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THE NEW JERSEY REGISTER

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NEW JERSEY, THURSDAY, NOVEMBER 27, 1969

Vol. 1—No. 3



THE NEW JERSEY REGISTER

A Publication of the State of New Jersey

RICHARD J. HUGHES, Governor
Robert J. Burkhardt, Secretary of State
Leon S. Wilson, Director of Administrative Procedure
Melvin E. Mounts, Rules Analyst
Grace Bartnett, Editor

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THURSDAY, NOVEMBER 27, 1969

NOTICE OF RULE MAKING ACTIVITIES OF STATE AGENCIES

The following digests, notices, and texts of rules, regulations and codes filed by Administrative Agencies during the preceding month have been prepared by the Office of the Director of the Division of Administrative Procedure, Department of State, pursuant to Section 4 (a) (1) and Section 7 (b) of Chapter 410 of the Laws of 1968.

(a)

THE GOVERNOR

EXECUTIVE ORDER NUMBER 59

Concerning An Extra Holiday

I, Richard J. Hughes, Governor of the State of New Jersey, by virtue of the authority vested in me by the Constitution and the statutes of this State do hereby order and direct that:

1. Friday, November 28, 1969 (the day following Thanksgiving Day) be declared an extra holiday for State employees.

GIVEN, under my hand and seal this 7th day of November, in the year of our Lord, one thousand nine hundred and sixty-nine and of the Independence of the United States, the one hundred and ninety-fourth.
Richard J. Hughes
Governor

(b)

HACKENSACK MEADOWLANDS DEVELOPMENT COMMISSION

FIRST STAGE OF MASTER PLAN

Public Hearing

Notice is hereby given that the Hackensack Meadows Development Commission, pursuant to the authority delegated in N.J.S.A. 13:17-1 et seq. (P.L. 1968, c. 404), proposes to adopt the First Stage of the Master Plan for the comprehensive development of the Hackensack Meadows District, said First Stage consisting of the following:

1. Resolution 69-18, Resolution Establishing the Objectives, Standards and Principles Embodied in the Various Interlocking and Component Portions of the First Stage of the Master Plan of the Hackensack Meadows District.
2. Resolution 69-19, District Interim Zoning Regulations.

3. Resolution 69-20, District Subdivision Regulations.
4. Resolution 69-21, District Building Code.

Copies of the proposed resolutions may be obtained upon written request to the Secretary of the Commission at either of the two following offices of the Commission:
Room 206, 363 West State Street
Trenton, New Jersey

or
Room 221, 1100 Raymond Boulevard
Newark, New Jersey

Notice is also given that the Hackensack Meadows Development Commission will conduct public hearings to receive written and oral statements regarding these resolutions at 10 a.m. January 6, 1970, in the Bergen County Court House, Hackensack, New Jersey; and at 10 a.m. January 7 in the Hudson County Court House, Jersey City, New Jersey. All interested parties are hereby invited to attend and present their views at these public hearings. Any person wishing to present a statement at either of these hearings must submit a written request to the Secretary of the Commission at either of the addresses specified above on or before December 31, 1969. The date, time and place of any subsequent hearing, if deemed to be necessary, will be announced at said hearings; however, no notice of any such subsequent hearing will appear in the New Jersey Register. Written statements will also be accepted by the Commission on or before the date of the public hearings, will be included in the record and will be given full consideration by the Commission.

After full consideration of all written and oral submissions respecting the proposed resolutions, the Hackensack Meadows Development Commission, upon its own motion, may thereafter adopt, in the manner provided for by N.J.S.A. 13:17-1 et seq. (P.L. 1968, c. 404), the resolutions substantially as proposed without further notice.

Clifford Goldman, Secretary
Hackensack Meadows
Development Commission

(c)

AGRICULTURE

SWEET POTATO COMMISSION

Results of Referendum

Notice is hereby given that Secretary of Agriculture Phillip Alampi has conducted the New Jersey Sweet Potato Commission Referendum on October 15, 1969 pursuant to the authority delegated in N.J.S.A. 54:47E-17.

The referendum presented the following questions to each sweet potato grower of record:

I am growing _____ acres of sweet potatoes for market in 1969.

I am not growing sweet potatoes this year - 1969.

I favor continuation of the Sweet Potato Promotion and Assessment Act.

I oppose continuation of the Sweet Potato Promotion and Assessment Act.

The results of the referendum were as follows:

Continuance of the New Jersey Sweet Potato Industry Commission for another three years was approved by producers of the commodity (pursuant to N.J.S.A. 54:47E-17) by 78 percent of the growers producing 82 percent of the 1969 crop. An affirmative vote of 65 percent of the growers producing 51 percent of the 1969 crop or 51 percent of the growers producing 65 percent of the 1969 crop was required.

The Sweet Potato Commission was established in September 1966 by a State law which provided that a referendum on its continuance must be held every three years. The Commission conducts programs of marketing, grading, promotion, advertising and research for the benefit of the New Jersey sweet potato industry. The programs are supported by a two-cent-per-bushel tax on all sweet potatoes produced in the State, paid by the growers and collected by sweet potato distributors and processors.

Membership of the Commission is composed of 11 growers and two ex officio members, the Secretary of Agriculture and the dean of Rutgers College of Agriculture and Environmental Science. The Commission's manager is a member of the staff of the New Jersey Department of Agriculture.

All parties who were eligible to vote will be notified individually of the results of the referendum and through publication in local newspapers. Likewise, the results of the referendum will also be included in appropriate New Jersey Department of Agriculture publications, news releases and New Jersey Statutes Annotated, as well as its annual report to the Governor and the Legislature required under N.J.S.A. 54:47E-14.

Phillip Alampi, Secretary
New Jersey Department of Agriculture

(d)

COMMUNITY AFFAIRS

DIVISION OF LOCAL FINANCE

Proposed Codification

Notice is hereby given that the Local Finance Board, pursuant to the authority delegated in N.J.S.A. 52:27BB-10

IN THIS ISSUE

EXECUTIVE	1 N.J.R. 17(a)
HACKENSACK MEADOWLANDS COMMISSION	1 N.J.R. 17(b)
AGRICULTURE — Sweet Potato Commission	1 N.J.R. 17(c)
COMMUNITY AFFAIRS — Division of Local Finance	1 N.J.R. 17(d)
CONSERVATION AND ECONOMIC DEVELOPMENT — Boat Commission 1 N.J.R. 17(e)	
HEALTH — Air Pollution Control Code, Chapter 13	1 N.J.R. 18(a)
HIGHER EDUCATION — Rules for County Community Colleges	1 N.J.R. 18(b)
INSTITUTIONS AND AGENCIES — Division of Correction and Parole	1 N.J.R. 20(a)
LABOR AND INDUSTRY — Workmens Compensation Board	1 N.J.R. 20(b)
LAW AND PUBLIC SAFETY — Division of Motor Vehicles	1 N.J.R. 20(c)
LAW AND PUBLIC SAFETY — Division of Professional Boards	1 N.J.R. 22(a)
LAW AND PUBLIC SAFETY — Division of State Police	1 N.J.R. 22(b)
STATE — Athletic Commission	1 N.J.R. 23(a)
TRANSPORTATION — Highway Safety Program	1 N.J.R. 23(b)
TREASURY — Division of Taxation	1 N.J.R. 24(a)
TREASURY — Division of Investment	1 N.J.R. 24(b)

(2), proposes to codify all of its regulations into a single text, to be included in the New Jersey Administrative Code.

The Local Finance Board proposes to make this codification in order to provide the public and local government agencies with a single text containing all the Board's regulations. The proposed single text contains all such regulations with respect to the following subjects: local bond law, annual budgets, capital budgets, emergency appropriations, audits, financial statements, bonds of officials and employees, accounting systems, financial administration systems, supervision by the Municipal Finance Commission, and sinking funds.

Interested persons may obtain a copy of the proposed codification by writing or calling Mrs. Helen Mathews, Secretary, Local Finance Board, Division of Local Finance, 28 West State Street, Trenton, New Jersey 08625. Telephone (609) 292-4806.

Notice is also given that any interested person may present statements or arguments in writing relevant to the action proposed to the Division of Local Finance, 28 West State Street, Trenton, New Jersey 08625, on or before December 22, 1969.

The Local Finance Board upon its own motion or at the instance of any interested party, may thereafter adopt the proposed regulations without further notice.

James A. Alloway, Chairman
Local Finance Board
Department of Community Affairs

(e)

CONSERVATION AND ECONOMIC DEVELOPMENT

DIVISION OF NAVIGATION NEW JERSEY BOAT COMMISSION

Regulation of Waste Disposal on Waterways

Notice is hereby given that the New Jersey Boat Regulation Commission, pursuant to the authority delegated in N.J.S.A. 12:7-34.49 and 12:7-34.50, proposes to adopt a rule concerning water pollution by boats and vessels as follows:
REGULATION NO. 1-38
POLLUTION

Any person who discharges, or suffers or permits the discharge from a boat, vessel or any contrivance designed or used for navigating in or upon water, of any waste, debris, refuse, chemical or any other matter or material by any method, means or manner into or upon any waterway, artificially constructed lagoon or any of the waters of this State, is a disorderly person and, upon conviction shall be punished by a fine of not more than \$100.00 for the first offense or imprisonment for ten days or both. Any person who violates any provision of this regulation for a second time shall be subject to a fine not to exceed \$200.00 or imprisonment for twenty days or both.

a. Any person who operates a vessel, or who is the captain of a vessel, or who is charged with the operation of a vessel in or upon any waterway, artificially constructed lagoon or any of the waters of this State is deemed, for the purposes of this regulation, to have given his consent to the discharge of any waste, debris, refuse, chemical or any other matter or material by any method, means or manner into or upon said waters from said vessel.

N.J. Boat Commission—continued

b. It shall be the duty of the owner or the operator of any boat, vessel or any contrivance designed or used for navigating in or upon water from which is discharged, or suffered or permitted the discharge, or any person who discharges, or suffers or permits the discharge from said vessel, of any waste, debris, refuse, chemical or any other matter or material by any method, means or manner, to take immediate measures to recover such litter or material from upon, in or under said waters of this State.

Notice is also given that any interested person may present statements or arguments in writing, orally in person or by telephone, relevant to the action proposed to: James K. Rankin, Chief Bureau of Navigation Division of Resource Development Department of Conservation and Economic Development Room 711, Labor and Industry Building Trenton, New Jersey 08625 on or before December 22, 1969.

The New Jersey Boat Regulation Commission, upon its own motion or at the instance of any interested party, may thereafter adopt the above rule substantially as set forth without further notice.

Jack Sullivan, Chairman
New Jersey Boat Regulation Commission

(a)

HEALTH

NEW JERSEY AIR POLLUTION CONTROL CODE

Chapter 13 Air Quality Standards

Adoption of Rule

Pursuant to authority of N.J.S.A. 26:2C-8, and in accordance with applicable provisions of the Administrative Procedure Act of 1968, a rule of the State Department of Health is adopted this date and is to become effective December 22, 1969.

ORDERED at Offices of the Commissioner, State Department of Health, this 23rd day of October, 1969.

Roscoe P. Kandle, M.D.
State Commissioner of Health

CHAPTER 13 - AIR QUALITY STANDARDS

SECTION 1 - DEFINITIONS

- 1.1 **Ambient Air Quality Standard:** A limit on the concentration of a contaminant in the general outdoor atmosphere, which cannot be exceeded without causing or tending to cause injury to human health, welfare, animal or plant life or property, or unreasonably interfering with the enjoyment of life and property, excluding all aspects of employer-employee relationship as to health and safety hazards.
- 1.2 **Total Suspended Particulate Matter:** Any matter dispersed in the outdoor atmosphere, whether solid or liquid, in which the individual particles are larger than small molecules but smaller in diameter than 500 microns. For purposes of this chapter this shall be presumed to mean the amount of material collected on a suitable filter when using sampling and analytical procedures adopted and published by the New Jersey State Department of Health.
- 1.3 **Sulfur Dioxide (SO₂):** A colorless gas at standard conditions which has the molecular form of SO₂. For purposes of this chapter this shall be presumed to mean the concentration of SO₂ measured in the outdoor atmosphere using sampling and analytical procedures adopted and published by the New Jersey State Department of Health.

SECTION 2

GENERAL AMBIENT AIR QUALITY STANDARD

- 2.1 Whereas air is vital to life and contamination of it to any degree is a condition to be endured reluctantly; and whereas our knowledge of the long-term harmful effects of low levels of contamination is incomplete and uncertain; therefore, it is the air quality objective of the Department to assure, at all times and throughout the territory of the State, ambient air of the highest purity achievable by the installation and diligent operation and maintenance of pollution source control devices and methods consistent with the lawful application of the most advanced state of the art.
- 2.2 Furthermore, it is the objective of the Department, by prevention and correction, so to enhance the quality of our outdoor air that as a minimum, and throughout the State, air quality will be in accord at least with the numerical air quality standards for specific pollutants set forth in subsequent sections of this chapter.
- 2.3 An implementation plan of action to meet air quality standards will be adopted by the Department and, from time to time, amended as necessary. The plan will incorporate all pertinent air pollution control regulations which limit or prevent the emission into the atmosphere of pollutants for which air quality standards have been adopted. The plan also will include interim air quality objectives whose achievement through rigorous enforcement can then be predicted.

SECTION 3 - NUMERICAL AMBIENT AIR QUALITY STANDARD FOR TOTAL SUSPENDED PARTICULATE MATTER

3.1—Units of Measurement

Numerical ambient air quality for total suspended particulate matter shall be expressed in terms of micrograms of total suspended particulate matter per cubic meter of ambient air as measured gravimetrically after collection of the particulate matter by means of the high volume air sampler. A measured volume of air shall be drawn by a pump through a tared glass fiber filter over a 24-hour period. The filter shall be weighed under controlled conditions and the weight increase determined. This weight increase, when divided by the total volume of air sampled, yields the total suspended particulate matter concentration. Twenty-four hour samples shall be collected periodically during every month.

3.2—Standard

- (a) During any 24-hour period, the total suspended particulate matter concentration in ambient air shall not exceed 195 micrograms per cubic meter
- (b) during any 12 consecutive months, 24-hour average concentrations may attain 195 micrograms per cubic meter no more than once
- (c) during any 12 consecutive months, the geometric mean value of all 24-hour averages shall not exceed 65 micrograms per cubic meter.

SECTION 4 — NUMERICAL AMBIENT AIR QUALITY STANDARD FOR SULFUR DIOXIDE

4.1—Units of Measurement

Numerical ambient air quality for sulfur dioxide shall be expressed in terms of micrograms of sulfur dioxide per cubic meter of ambient air, at 20°C and 760 mm of mercury pressure, or the equivalent in terms of parts of sulfur dioxide per million parts of ambient air as measured continuously by the West-Gaeke method. Concentrations shall be expressed as arithmetic averages measured during one hour and 24-hour sampling periods.

4.2—Standard

- (a) During any one-hour period, the arithmetic average concentration of sulfur dioxide shall not exceed 668 micrograms per cubic meter (0.25 ppm)
- (b) during any 12 consecutive months, one-hour average concentrations may attain 668 micrograms per cubic meter (0.25 ppm) no more than once
- (c) during any 12 consecutive months, one-hour average concentrations may attain or exceed 534 micrograms per cubic meter (0.20 ppm) no more than nine times.
- 4.3 (a) During any 24-hour period, the arithmetic average concentration of sulfur dioxide shall not exceed 267 micrograms per cubic meter (0.10 ppm)
- (b) during any 12 consecutive months, 24-hour average concentrations may attain 267 micrograms per cubic meter (0.10 ppm) no more than once
- (c) during any 12 consecutive months, 24-hour average concentrations may attain or exceed 214 micrograms per cubic meter (0.08 ppm) no more than four times.
- 4.4 (a) During any 12 consecutive months, the arithmetic average concentration of sulfur dioxide shall not exceed 53 micrograms per cubic meter (0.02 ppm)
- (b) during any 12 consecutive months, the geometric mean value of all one-hour or 24-hour averages shall not exceed 45 micrograms per cubic meter (0.017 ppm).

(b)

HIGHER EDUCATION

REGULATIONS GOVERNING COUNTY COMMUNITY COLLEGES

Adoption of New Regulations

RESOLUTION

WHEREAS: The Association of County Community College Presidents of New Jersey (ACCCPNJ), The Council of County Colleges and the Department of Higher Education have reviewed all Board of Higher Education regulations affecting county community colleges; and

WHEREAS: The ACCCPNJ and the Council of County Colleges have both recommended that the Board of Higher Education adopt the attached regulations titled REGULATIONS GOVERNING COUNTY COMMUNITY COLLEGES; and

WHEREAS: The procedures for adopting these regulations are in conformity with the provisions of the Administrative Procedure Act of 1968; now therefore be it

RESOLVED: That the Board of Higher Education hereby adopts the attached county community college regulations, effective as of October 22, 1969; and be it further

RESOLVED: That the Board of Higher Education hereby rescinds all previous regulations of the Board insofar as they affect county community colleges, and all other standards insofar as they affect county community colleges, except for the following:

THE FACILITIES STANDARDS AND PLANNING MANUAL—COUNTY COMMUNITY COLLEGES
THE GENERAL ACCOUNTING AND PROCEDURES MANUAL FOR STATE-SUPPORTED COUNTY COLLEGES

THE UNIFORM MANUAL OF ACCOUNTS FOR STATE-SUPPORTED COUNTY COLLEGES
ADMINISTRATIVE BULLETIN No. ONE: STANDARDS FOR APPRAISING NEW JERSEY COLLEGES AND UNIVERSITIES; and be it further
RESOLVED: That in the event of any conflicts, the regulations hereby adopted shall take precedence.

1-100 AUTHORIZATIONS

- 110 **Legislative Authorization** — Establishment and operation of county community colleges in New Jersey is authorized principally by Chapter 64A (titled "County Colleges") of the Education Law of New Jersey as revised January 11, 1968 (N.J.S.A. 18A:64A-1 through 18A:64A-29), Chargeback and other relevant statutes of the Education Law of New Jersey (Title 18A).
- 120 **State Regulations** — The regulations by the State Board of Higher Education shall, in conformance with N.J.S.A. 18A:3-1 through 18A:3-19, establish general policy for the governance of county community colleges, shall coordinate the activities of the individual institutions within the system of higher education of New Jersey and shall maintain general financial oversight of the community colleges.
- 130 **Standards** — The Chancellor of Higher Education may establish such standards and require such reports as may be necessary for the orderly development and operation of a system of county community colleges, subject to the provisions of law and of these regulations.
- 140 **Administrative Rules and Regulations** — The President of a county community college may, subject to policies of the Board of Trustees of the county community college, establish such rules as may be necessary for the operation of the county community college, subject to the provisions of law, of these regulations and of the standards of the Chancellor of Higher Education.

1-200 ESTABLISHMENT

- 210 **Service Boundary Areas** — There shall be seventeen county community college service boundary areas in New Jersey, composed of counties or groups of counties as follows:

1. Atlantic	10. Middlesex
2. Bergen	11. Monmouth (Brookdale)
3. Burlington	12. Morris
4. Camden	13. Ocean
5. Cumberland-Cape May	14. Passaic
6. Essex	15. Somerset-Hunterdon
7. Gloucester-Salem	16. Sussex-Warren
8. Hudson	17. Union
9. Mercer	
- 220 **County Community Colleges** — There shall be no more than one county community college within each service boundary area provided that, with the approval of the Board of Higher Education, a county community college may establish branch campuses. A proposal to establish a county community college in a two-county service boundary area shall be submitted jointly by the two counties. Joinders in operation may be authorized by the Board of Higher Education between two counties in a service boundary area if one of the counties has a county community college and the other does not.

1-300 GOVERNANCE OF A COUNTY COMMUNITY COLLEGE

- 310 **Name of the County Community College** — The name of the county community college shall be appropriate to its function and scope and shall be approved by the Board of Higher Education. The name approved shall not be changed without prior consent of the Board of Higher Education.
- 320 **President** — The president shall be appointed by the Board of Trustees and shall be the chief executive officer of the college.
- 330 **Board of Trustees** — Governance of a county community college shall be vested in a Board of Trustees, appointed as required by law. The Board shall be broadly representative of the community to be served. The names of the officers and members of each county community college board of trustees shall be filed annually with the Chancellor of Higher Education on the first day of December.
- 331 **Meetings** — The board of trustees shall meet annually on the first Monday in November and may meet, at the call of its chairman, at any other time that the business of the board may require.
- 332 **By-Laws** — The board of trustees shall develop and maintain by-laws which are consistent with the philosophy, purposes and objectives of the college, and which give direction to the policies and practices of the college.
- 333 **Minutes** — A copy of the minutes of every public meeting of a board of trustees shall be filed with the Chancellor of Higher Education within thirty days of the meeting.
- 340 **Purpose and Philosophy** — The board of trustees of each county community college shall file with the Chancellor of Higher Education, and incorporate in the official college catalog, a statement of philosophy outlining the purposes and objectives of the county community college and setting forth programs consistent with the definition and legal functions of the county community college. Among the purposes and objectives shall be the following:
 1. To make education accessible to all high school graduates, those holding a GED certificate, or other persons nineteen years of age and older in their service boundary areas, within the limits of available resources.

Higher Education—continued

2. To provide full-time and part-time students with diversified programs of studies leading to appropriately varied educational and occupational goals, including transfer to other institutions and entry at various career levels of employment.

350 Administrative Organization — Each county community college shall file annually with the Chancellor of Higher Education an administrative organization chart, which shall show the lines of authority and the relationship of academic, student personnel, business and administrative services to the county community college.

1-400 ASSOCIATE DEGREES, CERTIFICATES AND DIPLOMAS

410 Authority to Award — Each county community college shall be authorized to award Associate in Arts degrees, Associate in Science degrees, and Associate in Applied Science degrees, certificates, and diplomas to students who shall have completed approved programs.

420 Associate Degree Program — An associate degree program shall be a course of study of at least 60 semester hours or the equivalent, but less than baccalaureate level.

430 Certificate or Diploma Program — A certificate or diploma program shall be a course of study the nature of which by virtue of educational content or duration does not satisfy standards for an associate degree program.

440 Compliance with Standards — An associate degree program or a certificate or diploma program requiring 30 or more semester hours shall comply with standards established by the Chancellor of Higher Education.

450 Licensure — Authorization to open shall constitute licensure for a period of two years. No later than the third semester of operation each county community college shall be visited by the Chancellor or his designated representatives for the purposes of reviewing initial state licensure. Renewal of licensure shall be for a period not to exceed three years. Accreditation by the Middle States Association of Colleges and Secondary Schools and adherence to all pertinent laws, regulations and standards shall fulfill continuing licensure requirements.

1-500 CURRICULUM

510 Philosophy — The curriculum of a county community college shall be consistent with the statement of philosophy adopted by the board of trustees of the county community college and shall be in accordance with these regulations and with standards set by the Chancellor of Higher Education.

520 Curriculum Coordinating Committee — A Curriculum Coordinating Committee shall be appointed by the Council of County Colleges, with the composition of the Committee and the number of members and terms of office of the members to be determined by the Council. The Chancellor of Higher Education shall designate a representative to the Committee, who may participate in all meetings but have no vote.

521 Purpose — The Curriculum Coordinating Committee shall review all new curriculum program proposals as defined in section 440, and with particular regard to those which are deemed by the Chancellor to require regional or statewide review because of unusual circumstances, such as high cost, low enrollment characteristics, or otherwise.

522 Organization — The Curriculum Coordinating Committee shall establish its own by-laws subject to the approval of the Council of County Colleges and appoint its own officers.

523 Staff Support — The Chancellor of Higher Education shall provide regional and statewide staff planning support for the Curriculum Coordinating Committee.

530 Approval to Initiate or Discontinue Programs — The Board of Higher Education shall, when approving new programs or approving discontinuance of existing programs, consider recommendations transmitted through the Chancellor of Higher Education from the Curriculum Coordinating Committee. Proposed program changes shall be submitted under procedures which are in accordance with standards established by the Chancellor of Higher Education.

540 Establishment or Discontinuance of a Program — Each county community college shall file with the Chancellor of Higher Education its policies for the establishment or discontinuance of programs. Reasonable and moderate extensions of existing programs are not required to come under review procedures.

550 Program Standards — Standards for grading, lengths of programs and qualifications for graduation shall be established by each county community college.

1-600 INSTRUCTION

610 Written Plans — Written plans for instruction in the various curricular areas shall be developed in terms of the stated objectives of the various courses and programs. These plans shall also include such elements as curriculum and course outlines, and evaluation standards. Copies of these plans shall be available to the Chancellor of Higher Education or his representative.

620 Quality and Diversity — Instruction shall encompass that broad diversity of learning opportunities necessary for quality education in the program areas offered by the institution.

1-700 EVALUATION

710 Institutional Study — Each county community college shall file with the Chancellor of Higher Education a plan for a continuous evaluation of its program and services to assure their quality and relevance.

720 Accreditation — Each county community college shall seek institutional accreditation by the Middle States Association of Colleges and Secondary Schools.

730 Reports — Each county community college shall file with the Chancellor of Higher Education a copy of the annual report of the President to the Board of Trustees, a copy of the final report submitted to the Middle States Association of Colleges and Secondary Schools for each stage of the accreditation process, and such other reports as the Chancellor of Higher Education may from time to time require.

740 Catalog — An official college catalog shall be printed at intervals not to exceed two calendar years.

1-800 PERSONNEL

810 Employment — Each county community college shall file with the Chancellor of Higher Education its written personnel policies governing professional and non-professional personnel.

820 Academic Freedom — Each county community college shall file with the Chancellor of Higher Education a policy statement regarding academic freedom, tenure, and due process for faculty personnel and shall make such statement available for faculty.

830 Professional Development — Each county community college shall maintain a program for orientation of new faculty and a continuing program of in-service training.

840 Compensation — Each county community college shall file with the Chancellor of Higher Education a compensation policy for professional and non-professional employees. Such compensation policy shall establish salary ranges and shall not exceed those established by the Board of Higher Education for other publicly supported colleges.

850 Alternate Benefit Program

851 Participation — All full-time faculty members of the county community colleges are eligible to participate in the alternate benefit program, except for persons temporarily in the United States under an F or J visa and members of the Teachers' Pension and Annuity Fund or the Public Employees Retirement System who were employed by the community colleges on October 1, 1968, and who did not elect to transfer to the alternate benefit program before March 1, 1969. Full-time faculty members are defined as employees under full-time contract possessing the faculty rank of professor, associate professor, assistant professor, instructor, or assistant instructor.

852 Exclusive Agencies — The Teachers' Insurance and Annuity Association and the College Retirement Equity Fund are the exclusive agencies for providing retirement annuity contracts for the alternate benefit program of the county community colleges.

853 Voluntary Salary Reductions — The county community colleges are authorized to enter into agreement with full-time faculty members who participate in the alternate benefit program for voluntary salary reductions to a maximum of 10% of the employee's base salary, to purchase from the Teachers' Insurance and Annuity Association annuities which are tax deferrable under section 403(b) of the Federal Internal Revenue Code, as amended.

860 Records — Each county community college shall maintain personnel records for both administrative and faculty positions in such form as may be required by the Chancellor of Higher Education. Such records shall include transcripts testifying to academic preparation, and shall be available upon request of the Chancellor of Higher Education. The county community college shall demonstrate upon such request that each member of the faculty has met the necessary requirements as established by the county community college for the position held.

1-900 ADMISSIONS AND STUDENT PERSONNEL

910 Admissions and Attendance — Each county community college shall adopt policies establishing residency requirements and otherwise governing admissions and attendance at the county community colleges.

920 Counseling Services — Each county community college shall provide a guidance and counselling program which shall be available to all students.

1-1000 FINANCE

1010 Budgets — Each county community college shall annually submit to the Chancellor of Higher Education a budget for a fiscal year July 1 to June 30 at such time and in such form as may be required by the Chancellor of Higher Education. The budget of each county community college shall be in accordance with all the provisions of the statutes and meet standards adopted by the Chancellor of Higher Education.

1020 Accounting and Auditing — The Chancellor of Higher Education shall establish detailed accounting and auditing standards and procedures for use by individual county community colleges.

1030 Tuition — Each county community college shall annually in July file with the Chancellor of Higher Education a schedule of tuition to be charged during the following school year, provided that tuition rates at county community colleges shall not exceed tuition charged at state colleges.

1040 Chargeback — The following regulations describe the requirements for implementation of P.L. 1968, c. 179:

1041 Issuance of Chargeback Certificates — The issuance of certificates of residence pursuant to Chapter 179 of the Laws of 1968, by the county chief fiscal officer signifies the county's agreement to pay its share of the operating expenses of the receiving county community or county-assisted colleges, as provided in the aforementioned law, and by criteria and procedures hereinafter specified.

1042 Eligibility

(a) A student residing in a county not sponsoring a county community or county-assisted college shall be eligible to receive a certificate of residence from the chief fiscal officer of the county, upon presentation of evidence of admission from a county or county-assisted college.

(b) A student residing in a county which does sponsor a county community or county-assisted college and who desires to attend an out-of-county college of the aforementioned type pursuant to criteria of the aforesaid law, shall first receive certification of eligibility for chargeback assistance from the aforementioned home-county college. His certification will be executed upon a standard Department of Higher Education form.

1043 Certification of Residence — Upon acceptance by an out-of-county community or county-assisted college, the student shall present evidence of such acceptance with certification of eligibility from the home-county college to the chief fiscal officer of his county of residence and request certification of residence, pursuant to subsection b. of Chapter 179 of the Laws of 1968 and the regulations herein promulgated.

1044 Student Payment of In-County Tuition Rate and Other Fees — The student shall present said certificate of residence to the admitting college, and shall subsequently be required to pay the prevailing in-county tuition rate, and such other fees as may be required of in-county students.

1045 Procedure for Billing Sending Counties — The college accepting such out-of-county students shall then charge the sending counties, pursuant to subsections c. and d. of Chapter 179 of the Laws of 1968, calculating the amount to be charged in the following manner:

(a) The "county appropriation" from schedule one, line five, of "annual budget request" shall be divided by the number of county residents enrolled, taken from the enrollment summary, schedule three of the "annual budget requests."

(b) The resultant figure, rounded to the nearest whole dollar, shall be the chargeable cost, per full-time equivalent student, to be charged by the receiving college for any non-resident student in attendance, qualified for chargeback assistance. Such chargeback cost shall be multiplied by the number of eligible full-time equivalent students from each sending county, to be calculated as prescribed in the GENERAL ACCOUNTING AND PROCEDURES MANUAL FOR STATE-SUPPORTED COUNTY COLLEGES.

(c) The receiving college shall adjust the charge to sending counties when actual enrollment figures become available from the budget audit. The calculation in (a) and (b) above shall be made utilizing the actual enrollment figures (and adjusted county contribution, if applicable). The difference between this adjusted chargeback and the previous year's chargeback amount to each sending county shall be added to or subtracted from the following year's initial chargeback billing to said sending counties, and be so identified upon that bill.

1-1100 PHYSICAL FACILITIES

1110 Long Range Plan — Each county community college shall prepare for approval by the State Board of Higher Education a long range building plan, based on educational specifications incorporating the institution's objectives and philosophy, to include plans for physical plant and site analyses and financial projections with cost estimates for each phase of development planned for a ten-year period. Such plan shall be submitted to the State Board of Higher Education not later than the second year of operation of a county community college and shall be subject to review by the Board every three years.

1120 Site Selection — Each county community college campus site should consist of adequate acreage. The area of the site should be such as to provide adequate space for the county community college's immediate and long-range requirements, as indicated by a master plan. In presenting a site for approval, the Board of Trustees of the county community college shall submit data to the Chancellor to indicate that the site recommended has been selected with due regard for the following criteria:

(a) The environment is appropriate to a comprehensive county community college.

(b) The topography is such as to permit economical construction of buildings and practical utilization of the land.

(c) It is accessible via established routes of travel and convenient to public transportation.

(d) Traveling time one way by automobile from the majority of the students' residences to the site ought not exceed one hour.

(e) Public utilities are near at hand.

(f) It would contribute to the health and safety of students and staff.

1130 Temporary Facilities — A county community college may operate in temporary facilities for two years, but may not operate in such facilities for more than two years unless it has received approval from the State Board of Higher Education for its permanent site and for a plan for developing permanent facilities.

1140 Building Plans — Building plans for all physical facilities at county community colleges financed in whole or in part by state appropriations shall be subject to approval by the Chancellor of Higher Education before bids are solicited for the construction of such facilities.

Higher Education—continued

1150 Building Standards — Physical facilities at all county community colleges shall meet all applicable space, cost, fire, safety, building, sanitation, heating, lighting, ventilation and other such standards of the State of New Jersey and the Chancellor of Higher Education.

1160 Bidding Procedures — Bidding procedures and the awarding of contracts for construction of physical facilities at county community colleges shall be in accordance with State law.

1-1200 LIBRARY—LEARNING RESOURCES

1200 Library — Learning Resources — Each county community college shall provide for an adequate library or learning resources center organized and equipped to complement the educational programs of the college, in accordance with standards established by the Chancellor of Higher Education.

1-1300 OFF-CAMPUS FACILITIES

1310 Approval — Each college shall request and receive prior approval of the Chancellor of Higher Education before establishing extension centers in off-campus facilities.

(a)

INSTITUTIONS AND AGENCIES

DIVISION OF CORRECTION AND PAROLE

Correction of Typographical Error in Regulations

Take notice that the New Jersey State Parole Board has corrected a typographical error in its rules relating to Parole Matters specifically, rule designated N.J.A.C. 11:70-61 (Indeterminate Sentence Cases), which was filed with the Secretary of State August 22, 1969. The corrected rule follows:

11:70-61, INDETERMINATE SENTENCE CASES

Indeterminate sentence cases transferred to the Prison shall be considered by the Board for release on parole in accord with the following procedure:

(1) Upon receipt of the transfer order transferring jurisdiction of an inmate to the Prison, the Chief Executive Officer of the institution of confinement shall notify the Board of the receipt of the inmate in the same manner as if the inmate had been received by direct commitment from the courts;

(2) A Record and Eligibility Card shall be prepared for each indeterminate sentence case in the same manner as if the inmate had been received on direct commitment;

(3) Since an inmate serving an indeterminate sentence on which jurisdiction is transferred to the Prison as above is immediately eligible for parole consideration, such cases shall be included for parole hearing on the list which is under preparation when the transfer information is received;

(4) It shall not be necessary for the Parole Bureau to obtain preparole reports at the time of the first Board hearing following transfer;

(5) An allowance in lieu of commutation, work and minimum security credits as provided in N.J.S.A. 30:4-92 and 30:4-140 shall be granted against the expiration of the maximum sentence of inmates serving indeterminate terms on which jurisdiction has been transferred to the Prison. The allowance is to be computed only on the unexpired portion of the indeterminate sentence as of the date the transfer is effected to the Prison. The maximum as adjusted shall be known as the "adjusted maximum." In accordance with N.J.S.A. 2A:164-10 the aforementioned allowance shall not apply to sex offenders committed pursuant to N.J.S.A. 2A:164-3 et seq.

(6) Determinations with respect to the forfeiture of commutation time previously remitted, or the restoration thereof, shall be the responsibility of the Prison Board of Managers in accordance with their Rules governing such matters.

Unless otherwise indicated by the Board, the expiration of maximum sentence at the time of release shall be the "adjusted maximum." When any such prisoner is released on parole, the period of his supervision under parole shall be measured by the adjusted maximum or an established maximum in the event the Board has set a maximum date in advance of the adjusted maximum. With respect to any prisoner committed for an indeterminate term and parole has been revoked because of a violation of a condition of parole or commission of an offense which subsequently results in conviction of a crime while on parole, even though such conviction be subsequent to the date of revocation of parole, such inmate shall be required, unless said revocation is rescinded, or unless sooner re-paroled by the Board, to serve the balance of time due on his sentence to be computed from the date of his original release on parole to the date of his adjusted maximum. If parole is revoked for reasons other than subsequent conviction for crime while on parole then the parolee, unless said revocation is rescinded, or unless sooner re-paroled by the Board, shall be required to serve the balance of time due on his sentence to be computed from the date that he was declared delinquent on parole to the date of his adjusted maximum.

Harold J. Ashby, Chairman
State Parole Board
Department of Institutions and Agencies

(b)

LABOR AND INDUSTRY

DIVISION OF WORKMEN'S COMPENSATION

Amendment to Rules of Second Injury Fund

At its meeting of October 18, 1969, the Workmen's Compensation Board proposed the following amendment to the rules governing the Joinder of the Second Injury Fund which was adopted by the Board on October 4, 1963:

In any workmen's compensation case where it appears that the One Per Cent Fund may be answerable for a portion of the compensation payable to the petitioner by virtue of his alleged or indicated permanent total disability, either party may make application for an order to join the Commissioner of Labor and Industry as a party to the proceeding as custodian of the One Per Cent Fund. Such application shall be by ten days' written notice served upon the adverse party and the Attorney General. Said notice shall recite the facts and be accompanied by copies of the medical reports upon which the application is based. In an appropriate case, the judge of compensation or referee may, on his own motion, join the Commissioner as a party to the proceeding.

If the motion is granted, an application for One Per Cent Fund benefits shall be filed in accordance with the provisions of R.S. 34:15-95.1, and the hearing official shall proceed to hear the compensation and the One Per Cent Fund cases as a consolidated matter. The hearing official shall make a determination as to the compensation petition and render an advisory report as to the eligibility for One Per Cent Fund benefits. Prior to the commencement of payments from the One Per Cent Fund and thereafter, the petitioner shall submit himself to such further examinations and interviews as may be required to establish his continued total disability.

Motions to join the fund shall not be entertained unless the moving party submits medical reports upon which it intends to rely that petitioner is totally disabled and a proper candidate for the fund.

Comments of interested parties with respect to the proposed rule are invited and should be submitted to the office of the Director, Division of Workmen's Compensation, Post Office Box W, Trenton, New Jersey 08625, not later than December 15, 1969.

Herbert Koransky, Director

N.J. Division of Workmen's Compensation

October 30, 1969

(c)

LAW AND PUBLIC SAFETY

DIVISION OF MOTOR VEHICLES

Rules Governing Driving Tests, Visual Acuity, Law Knowledge Tests, Applications for Licenses, Validation of Permits, Student Permits, Bus Driver Licenses.

DRIVING TEST

Notice is hereby given that the Director of the Division of Motor Vehicles, pursuant to the authority delegated in N.J.S.A. 39:3-10, 39:3-13 and 39:3-13.1 proposes to adopt regulations pertaining to the driving test for a New Jersey motor vehicle drivers' license as follows:

1. DEFINITION:

A. The driving test shall mean that portion of the Driver License Examination in which the applicant for a New Jersey automobile or motorcycle license demonstrates his ability to exercise safe and reasonable control in the operation of a motor vehicle of the type or general class of vehicles for which the license he has applied for would be valid.

2. DRIVING TEST:

A. The driving test may include but is not limited to the following maneuvers:

- (1) Starting
- (2) Stopping
- (3) Steering
- (4) Turning
- (5) Backing
- (6) Turn around
- (7) Parallel Parking
- (8) Signaling

B. The vehicle to be used for the driving demonstration. (1) The vehicle used for the driving demonstration will be provided by the applicant who must have a current validated driver examination permit in his possession.

(2) The vehicle must comply with all provisions of Title 39 of the Revised Statutes concerning registration and equipment. A vehicle registered in a state other than New Jersey may be used for the driving test if it is properly registered in the home state of the registered owner and is properly equipped in accordance with the laws of this State.

(3) The vehicle must be equipped with a fixed seat (with back) so situated that the examining Motor Vehicle Officer may be able to operate the controls in case of an emergency.

(4) The driving test cannot be administered in a vehicle in which there is a center console type construction, or other obstruction which will prevent the Officer from having access to the foot brake, unless the parking brake is mounted to the right of the driver in a position accessible to the Officer.

(5) The vehicle may be required to be equipped with snow tires or tire chains when, in the opinion of the Officer-in-charge, such equipment is necessary to insure maximum safety.

(6) In the case of a motorcycle test, (3) (4) and (5) above may not be applicable.

3. ACCOMPANYING DRIVER:

A. The applicant must be accompanied to the testing area by a New Jersey licensed driver who will be required to exhibit his credentials, and whose license does not restrict him from operating the vehicle used in the test. This rule does not prohibit a person holding a valid out-of-state license from driving the vehicle to the road test starting point, providing such license does not restrict him from operating the vehicle used in the test.

(1) No unauthorized person may accompany the applicant and the Motor Vehicle Officer in the vehicle during the test.

4. FAILURE TO PASS DRIVING TEST:

A. An applicant who fails this test may not be re-tested until a period of at least two weeks has elapsed.

B. An applicant who, after several attempts, is unable to pass a driving test, and has failed to demonstrate any material improvement in his performance, will be referred to the Sergeant or Officer-in-charge of the Driver Qualification Center, who may recommend to the Director that the applicant be prohibited from again submitting to the driving test for a period of six months.

5. WAIVERS AND EXEMPTIONS:

A. The driving test may be waived by the Sergeant or Officer-in-charge of the Driver Qualification Center if the applicant:

(1) Holds a license issued by another State or Country having free reciprocity with this State, that is valid or has expired within a time period designated by the Director.

(2) Is in the U.S. Armed Forces and holds a government issue license for the type or general class of vehicles he desires to drive.

(3) Has returned from foreign service and holds a license issued by the U.S. Military Government. Application must be made within 60 days of re-entry to this country.

(4) Holds a valid license issued by his native country, subject to reciprocal agreement and any translation as may be necessary.

Notice is hereby given that interested persons may present statements or arguments in writing, orally in person, or by telephone, relevant to the rules proposed, to Lt. Albert R. Hodgson, Enforcement Bureau Office, New Jersey Division of Motor Vehicles, 25 South Montgomery Street, Trenton, New Jersey, on or before December 19, 1969. Telephone (609) 292-4566.

After full consideration of statements or arguments presented, the New Jersey Division of Motor Vehicles upon its own motion or at the instance of any interested party may thereafter adopt the above rules substantially as set forth without further notice.

June Strelecki, Director
Division of Motor Vehicles
Department of Law and Public Safety

VISUAL ACUITY

Notice is hereby given that the Director of the Division of Motor Vehicles, pursuant to the authority delegated in N.J.S.A. 39:3-10 proposes to adopt regulations pertaining to the visual acuity standards for persons holding or applying for New Jersey Drivers' License or Motorcycle Drivers' License.

1. VISUAL ACUITY:

A. Vision will be considered as passing when a minimum of 20/50 is attained in each eye, with or without corrective lenses. This rating will be determined as measured by the Snellen Chart.

B. When the vision in either eye is less than 20/50 and cannot be improved by means of corrective lenses, a certificate adequately explaining the deficiency and signed by a New Jersey registered physician, ophthalmologist or optometrist, must be presented.

C. When the vision in either eye is less than 20/50 and corrective lenses will improve the vision, then corrective lenses will be required to be worn while driving.

(1) Except where corrective lenses show an improvement, but wearing lenses would be detrimental to the applicant's visual well being, a statement to this effect, signed by a New Jersey registered physician, ophthalmologist or optometrist, must be presented.

D. When there is no vision in one eye, the good eye must meet the minimum standard of 20/50 with or without corrective lenses.

E. In the event any special device or equipment is used or needed to meet the minimum requirements outlined here, the matter may be referred to the Office of the Chief of the Enforcement Bureau for final determination.

2. COLOR PERCEPTION CHECK:

A. The color perception check will measure the applicant's ability to distinguish red, amber and green as used on official Traffic Control Devices.

B. An applicant may not be denied a driver's license solely upon the basis of a color deficiency.

Notice is hereby given that any interested party may present statements or arguments in writing, orally in person, or by telephone, relevant to the rules proposed to Lt. Albert R. Hodgson, Enforcement Bureau Office, New Jersey Division of Motor Vehicles, 25 South Montgomery Street, Trenton, New Jersey, on or before December 19, 1969. Telephone (609) 292-4566.

After full consideration of statements or arguments presented, the New Jersey Division of Motor Vehicles upon its own motion or at the instance of any interested party, may thereafter adopt the above rules substantially as set forth without further notice.

June Strelecki, Director
Division of Motor Vehicles
Department of Law and Public Safety

Law and Public Safety—continued

LAW KNOWLEDGE TESTS

Notice is hereby given that the Director of the Division of Motor Vehicles, pursuant to the authority delegated in N.J.S.A. 39:3-10 proposes to adopt regulations pertaining to the law-knowledge test(s) for applicants for the New Jersey automobile or motorcycle Drivers' License.

1. WRITTEN TEST:

A. The written test shall consist of a series of questionnaires concerning the safe operation of a motor vehicle and/or motorcycle, the New Jersey Motor Vehicle Laws and Traffic Regulations, information regarding which is contained in the Driver Manual and any supplement thereto.

B. The written test questionnaire shall contain 20 questions.

C. The percentage value of each question will be 5%.

D. A passing grade of 80% must be attained by the applicant.

E. An applicant who fails the written test may not be retested until a period of at least one week has elapsed.

F. When an applicant fails the written test three times after having shown no improvement, the Sergeant or Officer-in-charge may request that the applicant be given an oral test.

2. ORAL TEST:

A. The oral test is a test given to applicants for a New Jersey driver's license who are unable to read English or experience difficulty in understanding the English language so that they are unable to complete the written test. This test shall consist of two parts as follows:

(1) Slides or transparencies which can be used to show the image of official Traffic Control Devices.

a. The number of slides and/or transparencies will be 20.

b. Applicants will be required to read and explain the meaning of each slide and/or transparency.

c. The percentage value of each slide and/or transparency will be 5%.

d. A passing grade of 80% must be attained by the applicant.

(2) Questionnaires concerning the safe operation of a motor vehicle or motorcycle, the New Jersey Motor Vehicle Laws and Traffic Regulations, as may be contained in the driver's manual or supplement thereto. The questions on these questionnaires will be asked orally of the applicants.

a. The number of questions will be ten.

b. The questions will be read to the applicant who will be required to answer verbally.

c. The percentage value of each question will be 10%.

d. A passing grade of 80% must be attained by the applicant.

B. An applicant who fails the oral test may not be retested until a period of at least two weeks has elapsed. Any such re-test shall consist of both parts of the examination.

3. PENALTY:

A. When an applicant is unable to complete the law-knowledge (written and/or oral) test(s) because of language difficulty or by reasons of educational limitations, he will be referred to the Sergeant or Officer-in-charge, who may recommend to the Division of Motor Vehicles, that applicant be prohibited from securing a driver's license for a period of six months.

Notice is hereby given that any interested party may present statements or arguments in writing, orally in person, or by telephone, relevant to the rules proposed to Lt. Albert R. Hodgson, Enforcement Bureau Office, New Jersey Division of Motor Vehicles, 25 South Montgomery Street, Trenton, New Jersey, on or before December 19, 1969. Telephone (609) 292-4566.

After full consideration of statements or arguments presented, the New Jersey Division of Motor Vehicles upon its own motion or at the instance of any interested party, may thereafter adopt the above rules substantially as set forth without further notice.

June Strelecki, Director
Division of Motor Vehicles
Department of Law and Public Safety

APPLICATION FOR LICENSE

Notice is hereby given that the Director of the Division of Motor Vehicles, pursuant to the authority delegated in N.J.S.A. 39:3-10, 39:3-11.1, 39:3-13 and 39:3-13.1 et seq., proposes to adopt regulations establishing procedures to be followed by applicants for an initial New Jersey Driver's License as follows:

DEFINITIONS:

A. Applicant - Shall mean every person who has made application for a license as provided in Title 39:3-10 of the Revised Statutes or who has complied with the provisions of Title 39:3-11.1 or 39:3-13 (R.S. Cum. Supp. 39:3-13.1 et seq.).

B. Examination - Shall mean a test or series of tests designed to check the applicant's visual acuity, color perception, knowledge of laws and safe operation of motor vehicles. The tests are administered by Motor Vehicle Officers of the Enforcement Bureau of the Division of Motor Vehicles.

C. Requirements - Shall mean prerequisites applicants must meet before examinations will be administered or applications will be approved.

D. Permit - Shall mean learner's permit, driver examination permit, or any written instrument issued under the provisions of 39:3-13 or 39:3-13.1 of the Revised Statutes.

2. REQUIREMENTS:

A. Age

(1) All applicants must have reached the age of 17 years, except applicants making application under the provisions of 39:3-11.1 and 39:3-13.1 of the Revised Statutes.

(2) All applicants will be required to furnish proof of identity and date of birth.

B. Permits

(1) The following applicants must produce a valid permit when appearing for examination.

a. Initial applicants

b. Applicants appearing for re-testing.

c. Applicants holding an out-of-state driver's license.

C. Physical and Mental Qualifications

(1) A person may be prohibited from obtaining or holding a New Jersey driver's license if he:

a. Has any physical disability, which cannot be compensated for by use of a prosthetic device or devices or special vehicle equipment, which would render him incapable of operating a motor vehicle in a safe manner as determined by an actual driving demonstration.

b. Through any mental or physical defect is incapable of operating a motor vehicle in a safe manner.

D. Driving Privilege Status

(1) Any person who has had his driving privilege revoked in New Jersey may be required to present written evidence supplied by the Director of Motor Vehicles that his privilege has been restored.

(2) Any person who has had his driving privilege revoked or suspended in another State within the three years prior to making application for a New Jersey driver's license may be required to present written evidence supplied by the licensing authority of that state that his privilege has been restored. A current driver's license issued by such state may be considered sufficient evidence of restoration, provided applicant is not subject to the provisions of (3) below.

(3) Before making application for a driver's license, persons in the following categories may be required to obtain written release from the Security-Responsibility Section in Trenton:

- a. Any person whose driver's license has been suspended because of a conviction of:
Driving while intoxicated.
Leaving scene of accident.
Fleeing or attempting to elude a Police Officer.
Reckless driving.
Racing on the highways.
Homicide with a motor vehicle.
Assault with a motor vehicle.
Fatal accident.
- Point system (habitual violator)
 - 1 Providing the violation was within the immediate preceding three years from date of application for New Jersey driver license.
 - b. Any person who, while a resident of another state, had his driving privilege suspended for failing to satisfy a judgment arising out of a motor vehicle accident.

E. Law-Knowledge Tests

(1) The law-knowledge test for applicants who have a limited knowledge of English may be given as an oral test. This test will include a demonstration of an ability to read and understand road signs in common use.

F. Visual Acuity and Color Perception Check

(1) All applicants will be required to meet the minimum vision standards as set by the Division of Motor Vehicles.

(2) Color perception test will consist of applicant's ability to distinguish between red, amber and green as used on official Traffic Control Devices.

G. Driving Test

(1) Every applicant for a New Jersey driver's license must satisfactorily complete a practical demonstration of his ability to exercise ordinary and reasonable control in the operation of a motor vehicle of the type or general class of vehicles he desires a license to drive.

(2) The applicant will provide the vehicle which he will use for the driving demonstration.

a. The vehicle must comply with all provisions of Title 39 of the Revised Statutes concerning registration and equipment.

(3) The requirements for a Driving Test may be waived by the Sergeant or Officer-in-charge if the applicant:

a. Holds a license, issued by another state or country having free reciprocity with this State, that is valid or has expired within a time period designated by the Director.

b. Is in the U.S. Armed Forces and holds a valid license issued by such Forces of the type or general class of vehicles he desires to drive.

c. Has returned from foreign service and holds a license issued by the U.S. Military Government. Application in such cases must be made within 60 days of re-entry to this country.

d. Holds a valid license issued by his native country, subject to reciprocal agreement and any translation as may be necessary.

Notice is hereby given that any interested party may present statements or arguments in writing, orally in person, or by telephone, relevant to the rules proposed to Lt. Albert R. Hodgson, Enforcement Bureau Office, New Jersey Division of Motor Vehicles, 25 South Montgomery Street, Trenton, New Jersey, on or before December 19, 1969. Telephone (609) 292-4566.

After full consideration of any statement or argument presented, the New Jersey Division of Motor Vehicles upon its own motion or at the instance of any interested party, may thereafter adopt the above rules substantially as set forth without further notice.

June Strelecki, Director
Division of Motor Vehicles
Department of Law and Public Safety

VALIDATION OF PERMITS

Notice is hereby given that the Director of the Division of Motor Vehicles, pursuant to the authority delegated in N.J.S.A. 39:3-10, 39:3-13 and 39:3-13.4, proposes to adopt regulations pertaining to the validation of the New Jersey driver examination permit for practice driving.

1. DEFINITIONS:

A. Driver Examination Permit - The learner's permit issued by the Director of the Division of Motor Vehicles to a person over seventeen years of age, in accordance with provisions of N.J.S.A. 39:3-13 or 39:3-13.1 for the purpose of fitting himself to become an automobile driver or motorcycle operator.

2. PREREQUISITES:

A. No driver examination permit shall be validated for practice driving until the following prerequisites have been complied with by the holder:

- (1) Successful completion of a law-knowledge test.
- (2) Minimum standard in visual acuity is attained.

3. PROVISIONAL REQUIREMENTS:

A. Proof of identity and date of birth as may be required.

B. In the case of a mental or physical disability a medical certificate, completed by a New Jersey registered physician may be required.

C. Any unusual circumstances will be referred to the Officer-in-charge of the Driver Qualification Center for final determination.

Notice is hereby given that any interested party may present statements or arguments in writing, orally in person, or by telephone, relevant to the regulations proposed, to Lt. Albert R. Hodgson, Enforcement Bureau Office, New Jersey Division of Motor Vehicles, 25 South Montgomery Street, Trenton, New Jersey, on or before December 19, 1969. Telephone (609) 292-4566.

After full consideration of statements or arguments presented, the New Jersey Division of Motor Vehicles upon its own motion or at the instance of any interested party, may thereafter adopt the regulations substantially as set forth without further notice.

June Strelecki, Director
Division of Motor Vehicles
Department of Law and Public Safety

STUDENT PERMITS

Notice is hereby given that the Director of the Division of Motor Vehicles pursuant to the authority delegated in N.J.S.A. 39:3-11.3 and 39:3-13.1 proposes to adopt regulations pertaining to the granting of, recording of, and validation of driver examination student permits.

1. DEFINITION:

A. Student Permit - A permit issued in accordance with N.J.S.A. 39:3-13.1 to students enrolled in a course of behind-the-wheel automobile driving education approved by the New Jersey State Department of Education.

2. REQUIREMENTS:

A. Appointments

(1) Driving test appointments may be granted and recorded on the driver examination student permits prior to the 17th birthday of the applicant providing:

a. The student will be at least 17 years of age on the date of appointment.

b. The student will have completed an approved "behind-the-wheel" training course.

c. The student will have passed the law-knowledge test administered by a representative of the Division of Motor Vehicles.

d. The Snellen eye reading has been recorded on the student permit by the school nurse when it is presented for an appointment.

(In the absence of a school nurse, the eye reading may be recorded by a Motor Vehicle Officer)

e. The signatures of the Principal, school nurse and student must be on the student permit when the student appears for a driving test.

3. METHOD OF SECURING APPOINTMENTS:

A. A student may present his student permit at any Driver Qualification Center for the purpose of securing an appointment for the driving test provided that the permit has been sent by the Driver Education Instructor in a sealed envelope containing also a self-addressed, stamped envelope. The permit will be mailed back to the Driver Education Instructor after the appointment has been recorded.

B. An Instructor of Driver Education may present one or more student permits at a Driver Qualification Center and obtain appointments.

(1) If the permits are sent by mail, then they must be accompanied by a stamped, self-addressed envelope.

4. VALIDATION OF STUDENT DRIVER EXAMINATION PERMITS:

A. A student driver examination permit may be validated for practice driving when:

(1) A student has completed "behind-the-wheel" driver training and is at least 17 years old and has successfully completed the law-knowledge test administered by a representative of the Division of Motor Vehicles, and submits an approved certificate indicating that he has passed.

(2) The Snellen eye reading has been recorded on the student permit by the school nurse when it is presented for the driving test.

a. In the absence of a school nurse, the eye reading may be recorded by a Motor Vehicle Officer.

(3) The signatures of the Principal, school nurse and student must be on the student permit when he appears for a driving test.

Notice is hereby given that interested persons may present statements or arguments in writing, orally in person, or by telephone, relevant to the rules proposed to Lt. Albert R. Hodgson, Enforcement Bureau Office, New Jersey

Law and Public Safety—continued

Division of Motor Vehicles, 25 South Montgomery Street, Trenton, New Jersey on or before December 19, 1969. Telephone (609) 292-4566.

After full consideration of statements or arguments presented, the New Jersey Division of Motor Vehicles upon its own motion or at the instance of any interested party may thereafter adopt the above rules substantially as set forth without further notice.

June Strelecki, Director
Division of Motor Vehicles
Department of Law and Public Safety

BUS DRIVER LICENSES

Notice is hereby given that the Director of the Division of Motor Vehicles, pursuant to the authority delegated in N.J.S.A. 39:3-10.1, proposes to adopt regulations pertaining to the examination for and issuance of Special Bus Driver License and Special Bus Driver and School Bus Driver License as follows:

1. DEFINITIONS:

Special Bus Driver License — A special license issued by the Director of Motor Vehicles to drive vehicles, commonly known as buses, with a carrying capacity of more than six passengers, for the transportation of passengers for hire; except taxicabs, hotel buses and omnibuses used for the transportation of passengers in interstate or foreign commerce, or any bus used to transport children to or from school pursuant to sections 18:14-8 to 18:14-12 inclusive, of the Revised Statutes.

Special Bus Driver and School Bus Driver License — A special license, issued by the Director of Motor Vehicles, to drive vehicles, commonly known as buses, with a carrying capacity of more than six passengers, for the transportation of passengers for hire, except taxicabs, hotel buses and omnibuses used for the transportation of passengers in interstate or foreign commerce. This license is also valid for the transportation of children to or from school pursuant to sections 18:14-8 to 18:14-12 inclusive, of the Revised Statutes.

2. REQUIREMENTS:**A. Special Bus Driver License Applicant:**

- (1) Shall be at least 21 years of age.
- (2) Shall hold a valid New Jersey driver's license.
- (3) Shall submit approved initial application form.
- (4) Shall submit approved Medical Certificate signed by a New Jersey licensed physician.
- (5) Shall successfully complete the law-knowledge (written) test.
 - a. Law-knowledge (written) test shall consist of 25 questions concerning the safe operation of a motor vehicle, the New Jersey Motor Vehicle Law and Traffic Regulations.
 - b. Law-knowledge (oral) test will not be administered in lieu of the law-knowledge (written) test.
- (6) Attain minimum standard visual acuity as measured by the Snellen Chart standard.
 - a. Minimum standard shall mean at least 20/50 in one eye and at least 20/100 in the other eye, with or without correction.
 - b. Have ability to distinguish between red, amber, and green as used on official Traffic Control Devices.
- (7) Give a satisfactory demonstration of ability to exercise ordinary and reasonable control in the operation of the type of vehicle to be used for the transportation of passengers.
- (8) An applicant for a Special Bus Driver License who fails the law-knowledge (written) test or driving demonstration, after the second try, may be prohibited from continuing with the examination.

B. Special Bus Driver and School Bus Driver License Applicant:

- (1) Shall be at least 21 years of age.
- (2) Shall hold a valid New Jersey driver's license.
- (3) Shall submit an approved initial application form.
- (4) Shall submit an approved Medical Certificate signed by a New Jersey licensed physician.
- (5) Shall successfully complete the law-knowledge (written) test.
 - a. Law-knowledge (written) test shall consist of 50 questions concerning the safe operation of a school bus, the New Jersey Motor Vehicle Law and Traffic Regulations.
 - b. Law-knowledge (oral) test will not be administered in lieu of the law-knowledge (written) test.
- (6) Attain minimum standard visual acuity as measured by the Snellen Chart standard.
 - a. Minimum standard shall mean at least 20/50 in one eye and at least 20/100 in the other eye, with or without correction.
 - b. Have ability to distinguish between red, amber, and green as used on official Traffic Control Devices.
- (7) Give a satisfactory demonstration of ability to exercise ordinary and reasonable control in the operation of the type of vehicle to be used for the transportation of passengers.
- (8) Applicants for Special Bus Driver and School Bus Driver Licenses will be required to submit to fingerprinting.
- (9) Applicants for Special Bus Driver and School Bus Driver Licenses must successfully complete the psychophysical test administered at a Driver Improvement Clinic.
- (10) An applicant for a Special Bus Driver and School Bus Driver License who fails the law-knowledge (written) test or driving demonstration, after the second try, may be prohibited from continuing with the examination.

Notice is hereby given that interested persons may present statements or arguments in writing, orally in person, or by telephone, relevant to the rules proposed to Lt. Albert R. Hodgson, Enforcement Bureau Office, New Jersey Division of Motor Vehicles, 25 South Montgomery Street, Trenton, New Jersey on or before December 19, 1969. Telephone (609) 292-4566.

After full consideration of statements or arguments presented, the New Jersey Division of Motor Vehicles upon its own motion or at the instance of any interested party, may thereafter adopt the above rules substantially as set forth without further notice.

June Strelecki, Director
Division of Motor Vehicles
Department of Law and Public Safety

(a)

LAW AND PUBLIC SAFETY**DIVISION OF PROFESSIONAL BOARDS
BOARD OF NURSING****RULES OF SCHOOLS AND LICENSES****Adoption of Rules**

Notice is hereby given that the New Jersey Board of Nursing, pursuant to the authority delegated in N.J.S.A. 45:11-24 (d) proposes to adopt as Chapter 37 of Title 13 of the New Jersey Administrative Code rules pertaining to schools of professional and practical nursing and the licensing and duties of professional and practical nurses.

Copies of the text of the proposed rules may be obtained from the Executive Secretary, New Jersey Board of Nursing, 1100 Raymond Boulevard, Newark, New Jersey 07102. Telephone (201) 648-2490.

Notice is also given that any person interested may present statements or arguments in writing relevant to the actions proposed at the offices of the Board before 4 p.m., December 22, 1969.

After full consideration of all statements and arguments presented, the New Jersey Board of Nursing, upon its own motion or at the instance of any interested party, may thereafter adopt the rules substantially as proposed without further notice.

Donald L. Snover, Executive Secretary
New Jersey Board of Nursing
Department of Law and Public Safety

(b)

LAW AND PUBLIC SAFETY**DIVISION OF STATE POLICE****Chemical Breath Testing Regulations**

Chapter 51 of Title 13 of the New Jersey Administrative Code deals with chemical breath testing. It was promulgated by the Attorney General, pursuant to N.J.S.A. 39:4-50.3, filed and effective prior to September 1, 1969.

The chapter deals with breath testing operators, breath testing coordinator instructors and approved instruments as methods of chemical breath testing.

Because of wide interest in the chapter, the New Jersey Register is printing the text of this chapter as filed with the Division of Administrative Procedure.

**CHAPTER 51
CHEMICAL BREATH TESTING****SUBCHAPTER A.****BREATH TESTING OPERATORS****13:51-1 CERTIFICATION OF BREATH TESTING OPERATORS:**

This subchapter prescribes the requirements for issuing a certificate to conduct chemical breath analysis, the conditions under which certification can occur and the general rules for holders of certificates.

13:51-2 CERTIFICATION REQUIRED:

No person may conduct a valid analysis for prosecution of an arrested person's breath under the provisions of N.J.S.A. 39:4-50.3 unless he has in his personal possession a current operator certificate asserting that his qualifications and competence to conduct such analysis have been approved by the Attorney General.

13:51-3 PREREQUISITES FOR APPLICATION:

An applicant must be a full time member of an organized police department and have a minimum of two years experience as a police officer.

13:51-4 APPLICATION:

Application shall be made in writing to the Division of State Police by the chief of the police department where the applicant serves.

13:51-5 REQUIREMENTS FOR APPROVAL:

Approval of the qualifications and competence of an applicant shall be certified when the Attorney General finds that the applicant has been recommended for certification by the Superintendent of State Police after the applicant has:

- (a) Satisfactorily completed a minimum five days of training prescribed and conducted by the Division of State Police. Such training shall include instructions in the metric system, aerated solutions and human tests for alcohol, alcohol in the human body, mathematical computations as required, law and case law and the instrument in detail. Recommendations will be submitted to the Attorney General if the applicant has demonstrated competence of operation, passed a final examination and attained a passing course average.

(b) When an applicant desires to convert to a different type of breath instrument and he has satisfactorily completed a previous five day course, then he must attend a minimum of two days training prescribed and conducted by the Division of State Police. Such training will include instruction in instrument operation, the instrument in detail and laboratory practice with air passed through alcohol solutions of strength known and unknown to the operator. Recommendations will be submitted to the Attorney General if the applicant has demonstrated competence of operation and passed a written examination.

EXCEPTION:

A graduate chemist or medical doctor need not attend the prescribed course, but must be given competency tests in the operation of the approved instrument by an instructor of the Division of State Police for recommendation of certification.

13:51-6 DURATION OF CERTIFICATE:

On approval by the Attorney General, the operator will be issued a large certificate and replica bearing the date of course completion and will be valid until the end of the next calendar year. Certification will be extended upon completion of an annual one day refresher course and passing a practical test as prescribed and conducted by the Division of State Police. The certificate replica will be validated for extension when signed and dated by a breath testing instructor. The extension will be valid until the end of the next calendar year.

13:51-7 SUSPENSION OF OPERATOR'S CERTIFICATE:

(a) Suspension is automatic when an operator fails to satisfactorily complete the required annual refresher course. Any test conducted beyond the expiration date as explained in Section 13:51-6 will be considered invalid for court presentation.

(h) A certificate shall be suspended when an operator is judged ineffective or incompetent by the chief of police, when the operator is a member of an organized police department, or by the Superintendent, when the operator is a member of the State Police. Where action is taken by the chief of police, a written request for revocation will be made to the Superintendent of State Police listing the suspension date and the reason for the suspension. The request will then be forwarded to the Attorney General. Where such action is taken by the Superintendent of State Police, a request for revocation will be made to the Attorney General listing the date of and reason for suspension.

(c) An instructor of breath testing instruments will have the right to determine whether an operator is incompetent in the operation of the instrument. If he so determines, the instructor will serve a copy of a written notice of suspension to the operator. If the operator is not available for service, the notice will be forwarded to the chief of police. The operator will not be permitted to operate the instrument until such time as the suspension is removed. The instructor will forward the original and a copy of the suspension notice, which will state the reason for such action and the date and time of suspension, to the Superintendent of State Police. The copy will be forwarded to the chief of police for his information.

13:51-8 REINSTATEMENT OF A SUSPENDED CERTIFICATE:

A suspended operator's certificate may be reinstated by the suspending authority provided the cause of such suspension has been removed and provided the revocation proceedings have not been instituted.

13:51-9 APPEAL OF SUSPENSIONS:

Should suspension result from an instructor's opinion of incompetent operation, as provided in Section 13:51-7(c), appeal may be made by the chief of police for the operator suspended or by the operator himself. A written request of appeal will be forwarded within 30 days of the date of suspension. If the appeal is not made within 30 days, the Superintendent will forward a recommendation for revocation to the Attorney General.

13:51-10 HEARING ON SUSPENSION:

If appeal is based on Section 13:51-7(c), the appeal will be heard by the Superintendent of State Police or by a hearing officer designated by him. The hearing officer may, at his discretion, cause the appellant to be given a written or oral examination or a competency operating test or any combination of such tests to arrive at a decision. Such tests may be given by an instructor not associated with the issue under appeal.

On conclusion of the hearing, the Superintendent will recommend to the Attorney General whether a revocation should occur or whether the operator should be reinstated with or without conditions.

13:51-11 REVOCATION OF CERTIFICATE:

The Attorney General may revoke a certificate after consideration of a request for revocation or a recommendation of the Superintendent of State Police.

13:51-12 RESTORATION OF A REVOKED CERTIFICATE:

The Attorney General may restore a revoked certificate when he is satisfied the cause for revocation has been removed.

13:51-13 RETURN OF REPLICA; LOST REPLICAS:

If a certificate is revoked or if the operator resigns, retires or leaves the police department for any reason, it shall be the responsibility of the chief of the police department where the operator serves to retrieve the wallet size certificate replica from the operator and return the same to the State Police with a notation of the reason for the return.

If a replica has been lost, the operator or chief shall notify the State Police of such loss.

13:51-14 ADMINISTRATION:

Administrative files will be maintained by the Division of State Police and will include those operators certified, suspended and revoked.

Law and Public Safety—continued

SUBCHAPTER B

BREATH TESTING COORDINATOR INSTRUCTORS

13:51-15 ELIGIBILITY REQUIREMENTS:

To be eligible as a Breath Testing Coordinator Instructor a person must be a sworn member of the New Jersey State Police and be a holder of: a certificate in police training issued by the New Jersey Police Training Commission, or an instructor certificate issued by the United States Armed Forces, or certification from a duly accredited school of education.

The Attorney General may waive the certification, if he is satisfied such person has equivalent background and experience to instruct breath testing applicants and operators.

The Attorney General's approval will be in the form of a letter to the person approved as a breath testing instructor.

13:51-16 BREATH TESTING COORDINATOR INSTRUCTOR KNOWLEDGE AND FUNCTIONS:

A breath testing instructor will have specialized training as prescribed by the Division of State Police and have the knowledge to properly perform the following functions: Preparation and checking chemicals used for testing. Presentation of the scientific theory of the approved breath instruments.

Inspection and maintenance of approved breath testing instruments.

Instruction in breath testing courses.

Suspension of a certificate held by an incompetent operator.

Initiation of recommendations for certification and revocation.

Validating of certificates held by certified breath testing operators as provided in Section 13:51-6.

SUBCHAPTER C

APPROVED INSTRUMENTS AS METHODS OF CHEMICAL BREATH TESTING

13:51-17 PURPOSE:

The regulations in this subchapter set forth the methods and instruments approved by the Attorney General for chemical analyses of an arrested person's breath.

13:51-18 APPLICATION FOR APPROVAL:

Applications for approval of methods and instruments shall be made to the Superintendent of State Police. Primarily, evaluation will be dependent upon test results reflecting reliability for satisfactory specificity, precision and accuracy. The instrument and component parts necessary for operation shall be supplied at the expense of the applicant.

Any evaluating reports by the company or independent investigating groups shall be forwarded with the instrument along with operating and servicing manuals, schematic drawings and other detailed information.

13:51-19 TRAINING BREATH TESTING OPERATORS:

Upon approval of an instrument, factory personnel shall train the initial class of breath testing instructors at the expense of the applicant. The course shall be of a two day duration and include a brief history of the instrument, nomenclature of the operator's controls, detailed operating instructions with demonstration, nomenclature of all parts and their functions and class participation in laboratory practice.

13:51-20 PERIODIC INSPECTION OF APPROVED INSTRUMENTS:

Periodic inspection of all approved instruments used in this state for prosecution shall be made by a qualified member of the Division of State Police.

13:51-21 APPROVED METHODS AND INSTRUMENTS:

(a) The Harger Drunkometer as invented by Rollo N. Harger, Ph.D., Professor of Biochemistry and Toxicology, Indiana University, Bloomington, Indiana (retired) and decided to be a reliable instrument when analyses are conducted in a proper manner in State v. Miller, 64 Super. 262 (App. Div. 1960) and in State v. Johnson, 42 N.J. 146 (1964).

Drunkometer method:

- 1) Set up Drunkometer with tubing connection and gasometer with water in top chamber.
- 2) Mix 1 ml. of KMNO4 into ampoule of 10 mls. of sulfuric acid and connect to tubing on panel.
- 3) Attach balloon; breath sample blown to approximately 6 inches in diameter.
- 4) Check for leaks. Block open end of gasometer. If bubbles do not persist in reagent, there are no leaks.
- 5) Remove blockage, adjust flow of air, and observe two things:

Color density where reagent becomes lighter than the pink standard, but darker than the straw colored standard. This is the "end point" (end of test).

Observe gasometer in event all water is displaced for readings below .15%. Stop air flow and invert gasometer and reconnect, continuing to end point, if any. Total complete displacement of breath used.

6) Calculate (proportional problem).

End point = .169 mgs. of alcohol isolated. Gasometer indicates milliliters of breath used in test. 3200 indicates 3200:1 ratio of ordinary breath to blood.

Example: .169 :: X

$$\begin{array}{r} 270 \quad 3200 \\ 270X = 541 \\ X = 541 \end{array}$$

X = 2.0 milligrams of alcohol to one milliliter of blood (or parts per thousands).

(b) The Breathalyzer as invented by Professor Robert Borkenstein, Director of Indiana University Traffic Institute, Bloomington, Indiana.

The proper method of operating the Breathalyzer is in-

dicated by a check off list issued by the manufacturer, Stephenson Corporation, Red Bank, New Jersey, which contains the following information:

Preparation:

- 1) Turn switch to "ON", wait until THERMOMETER shows 50 degrees centigrade, plus or minus 3 degrees.
- 2) Gauge TEST AMPOULE, open, insert BUBBLER and connect to OUTLET.

Purge:

- 3) Turn to TAKE, flush, turn to ANALYZE.

Analysis:

- 4) Set SCALE POINTER on start line.
- 5) Turn to TAKE, take breath sample, turn to ANALYZE.
- 6) When RED appears, wait 1½ minutes, turn on LIGHT, BALANCE.

Note - Record answer, dispose of test ampoule, turn to "OFF".

(c) The Alcometer Model D1 as developed and perfected by Keyes Scientific Corporation, Cambridge, Massachusetts.

The proper operating method is as follows:

Preparation:

- 1) Connect electricity, turn key to ON, gauge reference ampoule and insert into retainer.
- 2) Gauge test ampoule, break ampoule neck, insert into retainer and connect inserted ampoule bubbler.

Purge:

Although purged at completion of previous test, this phase is added as a safety factor and to allow the operator to testify that he purged prior to analysis.

- 3) Press sample button, flush chamber.
- 4) Press start button, wait until pumping (Purge) is completed.

Analyze:

- 5) Set indicator dial on zero (balance).
- 6) Press sample, then have subject blow into attached mouth piece.
- 7) Release sample button, press start button.

Note—After pressing Start button pump will force trapped breath into reagent and continue to pump, then purging system for about 3.7 minutes. At end of pumping, test result is registered automatically on dial.

Record results, dispose of test ampoule, bubbler and attached mouthpiece. Use of recording device is optional. Turn key to record and results will be printed on chart paper automatically.

(a)

STATE

ATHLETIC COMMISSION

Rule on Boxing Programs

Notice is hereby given that Morris Mogelev, Acting State Athletic Commissioner, pursuant to the authority delegated in N.J.S.A. 5:2-5, proposes to adopt a new rule of the State Athletic Commission concerning public information about professional boxing programs as follows:

At any professional boxing program, the licensed promoter shall provide a special room where, in the public interest, members of the working press, radio and television broadcasters, and photographers may have access to the widest range of information about the program in the best spirit of American Journalism. Toward that end, the attending physician and licensees, including the promoter, matchmaker, referee and main bout contestants, shall be present in the designated room immediately following the program.

Violation of this rule by a licensee will result in his suspension.

Notice is also given that any interested person may present statements or arguments in writing, relevant to the proposed rule at the office of the State Athletic Commission, 209 East State Street, Trenton, New Jersey 08608, on or before December 18, 1969.

The State Athletic Commission, upon its own motion or at the instance of any interested party, may thereafter adopt the above rule substantially as set forth without further notice.

Morris Mogelev
Acting Commissioner
State Athletic Commission

(b)

TRANSPORTATION

HIGHWAY SAFETY PROGRAM
EMERGENCY MEDICAL SERVICES

Interim Plan

National interest in highway safety culminated in the passage of the Highway Safety Act of 1966. This Act provides for a coordinated national highway safety program through financial assistance to the states for accelerated highway safety programming. Federal funds are made available to state and local governments on a matching basis for highway safety programs under the provisions of this act. The administration of the New Jersey Highway Safety Program is the responsibility of the Governor.

By Executive Order No. 39, of March 15, 1968 the Assistant Commissioner of Transportation for Highways was appointed as Governor's Representative to the National Highway Safety Bureau with the responsibility for the administration of the National Highway Safety Act in the State of New Jersey. As Chairman of the Interdepartmental Highway Safety Program Committee, the Governor's Representative was directed to develop a com-

prehensive New Jersey highway safety program in accordance with the National Highway Safety Act of 1966.

The National Uniform Standard for Emergency Medical Services requires that there be training, certification and related requirements, as appropriate, for a statewide, coordinated Emergency Medical Services Program. To implement the program in accordance with this National Uniform Standard, the State Commissioner of Health, with the advice of the Ad Hoc Advisory Committee on Emergency Medical Services has developed an Interim Statewide Coordinated Plan for Emergency Medical Services.

This voluntary Interim Plan is to serve only as a base on which to build an official State Standard for Emergency Medical Services to carry out the purposes of the National Highway Safety Act.

In the Emergency Medical Services area, the Commissioner of Health has appointed a 15 member Ad Hoc Advisory Committee to develop guidance in the area of Emergency Medical Services. The membership consists of representatives of the medical profession, hospital administration, ambulance squads, and police.

INTERIM STATEWIDE COORDINATED PLAN
FOR EMERGENCY MEDICAL SERVICES

Fourth Revision - June, 1969

I. Establishment of a non-fee Certification System

A. State performance standards and criteria for issuance of Certificate of Approval.

Upon request, a non-fee Certificate of Approval (Compliance) will be issued by New Jersey State Department of Health to those organizations operating or wishing to operate first aid or rescue ambulance services when there is evidence of compliance with the following prescribed criteria:

1. Filing of necessary application form (prepared and distributed by New Jersey State Department of Health) which contains:

(a) the recommendation of either
(1) New Jersey State First Aid Council in the case of the member squads of New Jersey State First Aid Council; or

(2) a county First Aid Organization which has been in continuous operation for at least ten years in the case of nonmember volunteer squads (non-members of New Jersey State First Aid Council); or

(3) an official State field representative in the case of ambulance services operated by State, county or municipal governments, commercial organizations, or independent volunteer squads which do not belong to either of the voluntary organizations mentioned above; and

(b) verification from the municipality in which the applicant organization has its headquarters that the squad is in conformity with all applicable Federal, State, and local laws, regulations, and similar requirements.

2. Evidence of:

(a) compatibility with the criteria specified by Federal Program Standard 4.4.11 (P.L. 89-564); and

(b) compliance with standards for Ambulance Vehicle and Equipment and for Ambulance Personnel Training as stated in Appendix I.

B. Application processing procedures

The State Department of Health shall:

1. Prepare and distribute the necessary application forms to:

(a) providers of ambulance services known to the Department.

(b) providers of ambulance services or applicants requesting such application forms.

2. Issue Certificate of Approval to those organizations approved by Emergency Medical Care Program and Assistant Commissioner, Personal Health Services.

(a) Certificates of Approval for display in each ambulance vehicle are issued to the applicant organization(s) meeting the criteria.

(b) All renewable certificates are issued on receipt of currently completed application forms (Renewal every three years).

(c) Upon request, certificates of approval to operate more than one squad may be granted to an organization providing there is compliance with all prescribed criteria.

(d) Information on rejection of "certificate of approval" is furnished to all applicant organizations found to be deficient in meeting the prescribed criteria. (This information may be transmitted to the applicants through the specific sponsoring agency—A 1a(1) and A 1a(2).)

(e) Current records of certificates of approval that have been issued to organizations operating first aid or rescue ambulance services shall be maintained by the Department.

II. Development of State Communication and Central Dispatch System

A. In the development of a comprehensive plan-approach for the evolution and utilization of a State Emergency Medical Services Communication and Dispatch System, a statewide coordinated two-way radio communication system between hospital emergency departments and ambulance vehicles has top priority for development and for project support by the Highway Safety Liaison Office. The need for ambulance dispatch at present is being met satisfactorily by local police departments. However, this situation is expected to change in the immediate future since the Federal Communications Commission (F.C.C.) is beginning to insist that police frequencies be confined to police business.

B. The proposed State Communication System, subject to Federal Communications Commission approval, provides for:

1. two-way communication equipment in the emergency rooms of hospitals and in the ambulance vehicles servicing them.

Transportation—continued

2. maximum use of an already existent but rarely used hospital based radio network (N.J. Hospital Network) which has two frequencies assigned to it by F.C.C., i.e., 155.34 and 155.280 MHZ.

3. consideration of problems posed by the population and geography of the State—the central corridor of populous areas roughly corresponds to the path of the main State highways, especially New Jersey Turnpike.

4. consideration of the range limitation of radio equipment currently being manufactured for vehicle use, i.e., approximately 20 miles.

5. consideration of the desirability of a communication system whereby ambulances passing through geographic areas of the State other than their normal service areas may be able to communicate with a hospital or ambulance vehicle within the community through which they are traveling.

C. The proposed Communication System is best visualized and described as follows:

1. Circles with a twenty-mile radius were plotted around Newton, Paterson, New Brunswick, Trenton, Camden, Toms River, Vineland, Atlantic City, Phillipsburg and Cape May.

(a) There may be a considerable number of calls within each encircled area by virtue of population and vehicle density and highway mileage.

(b) There may be severe overlap in Paterson encircled area especially in Newark-Jersey City areas.

2. The two high band frequencies (155.280 and 155.340 MHZ) are to be assigned on an alternating basis to each encircled area.

(a) Tentative assignment as follows:

	MHZ
Paterson Encircled Area	155.340
New Brunswick Encircled Area	155.280
Newton Encircled Area	155.280
Phillipsburg Encircled Area	155.340
Trenton Encircled Area	155.340
Camden Encircled Area	155.280
Atlantic City Encircled Area	155.280
Vineland Encircled Area	155.340
Toms River Encircled Area	155.280

Most hospital units will operate with 60 watts and vehicles will operate with 100 watt power units.

(b) Certain areas will require special management:

(1) Trenton and Camden areas may need special management and equipment to prevent N. J.-Pennsylvania interference, such as restriction to lowered output and a 10 mile operating range.

(2) Newark and Jersey City areas within the Paterson circle are highly populous and may give rise to overload of calls. These may have to be subdivided into areas of three miles operating range, with alternate frequencies and lowered output.

D. Pilot Projects are being encouraged for support by Highway Safety Liaison Office.

III. Establishment of an Evaluation System

A. A system for evaluating response and performance capability of State Emergency Medical Services is to be developed. Feasibility studies* will be done by the State Department of Health. Such an evaluation system will include:

1. Collection of records of traffic accident victims.

(a) State Department of Health will instruct and furnish forms to appropriate individuals or organizations. At least twice a year, in the beginning, conferences at a convenient location will be held to encourage cooperation, furnish instructions and provide necessary forms.

2. Receiving and processing of all data-reporting forms of traffic accident victims.

(a) Upon receipt of the periodic shipment of data-records, checks are made to insure the timeliness, accuracy, and the completeness of reporting.

(b) Data records are arranged by names of victims of the traffic accident; numbered and coded to permit the correlation and analysis of data to the traffic-accident incident; and to permit the abstraction of data to punch cards for such tabulations necessary to meet the needs of the Emergency Medical Services Program. Certain items of the data may be valuable to other phases of the Highway Safety Program and, without violation of confidence, will be made available to them.

*Data Collection and Analysis System is being pilot tested in one location and is to be started at another location in the immediate future. The system may be tested in three additional areas to get a statewide representative picture. Upon completion of these studies, an evaluation will be done by a consultant from Stanford Research Institute, the Federal Highway Safety Bureau, and by the Ad Hoc Advisory Committee. Appropriate action will be taken to maintain the confidential nature of all such records.

APPENDIX I

Fourth Revision - June, 1969

Prescribed Minimum Criteria

I. TRAINING OF PERSONNEL

(a) current American Red Cross Standard and Advanced First Aid training programs or equivalent

(b) cardiopulmonary resuscitation training given by a physician approved by New Jersey State Heart Association or New Jersey State Department of Health

(c) emergency childbirth management training given by a qualified physician

(d) ambulance driver's Safe Driving Training by State Police or qualified local police to be given to those people who are assigned as ambulance drivers

(e) training in light rescue methods i.e. training in

the proper methods for (1) rescue of victims from hazardous situations, (2) release of victims from entrapment, and (3) the necessary on-site preparation of victims for movement and transport of patient so as not to aggravate the injury or worsen the condition of the victim

(f) refresher training program at least once every three years

II. AMBULANCE VEHICLES AND EQUIPMENT

1. Ambulance Vehicles

- (a) inside height 48 inches
- (b) capable of carrying two patients
- (c) interior lighting sufficient to oversee patient
- (d) availability 24-hours a day—daily
- (e) manned by a trained driver and a trained attendant whenever a patient is being transported. (Both shall meet prescribed Training Criteria)
- (f) all ambulance vehicles shall pass State Division of Motor Vehicle inspection annually
- (g) maintenance in safe driving condition at all times
- (h) safety restraint belts for driver and attendants
- (i) restraining belts for patients
- (j) portable, battery-powered handlight

III. AMBULANCE EQUIPMENT

- (a) litters
- (b) blankets
- (c) Timmins-type splint or equivalent
- (d) two or more padded boards 4 1/4 ft. long and 3 in. wide and two or more similar padded boards 3 ft. long and 3 in. wide, of material comparable to four-ply wood, for coaptation splinting of fracture of the leg or thigh or equivalent
- (e) two or more padded wood or cardboard splints, 15 in. long and 3 in. wide, for fractures of the forearm or equivalent
- (f) short and long backboards with 2 in. webbing straps for extrication of victims with spine injuries or equivalent
- (g) oxygen tanks and masks of assorted sizes
- (h) a hand-operated bag-mask resuscitation unit with adult, child, and infant masks (a unit that can be attached to oxygen supply is preferred)
- (i) simple suction apparatus with catheters (available types listed in the March-April 1965 Bulletin, A. C. S.)
- (j) oropharyngeal airways
- (k) mouth gags made of three tongue blades taped together and padded
- (l) universal packaged dressing, approximately 10 in. wide and 36 in. long, folded to 10 by 9 in.
- (m) sterile gauze pads
- (n) adhesive tape, 1, 2, and 3 in. wide, on cylinder
- (o) soft roller-type bandages 6 in. wide and 5 yards long
- (p) triangular bandages
- (q) safety pins, large
- (r) bandage shears
- (s) several pillows
- (t) communication equipment as recommended in Statewide Emergency Medical Services Communication System
- (u) appropriate report forms for use with traffic accident victims (Printed and distributed by State Department of Health. Such reports are not public records)
- (v) seat belt cutter

Depending on local conditions and local decisions, of course, it might be appropriate to add certain items to this minimum list, such as pneumatic splints for below-elbow or below-knee fractures and the antidotes and equipment for handling acute poisonings.

Prior to the adoption of a Final Statewide Coordinated Plan for Emergency Medical Services, interested persons may present statements in writing relevant to the above Interim Plan to Director, Highway Safety Program Liaison Office, 5 Merchant Street, Trenton, New Jersey 08608.

(a)

TREASURY

DIVISION OF TAXATION

LOCAL PROPERTY TAX LIST

HACKENSACK MEADOWLANDS DISTRICT

Supplemental Regulation

The Director, Division of Taxation of the Department of the Treasury, pursuant to N.J.S.A. 13:17-63 (P.L. 1968, c. 404, section 61) and R.S. 54:4-24, hereby promulgates the following supplemental regulation pertaining to the designations to be included in the 1969 tax list.

N.J.A.C. 18:12-2E.1 HACKENSACK MEADOWLAND DISTRICT DESIGNATION

The assessor or board of assessors for the taxing districts of Carlstadt, East Rutherford, Little Ferry, Lyndhurst, Moonachie, North Arlington, Ridgefield, Rutherford, South Hackensack and Teterboro all in Bergen County; and Jersey City, Kearny, North Bergen and Secaucus, all in Hudson County, shall review the 1969 municipal real property tax list and shall indicate for each parcel of property whether or not such parcel is located within the boundaries of the Hackensack Meadowlands District, i.e. the area within the jurisdiction of the Hackensack Meadowlands Development Commission as such area is described in Sec. 4 of the Hackensack Meadowlands Reclamation and Development Act, P.L. 1968, c. 404. In the case of a parcel of property located within the boundaries of the Hackensack Meadowlands District, the assessor or board of assessors shall indicate such fact by adding the letters "HM" to the lot number or to the lot number suffix in the column of the Tax List captioned "Block No. Tax No."

When the boundary of the Hackensack Meadowlands District divides a lot of land, the entire lot shall be included within the district.

Note: (Section 61 of the Hackensack Meadowlands Reclamation and Development Act (N.J.S.A. 13:17-63) provides, as follows:

"(a) In preparing the list of owners of taxable property pursuant to Revised Statutes 54:4-24, the assessor of each constituent municipality shall indicate in the list for each parcel of property whether or not it is located within the district boundaries, in accordance with regulations prescribed by the Director of the Division of Taxation. (b) When the boundary of the district divides a lot of land, the entire lot shall be included within the district."

This Regulation shall take effect immediately.
Sidney Glaser
Acting Director
Division of Taxation
Department of the Treasury

(b)

TREASURY

DIVISION OF INVESTMENT

STATE INVESTMENT COUNCIL

Revise Regulations Concerning Commercial Paper

Notice is hereby given that Mr. Carrol M. Shanks, Chairman of the State Investment Council, pursuant to the authority delegated in N.J.S.A. 52:18A-89 proposes to revise its Regulations, numbered 16:3-13.100, 16:3-13.110, and 16:3-13.140 as follows (additions indicated in bold face thus; deletions indicated within brackets [thus]);

ARTICLE 13. COMMERCIAL PAPER

Reg. 16:3-13.100 Definition.
As used in this article, "commercial paper" shall mean secured or unsecured promissory notes, [issued at a discount from par by any industrial, finance, or public utility company or the secured promissory notes issued by Savings Banks Trust Company.]

Reg. 16:3-13.110 Permissible investments.
[Subject to the maturity limitations contained in this article, the Director may invest and reinvest the moneys of any fund in "prime" rated commercial paper.]

(a) Subject to the maturity limitations contained in this article, the Director may invest and reinvest the moneys of any fund in "prime" rated commercial paper which is not in default as to either principal or interest when acquired and which has been issued by a company incorporated within and transacting business within the United States.

(b) The Director shall submit a list of issuers of commercial paper to the Council for its approval. Such list may be amended or enlarged from time to time subject to the Council's approval and shall be designated the "Approved List of Issuers of Commercial Paper."

Reg. 16:3-13.120 Static group; temporary reserve group; demand group.

The Director may purchase "prime commercial paper" for any static, temporary reserve or demand group fund providing the maturity purchased does not exceed 270 days.

Reg. 16:3-13.130 Pension and annuity group; trust group.

The Director may purchase "prime commercial paper" for any pension and annuity or trust group fund providing the maturity purchased does not exceed 180 days.

Reg. 16:3-13.140 Legal papers.

[Prior to any commitment to purchase commercial paper, the Director shall have obtained:

(a) a certification or other evidence that such commercial paper is rated "prime" by the National Credit Office, Inc.

Subsequent to the purchase, the Director shall obtain:

(b) a certification or other evidence that the paper proposed to be delivered is not subordinated to any other debt of the issuer;

(c) a certification or other evidence that there is no litigation pending or threatened affecting said paper;

(d) a certification or other evidence that the issuer is not in default as to the payment of principal or interest upon any of its outstanding obligations;

(e) a certification or other evidence that the issuer was incorporated within the United States and is transacting business within the United States;

(f) such other documents or opinions which the Attorney General may require; and

(g) a written approving opinion from the Attorney General to the effect that all such documents and opinions received by the Director are satisfactory as to form and substance and that the purchase of such obligations is authorized under the laws of this State.]

Prior to any commitment to purchase commercial paper, the Director shall have obtained a certification or other evidence that such commercial paper is rated "prime" by the National Credit Office, Inc.

Notice is also given that any person interested may present statements or arguments in writing, or ally in person or by telephone, etc., relevant to the action proposed to Richard L. Stoddard, Division of Investment, State House, Trenton, New Jersey. Telephone: (609) 292-5106, on or before December 19, 1969.

The State Investment Council, upon its own motion or at the instance of any interested party, may thereafter adopt the above rule substantially as above set forth without further notice.

Carrol M. Shanks, Chairman
State Investment Council