 13 N.J.R. 708(a)
13:40-7	Division of responsibility in site planning	13 N.J.R. 231(a)	R. 1981 d.320 13 N.J.R. 607(a)
13:41-4	Division of responsibility in site planning	13 N.J.R. 231(a)	R. 1981 d.320 13 N.J.R. 607(a)
13:44-2.1	Veterinary prescriptions	13 N.J.R. 519(b)	R. 1981 d.451 13 N.J.R. 847(a)
13:44-2.12	Patient records	13 N.J.R. 520(a)	R. 1981 d.450 13 N.J.R. 847(b)
13:44-3.1	Repeal: Uniform penalty letter (veterinary)	13 N.J.R. 371(a)	R. 1981 d.371 13 N.J.R. 708(b)
13:45A-15.1-15.4	Posting of retail refund policies	13 N.J.R. 665(a)	R. 1982 d.29 14 N.J.R. 160(a)
13:45A-17	Sale of advertising in quasi-official journals	13 N.J.R. 235(b)	R. 1981 d.294 13 N.J.R. 520(b)
13:47C-5	Repealed: Rules on precious metal sales	13 N.J.R. 818(a)	R. 1982 d.96 14 N.J.R. 346(e)
13:47C-6	Bonding of transient buyers	13 N.J.R. 819(a)	R. 1982 d.93 14 N.J.R. 346(f)
13:70-6.16	Racing: Eligibility of maidens	13 N.J.R. 520(c)	R. 1981 d.489 13 N.J.R. 946(d)
13:70-29.48	Emergency amend daily double pool	Emergency	R. 1981 d.32 13 N.J.R. 150(f)
13:70-29.48	Racing: Entries and daily double	13 N.J.R. 521(a)	R. 1981 d.490 13 N.J.R. 947(a)
13:71	Harness racing regulation	13 N.J.R. 820(a)	R. 1982 d.109 14 N.J.R. 347(a)
13:75-1.7	Violent crimes funeral compensation	13 N.J.R. 743(a)	R. 1982 d.37 14 N.J.R. 208(c)

(Title 13, Transmittal 17 dated January 14, 1981)

**PUBLIC UTILITIES-TITLE 14**

14:11-2.2	Auto bus specifications	13 N.J.R. 834(a)	R. 1982 d.30 14 N.J.R. 160(b)
-----------	-------------------------	------------------	-------------------------------

(Title 14, Transmittal 15 dated January 14, 1981)

**ENERGY-TITLE 14A**

14A:2-5	State set-aside for energy emergency	13 N.J.R. 609(d)	R. 1981 d.492 14 N.J.R. 46(c)
14A:3-4.4	Thermal efficiency in new and renovated buildings		
14A:3-5	Seven-day, day-night thermostats in public buildings	13 N.J.R. 680(a)	R. 1981 d.468 13 N.J.R. 895(a)
14A:3-15	Recycling of municipal solid waste (joint adoption, see 7:26-15)	13 N.J.R. 865(a)	R. 1982 d.32 14 N.J.R. 206(b)
14A:11-4	Reporting of energy information (retail dealers)	13 N.J.R. 151(a)	R. 1981 d.379 13 N.J.R. 708(c)
14A:11-5	Reporting of energy information (retail merchants)	13 N.J.R. 152(a)	R. 1981 d.380 13 N.J.R. 708(d)
14A:13	Energy Conservation Bond Program	13 N.J.R. 43(a)	R. 1981 d.390 13 N.J.R. 778(a)
14A:21-14.3	Home Energy Savings Program	13 N.J.R. 238(c)	R. 1981 d.254 13 N.J.R. 450(a)

(Title 14A, Transmittal 7 dated January 14, 1981)

**STATE-TITLE 15**

(Title 15, Transmittal 12 dated July 17, 1980)

**PUBLIC ADVOCATE-TITLE 15A**

(Title 15A, Transmittal 1 dated March 20, 1978)

**TRANSPORTATION-TITLE 16**

16:19	Repeal Traffic Operations Program	12 N.J.R. 552(b)	R. 1980 d.415 12 N.J.R. 675(c)
16:22-1.1, 1.2, 1.4	Transportation Rehabilitation and Improvement funds	14 N.J.R. 97(a)	R. 1982 d.68 14 N.J.R. 284(a)

16:26-1.1	Traffic signal information	13 N.J.R. 152(b)	R. 1981 d. 164	13 N.J.R. 372(a)
16:27-1.4	Repeal traffic and parking on NJDOT property	13 N.J.R. 153(a)	R. 1981 d. 165	13 N.J.R. 372(b)
16:28-1.2	Speed limit on Route I-80	13 N.J.R. 153(b)	R. 1981 d. 150	13 N.J.R. 372(c)
16:28-1.3	Restricted parking and speed zones on State highways	12 N.J.R. 613(a)	R. 1980 d. 475	12 N.J.R. 727(d)
16:28-1.15	Speed limits along Route 13	13 N.J.R. 239(a)	R. 1981 d. 152	13 N.J.R. 372(d)
16:28-1.17	Speed limits on Route 147	13 N.J.R. 155(a)	R. 1981 d. 196	13 N.J.R. 451(a)
16:28-1.18	Speed zones along Routes 34 and US 202	13 N.J.R. 105(c)	R. 1981 d. 74	13 N.J.R. 243(c)
16:28-1.23	Emergency amend speed limit on Route 18	Emergency	R. 1981 d. 34	13 N.J.R. 158(b)
16:28-1.23	Speed limits along Route 18	13 N.J.R. 744(b)	R. 1981 d. 484	13 N.J.R. 947(d)
16:28-1.41	US 9 and 35 speed changes in Atlantic County	13 N.J.R. 838(a)	R. 1982 d. 11	14 N.J.R. 160(c)
16:28-1.49	Emergency amend speed zone along Route 35	Emergency	R. 1981 d. 59	13 N.J.R. 243(a)
16:28-1.49	Speed limits on Route 35	13 N.J.R. 451(b)	R. 1981 d. 333	13 N.J.R. 612(a)
16:28-1.67	Speed zones along Route 34 and US 202	13 N.J.R. 105(c)	R. 1981 d. 74	13 N.J.R. 243(c)
16:28-1.111	Speed limits for Route 87	13 N.J.R. 452(a)	R. 1981 d. 334	13 N.J.R. 613(a)
16:28A-1.2	Restricted parking on US Routes 1 and 9	12 N.J.R. 552(c)	R. 1980 d. 413	12 N.J.R. 675(a)
16:28A-1.2	Parking on Routes 1 and 9	13 N.J.R. 239(b)	R. 1981 d. 195	13 N.J.R. 452(b)
16:28A-1.4	Emergency amend restricted parking along Route 4	Emergency	R. 1981 d. 35	13 N.J.R. 159(a)
16:28A-1.4	Route 4 bus stops in Teaneck	14 N.J.R. 98(a)	R. 1982 d. 83	14 N.J.R. 347(b)
16:28A-1.6	Restricted parking along Route 7	13 N.J.R. 522(a)	R. 1981 d. 383	13 N.J.R. 778(b)
16:28A-1.6	Restricted parking on Route 7	13 N.J.R. 745(a)	R. 1981 d. 483	13 N.J.R. 947(b)
16:28A-1.7	Restricted parking along Route US 9	13 N.J.R. 105(d)	R. 1981 d. 76	13 N.J.R. 243(f)
16:28A-1.7	Restricted parking along Route US 9	13 N.J.R. 106(a)	R. 1981 d. 77	13 N.J.R. 244(a)
16:28A-1.7	Route US 9 parking	13 N.J.R. 154(a)	R. 1981 d. 151	13 N.J.R. 373(a)
16:28A-1.7	Route US 9 parking	13 N.J.R. 157(b)	R. 1981 d. 156	13 N.J.R. 373(b)
16:28A-1.7	Parking on US 9	13 N.J.R. 240(a)	R. 1981 d. 195	13 N.J.R. 453(a)
16:28A-1.7	Parking on US 9	13 N.J.R. 240(a)	R. 1981 d. 191	13 N.J.R. 453(a)
16:28A-1.7	Restricted parking along Route US 9	13 N.J.R. 452(c)	R. 1981 d. 335	13 N.J.R. 613(b)
16:28A-1.7	Restricted parking on US 9	13 N.J.R. 745(b)	R. 1981 d. 487	13 N.J.R. 947(f)
16:28A-1.7	Parking on Routes US9 and 40	13 N.J.R. 932(b)	R. 1982 d. 44	14 N.J.R. 236(a)
16:28A-1.7	Parking on US9	14 N.J.R. 199(a)	R. 1982 d. 116	14 N.J.R. 391(b)
16:28A-1.9	Bus stops on Routes 17 and 166	13 N.J.R. 933(a)	R. 1982 d. 45	14 N.J.R. 236(b)
16:28A-1.13	Parking on US22	14 N.J.R. 199(a)	R. 1982 d. 116	14 N.J.R. 391(b)
16:28A-1.13	Route US 22	13 N.J.R. 154(a)	R. 1981 d. 151	13 N.J.R. 373(a)
16:28A-1.14	Restricted parking along Route US 22 alternate	13 N.J.R. 453(b)	R. 1981 d. 336	13 N.J.R. 613(c)
16:28A-1.15	Route 23 parking	13 N.J.R. 154(a)	R. 1981 d. 151	13 N.J.R. 373(a)
16:28A-1.15	Parking on Route 23	13 N.J.R. 241(a)	R. 1981 d. 192	13 N.J.R. 454(b)
16:28A-1.15	Restricted parking along Route 23	13 N.J.R. 454(a)	R. 1981 d. 337	13 N.J.R. 613(d)
16:28A-1.16	Restricted parking along Route 24	13 N.J.R. 455(a)	R. 1981 d. 338	13 N.J.R. 613(e)
16:28A-1.18	Restricted parking along Route 27	13 N.J.R. 373(c)	R. 1981 d. 312	13 N.J.R. 613(f)
16:28A-1.18	Route 27 bus stops in Edison	13 N.J.R. 934(a)	R. 1982 d. 46	14 N.J.R. 236(c)
16:28A-1.19	Parking on State highways	12 N.J.R. 613(a)	R. 1980 d. 475	12 N.J.R. 727(d)
16:28A-1.19	Route 28 parking	13 N.J.R. 155(b)	R. 1981 d. 153	13 N.J.R. 373(d)
16:28A-1.19	Route 28 parking	13 N.J.R. 157(b)	R. 1981 d. 156	13 N.J.R. 373(b)
16:28A-1.19	Parking on Route 28	13 N.J.R. 242(a)	R. 1981 d. 193	13 N.J.R. 455(b)
16:28A-1.19	Parking on Route 28	13 N.J.R. 240(a)	R. 1981 d. 191	13 N.J.R. 453(a)
16:28A-1.19	Route 28 parking in Roselle Park	14 N.J.R. 138(a)	R. 1982 d. 111	14 N.J.R. 391(c)
16:28A-1.22	Restricted parking on State highways	12 N.J.R. 613(a)	R. 1980 d. 475	12 N.J.R. 727(d)
16:28A-1.23	Route 33 parking	13 N.J.R. 154(a)	R. 1981 d. 151	13 N.J.R. 373(a)
16:28A-1.23	Route 33 parking	13 N.J.R. 156(a)	R. 1981 d. 154	13 N.J.R. 374(a)
16:28A-1.23	Route 33 parking in Hopewell Township	13 N.J.R. 838(b)	R. 1982 d. 12	14 N.J.R. 161(a)
16:28A-1.23, 1.25	Restricted parking on Routes 33 and 35	13 N.J.R. 746(a)	R. 1981 d. 482	13 N.J.R. 947(c)
16:28A-1.25	Route 35 parking	13 N.J.R. 157(a)	R. 1981 d. 155	13 N.J.R. 374(b)
16:28A-1.25	Parking on Routes 35 and 439	14 N.J.R. 35(a)	R. 1982 d. 60	14 N.J.R. 284(b)
16:28A-1.26	Parking on Route 36	13 N.J.R. 453(a)	R. 1981 d. 191	13 N.J.R. 453(a)
16:28A-1.28	Restricted parking on US 40 and Route 70	13 N.J.R. 747(a)	R. 1981 d. 481	13 N.J.R. 947(e)
16:28A-1.28	Parking on Routes US9 and 40	13 N.J.R. 932(b)	R. 1982 d. 44	14 N.J.R. 236(a)
16:28A-1.29	Restricted parking on State highways	12 N.J.R. 613(a)	R. 1980 d. 475	12 N.J.R. 727(d)
16:28A-1.32	Parking on Route US 46	13 N.J.R. 241(a)	R. 1981 d. 192	13 N.J.R. 454(b)
16:28A-1.32	Parking on Route US 46	13 N.J.R. 242(b)	R. 1981 d. 194	13 N.J.R. 455(c)
16:28A-1.32	Restricted parking along Route US 46	13 N.J.R. 522(b)	R. 1981 d. 384	13 N.J.R. 779(a)
16:28A-1.32	Restricted parking on US 46	13 N.J.R. 747(b)	R. 1981 d. 480	13 N.J.R. 948(a)
16:28A-1.32	Parking on Routes US46 and 202 in Morris County	13 N.J.R. 935(a)	R. 1982 d. 47	14 N.J.R. 236(d)
16:28A-1.33	Emerg. amend restricted parking on Route 47	Emergency	R. 1980 d. 414	12 N.J.R. 675(b)
16:28A-1.33	Restricted parking on State highways	12 N.J.R. 613(a)	R. 1980 d. 475	12 N.J.R. 727(d)
16:28A-1.34	Restricted parking on State highways	12 N.J.R. 613(a)	R. 1980 d. 475	12 N.J.R. 727(d)
16:28A-1.36, 1.37	Parking on Routes 57 and 70	13 N.J.R. 242(b)	R. 1981 d. 194	13 N.J.R. 455(c)
16:28A-1.37	Restricted parking along Route 70	13 N.J.R. 105(d)	R. 1981 d. 76	13 N.J.R. 243(f)
16:28A-1.37	Restricted parking along Route 70	13 N.J.R. 456(a)	R. 1981 d. 339	13 N.J.R. 614(a)
16:28A-1.43	Restricted parking along Route 82	13 N.J.R. 522(b)	R. 1981 d. 384	13 N.J.R. 779(a)

N.J.A.C. CITATION	PROPOSAL NOTICE (N.J.R. CITATION)	DOCUMENT CITATION	ADOPTION NOTICE (N.J.R. CITATION)
16:28A-1.44	Route 88 parking	13 N.J.R. 155(b)	R. 1981 d. 153 13 N.J.R. 373(d)
16:28A-1.46	Parking on US 130	13 N.J.R. 746(a)	R. 1981 d. 482 13 N.J.R. 947(c)
16:28A-1.50	Bus stops on Routes 17 and 166	13 N.J.R. 933(a)	R. 1982 d. 45 14 N.J.R. 236(b)
16:28A-1.51	Restricted parking along Route 168	13 N.J.R. 522(b)	R. 1981 d. 384 13 N.J.R. 779(a)
16:28A-1.55	Parking on Routes US46 and 202 in Morris County	13 N.J.R. 935(a)	R. 1982 d. 47 14 N.J.R. 236(d)
16:28A-1.55	Restricted parking on State highways	12 N.J.R. 613(a)	R. 1980 d. 475 12 N.J.R. 727(d)
16:28A-1.55	Restricted parking on State highways	13 N.J.R. 455(a)	R. 1981 d. 338 13 N.J.R. 613(e)
16:28A-1.55	Restricted parking along Routes 15, 18 and US 202	13 N.J.R. 106(b)	R. 1981 d. 75 13 N.J.R. 243(e)
16:28A-1.57	Restricted parking along US 206	13 N.J.R. 106(a)	R. 1981 d. 77 13 N.J.R. 244(a)
16:28A-1.57	Route US 206 parking	13 N.J.R. 155(b)	R. 1981 d. 153 13 N.J.R. 373(d)
16:28A-1.57	Route US 206 parking	13 N.J.R. 156(a)	R. 1981 d. 154 13 N.J.R. 374(a)
16:28A-1.57	Parking along US 206	13 N.J.R. 453(b)	R. 1981 d. 336 13 N.J.R. 613(c)
16:28A-1.57	US206 parking in Hamilton Township	14 N.J.R. 139(a)	R. 1982 d. 112 14 N.J.R. 391(d)
16:28A-1.60	Restricted parking on Route US 322-47	13 N.J.R. 523(a)	R. 1981 d. 382 13 N.J.R. 779(b)
16:28A-1.61	Bus stops on US9W in Fort Lee	14 N.J.R. 139(b)	R. 1982 d. 113 14 N.J.R. 391(e)
16:28A-1.64	Route 41 parking	13 N.J.R. 157(a)	R. 1981 d. 155 13 N.J.R. 374(b)
16:28A-1.65	Route 15 parking	13 N.J.R. 154(a)	R. 1981 d. 151 13 N.J.R. 373(a)
16:28A-1.65, 1.66	Restricted parking along Routes 15, 18, and US 202	13 N.J.R. 106(b)	R. 1981 d. 75 13 N.J.R. 243(e)
16:28A-1.66	Parking on Route 18	13 N.J.R. 239(b)	R. 1981 d. 195 13 N.J.R. 452(b)
16:28A-1.67	Route 63 parking	13 N.J.R. 157(a)	R. 1981 d. 155 13 N.J.R. 374(b)
16:28A-1.68	Route 93 parking	13 N.J.R. 155(b)	R. 1981 d. 153 13 N.J.R. 373(d)
16:28A-1.68	Parking on Route 93	14 N.J.R. 199(a)	R. 1982 d. 116 14 N.J.R. 391(b)
16:28A-1.69	Parking on Route 124	13 N.J.R. 240(a)	R. 1981 d. 191 13 N.J.R. 453(a)
16:28A-1.70	Parking on Routes 35 and 439	14 N.J.R. 35(a)	R. 1982 d. 60 14 N.J.R. 284(b)
16:28A-1.71	Bus stops on Route 67 in Fort Lee	14 N.J.R. 139(b)	R. 1982 d. 113 14 N.J.R. 391(e)
16:29-1.22	No passing zones	13 N.J.R. 107(a)	R. 1981 d. 78 13 N.J.R. 244(b)
16:29-1.23	No passing zones on Route 179	13 N.J.R. 107(b)	R. 1981 d. 79 13 N.J.R. 244(c)
16:30-3.6	Readopt HOV lanes along Route 444	13 N.J.R. 456(b)	R. 1981 d. 323 13 N.J.R. 614(b)
16:30-7.2	Limited access prohibition along US 9 and Route 444	13 N.J.R. 108(a)	R. 1981 d. 73 13 N.J.R. 243(d)
16:30-8	No trespassing zones	12 N.J.R. 727(c)	R. 1981 d. 36 13 N.J.R. 159(b)
16:31-1.4, 1.7	Turns along various State highways	12 N.J.R. 553(a)	R. 1980 d. 412 12 N.J.R. 674(a)
16:31-1.10	Turns along Route US 30	13 N.J.R. 457(a)	R. 1981 d. 340 13 N.J.R. 614(c)
16:31-1.15	Turns along various State highways	12 N.J.R. 553(a)	R. 1980 d. 412 12 N.J.R. 674(a)
16:31-1.16	No left turn along Route 79	13 N.J.R. 614(d)	R. 1981 d. 460 13 N.J.R. 895(b)
16:31A	Prohibited right turns on red signals	12 N.J.R. 673(a)	R. 1980 d. 518 13 N.J.R. 44(c)
16:31A-1.4, 1.13, 1.17, 1.19, 1.23	Prohibited rights on red: Routes 4, 18, 24, 28, 33	13 N.J.R. 935(b)	R. 1982 d. 48 14 N.J.R. 236(e)
16:31A-1.25, 1.35, 1.37, 1.65	Prohibited rights on red: Routes 35, 49, US46, and 206	13 N.J.R. 936(a)	R. 1982 d. 49 14 N.J.R. 237(a)
16:31A-1.67	Route I-280 right-on-red prohibition in Orange	13 N.J.R. 937(a)	R. 1982 d. 50 14 N.J.R. 237(b)
16:31A-1.77	Route 181 right-on-red prohibition in Sparta	13 N.J.R. 937(b)	R. 1982 d. 51 14 N.J.R. 237(c)
16:41-8.1, 8.4, 8.5, 8.6	Outdoor advertising	13 N.J.R. 615(a)	R. 1981 d. 497 14 N.J.R. 46(d)
16:41-16	Use or occupancy of State-owned railroad property	13 N.J.R. 108(b)	R. 1981 d. 103 13 N.J.R. 244(d)
16:41A-7.1	Outdoor Advertising Tax Act	13 N.J.R. 616(a)	R. 1981 d. 496 14 N.J.R. 47(a)
16:51	Recodified as 16:73	13 N.J.R. 881(a)	R. 1982 d. 40 14 N.J.R. 209(a)
16:51-4	Repealed: Delegation of powers	13 N.J.R. 881(a)	R. 1982 d. 40 14 N.J.R. 209(a)
16:53-2	Autobus specifications	13 N.J.R. 834(a)	R. 1982 d. 30 14 N.J.R. 160(b)
16:54	Licensing of aeronautical facilities	12 N.J.R. 289(a)	R. 1981 d. 141 13 N.J.R. 374(c)
16:56-3	Repeal aircraft registry logs	13 N.J.R. 457(b)	R. 1981 d. 341 13 N.J.R. 616(b)
16:65-1.1	Definition of "prequalification committee"	13 N.J.R. 108(c)	R. 1981 d. 72 13 N.J.R. 243(b)
16:65-9	Corporate reorganization of contractors	13 N.J.R. 524(a)	R. 1981 d. 399 13 N.J.R. 779(c)
16:71	Recodified from 16:41-16	13 N.J.R. 108(b)	R. 1981 d. 103 13 N.J.R. 244(d)
16:72	N.J. Transit procurement policies and procedures	13 N.J.R. 158(a)	R. 1981 d. 176 13 N.J.R. 374(d)
16:73	Reduced Fare Transportation Program	13 N.J.R. 881(a)	R. 1982 d. 40 14 N.J.R. 209(a)

(Title 16, Transmittal 14 dated September 18, 1980)

**TREASURY-GENERAL-TITLE 17**

17:1-1.1	Administration and receipt of checks	13 N.J.R. 616(c)	R. 1981 d. 427 13 N.J.R. 779(d)
17:1-1.3	Pension reporting	12 N.J.R. 351(a)	R. 1980 d. 301 12 N.J.R. 497(c)
17:1-1.15	Administration	13 N.J.R. 109(a)	R. 1981 d. 85 13 N.J.R. 247(c)
17:1-1.15	Credit unions and direct deposit agreements	13 N.J.R. 883(a)	R. 1982 d. 20 14 N.J.R. 161(b)
17:1-1.24	Pensioners' Health Plan: Coverage and termination	14 N.J.R. 35(b)	R. 1982 d. 59 14 N.J.R. 237(d)
17:1-2.2	Alternate Benefit Program	13 N.J.R. 308(b)	R. 1981 d. 239 13 N.J.R. 458(a)
17:1-2.6	Amend administration	13 N.J.R. 109(a)	R. 1981 d. 85 13 N.J.R. 247(c)
17:1-2.18	Alternate Benefit Program	13 N.J.R. 309(a)	R. 1981 d. 240 13 N.J.R. 458(b)
17:1-2.34	Alternate Benefit Program	13 N.J.R. 244(e)	R. 1981 d. 213 13 N.J.R. 458(c)
17:1-2.35	Alternate Benefit Program	13 N.J.R. 309(b)	R. 1981 d. 241 13 N.J.R. 458(d)
17:1-4.2	Administration	13 N.J.R. 109(a)	R. 1981 d. 85 13 N.J.R. 247(c)

N.J.A.C. CITATION		PROPOSAL NOTICE (N.J.R. CITATION)	DOCUMENT CITATION	ADOPTION NOTICE (N.J.R. CITATION)
17:1-4.11	Purchase terms and employee liability	13 N.J.R. 459(a)	R. 1981 d.343	13 N.J.R. 617(a)
17:1-4.22	Availability of medical records	13 N.J.R. 110(a)	R. 1981 d.86	13 N.J.R. 247(d)
17:1-4.32	Administration	13 N.J.R. 109(a)	R. 1981 d.85	13 N.J.R. 247(c)
17:1-4.33	Leaves of absence for maternity	13 N.J.R. 617(b)	R. 1981 d.428	13 N.J.R. 779(e)
17:1-7.3	Administrative fees and investment earnings	13 N.J.R. 374(e)	R. 1981 d.291	13 N.J.R. 525(a)
17:1-8.1	Repeal responsibility of director for Social Security	12 N.J.R. 727(e)	R. 1981 d.1	13 N.J.R. 111(c)
17:1-8.3	Emergency rule on Social Security referendum	Emergency	R. 1980 d.467	12 N.J.R. 728(b)
17:1-8.13,8.14	Administration	13 N.J.R. 109(a)	R. 1981 d.85	13 N.J.R. 247(c)
17:1-11.9	Repeal dental insurance for covered dependents	12 N.J.R. 614(a)	R. 1980 d.487	12 N.J.R. 729(a)
17:2-2.1,2.3	Public Employees' Retirement System: Enrollment	12 N.J.R. 554(b)	R. 1981 d.58	13 N.J.R. 247(b)
17:2-5.1,6.2	PERS-retirement and purchases	13 N.J.R. 244(f)	R. 1981 d.274	13 N.J.R. 525(b)
17:2-6.4	PERS loan repayments	13 N.J.R. 375(a)	R. 1981 d.303	13 N.J.R. 618(a)
17:2-6.6	PERS revisions	13 N.J.R. 244(f)	R. 1981 d.274	13 N.J.R. 525(b)
17:2-6.26	PERS: Critical disability claims	13 N.J.R. 748(a)	R. 1981 d.515	14 N.J.R. 105(a)
17:3-1.4	Teachers' pension member-trustee election	12 N.J.R. 435(b)	R. 1980 d.405	12 N.J.R. 678(a)
17:3-4.1	Creditable salary	12 N.J.R. 675(d)	R. 1981 d.30	13 N.J.R. 162(a)
17:3-5	Teachers' Pension: Purchase and eligible service	13 N.J.R. 618(b)	R. 1981 d.510	14 N.J.R. 105(b)
17:3-6.4	Loan repayments to teachers' fund	13 N.J.R. 748(b)	R. 1982 d.14	14 N.J.R. 161(c)
17:3-6.6	Teachers' Pension: Retirement credit	13 N.J.R. 159(c)	R. 1981 d.140	13 N.J.R. 376(a)
17:3-6.15	Teachers' Pension: Compulsory retirement	13 N.J.R. 620(a)	R. 1981 d.509	14 N.J.R. 105(c)
17:3-6.25	Teacher's fund: Critical disability claims	13 N.J.R. 749(a)	R. 1982 d.15	14 N.J.R. 161(d)
17:4-1.1	Police and firemen's pension board meetings	13 N.J.R. 938(a)	R. 1982 d.64	14 N.J.R. 284(c)
17:4-2.6	Enrollment dates	12 N.J.R. 728(a)	R. 1981 d.57	13 N.J.R. 247(a)
17:4-3.6	Insurance purchases and retirement	13 N.J.R. 310(b)	R. 1981 d.292	13 N.J.R. 525(c)
17:4-5	Police and firemen's purchases and eligible service	13 N.J.R. 682(a)	R. 1982 d.4	14 N.J.R. 161(e)
17:4-5.1, 6.2, 6.6	Insurance purchases and retirement	13 N.J.R. 310(b)	R. 1982 d.292	13 N.J.R. 525(c)
17:4-6.13	Police and firemen's critical disability claims	13 N.J.R. 684(a)	R. 1982 d.5	14 N.J.R. 162(a)
17:4-6.14	Insurance purchases and retirement	13 N.J.R. 310(b)	R. 1982 d.292	13 N.J.R. 525(c)
17:5	Administration, insurance and death benefits, purchases, retirement and transfers	13 N.J.R. 459(b)	R. 1981 d.361	13 N.J.R. 708(e)
17:5-2.5	State Police pension coverage and unpaid leaves	13 N.J.R. 938(b)	R. 1982 d.65	14 N.J.R. 284(d)
17:5-4.1, 4.2 4.3	State Police pension purchases and eligible service	13 N.J.R. 939(a)	R. 1982 d.66	14 N.J.R. 284(e)
17:5-5.2, 5.6, 5.12	Effective dates, retirement credits, disability retirants	13 N.J.R. 461(a)	R. 1981 d.360	13 N.J.R. 708(f)
17:5-5.15	State Police: Critical disability claims	13 N.J.R. 939(a)	R. 1982 d.67	14 N.J.R. 285(a)
17:6-3.2, 3.6	Police-Firemen's Pension Fund	13 N.J.R. 245(a)	R. 1981 d.201	13 N.J.R. 462(a)
17:7-3.2	Prison Officers' Pension Fund	13 N.J.R. 245(b)	R. 1981 d.302	13 N.J.R. 620(b)
17:7-3.10	Prison officers' fund: Disability claims	13 N.J.R. 750(a)	R. 1982 d.89	14 N.J.R. 347(c)
17:8-1.6	Variable benefit account and withdrawals	12 N.J.R. 675(e)	R. 1980 d.530	13 N.J.R. 47(b)
17:8-2.10,2.11	Repeal Supplemental Annuity reports and remittances	12 N.J.R. 496(e)	R. 1980 d.419	12 N.J.R. 678(b)
17:8-3.3	Variable benefit account and withdrawals	12 N.J.R. 675(e)	R. 1980 d.530	13 N.J.R. 47(b)
17:9-2.16	Policy provisions for State Health Benefits Program	13 N.J.R. 110(b)	R. 1981 d.138	13 N.J.R. 376(b)
17:9-5.8	Medicare refunds	13 N.J.R. 110(c)	R. 1981 d.139	13 N.J.R. 376(c)
17:10-5.3	Judicial Retirement System	13 N.J.R. 331(a)	R. 1981 d.244	13 N.J.R. 462(b)
17:16-41	Cash Management Fund	Procedural	R. 1980 d.443	12 N.J.R. 679(a)
17:20-5.10	Emergency amend agent's compensation	Emergency	R. 1980 d.460	12 N.J.R. 681(a)
17:21-8.1	Emergency amend unclaimed prize money	Emergency	R. 1980 d.459	12 N.J.R. 680(b)
17:21-11	Emergency rules on 10th Anniversary instant lottery	Emergency	R. 1981 d.11	13 N.J.R. 112(a)
17:21-11	Emergency adoption: Baseball instant lottery	Emergency	R. 1981 d.136	13 N.J.R. 312(a)
17:21-11	Readopt "Baseball" instant lottery game	13 N.J.R. 312(a)	R. 1981 d.269	13 N.J.R. 529(a)
17:21-11	"Super Bingo" lottery	13 N.J.R. 376(d)	R. 1981 d.286	13 N.J.R. 529(b)
17:21-11	Emergency Adoption: "Super Bingo" lottery	Emergency	R. 1981 d.171	13 N.J.R. 376(d)
17:21-12.1, 13.1	Emergency amend Pick-It and Pick-4 Lotteries	Emergency	R. 1980 d.458	12 N.J.R. 680(a)
17:21-15	Emergency amend Pick-6 (Lotto) lottery	Emergency	R. 1980 d.496	12 N.J.R. 730(a)
17:21-16	Emergency rules on Jersey Jackpot Lottery	Emergency	R. 1980 d.507	13 N.J.R. 45(a)
17:26-2	Spill compensation tax and Federal Superfund	14 N.J.R. 36(b)	R. 1982 d.79	14 N.J.R. 285(b)

(Title 17, Transmittal 15 dated September 18, 1980)

N.J.A.C. CITATION		PROPOSAL NOTICE (N.J.R. CITATION)	DOCUMENT CITATION	ADOPTION NOTICE (N.J.R. CITATION)
<b>TREASURY-TAXATION-TITLE 18</b>				
18:7-1.15	Investment company defined	13 N.J.R. 684(b)	R.1982 d.34	14 N.J.R. 209(b)
18:7-3	Installment payments for corporation tax	13 N.J.R. 688(a)	R.1982 d.6	14 N.J.R. 105(d)
18:7-11.12	Emergency extension for filing corporate return	Emergency	R.1981 d.163	13 N.J.R. 377(a)
18:7-11.12, 13.6, 14.2	Installment payments for corporation tax	13 N.J.R. 688(a)	R.1982 d.6	14 N.J.R. 105(d)
18:12-6A.8	Multiple dwelling exemptions and tax list designations (joint adoption, see 5:22-2.6)	14 N.J.R. 72(b)	R.1982 d.78	14 N.J.R. 278(b)
18:12-7.12	Emergency adoption: Extension of time to file homestead rebate claim	Emergency	R.1981 d.474	13 N.J.R. 948(b)
18:12-7.12	Readopted: Homestead rebate filing extension	13 N.J.R. 948(b)	R.1982 d.41	14 N.J.R. 212(a)
18:12-9	Mobile homes tax moratorium (local property)	13 N.J.R. 162(b)	R.1981 d.207	13 N.J.R. 462(c)
18:12A-1.12	Local property tax	13 N.J.R. 621(a)	R.1981 d.478	13 N.J.R. 948(c)
18:12A-1.20	County boards of taxation	13 N.J.R. 44(d)	R.1981 d.44	13 N.J.R. 165(a)
18:14-1.1, 2.2, 2.3, 2.4, 2.7, 2.8, 2.10, 3.4, 3.6, 3.9, 3.10	Local property tax senior citizens deduction	13 N.J.R. 462(d)	R.1981 d.426	13 N.J.R. 779(f)
18:19-1.1, 2.1, 2.2, 2.6, 2.10, 3.1, 3.3	Gallon and liter pricing of motor fuels	13 N.J.R. 855(a)	R.1982 d.77	14 N.J.R. 285(c)
18:24-2.3	Sales and Use Tax Act	13 N.J.R. 163(a)	R.1981 d.209	13 N.J.R. 465(a)
18:24-2.15	Sales tax recordkeeping standards	13 N.J.R. 751(a)	R.1982 d.36	14 N.J.R. 212(b)
18:24-7.19	Sales and Use Tax Act	13 N.J.R. 163(b)	R.1981 d.206	13 N.J.R. 465(b)
18:24-12.4	Sales Tax exemptions	13 N.J.R. 111(a)	R.1981 d.210	13 N.J.R. 465(c)
18:24-24.2	Underground gas tanks as real property	13 N.J.R. 883(b)	R.1982 d.85	14 N.J.R. 348(a)
18:24-27.1, 27.2	Sales and Use Tax Act	13 N.J.R. 164(a)	R.1981 d.208	13 N.J.R. 465(d)
18:24-28	Taxation of purchase or use of race horses	13 N.J.R. 622(a)	R.1981 d.436	13 N.J.R. 847(c)
18:26-2.12, 5.9, 5.17, 5.19, 6.16, 6.17, 8.6, 8.12	Transfer Inheritance Tax	13 N.J.R. 623(a)	R.1981 d.477	13 N.J.R. 948(d)

(Title 18, Transmittal 16 dated January 14, 1981)

**TITLE 19 SUBTITLES A-I-OTHER AGENCIES (Except Casino Control Commission)**

19:1-5	Home improvement loan program	13 N.J.R. 312(b)	R.1981 d.268	13 N.J.R. 529(c)
19:4-4.142	Variances and appeals	13 N.J.R. 529(d)	R.1981 d.446	13 N.J.R. 847(d)
19:4-5.17	Meadowlands variances	13 N.J.R. 694(a)	R.1982 d.1	14 N.J.R. 162(b)
19:4-6.25	Variances and appeals	13 N.J.R. 529(d)	R.1981 d.446	13 N.J.R. 847(d)
19:4-6.26	Meadowlands variances	13 N.J.R. 694(a)	R.1982 d.1	14 N.J.R. 162(b)
19:4-6.28	District zoning; change in zoning map	13 N.J.R. 624(a)	R.1981 d.467	13 N.J.R. 895(c)
19:8-2.11	Garden State Arts Center	13 N.J.R. 247(c)	R.1981 d.169	13 N.J.R. 378(a)
19:8-2.12	Emergency service	13 N.J.R. 165(b)	R.1981 d.115	13 N.J.R. 315(a)
19:8-3.1	Tolls on Garden State Parkway	13 N.J.R. 248(a)	R.1981 d.170	13 N.J.R. 378(b)
19:8-7.3	State Police motor vehicle accident reports	13 N.J.R. 531(a)	R.1981 d.387	13 N.J.R. 780(a)
19:9-1.9	Out-of-service school buses	13 N.J.R. 751(b)	R.1981 d.520	14 N.J.R. 106(a)
19:9-3.1	Towing rates	13 N.J.R. 49(b)	R.1981 d.37	13 N.J.R. 165(c)
19:12	PERC: Negotiations and impasse procedures	Organizational	R.1981 d.357	13 N.J.R. 625(a)
19:16	Firemen and Police: Negotiations	Organizational	R.1981 d.357	13 N.J.R. 625(a)
19:25-8	Financial disclosure by legislative agents	13 N.J.R. 695(a)	R.1981 d.471	13 N.J.R. 895(d)
19:25-8	Interpretive statement on disclosure	13 N.J.R. 695(a)	R.1981 d.471	14 N.J.R. 392(a)
19:25-15	Public Financing of General Election for Governor	13 N.J.R. 49(a)	R.1981 d.54	13 N.J.R. 248(b)
19:30-2.1-2.3	Economic Development Authority fees	13 N.J.R. 248(c)	R.1981 d.245	13 N.J.R. 465(e)
19:30-4.2	Targeting of authority assistance	13 N.J.R. 625(b)	R.1981 d.457	13 N.J.R. 898(a)
19:30-4.4	EDA: Targeting of Authority assistance	13 N.J.R. 165(d)	R.1981 d.168	13 N.J.R. 378(c)
19:30-5	Debarment of applicants and contractors	12 N.J.R. 356(a)	R.1981 d.167	13 N.J.R. 378(d)

(Title 19, Transmittal 16 dated January 14, 1981)

**TITLE 19 SUBTITLE K-CASINO CONTROL COMMISSION**

19:41-4.3	Employee residency qualifications	14 N.J.R. 37(a)	R.1982 d.63	14 N.J.R. 285(d)
19:41-9.1, 9.4	Casino assessments	13 N.J.R. 531(b)	R.1981 d.367	13 N.J.R. 709(a)
19:41-9.12, 9.13, 9.14, 9.16	Fixed fees and employee licensing	14 N.J.R. 38(a)	R.1982 d.57	14 N.J.R. 237(e)
19:41-9.19	Casino assessments	13 N.J.R. 531(b)	R.1981 d.367	13 N.J.R. 709(a)
19:41-11.1, 11.2, 11.3	Casino licensee agreements	13 N.J.R. 626(a)	R.1981 d.439	13 N.J.R. 847(e)
19:41-12.5	Casino assessments	13 N.J.R. 531(b)	R.1981 d.367	13 N.J.R. 709(a)
19:43-1.1, 1.2	Casino licensing requirements	13 N.J.R. 627(a)	R.1981 d.440	13 N.J.R. 848(a)
19:43-1.8	Casino service industry licenses	12 N.J.R. 447(a)	R.1981 d.273	13 N.J.R. 534(a)
19:44-17.10	Gaming school exterior advertising	13 N.J.R. 841(a)	R.1982 d.21	14 N.J.R. 162(c)
19:45	Accounting and internal controls	13 N.J.R. 534(b)	R.1981 d.437	13 N.J.R. 848(b)

N.J.A.C. CITATION		PROPOSAL NOTICE (N.J.R. CITATION)	DOCUMENT CITATION	ADOPTION NOTICE (N.J.R. CITATION)
19:45-1.3, 1.7	Correction: Annual audit	13 N.J.R. 47(c)	R. 1981 d.272	13 N.J.R. 628(a)
19:45-1.3, 1.8, 1.24, 1.44	Casino accounting and internal controls	13 N.J.R. 47(c)	R. 1981 d.272	13 N.J.R. 541(a)
19:46-1.3	Gaming chips	13 N.J.R. 534(b)	R. 1981 d.408	13 N.J.R. 780(b)
19:46-1.11, 1.26	Craps table and slot machine rules	13 N.J.R. 534(b)	R. 1981 d.388	13 N.J.R. 780(c)
19:47-1.2, 1.4	Craps wagering	13 N.J.R. 534(b)	R. 1981 d.388	13 N.J.R. 780(c)
19:47-2.6, 2.8	Emergency Blackjack surrender revisions	Emergency	R. 1981 d.301	13 N.J.R. 629(a)
19:47-2.6, 2.8	Readopt Blackjack wagering changes	13 N.J.R. 534(b)	R. 1981 d.368	13 N.J.R. 709(b)
19:47-2.12	Blackjack play	13 N.J.R. 534(b)	R. 1981 d.388	13 N.J.R. 780(c)
19:47-2.13	Emergency Blackjack wagering	Emergency	R. 1981 d.301	13 N.J.R. 629(a)
19:47-2.13	Readopt Blackjack wagering	13 N.J.R. 534(b)	R. 1981 d.368	13 N.J.R. 709(b)
19:47-5.2	Roulette payout odds	13 N.J.R. 534(b)	R. 1981 d.388	13 N.J.R. 780(c)
19:47-5.7	Minimum and maximum wagering	13 N.J.R. 534(b)	R. 1981 d.368	13 N.J.R. 709(b)
19:50-1.6	Alcoholic beverage control	13 N.J.R. 541(b)	R. 1981 d.438	13 N.J.R. 849(a)
19:51-1.1-1.4	Advertising	13 N.J.R. 542(a)	R. 1981 d.409	13 N.J.R. 780(d)
19:52-1.3	Nightly entertainment	13 N.J.R. 543(a)	R. 1981 d.369	13 N.J.R. 709(c)

(Title 19 Subtitle K, Transmittal 3 dated January 14, 1981)

from the **OFFICE OF ADMINISTRATIVE LAW:**

## NEW JERSEY ADMINISTRATIVE REPORTS

\* **Selected Administrative Law Decisions**

\* **All officially approved for publication by the Office of Administrative Law**

\* **In full text, fully indexed**

\* **With final State agency action**

New Jersey Administrative Reports — A unique new research service covering the broad spectrum of State administrative law decisions: Contested cases involving Alcoholic Beverage Control, Public Utilities, Coastal Area Review, Casino Control, Civil Rights, Civil Service, Community Affairs, Education, Environmental Protection, Health, Medical Assistance, Motor Vehicles, Pensions, Pinelands, Public Welfare, Youth and Family Services, and many other agencies (not including PERC or Workers' Compensation).

**ISSUED  
BIMONTHLY  
IN 6X9 INCH  
ADVANCE FORM**

**BONUS . . .  
180 DECISIONS  
IN HARD COVER**

Prepared by Administrative Publications, the State's official reporter in administrative law, New Jersey Administrative Reports are fully indexed and include the final State agency action, as well as Appellate Division and Supreme Court appeal dispositions. In addition, each published decision involving a rule will be annotated in the New Jersey Administrative Code.

As a Charter Subscriber to New Jersey Administrative Reports, you will receive approximately **15 new decisions every other month**. Each decision appears in full text. Each is printed in convenient "advance" form (your first shipment includes a durable **ring binder to hold each bimonthly release**). In addition, we will periodically replace the "advances" with **permanent bound volumes**.

And as a **bonus**, we will send you all the **decisions** published by the Office of Administrative Law in its first year and a half (**a total of 180**). Bound in hard cover, these full-text, fully indexed cases are an important research tool and will make a valuable addition to your law library.

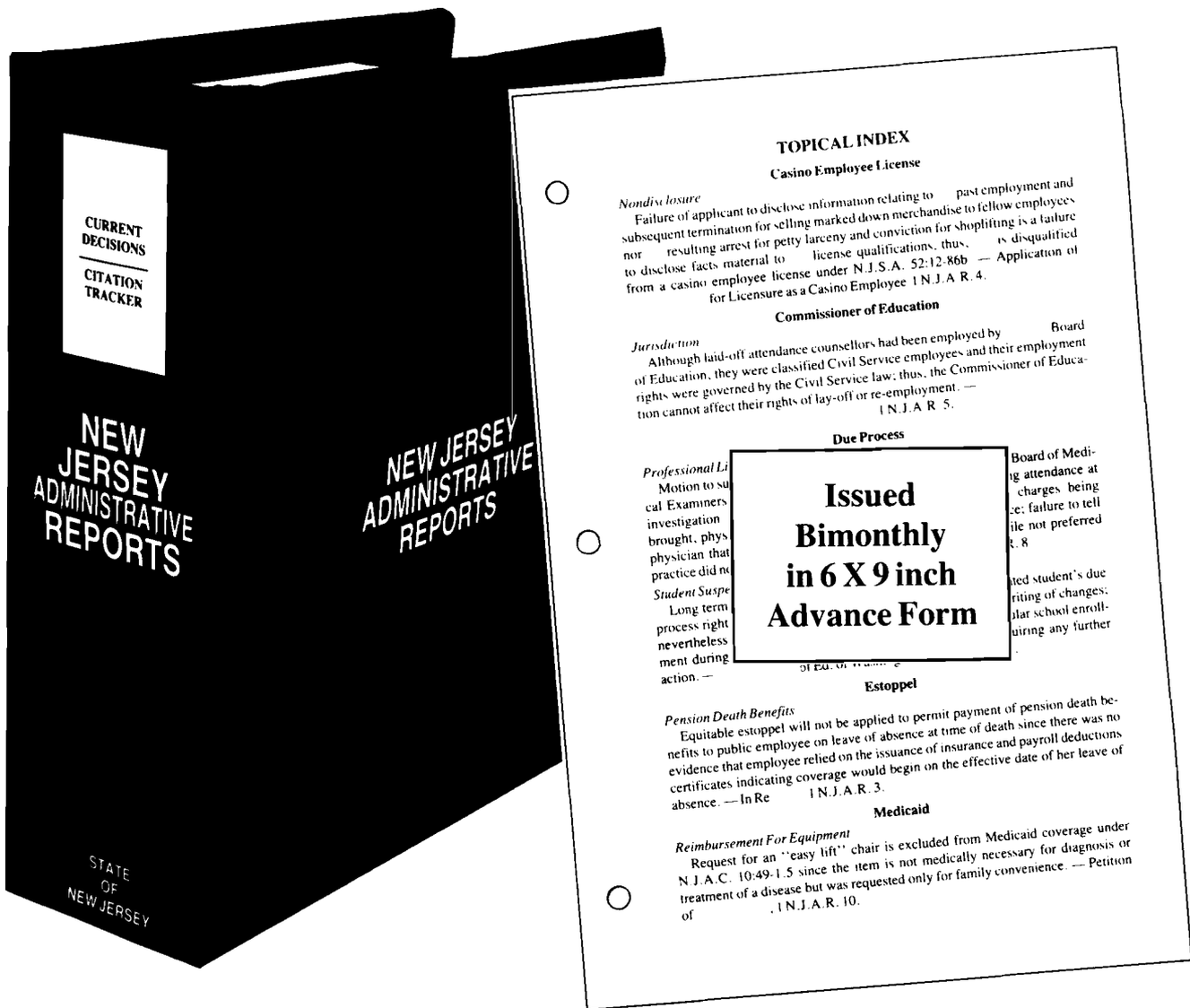
**WE INVITE YOU TO ENTER YOUR SUBSCRIPTION TODAY, AT THE  
CHARTER RATE OF JUST \$190 FOR THE FULL YEAR.**

### CHARTER SUBSCRIPTION FORM NEW JERSEY ADMINISTRATIVE REPORTS

Enter my Charter Subscription to the bimonthly New Jersey Administrative Reports — the unique new research service in administrative law. For the introductory rate of just \$190 for a full year, you will send me approximately 15 new decisions every other month, each in full text and fully indexed. My first shipment includes a ring binder to hold these "advances". In addition, I will receive periodic bound volumes for the permanent keeping of all decisions. And as a bonus, I will also receive the first 180 decisions published by the Office of Administrative Law, bound in hard cover and fully indexed. Enclosed is my check for the full amount, payable to Administrative Publications, CN 301, Trenton, N.J. 08625.

Firm.....  
Name.....  
Street Address.....  
City.....State.....Zip.....

NJR



New Jersey Administrative Reports — A new publication covering the broad spectrum of State administrative law decisions: Contested cases involving Alcoholic Beverage Control, Public Utilities, Coastal Area Review, Casino Control, Civil Rights, Civil Service, Community Affairs, Education, Environmental Protection, Health, Medical Assistance, Motor Vehicles, Pensions, Pinelands, Public Welfare, Youth and Family Services, and many other agencies (not including PERC or Workers' Compensation).

**\* All officially approved for publication by the Office of Administrative Law**

**\* In full text, fully indexed**

**\* With final State agency action**

**\* Including Table of Citations, plus Judicial Review Notations**

**Charter Subscription rate is just \$190 for a full year:**

- 1 Includes the first 180 decisions published by OAL, bound in hard cover.
- 2 Approximately 15 new decisions every other month.
- 3 Sturdy ring binder with first shipment.
- 4 Periodic bound volumes for permanent keeping of all decisions.

## CONTENTS

(Continued From Front Cover)

OTHER AGENCIES  
 PORT AUTHORITY TRANS-HUDSON CORPORATION  
 Public parking at Journal Square ..... 430(c)

### MISCELLANEOUS NOTICES

ENVIRONMENTAL PROTECTION  
 Certification of draft NPDES permits ..... 432(a)  
 HEALTH  
 FY82 State Plan: WIC Food Program ..... 432(b)  
 INSURANCE  
 Municipalities with unpaid lien requirements ..... 432(c)  
 LAW AND PUBLIC SAFETY  
 Common carrier applicants ..... 433(a)

INDEX OF ADOPTED RULES ..... 434

### Filing Deadlines

May 17 issue:  
 Proposals ..... April 22  
 Adoptions ..... May 3  
 June 7 issue:  
 Proposals ..... May 13  
 Adoptions ..... May 21

## YOUR BASIC RULE RESEARCH STARTS WITH THE 31-VOLUME NEW JERSEY ADMINISTRATIVE CODE— THE OFFICIAL COMPILATION OF AGENCY RULES AND REGULATIONS

Virtually every undertaking in New Jersey is in some way affected by agency rulemaking. The standards, practices and procedures set by the State's executive departments and semiautonomous agencies operate with the full force of law.

Now, with Legislative Oversight a reality, rulemaking assumes even greater complexity. Without full knowledge of the substance of new regulations, every attorney practicing administrative law in this State is at a very real disadvantage—and so are his clients.

**A subscription to New Jersey Administrative Code (31 loose-leaf volumes) includes one year of updated replacement pages, plus 24 issues of the twice-monthly New Jersey Register – the official interim supplement to the Code.**

ADMINISTRATIVE CODE TITLES	Prices
Full Set (includes all Titles below)	\$500
Individual Titles (prices include one year of updated replacement pages)*	
1. Uniform Administrative Procedure .....	\$35
2. Agriculture .....	\$35
3. Banking .....	\$35

## ANNUAL BOUND VOLUME: 1981 REGISTERS

### NOW READY FOR SHIPMENT

Includes All Issues Published Last Year:  
 Indexed 13 N.J.R. 1 through 13 N.J.R. 952

\$45 (Postage and Handling Included)

**Prepayment is required.** Please make check payable to Administrative Publications, CN301, Trenton, New Jersey 08625.

4. Civil Service .....	\$35
5. Community Affairs (two volumes) .....	\$70
6. Education (two volumes) .....	\$70
7. Environmental Protection (two volumes) .....	\$70
8. Health (three volumes) .....	\$105
9. Higher Education .....	\$35
10. Human Services (three volumes) .....	\$105
10A. Corrections .....	\$35
11. Insurance .....	\$35
12. Labor and Industry (two volumes) .....	\$70
13. Law and Public Safety (three volumes) .....	\$105
14A. Energy (includes 14–Public Utilities) .....	\$35
15. State .....	\$35
15A. Public Advocate .....	\$35
16. Transportation .....	\$35
17. Treasury–General .....	\$35
18. Treasury–Taxation (two volumes) .....	\$70
19. Other Agencies (Mortgage Finance Agency, Expressway Authority, Hackensack Meadowlands Develop- ment Commission, Highway Authority, Turnpike Author- ity, Public Employment Relations Commission, Sports and Exposition Authority, Election Law Enforcement Commis- sion, Economic Development Authority, Public Broadcast- ing Authority) .....	\$35
19K. Casino Control Commission .....	\$35

\*Individual Title Subscribers, add on a full year of the New Jersey Register (24 issues delivered by second class mail) for just \$30 – a \$10 saving over the regular annual rate. A full year by First Class Mail is just \$65 – also a \$10 saving over the normal rate.

**Full Set Subscribers, get the Register by First Class Mail for only an additional \$35 (regular delivery is by second class mail).**

**Prepayment is required.** Please make check payable to Administrative Publications, CN301, Trenton, New Jersey 08625.