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(a)

AGRICULTURE

DIVISION OF DAIRY INDUSTRY

Notice of Hearing Held

Notice is hereby given that, pursuant to authority of N.J.S.A. 4:12-1 et seq. and particularly Section 25, the Division of Dairy Industry in the Department of Agriculture conducted a public hearing jointly and concurrently with the United States Department of Agriculture in the Conference Room of the Market Administrator's Office, 205 East 42nd Street, New York, New York, at 10:00 A.M. on January 6, 1972, with respect to proposed amendments to the tentative marketing agreements and to the orders regulating the handling of milk in the specified marketing areas.

The purpose of the hearing was to receive evidence with respect to the economic and marketing conditions in the marketing area which relate to proposed amendments to the seasonal production incentive plan to increase the deduction by 10¢ for each specified month. The specific deductions as proposed by months would be: 20¢ for March, 30¢ for April and 40¢ for May and June.

The proposed amendment has not yet received the approval of the Director of Dairy Industry.

Copies of this Notice and the Notice of the United States Department of Agriculture, together with proposed amendments, may be reviewed at the Division of Dairy Industry, Department of Agriculture, State of New Jersey, John Fitch Plaza, Trenton, New Jersey.

W. W. Moffett, Jr.
Director
Division of Dairy Industry
Department of Agriculture

NOTE: This Notice is published for public information purposes only.

(b)

BANKING

DIVISION OF BANKING

Rules On Approved Stock Investment

On December 30, 1971, James C. Brady, Jr., Commissioner of Banking, pursuant to authority of 17:9A-25.2 and

17:9A-25.3 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted rules concerning approved stock investment, including approval of limited investment in Minbanc Capital Corporation, substantially as proposed in the Notice published December 9, 1971, at 3 N.J.R. 242(b).

An order adopting these rules was filed and effective December 30, 1971, as R.1971 d.235.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(c)

CIVIL SERVICE

CIVIL SERVICE COMMISSION

Revisions in Rules of Commission

On January 18, 1972, James A. Alloway, President of the New Jersey Civil Service Commission, pursuant to authority of N.J.S.A. 11:5-1 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted revisions to the rules of the New Jersey Civil Service Commission, substantially as proposed in the Notice published December 9, 1971, at 3 N.J.R. 242(c), but with subsequent, substantive changes not detrimental to the public, according to the Department of Civil Service.

The changes between the proposed and adopted rules involve N.J.A.C. 4:1-5.6(c)2, 4:1-5.6(c)5 and 4:1-8.3(c)4. These changes extend the periods for filing exceptions and cross-exceptions from seven days to ten days (N.J.A.C. 4:1-5.6(c)2 and 4:1-5.6(c)5) and add the word "established" to the wording of N.J.A.C. 4:1-8.3(c)4.

An order adopting these revised rules was filed January 25, 1972, as R.1972 d.11, to become effective February 1, 1972.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

NEW JERSEY REGISTER

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

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(a)

EDUCATION

STATE BOARD OF EDUCATION

Proposed Revisions of Guide For Schoolhouse Planning and Construction

Carl L. Marburger, Commissioner of Education and Secretary of the State Board of Education, pursuant to authority of N.J.S.A. 18A:4-35, proposes to adopt certain revisions concerning the Guide for Schoolhouse Planning and Construction.

Text of the proposed revisions (with one omission) follows (additions indicated in boldface thus; deletions indicated in brackets [thus]):

SELECTION OF SCHOOL SITE

6:22-22 The school site is selected. (Criteria for the selection of a site will be found in Subchapter E.) **No land may be acquired by a board of education without prior approval of the State Department of Education.**

FINAL INSPECTION

6:22-47 (a) When in the opinion of the architect the building is completed, he shall notify the Bureau of Facility Planning Services accordingly and final inspection will be made.

(b) Request by architects to the Bureau for preliminary and final inspections shall be accompanied by a check in accordance with the following table:

1. \$25.00 for each inspection of a project which does not exceed in the aggregate sum of one million dollars.
2. \$50.00 for each inspection of a project which is over one million dollars but not exceeding three million dollars in the aggregate sum.
3. \$100.00 for each inspection of a project which is over three million dollars in the aggregate sum.

6:22-52 OCCUPANCY PERMIT

No board of education may authorize occupancy of a building project by pupils without an occupancy permit issued by the Commissioner of Education.

This permit may be issued, upon application of the local board of education, when the architect responsible for the project certifies to the Director of the Bureau of Facility Planning Services that the building has been completed in accordance with the plans and specifications previously approved by the Department of Education.

6:22-60 GENERAL

(a) School sites should be selected well in advance of actual needs. The selection of a site for a school building involves technical problems and educational factors which require the cooperative efforts of the professional parties concerned. Suggestions for selecting a school site must be sufficiently broad and flexible to allow for variations in the character of the school district in which the site is located, the size and type of school to be built, and the nature of the educational program activities to be accommodated.

(b) It is recommended that consideration be given to the following factors in site selection: size and shape, typography, accessibility, environment safety, health of pupils and school personnel, accessibility of public utilities and services, surface and sub-surface conditions, the orientation of projected building on the site, initial cost and development cost and the overall master plan for schools in the district.

(c) Before any action is taken to purchase or otherwise acquire sites intended for future schools or school expansion,

it is [strongly recommended that the consultative services of the Bureau of School Planning Services in the State Department of Education be requested] **required that the local school district must first receive approval of its adequacy from the Bureau of Facility Planning Services of the Department of Education.** Within practical limitations of staff, the Bureau will assist in evaluating sites for school districts.

Approval by the Bureau consultants will signify to the board of education that a thorough investigation and careful weighing of a number of factors have been made in approving the prospective school site. This approval will do much to create a favorable reaction among voters when a referendum is required. By virtue of specialized training and wide experience, there are other persons particularly knowledgeable in the field of site selection who may be called upon for expert assistance. Advisory services should be utilized in selecting a suitable setting for the school plant.

[6:22-73(a)] [NEW BUILDINGS]

[New buildings shall mean and include any building or unit of a building in which the entire work is new, or an entirely new addition connected to an existing building or any existing structure proposed to be remodeled or enlarged by building into it fifty per cent or more of new work based on the square foot area of the existing building.]

[6:22-73(b)] [EXISTING BUILDINGS]

[Existing buildings shall mean and include all buildings erected, remodeled or enlarged prior to the adoption of this section of the "Guide" on September 1, 1950, or to buildings remodeled or enlarged thereafter, provided that less than 50 per cent of the floor area is new work.]

6:22-73(c) CHANGES IN EXISTING BUILDINGS

Any changes to existing structures necessitated by any remodeling or repairs, shall conform to the requirements as set forth in this "Guide" for those areas to be remodeled or repaired. When existing schoolhouses are enlarged, these provisions shall apply only to the added portion or portions [except where the provisions of 6:22-73(a) apply]. It is recommended, however, that the old portions of such buildings shall be made to conform to the provisions of the "Guide" as far as practicable.

Boards of education may not make physical changes affecting the plan or the construction and utilities of public school buildings without first having plans prepared and submitted to the State Board of Education for review and approval. Plans and specifications for repair or replacement work which constitute a change in design, layout or use of facilities, as originally approved, shall also be submitted for approval by the State Board of Education.

6:22-73(f) [MOVABLE] RELOCATABLE FACILITIES

A relocatable facility is any structure which is designed to be used, or with the potential to be used, in more than one location during the life of the facility irrespective of the original planned use of the facility.

1. Any [transportable,] relocatable [or mobile] facility to be acquired through purchase, gift, lease or otherwise must meet State Board of Education minimum building requirements. This is interpreted to include such standards as floor area, structural safety, heating, lighting, ventilation, sanitary facilities and drinking fountains.

[16:22-73(f)(2)] [Toilet facilities and drinking fountains may be used in adjacent buildings provided the facilities meet State Board of Education requirements in these categories for the total school population. Otherwise the temporary movable facilities must be self-sufficient in

drinking fountains and toilet facilities. Running water or water coolers may be used.]

6:22-73(f)(2) [6:22-73(f)(3)] Before relocating or changing the use of any [movable] facility of this type, approval must be obtained from the State Department of Education.

6:22-73(g) MOBILE FACILITIES

A mobile unit is any vehicular structure built on a chassis and designed for and used at more than one location during the school year without a permanent foundation. The unit may have its own means of propulsion or it may be constructed to be towed.

1. A mobile unit shall be considered an instructional or service adjunct to existing facilities and as such shall not contribute to the total capacity of the building. The unit shall not be used for the purpose of transporting pupils.

2. A site plan must be submitted and approval granted for each location. The site plan shall include, but not be limited to:

- i. The existing school facilities
- ii. The location or locations for mobile facility usage
- iii. The service utilities required for the mobile unit.

3. Any mobile facility, to be acquired, through purchase, gift, lease or otherwise, shall be approved by the State Board of Education and shall meet the following requirements:

i. The unit shall comply with pertinent New Jersey Motor Vehicle regulations.

ii. Units 20 feet overall in length or longer shall have two means of egress remote from each other.

iii. It shall be equipped with at least one fire extinguisher of an appropriate size and type.

iv. Artificial lighting shall comply with the Guide (6:22-126).

v. Air conditioning is optional but where utilized must comply with the Guide (6:22-94-103).

vi. Air exchangers must provide at least 0.50 CFM per square foot (gross area) of tempered outside air.

6:22-82(f) WINDOWLESS CLASSROOMS

1. A secondary means of exit from each room shall be available in addition to the regular corridor exit. This may be via an adjoining instructional area to a second corridor, directly to such second corridor, or into an adjoining instructional area provided with not less than one emerging exit door or window as set forth on 6:22-111(b)(2). Locks on doors leading to a secondary exit shall not be permitted. Such doors shall be lettered: "Emergency Exit Door—No Locks Permitted."

2. Instructional areas that do not exceed 300 square feet net area are exempt from this requirement.

6:22-84(g)(1) No ramp for pupil use, including auditorium floors, shall exceed a one-foot rise for each [ten] twelve feet of run.

6:22-85(a) MECHANICAL AIR SUPPLY

See Editor's Note at conclusion of this Notice.

6:22-105(h) NUMBER OF FIXTURES REQUIRED.

The following ratio of sanitary fixtures based on [30 pupils per classroom] the building capacity as calculated using the school capacity bulletin worksheets shall be considered minimum requirements in school buildings. Where school buildings have self-contained classrooms with toilet and lavatory facilities, the pupils in these rooms shall not be counted in computing the number of fixtures to be installed in general toilet rooms.

6:22-111(o) Where a school building has windowless [rooms occupied by ten or more pupils] instructional spaces greater than 300 square feet net area without a second means of exit, the building or the area involved

shall be provided with an underwriters' approved sprinkler system. Provided further that the area involved shall be closed off by automatic self-closing doors activated by smoke detectors in the event of fire.

6:22-115(h) FOOTINGS, FOUNDATIONS AND ANCHORAGE

All school buildings shall be provided with footings, foundations and anchorage thereto in accordance with recognized good practice.

6:22-133(a) WINDOW AREA

Where instructional areas are required to be provided with windows the window area shall be optional, provided that the aggregate length of the masonry opening shall be not less than ten feet. The windows shall be glazed with clear glass or other transparent medium, having a light transmission factor of not less than ten per cent.

EDITOR'S NOTE: Proposed revisions contained in text and Table III of 6:22-85(a) (Mechanical Air Supply) are not reproduced in this Notice. Such revisions concern outdoor air supply and exhaust requirements based upon CFM per square foot of floor area. The full text of these particular revisions may be obtained from the address below. They are the ONLY omission from this Notice.

Interested persons may present statements or arguments in writing, orally in person or by telephone, relevant to the proposed action on or before March 1, 1972, to:

Clyde E. Leib
Office of the Commissioner
State Department of Education
225 West State Street
Trenton, New Jersey 08625
Telephone: (609) 292-4040

The State Board of Education, upon its own motion or at the instance of any interested party, may thereafter adopt the revisions substantially as proposed without further notice.

Carl L. Marburger
Commissioner of Education
Secretary, State Board of Education

(a)

EDUCATION

STATE BOARD OF EDUCATION

Proposed Revisions to Rules For Public Library Construction Program

Carl L. Marburger, Commissioner of Education and Secretary of the State Board of Education, pursuant to authority of N.J.S.A. 18A:73-39, proposes to revise certain rules concerning the Public Library Construction Program (N.J.A.C. 6:69-1 to 6:69-12).

The proposed revisions concern changes in the definitions, grant characteristics (amount of grants), eligible and ineligible projects, eligible loan costs, authorized applicants, requirements for grant approval, other terms and conditions, priorities for the receipt of construction grants, approval procedures and fair hearings.

Text of the proposed revisions is available from:

Clyde E. Leib
Office of the Commissioner
New Jersey Department of Education
225 West State Street
Trenton, New Jersey 08625
Telephone: (609) 292-4450

Interested persons may present statements or arguments

in writing, orally in person or by telephone, on or before March 1, 1972 to the Department of Education at the above address.

The State Board of Education, upon its own motion or at the instance of any interested party, may thereafter adopt the revisions substantially as proposed without further notice.

Carl L. Marburger
Commissioner of Education
Secretary, State Board of Education

(a)

EDUCATION

STATE BOARD OF EDUCATION

Revisions to Rules On Pupil Bus Transportation

On January 12, 1972, Carl L. Marburger, Commissioner of Education and Secretary of the State Board of Education, pursuant to authority of N.J.S.A. 18A:39-21 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted revisions to the rules concerning pupil bus transportation, as proposed in the Notice published December 9, 1971, at 3 N.J.R. 245(a).

An order adopting these revisions was filed and effective January 14, 1972, as R.1972 d.5.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(b)

ENVIRONMENTAL PROTECTION

THE COMMISSIONER

Administrative Order No. 17 Concerning Air Pollution Levels

On January 27, 1972, Richard J. Sullivan, Commissioner of Environmental Protection, pursuant to authority of N.J.S.A. 26:2C-29 and 13:1D-7 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted Administrative Order No. 17 concerning air pollution levels.

Text of the Administrative Order follows:

ADMINISTRATIVE ORDER NO. SEVENTEEN

Whereas, the State Commissioner of Environmental Protection is charged by the Air Pollution Control Act (1967), N.J.S.A. 26:2C-29, and the Environmental Protection Act (1970), N.J.S.A. 13:1D-7, with responsibility to inform the Governor of a determination at any time that air pollution in any county, locality, place or other area in the State constitutes an unreasonable and emergency risk to the health of those present within said area of the State;

Therefore, I do hereby order the Director, Division of Environmental Quality, to inform me when air pollution levels in any such area equal or exceed the criteria set forth in Table 1 (Emergency Air Quality Control Criteria) and when lowering or termination of a proclaimed episode

level is warranted in accordance with the criteria set forth in Table 2 (Attenuation Criteria).

This Order shall take effect on March 27, 1972.

An order adopting this Administrative Order was filed January 27, 1972, as R.1972 d.18 (Exempt, Practice Rule) to take effect March 27, 1972.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(c)

ENVIRONMENTAL PROTECTION

THE COMMISSIONER

Rules On Control and Prohibition of Air Pollution From Light-Duty Gasoline-Fueled Motor Vehicles

On January 6, 1972, Richard J. Sullivan, Commissioner of Environmental Protection, pursuant to authority of N.J.S.A. 26:2C-1 et seq. and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted Chapter 15 of the Air Pollution Code concerning the control and prohibition of air pollution from light-duty, gasoline-fueled motor vehicles, substantially as proposed in the Notice published June 10, 1971, at 3 N.J.R. 103(a), but with subsequent, substantive changes not detrimental to the public, according to the Department of Environmental Protection.

Full text of the adopted rules follows:

AIR POLLUTION CONTROL CODE

CHAPTER 15

CONTROL AND PROHIBITION OF AIR POLLUTION FROM LIGHT-DUTY GASOLINE-FUELED

MOTOR VEHICLES

EFFECTIVE DATE: JULY 5, 1972

SECTION 1 — DEFINITIONS

1.1 PERSON: Includes corporations, companies, associations, societies, firms, partnerships and joint stock companies as well as individuals, and shall also include all political subdivisions of this State or any agencies or instrumentalities thereof.

1.2 MOTOR VEHICLE: Includes all vehicles propelled otherwise than by muscular power, excepting such vehicles as run only upon rails or tracks.

1.3 LIGHT-DUTY: Light-duty shall mean any motor vehicle designed primarily for transportation of persons or property and registered at 6,000 pounds gross weight or less.

1.4 MODEL YEAR OF VEHICLE: The production period of new motor vehicles or new motor vehicle engines designated by the calendar year in which such period ends. If the manufacturer does not designate a production period, the model year with respect to such vehicles or engines shall mean the 12-month period beginning January of the year in which production begins.

1.5 EXHAUST EMISSIONS: Substances emitted into the atmosphere from any opening downstream from the exhaust ports of a motor vehicle engine.

1.6 CRANKCASE EMISSIONS: Substances emitted into the atmosphere from any portion of the engine crankcase ventilation or lubrication systems.

1.7 SMOKE: Small gasborne and airborne particles, exclusive of water vapor, arising from a process of combustion in sufficient number to be observable.

1.8 CARBON MONOXIDE: A non-irritating, colorless, odorless gas at standard conditions which has the molecular form of CO.

1.9 HYDROCARBONS: Compounds whose molecules consist of atoms of hydrogen and carbon only.

1.10 APPROVED EXHAUST GAS ANALYTICAL SYSTEM: A device for sensing the amount of air contaminants in the exhaust emissions of a motor vehicle. For purposes of this Chapter this shall mean analyzing devices of the nondispersive infrared type sensitized to measure carbon monoxide at the 4.74 micron band expressed as percent carbon monoxide in air and to measure hydrocarbons as hexane at the 3.41 micron band expressed as parts per million of hydrocarbons (hexane) in air. The device shall be a design meeting "SPECIFICATIONS FOR EXHAUST GAS ANALYTICAL SYSTEM" on file with the State Commissioner of Environmental Protection and approved for use in accordance with the manufacturer's recommended procedures for calibration and maintenance.

1.11 NEW MOTOR VEHICLE: A newly manufactured motor vehicle registered in New Jersey, prior to delivery to the ultimate purchaser.

1.12 NEW MOTOR VEHICLE DEALER: A sales agency, his employees, and/or agents licensed pursuant to N.J. S.A. 39:10-19 to sell new motor vehicles.

1.13 ULTIMATE PURCHASER: Any person, other than a motor vehicle dealer purchasing in his capacity as a motor vehicle dealer, who in good faith purchases a motor vehicle for purposes other than for resale as a motor vehicle dealer.

1.14 PRE-DELIVERY CHECKLIST: A schedule of items and procedures which a new motor vehicle dealer is required or requested by a manufacturer to check or follow prior to delivery of a new motor vehicle to the ultimate purchaser.

SECTION 2 — PUBLIC HIGHWAY STANDARD

2.1 No person shall operate any light-duty, gasoline-fueled motor vehicle or permit such vehicle which he owns to be operated upon the public highways of the State if the vehicle emits visible smoke in the exhaust emissions or in the crankcase emissions.

2.2 The provisions of this section shall become effective July 1, 1973.

SECTION 3 — NEW MOTOR VEHICLE DEALER INSPECTION COMPLIANCE STANDARDS

3.1 Any light-duty, gasoline-fueled new motor vehicle subject to inspection by any new motor vehicle dealer in accordance with regulations promulgated by the New Jersey Division of Motor Vehicles shall, prior to delivery by the new motor vehicle dealer to the ultimate purchaser, conform to the emission specifications prescribed by the manufacturer and/or to such specifications as may be prescribed by the manufacturer in the new motor vehicle pre-delivery checklist to assure proper functioning of emission control devices. Whenever emission specifications are not prescribed, the inspection standards as set forth in Section 4.2 shall apply to such new motor vehicles.

3.2 The provisions of this section shall become effective July 5, 1972.

SECTION 4 — MOTOR VEHICLE INSPECTION STANDARD

4.1 Any light-duty, gasoline-fueled motor vehicle which is

subject to inspection by the Division of Motor Vehicles in accordance with the provisions of N.J.S.A. Title 39:8-1, as a condition of compliance with said inspection, shall not emit visible smoke in the exhaust emissions or in the crankcase emissions when using the prescribed inspection test procedure.

4.2 Any light-duty, gasoline-fueled motor vehicle which is subject to inspection by the Division of Motor Vehicles in accordance with the provisions of N.J.S.A. Title 39:8-1, as a condition of compliance with said inspection, shall not emit carbon monoxide (CO) and/or hydrocarbons (HC) in the exhaust emissions in excess of standards set forth in Table 1, when measured using an approved exhaust gas analytical system and the prescribed inspection procedure.

4.3 The provisions of this section shall become effective July 5, 1972 subject to the exception set forth in Section 5.1 of this Chapter.

SECTION 5 — EXCEPTIONS

5.1 Non-compliance with standards set forth in Section 4 of this Chapter by any motor vehicle during the period July 5, 1972 to June 30, 1973 shall not be cause for rejection or reinspection.

5.2 The provisions of Section 3 and Section 4 of this Chapter shall not apply to motorcycles or to motor vehicles with an engine displacement of less than 50 cubic inches.

5.3 Nothing in this Chapter is intended to limit or deny the inspection of motor vehicles for exhaust systems in accordance with regulations established pursuant to N.J. S.A. Title 39:8-1.

TABLE I

INSPECTION STANDARDS

VEHICLES SUBJECT TO INSPECTION BY THE DIVISION OF MOTOR VEHICLES

(Reference N.J.S.A. Title 39:8-1)

MODEL YEAR OF VEHICLE	EFFECTIVE July 5, 1972		EFFECTIVE July 1, 1974		EFFECTIVE July 1, 1975	
	CO (%)	HC (PPM)	CO (%)	HC (PPM)	CO (%)	HC (PPM)
Up to and including 1967	10.0	1600	8.5	1400	7.5	1200
1968-1969	8.0	800	7.0	700	5.0	600
1970-1974	6.0	600	5.0	500	4.0	400
1975 and later					*.....*	

*To be promulgated by amendment.

PRESCRIBED INSPECTION TEST PROCEDURE

STEP 1: With the vehicle in neutral gear, all accessories off, handbrake secured, accelerate engine and observe for visible smoke in the exhaust emissions and crankcase emissions.

STEP 2: With the engine running at idle, insert sampling probe of gas analytical system into the engine exhaust outlet. The steady State levels measured as per cent carbon monoxide and parts per million of hydrocarbons in the exhaust gas shall be the inspection test result.

NOTE: All measurements are to be made after engine has been operating a sufficient period of time to attain normal operating temperature.

An order adopting these rules was filed January 6, 1972, as R.1972 d.1 to become effective July 5, 1972.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(a)

**ENVIRONMENTAL PROTECTION
THE COMMISSIONER**

**Revised Chapter 12 of the Air
Pollution Control Code Adopted**

On January 27, 1972, Richard J. Sullivan, Commissioner of Environmental Protection, pursuant to authority of N.J.S.A. 26:2C-8 et seq. and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted the revised Chapter 12 (Prevention and Control of Air Pollution Emergencies) of the Air Pollution Control Code, substantially as proposed in the Notice published December 9, 1971, at 3 N.J.R. 25D(a), but with subsequent substantive changes not detrimental to the public, according to the Department of Environmental Protection.

An order adopting the revised Chapter was filed January 27, 1972, as R.1972 d.15 to become effective March 27, 1972.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(b)

**ENVIRONMENTAL PROTECTION
THE COMMISSIONER**

**Revised Chapter 7 of the Air
Pollution Control Code Adopted**

On January 27, 1972, Richard J. Sullivan, Commissioner of Environmental Protection, pursuant to authority of N.J.S.A. 26:2C-8 et seq. and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted the revised Chapter 7 (Control and Prohibition of Particles from Manufacturing Processes) of the Air Pollution Control Code, substantially as proposed in the Notice published December 9, 1971, at 3 N.J.R. 248(a), but with subsequent, substantive changes not detrimental to the public, according to the Department of Environmental Protection.

An order adopting the revised Chapter was filed January 27, 1972, as R.1972 d.16 to become effective March 27, 1972.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(c)

**ENVIRONMENTAL PROTECTION
THE COMMISSIONER**

**Revised Chapter 5 of the Air
Pollution Control Code Adopted**

On January 27, 1972, Richard J. Sullivan, Commissioner of Environmental Protection, pursuant to authority of N.J.S.A. 26:2C-8 et seq. and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted the revised Chapter 5 (Control and Prohibition of Solid Particles from Combustion of Fuel) of the Air Pollution Control Code, substantially as proposed in the Notice published December 9, 1971, at 3 N.J.R. 246(b).

An order adopting the revised Chapter was filed January 27, 1972, as R.1972 d.17 to become effective March 27, 1972.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(d)

**ENVIRONMENTAL PROTECTION
THE COMMISSIONER**

**Resolution On Taking
Of Clams by Power Dredging**

On January 7, 1972, Richard J. Sullivan, Commissioner of Environmental Protection, pursuant to authority of N.J.S.A. 24:14-1 et seq. and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted a resolution of the Shell Fisheries Council, Atlantic Coast Section, concerning the taking of clams by power dredging from specified lands.

Complete text of the resolution follows:

RESOLUTION CONCERNING CLAM DREDGING

Whereas, R.S. 50:2-10 has been amended to provide an exception for the taking of clams by power dredging from specified leased lands from the waters of the Atlantic Coast Section, and

Whereas, R.S. 50:2-4 has been amended to permit the taking of clams with power dredges from specified leased lands, and

Whereas R.S. 50:2-4 places the taking of clams with power dredges from specified leased lands under rules and regulations of the Shell Fisheries Council of the Atlantic Coast Section, and

Whereas, the Atlantic Coast Council convened for a special meeting on Monday evening, August 16, 1971 for the purpose of establishing the mechanism to place in motion the amended section of 50:2-4, and

Whereas, the Atlantic Coast Council has by a 4-0 affirmative vote approved the minutes of the August 16, 1971 meeting;

Be it therefore resolved by the Shell Fisheries Council, Atlantic Coast Section in regular session on this 18th day of October, 1971 that the following rules and regulations shall be the provisions to promote and control the taking of clams with power dredges from specified leased lands under R.S. 50:2-10 and R.S. 50:4-2:

All lots under this resolution shall be issued under the leasing program as it now exists, with the following exceptions:

a. Lessees shall be New Jersey certified shellfish dealers.

b. Leases will be let on an annual basis using the calendar year, January 1 - December 31.

c. Until such time as the Atlantic Coast Council rules otherwise, the fee shall be fifty dollars (\$50.00) per acre with a minimum of one acre and a maximum of five acres. Subdivisions of acreage above one acre may be issued in one quarter acre parts and payment shall be made accordingly.

d. Dredges may be used not to exceed 175 pounds—the Maryland jet-propelled type of clam dredge may also be used. Each dredge must be marked with the Lessee's lot number.

e. All lots issued under this resolution shall be surveyed and plotted at the time of original issuance and thereafter as required and all corner stakes must have affixed small, inconspicuous markers bearing the lot's number.

f. Each lessee shall have presented in writing to the Atlantic Coast Council by February 1 of each year an annual report. This report shall indicate the number of clams planted and the number of clams harvested.

An order adopting this resolution was filed and effective January 7, 1972, as R.1972 d.3 (Exempt, Mandatory Rule).

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(a)

ENVIRONMENTAL PROTECTION

THE COMMISSIONER

Amendments On Rocking Chair Dredges

On January 7, 1972, Richard J. Sullivan, Commissioner of Environmental Protection, pursuant to authority of N.J.S.A. 24:14-1 et seq. and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted amendments to resolutions of the Shell Fisheries Council, Atlantic Coast Section, concerning rocking chair dredges.

Complete text of the amendments to the resolutions follows:

Amendment to Resolution No. 15 which took effect
December 17, 1956

Whereas Resolution No. 119 dated October 18, 1971 establishes rules and regulations permitting dredging of clams from certain specified grounds on the Atlantic Coast relative to the amending of R.S. 50:2-10 and 50:4-2, and

Whereas Resolution No. 15 declares rocking chair dredges are prohibited for the taking of clams;

Therefore, be it resolved by the Shell Fisheries Council, Atlantic Coast Section, that Resolution No. 15 is hereby amended to allow the use of rocking chair dredges provided such dredges conform to Section d. of Resolution No. 119 which reads as follows:

"Dredges may be used, not to exceed 175 pounds—the Maryland jet-propelled type of clam dredge may also be used. Each dredge must be marked with the lessee's lot number."

An order adopting these amendments was filed and effective January 7, 1972, as R.1972 d.4 (Exempt, Mandatory Rule).

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(b)

ENVIRONMENTAL PROTECTION

DIVISION OF FISH, GAME AND SHELL FISHERIES

Extension of Ice Fishing Season

On January 14, 1972, the Fish and Game Council of the Division of Fish, Game and Shell Fisheries in the Department of Environmental Protection, pursuant to authority of N.J.S.A. 13:1B-32 and 13:1B-35 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted an emergency rule concerning the extension of the ice fishing season in New Jersey.

Full text of the emergency rule follows:

It is hereby ordered that the ice fishing season for 1972 be extended two weeks to terminate on February 29, 1972.

Nothing in this Order shall be construed to affect any existing Code regulation, except as above prescribed.

This Order shall take effect immediately.

An order adopting this emergency rule was filed January 20, 1972, as R.1972 d.6 (Exempt, Emergency Rule).

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(c)

ENVIRONMENTAL PROTECTION

DIVISION OF FISH, GAME AND SHELL FISHERIES

Supplement to 1972 Fish Code

On January 11, 1972, Russell A. Cookingham, Director of the Division of Fish, Game and Shell Fisheries in the Department of Environmental Protection, pursuant to authority of N.J.S.A. 13:1B-30 et seq. and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted the supplement to the 1972 Fish Code, as proposed in the Notice published December 9, 1971, at 3 N.J.R. 245(c).

An order adopting the supplement was filed and effective January 20, 1972, as R.1972 d.7.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(d)

HEALTH

DIVISION OF CONSUMER HEALTH SERVICES

Proposed Rules Concerning Licensing Of Food and Cosmetic Manufacturing And Wholesale Establishments

James R. Cowan, Commissioner of Health, pursuant to authority of N.J.S.A. 24:15-13 et seq., proposes to adopt rules concerning the licensing of food and cosmetic manufacturing and wholesale establishments.

Full text of the proposed rules follows:

Regulations Governing the Licensing of Food and Cosmetic Manufacturing and Wholesale Establishments.

Regulation 1. General Definitions. As used in these regulations the following terms shall have the following meanings:

(a) "Food establishment" means any place used in the production, preparation, processing, manufacture, packing, storage or handling of food intended for sale or distribution at wholesale, beyond the borders of the municipality in which such establishment is located.

(b) "Cosmetic establishment" means any place used in the production, preparation, processing, manufacture, packing, storage or handling of cosmetics intended for sale or distribution at wholesale, beyond the borders of the municipality in which such establishment is located.

(c) "Retail establishment" means any place engaged in the production, preparation, processing, manufacture, packing, storage, or handling of food or cosmetics for sale or distribution directly to the consumer.

(d) "Person" means an individual or firm, partnership, company, corporation, trustee, association, or any public or private entity.

Regulation 2. Scope of Regulations. Every establishment falling within the definitions of Regulation 1, supra, must obtain a license from the department except as hereinafter exempted. A separate license shall be obtained for each food and cosmetic establishment operated within the state.

Regulation 3. Exemptions. The following establishments

shall be exempt from the licensing provisions of Chapter 158, P.L. 1971, but shall comply with all other provisions of Chapter 15, Title 24, N.J.S.A., and all pertinent rules and regulations enforced by the department:

- (a) Retail food and cosmetic establishments.
- (b) Establishments subject to licensure under other provisions of Title 24, N.J.S.A.
- (c) Establishments inspected and licensed by a local health department.
- (d) Establishments engaged in the wholesale handling of raw shellfish (oysters, clams and mussels).
- (e) Growers of raw agricultural commodities delivering their produce to food processing establishments.

Regulation 4. License Requirement.

(a) Every person owning or operating a food or cosmetic establishment within the State shall, prior to May 1 of each year, apply for a license to operate such establishment on forms provided by the Department. The application shall have attached thereto an affidavit of the person or some member or officer of the association, partnership or corporation applying therefor, stating that the facts set forth therein are true and correct.

Regulation 5. License Fees.

(a) The department shall collect from each applicant for a license under the provisions of these regulations an annual fee in the following amounts:

(1) For each wholesale food or cosmetic establishment having an annual gross business of less than \$25,000, fifteen dollars (\$15.00); for each wholesale food or cosmetic establishment with a gross annual business in excess of \$25,000 but not in excess of \$50,000, twenty-five dollars (\$25.00); for each wholesale food or cosmetic establishment with a gross annual business in excess of \$50,000 but not in excess of \$100,000, forty dollars (\$40.00); for each wholesale food or cosmetic establishment with a gross annual business in excess of \$100,000 but not in excess of \$500,000, fifty dollars (\$50.00); for each wholesale food or cosmetic establishment with a gross annual business in excess of \$500,000 but not in excess of \$1,000,000, one hundred dollars (\$100.00); for each wholesale food or cosmetic establishment with a gross annual business in excess of \$1,000,000, two hundred dollars (\$200.00).

Regulation 6.

(a) Upon approval of the application for a license and of the sanitary condition of the food or cosmetic establishment and upon payment of the required license fee, the department shall issue to each applicant a license which shall expire April 30 of each year.

(b) Such license shall not be transferable with respect to persons or locations.

Regulation 7.

Upon evidence duly ascertained by the Department or furnished to the Department by any local board of health, that the licensee licensed under the provisions of this act is violating any of the rules, regulations or statutes as hereinbefore provided, the Department shall upon hearing and proof of allegation, revoke the license of such licensee.

No such license shall be renewed or restored until the Department is satisfied that all the provisions of this act and pertinent rules and regulations are complied with.

The Department, when in its judgment the protection of public health warrants, may before hearing suspend such license pending the hearing, in which event it shall be unlawful for the licensee whose license is thus suspended to engage during such period of suspension in the business for which the license was granted.

Interested persons may present statements or arguments in writing relevant to the proposed action on or before March 1, 1972, to:

Dr. Oscar Sussman
Director
Division of Consumer Health Services
New Jersey Department of Health
Post Office Box 1540
Trenton, New Jersey 08625

The Department of Health, upon its own motion or at the instance of any interested party, may thereafter adopt the rules substantially as proposed without further notice.

James R. Cowan
Commissioner
Department of Health

(a)

HEALTH

THE COMMISSIONER

Proposed Approved Considerations, Procedures and Policies in Application for Certificate of Need

James R. Cowan, Commissioner of Health, pursuant to authority of N.J.S.A. 26:2H-1 et seq., proposes to adopt approved considerations, procedures and policies in application for Certificate of Need as approved by the Health Care Administration Board.

These procedures and policies contain definitions, guidelines, criteria, application procedures and other information which will be used by the Commissioner of Health in the issuance of Certificates of Need under the provisions of the Health Care Facilities Planning Act.

Copies of this document may be obtained by writing to:
Division of Health Facilities
New Jersey State Department of Health
Post Office Box 1540
Trenton, New Jersey 08625

Interested persons may present statements or arguments relevant to the proposed action on or before March 1, 1972, to the Division of Health Facilities at the above address.

The Department of Health, upon its own motion or at the instance of any interested party, may thereafter adopt this document substantially as proposed without further notice.

James R. Cowan
Commissioner
Department of Health

(b)

INSTITUTIONS AND AGENCIES

DIVISION OF PUBLIC WELFARE

Amendments to Manual of Administration Concerning Cuban Refugees

On December 30, 1971, Maurice G. Kott, Acting Commissioner of Institutions and Agencies, pursuant to authority of N.J.S.A. 44:7-6 and 44:10-3 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted amendments to the Division of Public Welfare's Manual of Administration concerning Cuban Refugees (Section 2980—Federal Assistance Program for

Cuban Refugees), as proposed in the Notice published December 9, 1971, at 3 N.J.R. 258(b).

An order adopting these amendments was filed and effective December 30, 1971 as R.1971 d.234.

Albert E. Bonacci
 Director of Administrative Procedure
 Department of State

(a)

INSTITUTIONS AND AGENCIES

**DIVISION OF MEDICAL ASSISTANCE
 AND HEALTH SERVICES**

**Revisions to Dental, Pharmacy,
 Physicians and Podiatry Manuals**

On January 26, 1972, Maurice G. Kott, Acting Commissioner of Institutions and Agencies, pursuant to authority of N.J.S.A. 30:4D-1 et seq. and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted revisions to the Dental, Pharmacy, Physician and Podiatry Manuals, as proposed in the Notice published December 9, 1971, at 3 N.J.R. 257(a).

An order adopting these revisions was filed January 26, 1972, as R.1972 d.13 to become effective March 1, 1972.

Albert E. Bonacci
 Director of Administrative Procedure
 Department of State

(b)

INSTITUTIONS AND AGENCIES

DIVISION OF PUBLIC WELFARE

**Revisions to Medical Assistance
 For Aged Manual of Administration**

On January 27, 1972, Albert C. Wagner, Acting Commissioner of Institutions and Agencies, pursuant to authority of N.J.S.A. 44:7-6 and 44:10-3 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted revisions to the Medical Assistance for Aged Manual of Administration, as proposed in the Notice published January 6, 1972, at 4 N.J.R. 7(a).

An order adopting these revisions was filed and effective January 27, 1972, as R.1972 d.14.

Albert E. Bonacci
 Director of Administrative Procedure
 Department of State

(c)

INSURANCE

THE COMMISSIONER

**Regulation On Educational
 Prerequisites for Agent's License**

On December 30, 1971, Robert L. Clifford, Commissioner of Insurance, pursuant to authority of N.J.S.A. 17:1C-6(e) and 17B:22-10(d) and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted a regulation concerning the establishment of a program of studies which must be successfully completed as a prerequisite to admission to the qualifying examination by an applicant for a life and/or health insurance agent's,

broker's or solicitor's license, substantially as proposed in the Notice published December 9, 1971, at 3 N.J.R. 259(c), but with subsequent, substantive changes not detrimental to the public, according to the Department of Insurance.

Complete text of the adopted regulation follows:

**MINIMUM COURSE OUTLINES FOR
 LIFE AND HEALTH INSURANCE**

Part	Hours of Formally Supervised Instruction		
	Life	Health	Combined
I—General Elements of Insurance	6	6	8
II—Fundamental Elements of Underwriting	5	5	8
III—Policy Provisions and Requirements	6	6	12
IV—Agents' Duties and Responsibilities	4	4	4
V—Course Review and Examination	3	3	4
	—	—	—
	24	24	36
	—	—	—

Details of curricula including hours of study, text books and training materials shall be submitted to the Commissioner or his duly authorized representative for approval, modification or rejection. Modification will be permitted only upon good cause shown and at the discretion of the Commissioner.

Courses completed in a duly recognized college or university which are equivalent to the program of studies established by the Commissioner may be considered in lieu of the prescribed courses given in schools approved by the Department. If the evaluation of such a course as described by the college or university discloses that it substantially conforms to the established minimum course outline, it will constitute compliance with the educational requirement under Chapter 144, Laws of 1971.

An order adopting this regulation was filed and effective December 30, 1971, as R.1971 d.238.

Albert E. Bonacci
 Director of Administrative Procedure
 Department of State

(d)

LAW AND PUBLIC SAFETY

DIVISION OF PROFESSIONAL BOARDS

STATE BOARD OF NURSING

**Language Comprehension Examination
 Requirement Amended**

On January 21, 1972, Donald L. Snover, Executive Secretary of the State Board of Nursing in the Department of Law and Public Safety, pursuant to authority of N.J.S.A. 45:11-26 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted a new rule concerning the language comprehension examination requirement, as proposed in the Notice published May 6, 1971, at 3 N.J.R. 86(a).

An order adopting this rule was filed and effective January 24, 1972, as R.1972 d.8.

Albert E. Bonacci
 Director of Administrative Procedure
 Department of State

(a)

LAW AND PUBLIC SAFETY

DIVISION OF STATE POLICE

Revised Rules for Traffic Control And Parking On State Property in Trenton

On January 10, 1972, Colonel David B. Kelly, Superintendent of the New Jersey State Police in the Department of Law and Public Safety, pursuant to authority of N.J.S.A. 39:4-208 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted revised rules governing traffic control and parking on State owned or leased property in Trenton, as proposed in the Notice published December 9, 1971, at 3 N.J.R. 265(a).

An order adopting these rules was filed and effective January 24, 1972, as R.1972 d.9.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(b)

LAW AND PUBLIC SAFETY

DIVISION OF STATE POLICE

Amendments to Chemical Breath Testing Regulations Adopted

On January 10, 1972, Colonel David B. Kelly, Superintendent of the New Jersey State Police in the Department of Law and Public Safety, pursuant to authority of N.J.S.A. 39:4-50.3 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted amendments to the chemical breath regulations, as proposed in the Notice published December 9, 1971, at 3 N.J.R. 267(a).

An order adopting these amendments was filed and effective January 24, 1972, as R.1972 d.10.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(c)

PUBLIC UTILITIES

BOARD OF PUBLIC UTILITY COMMISSIONERS

Rule On Payment for Transcripts of Proceedings

On November 25, 1971, the Board of Public Utility Commissioners, pursuant to authority of N.J.S.A. 48:2-12 and 48:2-32 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted the rule concerning payment for transcripts of proceedings, as proposed in the Notice published November 4, 1971, at 3 N.J.R. 232(a).

An order adopting this rule was filed November 25, 1971, as R.1971 d.212A to become effective December 1, 1971.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(d)

STATE

DIVISION OF ADMINISTRATIVE PROCEDURE

Adopt Rules on Declaratory Rulings And Administrative Hearings

On December 30, 1971, Albert E. Bonacci, Director of the Division of Administrative Procedure in the Department of State, pursuant to authority of N.J.S.A. 52:14B-7(g) and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted rules on declaratory rulings and administrative hearings, as proposed in the Notice published December 9, 1971, at 3 N.J.R. 269(b).

An order adopting these rules was filed and effective December 30, 1971, as R.1971 d.233.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(e)

STATE

STATE ATHLETIC COMMISSION

Proposed Rule On Promoter's Posting Of Surety Bond or Certified Check

Morris Mogelever, Deputy State Athletic Commissioner, pursuant to authority of N.J.S.A. 5:2-5, proposes to adopt a rule concerning the posting of a surety bond or certified check by a licensed promoter of a boxing program.

Full text of the proposed rule follows:

5:25-18.15 Posting of Surety Bond or Certified Check

Licensed promoters shall post with the Commissioner, exercising his discretion, a surety bond or a certified check in such amount and for such time as shall be determined by the Commissioner, based upon the total cash value of all tickets available for sale to patrons, as listed on the official ticket manifest filed with the Commissioner for a scheduled boxing program on the date indicated on the ticket.

Interested persons may present statements or arguments in writing relevant to the proposed action on or before March 1, 1972, to:

Morris Mogelever
Deputy State Athletic Commissioner
State Athletic Commission
209 East State Street
Trenton, New Jersey 08608

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

Morris Mogelever
Deputy State Athletic Commissioner
State Athletic Commission
Department of State

(a)

STATE

STATE ATHLETIC COMMISSION

Proposed Rule On Fingerprinting Of Applicants for Licenses

Morris Mogelever, Deputy State Athletic Commissioner, pursuant to authority of N.J.S.A. 5:2-5, proposes to adopt a rule concerning the fingerprinting of applicants for licenses.

Full text of the proposed rule follows:

15:25-4.35 Fingerprinting of Applicants for Licenses

The Commissioner shall, at his discretion, cause the fingerprints of all applicants for a license, including officers or directors of corporations, to be recorded and kept on file in the office of the Commissioner for identification purposes and for guidance in the exercise of discretion in granting, rejecting or suspending such licenses.

Interested persons may present statements or arguments in writing relevant to the proposed action on or before March 1, 1972, to:

Morris Mogelever
Deputy State Athletic Commissioner
State Athletic Commission
209 East State Street
Trenton, New Jersey 08608

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

Morris Mogelever
Deputy State Athletic Commissioner
State Athletic Commission
Department of State

(b)

STATE

STATE ATHLETIC COMMISSION

Proposed Rule On Refunds of License Fees

Morris Mogelever, Deputy State Athletic Commissioner, pursuant to authority of N.J.S.A. 5:2-5, proposes to adopt a new rule concerning refunds of license fees.

Full text of the proposed rule follows:

15:25-4.36 Refunds of License Fees

Refunds will not be granted to any person for fees paid for club licenses, including matchmaker's licenses, when such a person fails to complete the application requirements considered and approved by the Commissioner.

Interested persons may present statements or arguments in writing relevant to the proposed action on or before March 1, 1972, to:

Morris Mogelever
Deputy State Athletic Commissioner
State Athletic Commission
209 East State Street
Trenton, New Jersey 08608

The State Athletic Commission, upon its own motion or

at the instance of any interested party, may thereafter adopt this rule substantially as proposed without further notice.

Morris Mogelever
Deputy State Athletic Commissioner
State Athletic Commission
Department of State

(c)

STATE

STATE ATHLETIC COMMISSION

Adopt Rule On Posting Security For Ticket Refunds

On December 29, 1971, Morris Mogelever, Deputy State Athletic Commissioner, pursuant to authority of N.J.S.A. 5:2-5 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted a rule concerning the posting of security for ticket refunds, as proposed in the Notice published December 9, 1971, at 3 N.J.R. 272(c).

An order adopting this rule was filed and effective December 30, 1971, as R.1971 d.227.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(d)

STATE

STATE ATHLETIC COMMISSION

Adopt Rule On Time Between Bouts

On December 29, 1971, Morris Mogelever, Deputy State Athletic Commissioner, pursuant to authority of N.J.S.A. 5:2-5 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted a rule concerning time between bouts, as proposed in the Notice published December 9, 1971, at 3 N.J.R. 272(b).

An order adopting this rule was filed and effective December 30, 1971, as R.1971 d.228.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(e)

STATE

STATE ATHLETIC COMMISSION

Adopt Rule On Filing of Boxing Contracts and Secret Agreements

On December 29, 1971, Morris Mogelever, Deputy State Athletic Commissioner, pursuant to authority of N.J.S.A. 5:2-5 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted a rule concerning the filing of boxing contracts and secret agreements, as proposed in the Notice published December 9, 1971, at 3 N.J.R. 271(a).

An order adopting this rule was filed and effective December 30, 1971, as R.1971 d.229.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(a)

STATE

STATE ATHLETIC COMMISSION

Adopt Rule On Minimum Schedule Of Rounds Per Program

On December 29, 1971, Morris Mogelever, Deputy State Athletic Commissioner, pursuant to authority of N.J.S.A. 5:2-5 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted a rule concerning the minimum schedule of rounds per program, as proposed in the Notice published December 9, 1971, at 3 N.J.R. 272(a).

An order adopting this rule was filed and effective December 30, 1971, as R.1971 d.230.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(b)

STATE

STATE ATHLETIC COMMISSION

Adopt Rule On Public Announcements Or Advertisements of Bouts

On December 29, 1971, Morris Mogelever, Deputy State Athletic Commissioner, pursuant to authority of N.J.S.A. 5:2-5 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted a rule governing the public announcements or advertisements of bouts, as proposed in the Notice published December 9, 1971, at 3 N.J.R. 271(b).

An order adopting this rule was filed and effective December 30, 1971, as R.1971 d.231.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(c)

STATE

STATE ATHLETIC COMMISSION

Adopt Rule On Filing Period For Promoter's Contract

On December 29, 1971, Morris Mogelever, Deputy State Athletic Commissioner, pursuant to authority of N.J.S.A. 5:2-5 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted a rule governing the filing period for a promoter's contract, as proposed in the Notice published December 9, 1971, at 3 N.J.R. 271(c).

An order adopting this rule was filed and effective December 30, 1971, as R.1971 d.232.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(d)

TRANSPORTATION

THE COMMISSIONER

Adopt Rules On Deferred Payments to Contractors

On December 30, 1971, John C. Kohl, Commissioner of Transportation, pursuant to authority of N.J.S.A. 27:7-34 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted rules governing deferred payments to contractors for materials supplied and work performed in the construction of State highways and related projects, as proposed in the Notice published December 9, 1971, at 3 N.J.R. 273(b).

An order adopting these rules was filed and effective December 30, 1971, as R.1971 d.236.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(e)

TRANSPORTATION

DIVISION OF CONSTRUCTION

Adopt Amendments to Internal Rules

On December 30, 1971, John C. Kohl, Commissioner of Transportation, pursuant to authority of N.J.S.A. 27:7-2, 27:7-21 and 27:7-35.1 through 27:7-35.12 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted amendments to the internal rules of the Division of Construction.

Such amendments concern the establishment of a new Subtitle K, Fiscal Management, in Title 16 of the New Jersey Administrative Code, the transfer of Chapter 33, Contract Administration, from Subtitle F to the new Subtitle K and renumbering the Chapters and Sections involved, and the transfer of Chapter 34, Construction Control, to the vacated Chapter 33 in Subtitle F.

The purpose of these amendments is to reflect the internal changes necessitated by a recent Departmental reorganization and to describe more accurately the governance of the Department's internal organization.

An order adopting these amendments was filed and effective December 30, 1971, as R.1971 d.237 (Exempt, Internal Rule).

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(f)

TRANSPORTATION

DIVISION OF RIGHT OF WAY

Adopt Revisions of Right of Way Rules

On January 7, 1972, John C. Kohl, Commissioner of Transportation, pursuant to authority of N.J.S.A. 20:1-1 through 20:1-33, 27:7-22, 27:7-44.6, 27:7-58 through 27:7-71 and 27:12-1 and in accordance with applicable provisions

of the Administrative Procedure Act of 1968, adopted revisions to the rules concerning right of way, as proposed in the Notice published November 4, 1971, at 3 N.J.R. 233(c).

An order adopting these revisions was filed and effective January 7, 1972, as R.1972 d.2.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(a)

TREASURY

STATE INVESTMENT COUNCIL

Proposed Regulations On Common Trust Funds

Frank K. Kelemen, Chairman of the State Investment Council in the Department of the Treasury, pursuant to authority of N.J.S.A. 52:18A-89, proposes to adopt regulations concerning common trust funds, to be referred to as Article 32.

Full text of the proposed regulations follows:

Regulations for State Investment Council,
Common Trust Funds, Article 32

Reg. 16:3-32.100 Pursuant to P.L. 1970, Ch. 270, there is hereby created in the Division of Investment a common trust fund to be called Common Pension Fund B. The following participating funds may invest in said Common Pension Fund B. 1. Consolidated Police & Firemen's Pension Fund, 2. Police and Firemen's Retirement System, 3. Public Employees' Retirement System, 4. State Police Retirement System, 5. Teachers' Pension and Annuity Fund.

Reg. 16:3-32.110 The Common Pension Fund B shall be a fund created for the purpose of investing in fixed income and debt securities which are legal investments for savings banks or life insurance companies organized under the laws of this State. Said Common Fund shall be composed of units of ownership of unlimited quantity. All units of ownership shall be represented by a certificate prepared by and issued by the Director of the Division of Investment. Each such certificate may represent one or more units of ownership. All units shall be purchased by the participating fund for the principal valuation price determined by these regulations. At the outset of said Common Fund, all initial purchases shall be made for a principal valuation price of \$1,000 per unit.

Reg. 16:3-32.120 All certificates of ownership of units shall contain the following information: 1. number of units purchased, 2. purchaser, 3. aggregate principal valuation price for the number of units purchased, 4. date of purchases, 5. serial number of the certificate, 6. principal valuation price per unit purchased.

Reg. 16:3-32.140 Each unit of participation shall represent an equal beneficial interest in the fund and no unit shall have priority or preference over any other.

Reg. 16:3-32.150 Upon each valuation date, as defined below, there shall be a valuation for every investment in the Common Fund in the method provided for in these regulations. The valuation shall be for the principal value per outstanding unit and the income value per outstanding unit.

Reg. 16:3-32.160 The valuation shall be at the opening of business of the first business day of each month.

Reg. 16:3-32.170

A. The Director of the Division of Investment shall use a recognized pricing service approved prior to use by the State Investment Council.

B. An investment purchased and awaiting payment against delivery shall be included for valuation purposes as a security; the cash account shall be adjusted to reflect the purchase price.

C. An investment sold but not delivered pending receipt of proceeds shall be valued at the net sales price.

D. For the purposes of valuation of an investment, with the exception of investments sold but not delivered, it shall not be necessary to deduct from the value ascertained by this regulation, brokers' commission or other expenses which would be incurred on the sale thereof.

Reg. 16:3-32.180

A. The following method shall be used in determining the principal value per unit:

To the valuation of investments determined as provided in 16:3-32.170 of these regulations, there shall be added (1) uninvested cash principal; (2) rights, warrants, or other options; (3) temporary investments which shall be valued at cost. The yield on these temporary investments shall be accrued and included in income monthly.

There shall be deducted from the sum so ascertained all expenses chargeable to principal due or accrued. The net principal value thus determined shall be divided by the number of existing units in order to ascertain the principal value of each unit.

B. The income value per unit shall be determined by the following method: Income shall include all interest accrued.

From such income on hand and accrued there shall be deducted the expenses and liabilities due and accrued which are chargeable to income. The amount of net income thus determined shall be divided by the number of existing units in order to ascertain the income value per unit. Such income value per unit shall be disbursed to each participating fund according to ownership of units.

Reg. 16:3-32.190 No admission to or withdrawal from the Common Fund shall be permitted except on the basis of the principal unit value determined as described in Reg. 16:3-32.180 hereof and no participation shall be admitted to or withdrawn from the Common Fund except on a valuation date or within five days thereafter; however, in the event that an admission or withdrawal occurs within the five day period aforementioned, it shall be based on the principal value as of the last valuation date preceding said admission or withdrawal.

All admissions or withdrawals shall be made in cash. The price for purchasing units, except for original units issued by the Common Fund, shall be the principal valuation per unit as determined on each valuation date pursuant to Reg. 16:3-32.180(A).

Reg. 16:3-32.200 These regulations may be amended from time to time by regulation of the State Investment Council. Any amendment adopted by such Council shall be binding upon all participating trusts and beneficiaries thereof. An amendment shall become effective, unless otherwise provided for therein, on the date it becomes effective under the "Administrative Procedure Act".

Reg. 16:3-32.210 In January and July of each year the State Investment Council shall consider the realized appreciation in the Common Fund per month and per unit

during the preceding six months. The Council may in its sole discretion choose any or all of the following options:

A. Declare as income to the participating funds such percentage of said realized appreciation of principal as it may deem prudent, adjusted for the amount of amortization of premium and accrual of discount recorded on the books at the time of distribution. When such declaration is made, the percentage of such appreciation of principal declared to be income shall be deducted from the total principal in the Common Fund and added to income in the Common Fund prior to the next regular monthly valuation. Following such declaration, the amount declared as income shall be treated and distributed as income to the participating funds as is normally effected each valuation date. Such distribution shall be calculated and made on the realized appreciation of principal per month per unit times the number of units held by each participating fund in each month affected by the declaration.

B. Declare as capital gains to the participating funds such percentage of said realized appreciation of principal as it may deem prudent. When such declaration is made, the percentage of such appreciation of principal declared shall be deducted from the total principal in the Common Fund and distributed prior to the next regular monthly valuation. Such capital gain distributed may be used to offset any capital losses incurred in the portfolio of any participating fund. Such distribution shall be calculated and made on the realized appreciation of principal per month per unit times the number of units held by each participating fund in each month affected by the declaration.

C. Retain any or all realized appreciation for future investments within the Common Fund.

Reg. 16:3-32.220 The Common Pension Fund B shall be permitted to invest in such securities and subject to the limitations and conditions contained in regulations of the State Investment Council except for the condition as to classification of funds contained in Article 5 of these regulations.

Reg. 16:3-32.230 The Director, Division of Investment, subject to the approval of the State Investment Council and the State Treasurer, may, upon two months' notice, liquidate the aforementioned Common Fund. In the event of such liquidation, the owners of the units shall share proportionately, according to units owned, in each investment held by the Common Fund. When such proportionate distribution is impracticable in the judgment of the Director, he may instead distribute on liquidation cash or temporary investments held by the Common Fund. Distribution upon liquidation shall occur within five days after a valuation date and shall be based upon the principal value per unit determined upon such valuation date. No liquidation will be effectuated without the approval by the State Investment Council of a plan of distribution of the assets of the Common Fund.

Interested persons may present statements or arguments in writing, orally in person or by telephone relevant to the proposed action on or before March 1, 1972, to:

Division of Investment
Department of the Treasury
State House
Trenton, New Jersey 08625
Telephone: (609) 292-5106

The State Investment Council, upon its own motion or at the instance of any interested party, may thereafter

adopt the regulations substantially as proposed without further notice.

Frank K. Kelemen
Chairman
State Investment Council
Department of the Treasury

(a)

TREASURY

STATE INVESTMENT COUNCIL

Proposed Revisions On Classification of Funds

Frank K. Kelemen, Chairman of the State Investment Council in the Department of the Treasury, pursuant to authority of N.J.S.A. 52:18A-89, proposes to adopt certain revisions concerning classification of funds. These revisions concern Reg. 16:3-5.110 (Pension and annuity group),

Reg. 16:3-5.140 (Temporary reserve group) and Reg. 16:3-5.150 (Trust group).

Following is the full text of these revisions (additions indicated in boldface thus; deletions indicated in brackets [thus]):

Reg. 16:3-5.110 Pension and annuity group.

The pension and annuity group shall include:

- (a) Consolidated Police and Firemen's Pension Fund [Commission].
- (b) Police and Firemen's Retirement System.
- (c) Public Employees' Retirement System.
- (d) State Police Retirement System.
- (e) Teachers' Pension and Annuity Fund.

Reg. 16:3-5.140 Temporary reserve group.

The temporary reserve group shall include:

- (a) College of Medicine and Dentistry of New Jersey—Grant Funds.
- [(a)] (b) General Investment Fund.
- [(b)] (c) General Trust Funds.
- (d) Higher Education Buildings Construction Fund (Act of 1971).
- [(c)] (e) Housing Assistance Fund.
- [(d)] (f) Local Emergency Aid Fund.
- [(e)] (g) Motor Vehicle Security Responsibility Fund.
- [(f)] New Jersey College of Medicine and Dentistry—Grant Fund.]
- [(g)] (h) New Jersey Educational Facilities Authority.
- [(h)] (i) New Jersey Housing Finance Agency.
- [(i)] (j) 1964 Higher Education Construction Fund.
- [(j)] (k) Outstanding Checks Account.
- [(k)] (l) Pension Increase Fund.
- [(i)] (j) 1964 Higher Education Construction Fund.
- [(m)] (n) Revolving Housing Development and Demonstration Grant Fund.
- [(n)] (o) School Building Aid—Capital Reserve Fund.
- [(o)] State Employees' Social Security Deduction Fund.]
- (p) State Health Benefits Fund.
- [(q)] State Lottery Fund.]
- [(r)] (q) State of New Jersey—Alternate Benefit Program.
- [(s)] (r) State 1960 Institution Construction Fund.
- [(t)] (s) State 1964 Institution Construction Fund.
- [(u)] (t) State Recreation and Conservation Land Acquisition Fund.
- (u) State Recreation and Conservation Land Acquisition Fund (Act of 1971).

- (v) State Transportation Fund.
- (w) State Water Development Fund.
- (x) Unclaimed Personal Property Trust Fund.
- (y) Unemployment Compensation Auxiliary Fund.
- (z) Veterans' Loan Guaranty and Insurance Fund (Veterans' Guaranteed Loan Fund).
- (A) Water Conservation Fund.

Reg. 16:3-5.150 Trust group.

The trust group shall include:

- (a) [New Jersey College of Medicine and Dentistry of New Jersey Funds.] College of Medicine and Dentistry of New Jersey Funds.
 - (1) Endowment Funds.
- (b) Supplemental Annuity Collective Trust.

Interested persons may present statements or arguments in writing, orally in person or by telephone relevant to the proposed action on or before March 1, 1972, to:

Division of Investment
 Department of the Treasury
 State House
 Trenton, New Jersey 08625
 Telephone: (609) 292-5106

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

Frank K. Kelemen
 Chairman
 State Investment Council
 Department of the Treasury

(a)

TREASURY

DIVISION OF TAXATION

Proposed Revisions On Transportation Licenses And Special Permittees to Transport Alcoholic Beverages

Sidney Glaser, Director of the Division of Taxation in the Department of the Treasury, pursuant to authority of N.J.S.A. 54:42-1, proposes to revise certain rules concerning transportation licensees and special permittees to transport alcoholic beverages. The rules involved in these revisions include N.J.A.C. 18:3-12.7, 18:3-12.8, 18:3-12.10 and 18:3-12.11.

Text of the proposed revisions follows (additions indicated in boldface thus; deletions indicated in brackets [thus]):

N.J.A.C. 18:3-12.7 Transfers from one transporter to another in course of delivery

Where transfers are made from one transporter to another transporter in the course of delivery, each transporter is to set forth on his waybill, delivery ticket, invoice [and the proper schedule of his report,] the name, address and license number of the transporter to or from whom the transfer was made, the name and address [and license number] of the original unlicensed consignor and the ultimate consignee, and the place at which the transfer was made, in addition to the other detail required by the schedule.

Cross Reference N.J.S.A. 54:45-1

N.J.A.C. 18:3-12.8 Number of schedules required

- (a) A report covering the transportation of alcoholic

beverages shall consist[s] of a control sheet supported by information to be given on [schedules "M", "N", "M-N" as the case may be.] the schedule as required hereinafter.

(b) Licensees may obtain permission to attach to the report a copy of each bill of lading or waybill instead of listing each transaction on the schedule for deliveries within the State from unlicensed sources. Application for such permission [is to] shall be made in writing to the Director of the Division of Taxation, stating reasons therefore, and attaching a sample waybill or bill of lading. [Where permission is granted in writing by the Director, such waybills or bills of lading are to be submitted in separate groups arranged alphabetically by consignees and securely attached to the schedule to which they apply.]

NUMBER OF COPIES TO BE MADE, FILED AND RETAINED WHETHER OR NOT ANY BUSINESS IS TRANSACTED

	Make	*File with Beverage Tax Bureau	**Retain in File of Licensee
(1) By Transportation Licensees:			
Control Sheet	2 copies	2 copies	1 copy
[Schedule "M"	2 copies	1 copy	1 copy]
Schedule "N"	2 copies	1 copy	1 copy
(2) By Special Permittees:			
Control Sheet	2 copies	1 copy	1 copy
Schedule "[M]-N"	2 copies	1 copy	1 copy

*File reports with the Beverage Tax Bureau, State House, Trenton, N.J., on or before the 15th day of the month next following.

**One complete copy of every report shall be kept on the premises of the licensee for three years, for examination by the Director.

(c) If [any] the schedule supporting the control sheet is not required in making the report for any particular month, it is to be indicated on the control sheet by entering the word "no" thus: Schedule ["M"] "N" consisting of . . no . . sheets.

Cross Reference N.J.S.A. 54:45-1

N.J.A.C. 18:3-12.10 [Transportation licensees; schedules required]

Schedule "N" — Alcoholic beverages transported into this State

(Note: The text of the present 18:3-12.10 is proposed to be deleted in its entirety and replaced with the following.)

(a) Transportation licensees. Giving information required by the schedule, list each shipment of alcoholic beverages transported to a place within New Jersey from a consignor not licensed in this State.

(b) Transportation licensees. Where the out-of-State consignor is licensed in New Jersey and delivery is made to, or for account of, a licensed wholesaler located within this State, the transporter or special permittee shall report only the total number of packages delivered to such consignee during the month.

(c) Special permittees. On Schedule "N" list all return shipments to the original sources within New Jersey from places outside of New Jersey.

N.J.A.C. 18:3-12.11 [Special permittees; Schedule "M-N"] Reserved

(Note: The text of the present N.J.A.C. 18:3-12.11 is proposed to be deleted in its entirety.)

Interested persons may present statements or arguments

in writing, orally in person or by telephone relevant to the proposed action on or before March 1, 1972, to:

Division of Taxation
Taxation Building
West State and Willow Streets
Trenton, New Jersey 08625
Attn.: Mr. John K. Rafferty
Telephone: (609) 292-5995

The Department of the Treasury, upon its own motion or at the instance of any interested party, may thereafter adopt the revisions substantially as proposed without further notice.

Sidney Glaser
Director
Division of Taxation
Department of the Treasury

(a)

HACKENSACK MEADOWLANDS DEVELOPMENT COMMISSION

Proposed Revisions in Building Code

The Hackensack Meadowlands Development Commission, pursuant to authority of N.J.S.A. 13:17-1 et seq., proposes to revise certain portions of the Building Code for the Hackensack Meadowlands District.

A summary of the proposed revisions follows:

REVISIONS TO HACKENSACK MEADOWLANDS DISTRICT BUILDING CODE

1. Page 1, Section G-102.0 is hereby deleted in its entirety and replaced with the following:

G-102.0. District Building Code. The following codes, regulations, and manuals, except as modified and amended, shall be applicable in the Hackensack Meadowlands District and are hereby adopted as the Building Code for the Hackensack Meadowlands District:

Code/Regulation	Subject Area Covered
1. Standard Building Code of New Jersey and the Rules for Construction of One and Two Family Dwellings (Revised, 1966).	(a) One and two family dwellings
2. Hackensack Meadowlands Development Commission Foundation Supplement, 1969.	(b) Schools and Institutions
3. Regulations for the Construction of Hotels and Multiple Dwellings (1968).	Footings and Foundations
4. Chapter 115, Title 12, N.J.A.C. (Building Code, 1971).	Hotels and Multiple Dwellings
2. Chapter 115, Title 12, N.J.A.C. is hereby amended as follows:	All other buildings and structures

(a) Page 6, Section 102.0 is deleted and in its place Section G-104.0 shall be applicable.

(b) Page 9, Section 113.2 shall read as follows:

A. All alterations and repairs to existing buildings or structures shall be made in conformance with these regulations.

B. If the cost of alterations or repairs to an existing building or structure is 25% or more of the physical value of the building, the entire building must conform to this Code and Table 505.

(c) Page 11, Section 116.1, add the following:

"The Office of the Chief Engineer may also require notification by the applicant prior to the following inspections: footings, and foundations, rough and final.

(d) Page 13, Section 122 is deleted.

(e) Page 14, Section 123.0 is deleted and in its place Section G-108.0 shall be applicable.

(f) Page 14, Section 124.0 shall read as follows:

The Office of the Chief Engineer may grant exceptions from the literal requirements of this Code in accordance with Chapter 404, Laws of 1968.

(g) Page 17, "Bureau" shall mean the Office of the Chief Engineer, Hackensack Meadowlands Development Commission.

(h) Page 18, "Commissioner" shall mean the Hackensack Meadowlands Development Commission.

(i) Page 19, "Department" shall mean the "Office of the Chief Engineer, Hackensack Meadowlands Development Commission."

(j) Page 54, Section 402.0, paragraph B shall be deleted.

(k) Page 71, Notes 1 and 10 shall be deleted.

(l) Page 71, In place of Note 10 of Table 505.0 substitute the following:

For buildings equipped with automatic sprinkler systems, the minimum clearance from the top of the combustible contents to the underside of the lowest roof member shall be five (5) feet or such other dimension as shall be approved by the fire underwriters.

(m) Page 71, Add new Note 12, as follows:

Item 12 B shall apply only to buildings equipped with automatic sprinkler systems; for buildings not equipped with automatic sprinkler systems, 15 feet or more in height, item 12 A shall apply.

(n) Page 71, Add new Note 13, as follows:

For buildings not equipped with automatic sprinkler systems, the minimum clearance from the top of the combustible contents to the underside of the lowest roof member shall be five (5) feet.

(o) Page 83, Delete Section 513.2.

(p) Page 93, Section 602.0, Line 5, "Sec. 508.0" shall read "Sec. 517.0."

(q) Page 97, Section 606.1, delete Note 3.

(r) Page 134, Section 732.5 B., Line 1 "15,000 square feet" should read "1,500 square feet."

(s) Page 172, Section 1301.4 C. (1), Line 1, after "source" delete comma and add following: "both of which operate from a separate water main network."

(t) Page 172, Section 1301.4 C., delete (4) and (5).

(u) Delete Sections 811.0, 812.0, 813.0, 814.0, 815.0, 816.0, and 817.0.

Copies of the full text of the proposed revisions are available from:

Secretary
Hackensack Meadowlands Development Commission
Post Office Box 85
Lyndhurst, New Jersey 07071

Interested persons may present statements or arguments in writing relevant to the proposed action on or before March 1, 1972, to the above address.

Upon full consideration of all submissions respecting the proposed action, the Hackensack Meadowlands Development Commission, upon its own motion or at the instance of any interested party, may thereafter adopt the revisions substantially as proposed without further notice.

Clifford A. Goldman
Secretary
Hackensack Meadowlands Development Commission

(a)

PORT OF NEW YORK AUTHORITY

Revisions Of Charges at LaGuardia Airport And Map of Public Areas at Marine Terminals

On January 6, 1972, the Committee on Operations of the Port of New York Authority adopted revisions concerning the schedule of charges at LaGuardia Airport, as well as revisions to FMC Schedule No. PA-9 concerning the map of public areas and marine terminal highways at Port Newark and Elizabeth-Port Authority Marine Terminal.

Full text of the revisions follows:

Resolved, that the Schedule of Charges for the use of the Public Landing Area, Public Ramp and Apron Area, Public Aircraft Parking and Storage Areas and Related Services at LaGuardia Airport, adopted by the Committee by resolution of October 5, 1950 (appearing at page 34 et seq. of the committee minutes of that date), as amended, be and the same is hereby amended, effective February 1, 1972, by amending the first paragraph of Section 1 thereof to read as follows, such action being subject to the approval of General Counsel:

"For each aircraft take-off - \$1.20 per thousand pounds of maximum gross weight for take-off of such aircraft, provided that the minimum charge for each take-off shall be \$. (Effective February 1, 1972)."

Resolved, that the "FMC Schedule No. PA-9 Naming Rules and Regulations Applying at Port Authority Marine Terminals and Rates and Charges Applicable For the Use of Public Areas at Port Authority Marine Terminals" adopted by the Committee at its meeting on February 3, 1966 (appearing at pages 3 et seq. of the committee minutes of that date), be and the same is hereby amended, effective February 7, 1972, by inserting therein the following new maps:

"The Port of New York Authority - Port Newark - Maps of Public Areas and Marine Terminal Highways", dated February 7, 1972.

"The Port of New York Authority - Elizabeth-Port Authority Marine Terminal - Map of Public Areas and Marine Terminal Highways", dated February 7, 1972."

Copies of these revisions were filed January 26, 1972, as R.1972 d.12 (Exempt, Exempt Agency).

Albert E. Bonacci
Department of State
Director of Administrative Procedure

STATE NEWS OF PUBLIC INTEREST

NOTICE ON TRANSPORTATION BENEFITS TAX ACT ISSUED

The following Notice was issued January 12, 1972 by Sidney Glaser, Director of the Division of Taxation in the State Department of the Treasury:

Take Notice that pursuant to Chapter 222 of the Laws of New Jersey of 1971, as amended (the Transportation Benefits Tax Act), the Commissioner of Transportation of the State of New Jersey on December 17, 1971, certified

to the State Treasurer of the State of New Jersey his finding that there was on January 1, 1971, one severe interstate transportation problem involving New Jersey, and that this affects the States of Pennsylvania and New Jersey.

He has, therefore, identified the States of Pennsylvania and New Jersey as "critical area states" within the meaning of this Act.

This finding makes the income tax imposed by the Transportation Benefits Tax Act applicable for the taxable period beginning June 1, 1971. The tax is imposed upon every resident of the State of New Jersey with respect to the classes of income derived by him from sources within Pennsylvania and upon every resident of the State of Pennsylvania with respect to the classes of income derived by him from sources within the State of New Jersey.

Further information concerning the effect of the Transportation Benefits Tax Act and procedures to be followed by employers and employees may be obtained by writing to the State of New Jersey, Division of Taxation, Transportation Benefits Tax, P. O. Box 1686, Trenton, New Jersey 08625.

DEPARTMENT OF STATE FILES TYPICAL NEW ETHICS CODE

The new "Conflicts of Interest Law" — which became effective Jan. 11, 1972 — requires among other things that each Department of the State Government issue a code of ethics to govern its employees.

These codes, having been effective within the respective Departments since Jan. 11, are now also being filed with the Division of Administrative Procedure, by request of the Executive Commission on Ethical Standards, chaired by Maj. Gen. William R. Sharp, Chief of Staff, Department of Defense.

Editor's Note:

Since it would be impractical to print each code, we reproduce below in full a typical code, as filed by Paul J. Sherwin for the Department of State:

"1. Each employee of this Department shall refrain from any employment or activity which interferes with the performance of the employee's departmental duties.

2. Each employee of this Department shall refrain from using his official position to secure unwarranted privileges or advantages for himself or others.

3. Each employee of this Department shall refrain from the use of or what reasonably appears to be the use of information obtained in the performance of his duties when such information is not available to the general public.

4. Each employee of this Department shall refrain from directly or indirectly receiving any favor, gratuity or gift under any circumstances from which it might be reasonably construed that such favor, gratuity or gift was given for the purpose of influencing the employee in the performance of his duties.

5. Each employee of this Department whose salary is derived from Federal funds shall refrain from engaging in political activity prohibited by Federal law and regulation.

6. No employee of this Department should engage in any particular business, profession, trade or occupation

which is subject to licensing, or regulation by a specific agency of State Government without promptly filing notice of such activity with the Executive Commission on Ethical Standards.

7. No employee of this Department should act in his official capacity in any matter wherein he has a direct or indirect personal financial interest that might reasonably be expected to impair his objectivity or independence of judgment.

8. No employee of this Department should knowingly act in any way that might reasonably be expected to create an impression or suspicion among the public having knowledge of his acts that he may be engaged in conduct violative of his trust as a State officer or employee.

The rules and regulations set forth above are intended to be supplementary to all standards provided in c. 182, to be supplementary to all standards provided in P.L. 1971 c. 182, and are not to be construed as being in derogation thereof."

LOCAL POPULATION DENSITIES ARE FIGURED FOR FIRST TIME

"The first comprehensive study in 40 years of specific municipal land areas" has been issued by the Division of State and Regional Planning in the Department of Community Affairs.

Division Director Sidney L. Willis noted that the report, New Jersey County and Municipal Work Sheets, for the first time shows population, population density and actual land areas for every municipality and county in the State.

It is based on final figures from the 1970 U. S. Census, plus extensive research into land areas with the cooperation of several State agencies and each of the 21 county planning boards.

The 50-page volume is known as PT-1, for Planning Tabulation, and is the first of a similar series. It includes a map of all political subdivisions in the State.

Gratis copies have been sent to all county planning boards, who reviewed the final results before issuance, and other copies can be obtained at \$1.75 each from: Office of Public Information, Department of Community Affairs, 363 West State Street, Trenton, N.J. 08625.

FARMERS IN THREE COUNTIES INCLUDED IN NATIONAL SURVEY

Farmers in three New Jersey counties are providing statistics for a nationwide survey of farm production expenses, according to Ray S. Crickenberger, statistician in charge of the New Jersey Crop Reporting Service.

The survey will use a scientifically-selected sample of crop and livestock producers to represent the total farm sector of the United States. There will be 10,000 interviews in 396 counties throughout the nation, or an average of about 25 per county. In New Jersey, the counties are Somerset and Union, to be considered as one sampling unit, and Camden.

Crickenberger said the survey is the first of its kind since 1955, since which time purchasing patterns have changed drastically. Farmers now buy considerably more fuel, fertilizer and machinery, but are spending less for hired labor. Also, their purchases of chemicals have changed substantially, he said.

Crickenberger believes the survey will play a major role in helping farm program planners, farm organizations and analysts in a better understanding of how farmers stand in the nation's economic picture.

ALAMPI GIVES ANNUAL REPORT TO AGRICULTURAL CONVENTION

"In a year of predominance by the three E's—ecology, environment and emotion—the future of agriculture in New Jersey and everywhere else is affected by the strong feelings of people about a healthy and pleasant environment," Secretary of Agriculture Phillip Alampi declared Jan. 27 in his annual report to the State Agricultural Convention.

"As never before," he continued, "we now have a chance to achieve recognition of agriculture's contribution to the environment."

Alampi said that the Blueprint Commission on the Future of New Jersey Agriculture, of which he is chairman and which was appointed at the request of Gov. William T. Cahill, is hard at work and is confident of meeting the target date of December for its report.

Reviewing the past year in agriculture, Alampi mentioned widespread damage by the gypsy moth, but said the new community-by-community approach to gypsy moth control had proven quite successful.

He also reported on biological control programs and said that New Jersey's leadership in this field is evidenced by the fact that the State Department of Agriculture, through a Federal grant, is now rearing parasites for all infested states.

He noted the growth of the equine industry in the Garden State, with almost 35,000 horses now stabled in New Jersey, nearly double the 1961 figure.

He said the new Sediment Control Committee had held several successful meetings and noted evidence that flood plain damage and other aspects of conservation needs are being recognized.

He reported that New Jersey's poultry inspection program last year was certified as "equal to" Federal inspection. The red meat inspection program had been certified previously.

From January 1971 to December 1971, meat and poultry inspectors made 56,037 inspections. During this period, the total number of animals condemned was 189, while 364,304 pounds of meat and poultry products were condemned for adulteration, rancidity, sourness, accidents or other reasons.

Progress is being made in the hog cholera eradication program, he said. Last year, hog cholera was found on two farms and 689 head of swine were condemned at a cost to the State of about \$16,500, far less than the \$70,000 of the previous year.

AGRICULTURE AND GOOD ENVIRONMENT GO HAND IN HAND, EXPERTS SAY

Agriculture and good environment go hand-in-hand, three experts told those attending the 101st Farmers Week last month in Trenton.

The panel members were Richard J. Sullivan, Commissioner of the state Department of Environmental Protection; Dr. Dixon D. Hubbard, special assistant, Office of the Secretary, U.S. Department of Agriculture; and Dr. Robert White-Stevens, chairman, Bureau of Conservation and Environmental Science, Rutgers College of Agriculture and Environmental Science.

Sullivan noted that, although there are some who believe the current "ecology kick" is a fad, he personally finds it incomprehensible to feel that the problem will "just go away".

He expressed the belief that for the next 50 years people will be preoccupied with ecology and, in contrast to some

who express contrary beliefs, he feels the environment can be corrected without destroying the economy.

Adding that people who write laws must realize that keeping the earth green is an absolute necessity, he said "it would be a real irony if instead of the earth going up in a blaze it goes simply by being used up."

Sullivan pointed out that although pollution is one of the most discussed environmental problems, he feels that in New Jersey "the main issue is how the land is managed".

He noted that when farmland is diverted to other uses it is quite often said it is being put to the highest use, but that he feels the highest use of some lands is the growing of crops for food.

Dr. Hubbard pointed out that "the agricultural industry comprises perhaps the largest environmental complex in the world. Therefore, agriculture's responsibility in enhancing the quality of the environment is colossal."

Illustrating the devastation wrought by such things as floods and dust storms, he went on to show how the pattern has changed since 1938 when the first Soil Conservation District was established. He said that Federal agricultural programs affect at least three-fourths of the nation's land resources and that these programs will foster environmental improvement and sustain productivity.

Dr. White-Stevens graphically illustrated the fallacy of blaming the farmer for much of the environmental pollution and pointed out that it is precisely in the area of food and fiber supply that the American farmer has made his most substantial contribution.

He pointed out that the only hope on earth of feeding the world's burgeoning billions are the farmers of the world and it will be the western farmer who must lead the way.

"Modern growers and ranchers are fully aware of the necessity to be in tune with the environment in their farming operations, for they know they cannot sustain their soils, their crops or their livestock at a profitable status unless they observe and obey the basic laws of environmental science," he concluded.

20 MODEL SCHOOLS SELECTED IN "NEW CAREERS" PROJECT

State Education Commissioner Carl L. Marburger has announced the selection of 20 New Jersey elementary schools as "model schools" to try out a new way of organizing instructional programs which involves changes in grouping students and using teaching staff.

The model schools will pilot a project of the State Department of Education called New Careers in Education, aimed at providing a comprehensive approach to meeting individual student needs and producing more effective teaching.

The participating schools will be known as multi-unit schools. They will move away from the use of self-contained classrooms, where students are arbitrarily grouped by age and taught by a single teacher, and will establish "open" units made up of students grouped by learning objectives and instructed by a team of teachers.

Each unit will reflect roughly a three-year age span of students. The teaching team will cooperatively plan and carry out learning activities suitable for the students in the unit. The activities will be coordinated by a teacher acting as unit leader.

Together the teachers on the team will make immediate and relevant decisions about instructional matters affecting them and their unit. It is expected that within the unit, individual teacher strengths and abilities will be recognized and used most productively.

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DOWNWARD TREND IN NUMBER OF FARMS SLOWED LAST YEAR

Although the number and acreage of farms in New Jersey continued to decline in 1971, the rate of decrease was less than in recent years, according to the annual analysis by the New Jersey Crop Reporting Service. It was also well below the national rate of decline.

An estimated 8,500 farms were in operation in New Jersey last year, down one per cent from the year before. This compares with annual declines ranging from two to four per cent over recent years.

Land used for farming totaled 1,000,000 acres in 1971, also down one per cent. Since 1961, approximately 440,000 acres have been diverted to non-farm uses.

The trend to larger farm units also slowed slightly. The average New Jersey farm in 1971 consisted of 118 acres, up one acre from 1970. Size of the average farm in New Jersey has grown by 23 acres since 1961.

Nationally, the number of farms decreased two per cent last year to 2,876,000. Total land in farms, estimated at about 1,117 million acres for 1971, continues a steady decline but at a much slower rate than the number of farms.

EXAMINING POSSIBLE SITES FOR SHORT-TAKE-OFF PLANES

A study committee including local citizens will examine three proposed sites in Hudson County recommended for a new V-STOL aviation facility to accommodate very short takeoff and landing planes.

The three selected sites, two in the Meadowlands and the third on the Jersey City waterfront, were announced last month by state Transportation Commissioner John C. Kohl.

He said they had been selected jointly by his Department, the Federal Aviation Administration and the Port of New York Authority from a list developed from numerous sources and reviewed by the consulting engineering firm of Parsons, Brinckerhoff, Quade and Douglas, New York City.

The three sites to be given further study were described as follows:

1. East of New Jersey Turnpike Exit 16 and south of Route 3; lying mainly in North Bergen and partly in Secaucus. "This site offers good highway access potential, utilization of possible Penn Central access to Penn Station, New York and Newark, and an unused area for a V/STOLport."

2. Near the new U.S. Postal Service facility under construction; mainly in Jersey City and partly in Secaucus. "Advantages are similar to Site 1, but with a large land area for other uses and proximity to the postal facility."

3. In the vicinity of Exchange Place and the Central Railroad yards on the Jersey City waterfront. "As this site is close to developed and redeveloping areas, it understandably raises serious concern among Jersey City officials and the community, but its proximity to PATH, which affords excellent access to Manhattan, Journal Square and Newark, and its unique waterfront location dictate that it should be objectively evaluated."

Commissioner Kohl said numerous criteria were applied in narrowing the choice from among the many locations proposed down to the three cities. Among major factors were the character of the immediate areas and plans for development, environmental impact, accessibility to Manhattan, Newark and other commercial centers, suitability of air space and a rough indication of probable costs.

Kohl added:

"Because of the serious concerns expressed by residents and officials in the areas to be studied, particularly by Mayor Paul T. Jordan of Jersey City, and because it is imperative that any such projects be acceptable to the community in which they would be located, the consultant has been directed to work closely with local officials and will organize a committee of representative citizens to serve as an information resource in carrying out the study.

"Such a Community Resource Committee will be expected to participate actively at appropriate stages of the study and to act as a liaison between the consultant team and the people of the communities represented.

"A dominant factor in the evaluation must be compatibility with the community," the Commissioner said.

CLIFFORD NAMED TO HEAD INSTITUTIONS AND AGENCIES

Robert L. Clifford, former Commissioner of Insurance, was named Commissioner of the Department of Institutions and Agencies by Gov. William T. Cahill on Jan. 11 when the new Legislature convened.

He succeeds Dr. Maurice G. Kott, who had been Acting Commissioner since the resignation of Dr. Lloyd W. McCorkle.

The Department is the largest in the state government, with a budget of over \$193 million and more than 18,000 employees.

Until a successor is named for Clifford as Insurance Commissioner, W. Morgan Shumake, deputy commissioner, is acting in the post.

MAJOR REORGANIZATION SET FOR COMMUNITY AFFAIRS DEPT

Community Affairs Commissioner Lawrence F. Kramer announced a major reorganization of the Department that provides a more streamlined administrative operation and should realize a cost savings estimated at more than \$200,000.

The plan abolishes the post of Deputy Commissioner and establishes two Assistant Commissioners, who will share administrative and program responsibilities.

In addition, the proposal cuts in half—from eight to four—the number of divisions, which are the major agencies responsible to the Assistant Commissioners; and it establishes a new central Office of Program Analysis which will evaluate all department programs, policies and personnel.

Kramer announced that the two Assistant Commissioners are Eugene F. Deutsch, 42, of Union, who had been serving as assistant commissioner for intergovernmental relations since September, 1970, and Dr. William S. Lieber, 31, of Englewood, who had been a member of the White House staff since 1968, most recently assigned to the Department of Health, Education and Welfare. Both receive \$27,500.

Miss Constance Midkiff of Lincoln Park has been appointed as the first administrator of the new Office of Program Analysis. Miss Midkiff had been director of the

Paterson Office on Aging since February, 1967. Her salary is \$22,500.

The reorganization also involves the following changes in structure and personnel:

The former Office of Economic Opportunity becomes a new Division of Human Resources, headed by Earl McLeod, 43, of Trenton, who had served as deputy director of OEO (Human Resources) since January 1971. His salary range is \$23,768-30,896. McLeod replaces James D. Coffee, who had served as director since June 1970.

The new Division of Human Resources also includes a new Bureau of Community Development, formerly the Bureau of Community Assistance in the Office of Community Services. It will oversee all community development and Model Cities assistance.

The Division of Administration is abolished, along with the post of director of administration, which had been filled by Frederick A. Schenck, of Trenton, since March 1967. The administrative functions are reallocated to the two Assistant Commissioners, with public information, personnel and payroll operations going to Assistant Commissioner Deutsch and budgeting and accounting functions to Assistant Commissioner Lieber as two new offices—fiscal and data processing.

The former Divisions of Local Finance and Community Services are merged into a new Division of Local Government Services. It continues to be headed by Joseph N. Ehret of Wall Township, who has served as director of Local Finance since July 1, 1970.

The former Division on Aging, which had been scheduled to be dissolved under the Governor's Management Study Commission report, is reconstituted as a special and identifiable Office on Aging in the Division of Human Resources. It will be administered by Miss Midkiff on an interim basis, pending an appointment of a successor to Edward L. Dononue, who had been director since July 1970.

The Division of Housing and Urban Renewal is retained in its present form until the Governor's Housing Task Force has submitted its recommendations.

The Division of State and Regional Planning remains the same and will continue to be headed by Sidney L. Willis, who has been director since 1968.

The Women's Division becomes a special Office on Women in the new Division of Human Resources.

"This reorganization plan is designed to streamline and improve our administrative operation and bring me closer to the day-to-day activities of the Department," Kramer said. "It will bring about greater efficiencies, effectiveness and economies in providing assistance to the communities of New Jersey."

Kramer said the new plan has been submitted to Governor William T. Cahill for his review and approval, and will then go to the State Legislature.

SHINE, COMBS NAMED TO NEW STATE EDUCATION POSTS

Promotions in the Department of Education include the reassignment of Assistant Commissioner William A. Shine as head of the Division of Curriculum and Instruction, and the elevation of Fred H. Combs Jr. to Assistant Commissioner succeeding Dr. Shine as head of the Division of Controversies and Disputes.

The appointments were announced by Education Commissioner Carl L. Marburger, effective Jan. 24.

As head of Curriculum and Instruction, Dr. Shine fills the vacancy created by the resignation last November of Robert H. Seitzer to become a U.S. regional commissioner

of education. In his new position, Dr. Shine has broad responsibilities in directing the Department's activities in elementary and secondary school administration, supervision and curriculum services and education of the handicapped, urban education and migrant education.

Combs had been an assistant in the Division of Controversies and Disputes the last six years. The Division performs for the Education Commissioner his statutorily-imposed obligation to hear and determine all controversies and disputes which arise under the school laws.

WITHEY TO LEAVE STATE FOR VERMONT EDUCATION POST

Robert A. Withey, director of the State Department of Education's Bureau of Elementary and Secondary School Administration and Supervision, will leave the Department in April to become Deputy State Education Commissioner in Vermont.

Withey has been an educator for 20 years and has served in the state education department since 1960. His appointment to the Vermont position, where he will assist Commissioner Joseph H. Oakey, has been approved by the Vermont State Board of Education.

A native of Long Branch, Withey was graduated from Rutgers University in 1952 and began his career as a social studies teacher in Metuchen High School. He joined the Education Department in 1960 as a consultant in guidance, served later as coordinator for the National Defense Education Act and as assistant director of secondary education before assuming his bureau director's position in 1969.

He holds a master's degree from Rutgers. He and his wife, Maria, live at 50 Pine Knoll Drive, Lawrence Township. They have three children.

HOUSING FINANCE AGENCY APPROVES \$29 MILLION FOR 1,123 MORE UNITS

Community Affairs Commissioner Lawrence F. Kramer last month announced that the New Jersey Housing Finance Agency had authorized mortgage loans of \$29.7 million to finance construction of 1,123 more housing units in the State.

The loans are for developments in Newark, Bloomfield, Wayne Township, Roselle and Bridgeton.

John P. Renna Jr., executive director of the agency, said the authorizations marked the largest single number of commitments by units and total dollars since the agency was created four years ago to provide moderate-income apartment housing.

Included in the new authorizations were three more senior citizens projects — in Roselle, Wayne and Bloomfield — pushing the total number of Housing Agency-Backed senior citizens projects to 1,904 units.

The agency authorized these amounts for the following six projects:

- A \$6,650,000 mortgage loan to Wayne Senior Citizens Runnymede Corporation for construction of a 243-unit senior citizens complex at Valley Road and Runnymede Drive.

- A \$6,424,899 mortgage loan to Kawaida Towers Inc., Newark, for construction of a 16-story centrally air conditioned high-rise for 210 units in Lincoln Avenue near Delavan Avenue and Broadway in Newark.

- A \$4,760,176 mortgage loan to the Neighborhood Improvement Association in Bridgeton, for construction of a 200-unit garden apartment and town house apartment

project on 16 acres in the second ward of Bridgeton. In this instance the Bridgeton municipal government will receive 15 percent of the annual gross shelter rents in lieu of property tax payments.

- A \$4,346,850 mortgage loan to the Clinton Hill Redevelopment Corporation (CHARC) in Newark for construction of a 153-unit garden apartment project in the Clinton Hill area of Newark.

- A \$4,015,533 mortgage loan to Roselle Senior Citizens Housing Corporation in Roselle (Union County) for construction of a 170-unit five story mid-rise on West Second Street.

- A \$3,506,199 mortgage loan to the Bloomfield Senior Citizens Housing Corporation for construction of a 147-unit nine story mid-rise at Lewellyn and Koehler Avenues in Bloomfield (Essex County).

SAFETY COURSE REQUIRED FOR FIRST-TIME HUNTING LICENSE

A new measure concerning hunter safety has been signed into law by Gov. William T. Cahill. Assembly Bill No. 923 requires that all persons obtaining their initial firearm hunting and trapping licenses must first complete a hunter safety course.

All persons applying for purchase of a 1972 hunting license must exhibit to the issuing agent either a previous year's license or a certificate showing successful completion of a firearm hunter safety course.

The requirement for acquiring a firearm license now coincides with the archery specification in effect since 1958, under which all persons must successfully complete an archery hunter safety course to receive their first license.

Juvenile hunters between 10 and 14 years of age must take a hunter safety course before applying for their 1972 license, whether or not they have held a previous year's juvenile license.

A further change for young hunters will be a separate license for each type of hunting. In the past, one license was used for both firearms and archery hunting. Now, the young hunter must take the appropriate hunter safety course for the license he wishes. Each license costs \$2.

MUNICIPAL COST RISES SHOWN IN ANNUAL FINANCIAL REPORT

Total municipal expenditures and revenues during calendar year 1970 increased by approximately 12 per cent over 1969, according to a financial report by the state Department of Community Affairs.

The figures are contained in the 33rd annual report of the Department's Division of Local Finance (now the Division of Local Government Services). The 709-page publication contains comparative financial statistics about all 567 municipalities and 21 counties for 1970.

Total municipal expenditures rose 12 per cent—from \$855 million in 1969 to \$958 million—while revenues increased by 11.6 per cent—from \$836 million to \$934 million.

On the county level, expenses increased from \$432 million to \$499 million, a 15.5 per cent rise. Revenues, however, rose only 10 per cent—from \$427 million in 1969 to \$469 million in 1970.

In addition to figures on costs and revenues, the report contains comparative data on the composition and size of the tax base and debt amount. It provides a table of equalized property tax rates for each community, permitting ready comparison of tax trends.

The report also shows that the costs of all principal

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municipal services have risen, except for municipal welfare expenditures which dropped five per cent from \$16.5 million to \$15.7 million in 1970.

Joseph N. Ehret Jr., director of the Division, said the municipal welfare costs decline was related to the assumption of more welfare costs by the state and counties. For the same reason, county welfare expenses increased 17 per cent, from \$60.6 million to \$70.9 million in 1970.

Other statistics in the report include:

- Local recreation and conservation expenditures increased 16.7 per cent, to \$37 million from \$32 million. Counties, recording a 26 per cent increase, spent \$20 million for recreation and conservation, compared to \$15.9 million in 1969.

- General municipal government expenses rose to \$120 million, a 25 per cent increase. Counties reported a 23.7 per cent rise in spending to \$42.9 million.

- Health costs rose six per cent to \$36 million in 1970. County health expenditures also increased slightly to \$124 million, up 2.5 per cent.

- Municipal public safety expenditures increased to \$297 million, up 16 per cent. County expenditures showed an 18 per cent increase to \$29.5 million.

- Municipal public works expenditures rose 24 per cent to \$217 million. County costs increased to \$60 million, up 32 per cent.

- Also reported was a 14 per cent increase in school, county and special district taxes to \$1.5 billion.

Copies of the report at \$10 each are available from the Office of Public Information, Department of Community Affairs, P.O. Box 2768, Trenton, N.J. 08625. The report has been distributed free of charge to all public libraries in New Jersey.

TAKING APPLICATIONS FOR SIXTH INTERNS IN PUBLIC SERVICE PROGRAM

The Department of Community Affairs announced that it is again accepting applications from college and graduate students for its sixth consecutive summer Interns in Public Service program.

The 11-week program will employ about 200 students in a variety of public and community service positions throughout the State. Participants will work on a full-time basis from June 12 through August 25 in municipal, county, and state offices, antipoverty, legal services and Model Cities agencies, programs to assist the aging, and some public-oriented private agencies.

In addition, seminars on public affairs topics will be scheduled during the program.

The application deadline for summer internships is March 15. However, two-year law students desiring an internship with a local legal services office, the State Office of the Public Defender or the State Attorney General's Office have until April 1 to file applications.

All students are urged to submit applications as soon as possible.

Last year 204 students were selected from among more than 1,800 applicants.

"The intern program seeks to encourage students to

utilize their skills and develop their interests in the field of public affairs so that they will eventually apply their talents towards careers in the government and community service sector," said Community Affairs Commissioner Lawrence F. Kramer.

"At the same time, we are eager for these students to gain a better understanding of government from which they can benefit as private citizens in influencing governmental decisions."

Students regularly enrolled as undergraduate or graduate students at accredited colleges or universities are eligible to apply. Preference is given to New Jersey residents. There are no age, sex or marital restrictions, but immediate relatives of Department employees are not eligible.

Intern salaries range from \$2 an hour for college freshmen (those who have completed their first year of study) to \$3.25 an hour for graduate students. The salaries, based on the standard Civil Service pay scale for student assistants, are paid by the Community Affairs Department.

Applications may be obtained by writing to: Interns in Public Service, New Jersey Department of Community Affairs, P.O. Box 2768, Trenton, New Jersey 08625. Copies also are available at many college placement offices.

EDUCATORS FROM FOREIGN COUNTRIES OBSERVING TEN STATE SCHOOLS

Ten school administrators and vocational education teachers from eight countries are completing a six-week observation of New Jersey schools.

Part of the International Education Development Program authorized by the Mutual Educational and Cultural Exchange Act of 1961, the visit was supervised by the State Department of Education.

The visitors, from British Honduras, Brazil, Cyprus, Finland, Italy, Mexico, Nepal and Thailand, were first given a three-day orientation program at the State Department of Education in Trenton. They were then placed in communities throughout the state, where they observed ten separate school systems. They return to Trenton tomorrow for an evaluation session.

During their school stay, they lived with American families in Burlington, Essex, Hudson, Mercer, Middlesex, Monmouth and Morris Counties.

The orientation program was directed by Dr. Richard B. Scheetz, coordinator of school-industry cooperation.

ARTISTS INVITED TO ENTER JURIED SHOW AT STATE MUSEUM

The New Jersey State Museum will hold its annual juried art show, "Art From New Jersey 1972", from March 18 through May 14. A prospectus containing information on entering the exhibition has been mailed to New Jersey artists.

Delivery of entries will begin on Feb. 14. Artists who had not received a prospectus by Jan. 30 may obtain an entry blank by visiting the Art Office at the State Museum or by calling (609) 292-5420.

To enter, artists must be 18 years of age or older and currently be living or employed in New Jersey. Artists may submit only one work, which must have been completed in 1968 or later and may not have been exhibited previously at the New Jersey State Museum. There is no entry fee.

Paintings, sculpture, drawings and prints will be juried by Richard Ballamy, Director, Goldowsky Gallery, New

York; Sarah Faunce, Curator of Paintings and Sculpture, Brooklyn Museum; and Richard Field, Assistant Curator of Prints, Philadelphia Museum of Art.

Awards will include the Governor's Purchase Award of \$5,000 for one or more works which will become part of the Museum's permanent collection.

Last Call For Bound Volumes

For subscribers wishing a permanent record, a bound volume of the 12 monthly issues of the New Jersey Register for last year is now available, according to Albert E. Bonacci, Director of Administrative Procedure.

It includes an index for the year listing rules proposed but awaiting adoption at year-end and those adopted during 1971. A cumulative index since initial publication of the Register in September, 1969 and covering 1970 is also included.

The volume is 284 pages in bound booklet form, with matching annual volumes planned for future years, Bonacci said.

Orders, together with check or money order made out to: Director, Div. of Administrative Procedure, may be mailed to the Division, 10 North Stockton Street, Trenton, N.J. 08608.

Price: \$8.00 per volume, postpaid.

The administrative director emphasized that orders must be placed immediately because of the deadline for binding. He said there is no assurance that later requests for 1971 bound volumes can be filled.

OFFICIAL LISTING OF THE 19 TITLES

The list of Titles available in the New Jersey Administrative Code includes all 17 State Departments, with Treasury broken into two Titles for Taxation and General rules.

Six of the Departmental Titles involve such a number of rules as to require two or more volumes, with price based on a per-volume, rather than Title, basis.

Official Title numbers follow:

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Final Title OTHER AGENCIES, including inter-state (later).

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