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NEW JERSEY REGISTER



The State's Official Rules Publication

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VOLUME 8 • NUMBER 7
July 8, 1976 • Indexed 8 N.J.R. 317-364

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(a)

AGRICULTURE

DIVISION OF DAIRY INDUSTRY

Revised Minimum Milk Prices

On June 7, 1976, Woodson W. Moffett Jr., Director of the Division of Dairy Industry in the Department of Agriculture, pursuant to authority of N.J.S.A. 4:12A-1 et seq. and in accordance with applicable provisions of the Administrative Procedure Act, adopted revisions concerning minimum milk prices which delete in its entirety the current text of N.J.A.C. 2:49-1.1(b) and adopt new text in place thereof.

Full text of the revised rule follows:

2:49-1.1(b) Effective July 1, 1976 minimum milk prices under Order 69-1 will be 38½ cents per quart, 72 cents per half-gallon and \$1.38 per gallon. This amendment shall be effective from and after July 1, 1976.

An order adopting these revisions was filed on June 8, 1976, as R.1976 d.183 (Exempt, Procedure Rule) to become effective on July 1, 1976.

G. Duncan Fletcher
Director of Administrative Procedure
Department of State

(b)

CIVIL SERVICE

CIVIL SERVICE COMMISSION

Revisions to State Service Personnel Manual on Work on Legal Holidays

On June 1, 1976, 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, adopted procedural rules which revised Subpart 7-4.101d.4.A. in the Civil Service Personnel Manual (State Service) concerning work on legal holidays.

Full text of the revised rule follows:

4. Work on Legal Holidays

A. General: An employee in a regular work hours position assigned to work on a legal holiday or a special holiday declared by the Governor will earn compensable overtime at time and one-half for such work. This will

be in addition to the normal credit due him for the holiday. However, employees who may work such holidays as the result of selecting a personal preference day as authorized by the Civil Service Commission in its regulations shall not be entitled to such time and one-half compensation. Such employees shall be entitled to time and one-half cash compensation if required to work a selected personal preference day.

An order adopting these revisions was filed on June 4, 1976, as R.1976 d.174 (Exempt, Procedure Rule). Take notice that these revisions are not subject to codification and will not appear in Title 4 of the New Jersey Administrative Code.

G. Duncan Fletcher
Director of Administrative Procedure
Department of State

(c)

CIVIL SERVICE

CIVIL SERVICE COMMISSION

Revisions to State Service Personnel Manual on Personal Preference Days

On May 20, 1976, the 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, adopted revisions to Subpart 18-3.102 of the Civil Service Personnel Manual (State Service) concerning personal preference days.

Full text of the revised rules follows:

Subpart 18-3.102 Personal Preference Days

18-3.102a Subject

This Subpart will authorize the selection of "personal preference days" as may be prescribed in a collective negotiation agreement.

18-3.102b Regulations

1. All eligible employees shall be entitled to select personal preference days in lieu of regularly scheduled holidays as may be provided by their respective collective negotiation agreement.

2. The terms and conditions set forth in the respective collective negotiation agreements shall govern the selection of such days.

An order adopting these revisions was filed on June 7, 1976, as R.1976 d.175 (Exempt, Procedure Rule). Take notice that these revisions are not subject to codification

NEW JERSEY REGISTER

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The New Jersey Register is published the first Thursday after the first Monday of each month by the Division of Administrative Procedure of the Department of State, 10 North Stockton Street, Trenton, New Jersey 08608. Telephone: (609) 292-6060. Subscriptions, payable in advance, are one year, \$12.00, monthly back issue when available, \$1.25. Make checks payable to: Div. of Administrative Procedure.

and will not appear in Title 4 of the New Jersey Administrative Code.

G. Duncan Fletcher
Director of Administrative Procedure
Department of State

(a)

COMMUNITY AFFAIRS

DIVISION OF HOUSING AND URBAN RENEWAL

Proposed State Uniform Construction Code

Patricia Q. Sheehan, Commissioner of Community Affairs, pursuant to authority of P.L. 1975, c.217, proposes to adopt Part I, Administrative Regulations, of the State Uniform Construction Code. Such rules, if adopted, will be included in the new Chapter 23 of Title 5 in the New Jersey Administrative Code.

The Department intends to promulgate regulations for the administration of the State Uniform Construction Code, including the building, electrical and plumbing subcodes.

A copy of the complete text of proposed revisions is available upon application to:

Department of Community Affairs
Attention: Uniform Construction Code
P.O. Box 2768
Trenton, N.J. 08625

A public hearing on the proposed action will be held on Wednesday, August 4, 1976, at 10:00 A.M., at the Department of Community Affairs, 363 West State Street, Trenton, N.J.

Persons interested in testifying should call (609) 292-6364 to arrange for a time to speak. Written statements should accompany the oral testimony and should be submitted at the time of testimony. A time limit may be imposed in order to accommodate each speaker.

Interested persons may also send statements, in writing, relevant to the proposed action on or before August 11, 1976, to the above address. They will be included in the record if so requested.

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

Patricia Q. Sheehan
Commissioner
Department of Community Affairs

(b)

EDUCATION

STATE BOARD OF EDUCATION

Proposed Rule on Teacher-Coordinator Of Cooperative Vocational-Technical Education Program

The State Board of Education, pursuant to authority of N.J.S.A. 18A:6-38, proposes to adopt a new rule concerning the teacher-coordinator of cooperative vocational-technical education program.

Full text of the proposed rule follows:

6:11-12.24 Teacher-coordinator of cooperative vocational-technical education program

(a) A certificate shall be required for the position of teacher-coordinator of cooperative vocational-technical education in the occupational area(s) of agriculture education, distributive education, health occupations, home economics education, business education and the Work Experience Career Exploration Program (WECEP). The specific area(s) in which the holder may serve as teacher-coordinator will be designated on the certificate. Such certificate shall also entitle the holder to teach related vocational-technical subjects in the appropriate occupational area(s) designated on the certificate, and to act as liaison between the school and the cooperating employer's training station in the respective subject area(s).

(b) The prerequisites for a teacher-coordinator's certificate are:

1. A regular instructional certificate in the appropriate occupational area to be coordinated. (The appropriate instructional certificate for WECEP may be any regular certificate in vocational education, industrial arts or home economics.)

2. Successful completion of one of the following:

i. Two years of teaching in the occupational area to be coordinated, plus two years of approved occupational experience. (A WECEP teacher-coordinator will be required to document two years of teaching under a New Jersey instructional certificate, plus two years of approved occupational experience); or

ii. A combination of:

(1) An approved bachelor's degree;

(2) A college curriculum that includes a practicum in the occupational area to be coordinated; and

(3) A program of directed occupational field experience offered as part of a college curriculum directly related to the area to be coordinated.

3. A program of college studies including one of the following:

i. A college curriculum approved by the State Department of Education as the basis for issuing this certificate; or

ii. A program of college studies including at least one course in each of the following areas:

(1) Principles and philosophy of vocational-technical education;

(2) Problems in organizing and teaching cooperative education programs;

(3) Curriculum construction in vocational-technical education;

(4) Vocational guidance.

4. All personnel employed as teacher-coordinators as of September 30, 1976 must complete the requirements for a teacher-coordinator's certificate by June 30, 1980.

Interested persons may present statements or arguments in writing relevant to the proposed action on or before July 28, 1976, to:

Ms. Lorraine L. Colavita
Executive Assistant for Administrative
Practice and Procedure
Department of Education
225 West State St.
Trenton, N. J. 08625

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

Fred G. Burke
Commissioner of Education
Secretary, State Board of Education

(a)

EDUCATION

STATE BOARD OF EDUCATION

Proposed Revisions on Facilities For the Physically Handicapped

The State Board of Education, pursuant to authority of N.J.S.A. 18A:18-2.2 as supplemented and amended by Chapter 219, Laws of 1975, proposes to revise its rules on facilities for the physically handicapped. The proposed revisions concern deletions and amendments to N.J.A.C. 6:22-4.19(a), the deletion in its entirety of the current text of N.J.A.C. 6:22-4.19(b) through (i) and the adoption of new rules, to be cited as N.J.A.C. 6:22A-1.1 et seq., concerning facilities for the physically handicapped in public school buildings.

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

6:22-4.19 Physically handicapped

[~~(a)~~] Consideration must be given to the growing use of schools by pupils who are physically handicapped by orthopedic defects, cardiac disorders and any other physical disabilities. [Pursuant to Chapter 42, Laws of 1971, the provisions are mandatory in all new public school construction accepted by the Department of Education, after September 7, 1971.] Pursuant to Chapter 219, Laws of 1975, provisions for the handicapped are mandatory for public school construction in accordance with the State Standard Barrier-Free Design Code (see Chapter 22A).

Editor's Note: In addition to the above proposed revisions, it is further proposed that the current text of N.J.A.C. 6:22-4.19(b) through 6:22-4.19(i) be deleted in its entirety. Also, the new rules, to be cited as N.J.A.C. 6:22A-1.1 et seq., below are proposed to be adopted.

CHAPTER 22A. FACILITIES FOR THE PHYSICALLY HANDICAPPED IN PUBLIC SCHOOL BUILDINGS

SUBCHAPTER 1. PURPOSE, SCOPE AND APPEALS

6:22A-1.1 Purpose

(a) This standard is intended to make school buildings accessible to, and functional for, the physically handicapped, thus enabling them to live a fuller life more commensurate with that enjoyed by the able-bodied. It fulfills the mandate of the New Jersey Legislature in Chapter 219, Laws of 1975, for a State Standard Barrier-Free Design Code.

6:22A-1.2 Scope

(a) This standard applies to the construction of all buildings, structures and facilities to be used for school purposes.

(b) This standard applies to temporary or emergency conditions as well as permanent conditions, but does not apply to buildings temporarily placed or constructed on construction sites for use by construction personnel. Examples of the latter include on-site construction trailers and portable latrines.

(c) This standard shall be applied in cases of remodeling. (See N.J.A.C. 6:22A-2.17 and 6:22A-2.21.)

6:22A-1.3 Appeals

(a) The Department of Education, Bureau of Facility Planning (hereinafter, the Bureau) shall be responsible

for the enforcement of this standard with respect to all construction or remodeling of public school facilities.

(b) Decisions of the Bureau pursuant or related to this standard may be appealed in writing to the Director of Field Services, Assistant Commissioner of Education for Controversies and Disputes, the Commissioner of Education, and the State Board of Education pursuant to N.J.A.C. 6:22-16.1.

(c) Appeals under subsection (b) of this Section may be submitted by the board of education or by any other citizen of the State of New Jersey.

(d) In cases of practical difficulty, the Commissioner of Education may grant exceptions from the specific requirements and specifications required by this standard, or permit the use of other methods or materials, but only when it is clearly evident that equivalent facilitation and protection for the physically handicapped are thereby secured.

(e) Exceptions based on practical difficulty, unnecessary hardship or extreme differences shall apply to the specific requirement in question, and shall not extend to all requirements mandated by this standard.

(f) Whenever an exception from the specific requirements of this standard is granted, the Commissioner of Education shall in each case prepare a statement of the exception and the means by which equivalent facilities and protection for the physically handicapped are secured. A record file of such statements, properly indexed, shall be kept by the Bureau and shall be subject to public inspection during business hours.

SUBCHAPTER 2. DEFINITIONS

6:22A-2.1 Definitions

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

"Addition," as applied to a building, means any construction which increases the area or the height of any portion of the building.

"Alteration," as applied to a building, means any change to the existing structure, existing use, and/or permanent fixture or equipment which does not include any increase in the area or height of any portion of the building.

"Assessed value" means the value set by assessment in accordance with procedures in N.J.S.A. 54:4-23 ("Assessment of Real Estate").

"Deaf or hard-of-hearing" means auditory limitations that might make an individual insecure because he is unable to communicate or hear warning signals.

"Facility for handicapped people" includes any ramp, handrail, elevator, door, specially treated surface and similar design, convenience or device which facilitates the health, safety or comfort of a handicapped person.

"Faulty coordination disability" means incoordination or palsy from brain, spinal or peripheral nerve injury.

"Fixed turning radius, structure" means the turning radius of a wheelchair, left front-foot platform to right rear wheel, or right front-foot platform to left rear wheel, when pivoting on a spot.

"Fixed turning radius, wheels" means the tracking of the caster wheels and large wheels of a wheelchair when pivoting on a spot.

"Handicapped person" means a person or persons who may be classified as having a physical impairment which manifests itself in one or more of the following ways: nonambulatory; semi-ambulatory; visually impaired; deaf or hard of hearing; having faulty coordination; and having reduced mobility, flexibility, coordination or perceptiveness due to age, physical or mental conditions.

"Involved (involvement)" means a portion or portions of the human anatomy or physiology, or both, that have a loss or impairment of normal function as a result of genesis, trauma, disease, inflammation or degeneration.

"Manually operated doors" mean doors operable by a single effort with a maximum push or pull of eight pounds, with the exception of fire doors which may have a maximum push or pull as per the governing code.

"Nonambulatory handicap" means an impairment that, regardless of cause or manifestation, for all practical purposes, confines individuals to wheelchairs.

"Parking lot" means any area, inside or outside a building, set aside for the parking of three or more vehicles with or without charge to the owners of these vehicles.

"Public assembly areas" mean any areas wherein large numbers of individuals collect to participate or to observe programs of participation. The most common of these are auditoriums, stadiums, gymnasiums or comparable facilities.

"Public school facility" means any building or any part thereof where the plans and specifications are submitted to, and approved by, the State Board of Education pursuant to N.J.S.A. 18A:18-2.

"Ramps" mean a graded walkway connecting two level areas of different elevation and providing a smooth transition between such areas. Ramps may be either interior or exterior. The exterior type are those associated with graded walkways that deviate from the slope of the adjacent ground:

1. Ramps may have a maximum grade of 8.33 per cent pitch.

2. Although a maximum grade of 8.33 per cent pitch is acceptable, the more the ramp approaches level, the more usable and convenient it becomes for all people.

"Remodel" means, with respect to an existing school building, to construct an addition, alter the design or layout of said building so that a change or modification of the entrance facilities, toilet facilities or vertical access facilities is achieved, or make substantial repairs or alterations. (See N.J.A.C. 6:22A-2.21.)

"Route of travel" means:

1. The path to be traversed by the handicapped from the exterior of the premises (either at the public sidewalk in front of the primary public entrance of a building, and/or at one or more designated parking lots that serve the building), to the interior of the building and continuing via stairs, elevators or ramps to all major floor areas of the building. More than one such route shall be known as "routes of travel". The term shall also include the return trip to the exterior of the premises from any major floor area.

2. For buildings in a complex, the term "route of travel" shall include the paths traversed between buildings serviced by the same parking lot. For outdoor areas such as school athletic fields and playgrounds, the term shall include the paths necessary for the handicapped to participate fully in all activities within the area.

"Semi-ambulatory handicap" means an impairment that causes individuals to walk with difficulty or insecurity. Individuals using braces or crutches, amputees, arthritics, spastics and those with pulmonary and cardiac ills may be semi-ambulatory.

"Story" means any of the floor levels, one above the other, into which a multi-storied building (a building containing two or more stories) is divided horizontally. For the purpose of this standard, the decks of grandstands, arenas and stadiums are considered stories. Also, floor levels, including basements and roofs, used for the parking of automobiles are considered stories. However, balconies of theaters and gymnasiums are not considered stories.

"Substantial repairs or alterations" mean a repair or alteration whose cost equals or exceeds 30 per cent of the assessed value of the building undergoing the repair or alteration. (See N.J.A.C. 6:22A-2.3.)

"Visual impairment" means total blindness or impairments affecting sight to the extent that the individual might be insecure or exposed to danger.

"Walk" means an exterior pathway leading to or from a building or from one exterior area to another, that has an all-weather, hard surface of uniform width, a predetermined direction and is considered as a part of a route of travel as defined herein.

SUBCHAPTER 3. SUBSTANTIAL REPAIRS AND ALTERATIONS

6:22A-3.1 Greater than 60 per cent of assessed building value

If the cost of making repairs or alterations shall exceed 60 per cent of the assessed value of the building, the entire building shall be made to comply with requirements of this standard.

6:22A-3.2 Between 30 per cent and 60 per cent of assessed building value

If the cost of making repairs or alterations shall be between 30 per cent and 60 per cent of the assessed value of the building, only those portions of the building repaired or altered shall be made to comply with the requirements of this standard.

6:22A-3.3 Under 30 per cent of assessed building value

If the cost of making repairs or alterations shall be under 30 per cent of the assessed value of the building, such repairs or alterations shall be either in accordance with the requirements of this standard or in compliance with the previously required condition and with the same or equivalent material or equipment, provided the general safety and public welfare are not thereby endangered.

SUBCHAPTER 4. SITE DEVELOPMENT

6:22A-4.1 Introduction

Site development is the most effective means to resolve the problems created by topography, definitive architectural designs or concept, water table, existing streets and typical problems, singularly or collectively, so that ingress and egress to buildings by physically handicapped people can be facilitated while preserving the design and effect of the architecture.

6:22A-4.2 Grading

Access by means of grading approach ramps or walks shall be provided for all buildings.

6:22A-4.3 Walks

(a) All walks shall meet the following criteria:

1. Be at least 48 inches wide:

i. Where considerable traffic of persons in wheelchairs is anticipated, walks should be at least 60 inches wide to allow simultaneous passage of wheelchairs in each direction.

2. Have a gradient no more than five per cent, though walks which approach level are preferred:

i. It is essential that the gradient of walks be less than that of ramps, since walks are normally considerably longer and more vulnerable to the elements.

ii. Techniques such as terracing and winding walks are valuable in providing more gradual inclines. Pathways over five per cent gradient are considered ramps and shall meet the specifications in N.J.A.C. 6:22A-5.1.

3. Be of continuing common surface not interrupted by steps or abrupt changes in level. Where walks intersect other walks, driveways, parking lots or streets, the inter-

section must either be at a common level or shall blend to a common level with curb cuts or ramps.

i. It is not the intention here to completely eliminate curbs which are a distinct safety feature, warning the visually impaired of possible vehicular traffic;

ii. To allow persons with nonambulatory handicaps to negotiate curbs, cuts or ramps must be provided. Details of their construction are prescribed jointly by the Department of Transportation; Commission for the Blind; and the Department of Labor and Industry, Division of Vocational Rehabilitation pursuant to Chapter 224, Laws of 1975.

4. Have a nonslip surface.

5. Have level areas, for rest, at least five feet long every 100 feet whenever the gradient is between three per cent and five per cent.

6. Be level from side to side or have a maximum transverse slope for drainage of 1/8 inch per foot.

7. Have handrails whenever the surface of the walk is more than 24 inches above the abutting surface. Handrail specifications in N.J.A.C. 6:22A-5.1(c) must be followed.

6:22A-4.4 Parking

(a) Where parking lots are provided, designated parking spaces for handicapped persons shall be required as follows:

Total Parking In Lot	Required No. of Accessible Spaces
Up to 50	1
51 to 200	2
Over 200	1 per cent of total spaces

(b) Designated parking spaces for handicapped drivers shall be as close as possible to the accessible primary public entrance or entrances (see N.J.A.C. 6:22A-5.2) to the building, and shall be identified with a clearly visible sign mounted off the ground displaying the International Symbol of Access and containing appropriate wording, for example, "This space reserved for physically handicapped drivers only."

(c) Parking spaces for individuals with physical handicaps shall be 12 feet wide with an unobstructed, level, paved surface that is suitable for wheeling and walking:

1. Such parking spaces shall allow room for individuals in wheelchairs or individuals on braces and crutches to get in and out of either side of an automobile.

2. A standard parking space parallel to a curb may constitute an acceptable space for handicapped parking providing it allows sufficient area for individuals in wheelchairs or individuals on braces and crutches to get in and out of either side of an automobile onto a level, paved surface that is suitable for wheeling and walking, and affords access to the building.

3. Care in planning should be exercised so that individuals in wheelchairs and individuals using braces and crutches are not compelled to wheel or walk behind parked cars.

(d) Where applicable, curb ramps shall be provided to permit handicapped people access from parking area to sidewalk.

(e) All parking area walks shall be in conformity with N.J.A.C. 6:22A-4.3.

SUBCHAPTER 5. BUILDINGS

6:22A-5.1 Ramps with gradients

(a) Where exterior or interior ramps with gradients are necessary or desired, they shall conform to the following specifications:

1. A ramp shall have a grade not greater than the equivalent of one foot rise for every 12 feet of length (or 8.33 per cent pitch).

2. The width of the ramp shall be a minimum of 36 inches, clear, exclusive of handrails:

i. Where considerable traffic of persons in wheelchairs is anticipated, ramps should be 60 inches wide to allow simultaneous passage of wheelchairs in each direction.

3. A ramp shall have continuous handrails on two sides. The handrails shall be 32 inches in height, measured perpendicular from the surface of the ramp, and shall extend one foot beyond the top and bottom of the ramp. There shall be a clearance of at least 1 1/2 inches between the handrail and the wall or other obstructions. The handrails shall be 1 1/2 inches in diameter at the grasping surface:

i. Handrails should be nonslip;

ii. Handrails are used for pushing, pulling, lifting and support. They must be sturdy. If polished, they can be slippery. Squared corners and points are safety hazards. The face of the handrail should have a rounded surface, easy for a person to hold;

iii. Care shall be taken that the extension of the handrail is not in itself a hazard. The extensions may be made on the side of a continuing wall;

iv. Where major traffic is predominantly children, particularly physically handicapped children, extra care should be exercised in the placement of handrails, and in accordance with the nature of the facility and the age group or groups being serviced.

4. A ramp shall have a surface that is nonslip.

5. When it is necessary for a ramp to exceed 30 feet in length, the ramp shall have level areas at least four feet long at no more than 30 foot intervals and at each turning point.

6. Each ramp shall have at least five feet of level clearance at the top and the bottom. Additionally when a ramp terminates at a door, the level area shall extend at least one foot beyond each side of the doorway opening and 30 inches beyond the outswinging arc of the door, see N.J.A.C. 6:22A-5.2(c).

6:22A-5.2 Entrances

(a) At least one primary public entrance shall be constructed in a manner that makes the building accessible to individuals with physical handicaps. Access shall be achieved through an auxiliary, permanently fixed ramp, or through grading the ground, even contrary to existing topography, so that it attains a level with the primary public entrance or entrances:

1. A primary public entrance is an entrance frequently used by the general public. In many instances, such entrances connect a parking area with a rear entrance. Thus, a primary public entrance is not necessarily the front entrance. In selecting primary public entrances to be accessible to, and usable by, the physically handicapped, the reader is encouraged to consider what primary public entrances will best meet the needs of physically handicapped people.

2. Because ingress and egress are important, especially in cases of emergency, it is preferable that all entrances and exits to and from the building should be accessible to, and usable by, individuals in wheelchairs and individuals with other forms of physical handicap herein applicable. In the interest of fire safety, whenever possible, at least two such entrances and exits should be provided.

(b) Such primary public entrances shall include, but not be limited to, those connecting with public transportation stops, public entrances connecting with parking areas specially designated for the handicapped and entrances

connecting with walkways between buildings in a given complex.

(c) A level area shall be provided at each primary public entrance. The minimum depth of this area shall be five feet or 30 inches beyond the outswinging arc of the door, whichever is greater. The minimum width of this area shall be five feet or one foot beyond each side of the doorway opening, whichever is greater.

(d) No obstructions to the passage of a wheelchair shall be placed in the route of travel between the designated primary public entrance and connecting parking lots, public transportation stops, and so forth. Examples of proscribed obstructions are turnstiles, vertical posts spaced less than 32 inches apart, and any chain or other mechanical device requiring opening or removal by other than the handicapped person attempting to accomplish passage.

6:22A-5.3 Doors and doorways

(a) Exterior and interior doors shall have a clear opening passageway of no less than 32 inches when the door is open and shall be operable by a single effort.

(b) The manual pull or push on a door shall not exceed eight pounds in order to operate the door. Doors requiring greater force to activate are to be equipped with compensating spring-loaded devices to reduce the force to a maximum of eight pounds, or be otherwise equipped for automatic operation. Exempted from this requirement are fire doors which may have a maximum push or pull as per the governing code:

1. Doors solely dependent on electrical devices shall, in cases of power failure, be manually operable under the provisions of N.J.A.C. 6:22A-5.3(b).

2. Levered handles are extremely beneficial to handicapped people. It is recommended that they be used in place of door knobs.

(c) Where revolving doors are used, an auxiliary, hinged door having a clear opening passageway of not less than 32 inches shall be provided adjacent to the revolving door. This door shall be unlocked whenever the revolving doors are unlocked.

(d) Where vestibules are provided, the distance between doors shall be not less than six feet six inches, and all doors shall swing in the same direction.

(e) The floor on the inside and outside of each doorway shall be level for a distance of at least five feet from the door, and on the null side of the door the distance from the edge of the door to the perpendicular wall shall be a minimum of one foot.

(f) Raised thresholds should be avoided, but where necessary shall be not higher than ¾ inches and beveled with the slope not to exceed 45 degrees:

1. It is recommended that when appropriate all doors have kick plates extending from the bottom of the door to at least 16 inches from the floor, or be made of a material and finish that would safely withstand the abuse that might be received from canes, crutches, wheelchair foot-platforms or wheelchair wheels.

6:22A-5.4 Stairs

(a) In addition to other laws and ordinances, stairs shall comply with the following regulations:

1. Such stairs shall be located conveniently to the exterior door that is within the route of travel, and shall meet all requirements of the governing codes.

2. Such stairs shall be constructed without abrupt (squared) nosing. The surface of risers may be sloped, as long as the total horizontal projection of the riser does not exceed 1½ inches.

3. All stairs should be provided with permanent, flush, nonslip nosings and/or treads.

4. Stair risers should not exceed seven inches.

5. Handrails shall be set 32 inches above the stairs measured vertically at the nosing. Handrails on each stair flight shall extend one foot beyond the top step and the bottom step, at a height of 36 inches above the level of the landing.

6. Handrails shall be 1½ inches in diameter at the grasping surface, and shall provide 1½ inches in clearance between the handrail and the wall and/or support surface:

i. Care should be taken to design the handrail extensions so that they, in themselves, will not become a hazard. The handrail extensions should be on the side of a continuing wall.

7. Handrails should be nonslip.

6:22A-5.5 Floors

(a) Floors on a given story shall be a common level throughout, or be connected by a ramp in accordance with N.J.A.C. 6:22A-5.1, except that thresholds meeting requirements of N.J.A.C. 6:22A-5.3(f) may be used. Balconies and bleachers are not required to conform to this requirement:

1. For example, there shall not be a difference between the level of the floor of a corridor and the level of the floor of the toilet rooms, unless ramps in accordance with N.J.A.C. 6:22A-5.1 are provided:

(i) Because floors on a given story shall not vary in level, consideration should be given to depressing toilet floor construction if ceramic tile is used to provide for common level.

2. For another example, there shall not be a difference between the level of the floor of a corridor and the level of a meeting room, dining room, or any other room, unless ramps in accordance with N.J.A.C. 6:22A-5.1 are provided.

(b) In the interests of mobility and safety, extra effort and consideration should be given to the procurement and installation of nonslippery floor surfaces and/or floor finishes:

1. For example, all wax used for flooring should be nonslip wax.

2. As another example, all square-edge ceramic tile floors in showers and wet areas should be nonslip tile containing 7.5 per cent abrasive grain content. Where square edge ceramic tile is not used, a nonglazed, cushioned-edge ceramic tile is satisfactory.

6:22A-5.6 Elevators

(a) Every multi-storied building shall provide at least one elevator that is accessible to, and usable by, physically handicapped people.

(b) Elevators designated as accessible to, and usable by, the physically handicapped shall comply with the following requirements:

1. Shall be identified by a plaque containing the international symbol of access. This plaque shall be done in relief and shall be located immediately adjacent to the floor call button. If a central floor call button is used (one call button for all elevators), then the plaque shall be located immediately adjacent to the elevator or elevators designated as accessible to, and usable by, the physically handicapped.

2. To facilitate its use by the visually impaired, the call button's floor numbers shall be in relief.

3. In no case shall interior cab dimensions for elevators that are accessible to, and usable by, the physically handicapped be less than 44 inches deep by 56 inches wide.

4. The top of interior cab automatic control panels, floor call button panels and emergency inter-communication

tion systems shall be no higher than four feet from the finished floor, and the bottom of such panels and systems shall be mounted no lower than two feet from the finished floor, and such panels and systems shall have numbers in relief on buttons or face plate to facilitate their use by the visually impaired:

i. The button for bringing the elevator to the primary public entrance should be different in both form and color from other buttons;

ii. To facilitate its use by visually impaired people, all lettering and numbering should be no less than $\frac{3}{4}$ inch high and in relief.

5. The elevator and shaft doors shall provide a clear opening passageway of at least 32 inches in width, and shall be timed to remain open for at least nine seconds with time to close adjusted to a minimum of a three-second delay.

6. All elevators shall be so adjusted/controlled that the floor of the elevators when stopped will conform to building floor levels within $\frac{1}{2}$ inch tolerance.

7. A qualifying elevator shall either be operated by a trained operator during the normal operating hours of the building or it shall be of automatic type. If special key or part-time elevator attendant is required for operation of the elevator, an identified attendant call button shall be provided adjacent to the elevator.

8. Handrails shall be provided on all sides of the elevator cab where doors do not occur, with the top of such handrails mounted 32 inches above the floor. Such handrails should be nonslip.

9. The elevator control shall provide audible and visual signals on a three-second delay when doors are about to close.

10. An illuminated floor indicator shall be installed in the cab.

11. The elevator shall provide stops at each story of the building, including stories used exclusively for the parking of automobiles, except that stops are not required at stories containing only mechanical equipment.

6:22A-5.7 Toilet rooms and shower rooms

(a) Toilet rooms shall have space to allow traffic of individuals in wheelchairs, in accordance with N.J.A.C. 6:22A-6.1, 6.2 and 6.3.

(b) Toilet rooms with stalls shall have at least one toilet stall that:

1. Is at least five feet wide;
2. Is at least four feet eight inches, preferably five feet deep;

3. Has an entrance that provides a minimum clear opening of 32 inches;

4. If a door is used, it shall swing out from the stall and not obstruct traffic outside the stall:

i. Wherever doors are used on other stalls, they shall also be used on stalls accessible to, and usable by, handicapped people.

5. Has a water closet with the seat 16 to 18 inches (normal standard) from the finished floor:

i. The design and mounting of the water closet is of considerable importance. A wall-mounted water closet with a narrow understructure that recedes sharply is most desirable. If a floor-mounted water closet must be used, it should not have a front that is wide and perpendicular to the floor at the front of the seat. The bowl should be shallow and the base should recede from the front to allow the individual in a wheelchair to get close to the water closet with the seat of the wheelchair.

6. Includes a water closet offset from the center of the stall with the center of the water closet 18 inches from the nearest adjacent wall or partition;

7. Includes a flushing mechanism other than foot-operated;

8. Includes the entrance to the stall offset from the center line of the water closet (the center line of the stall door shall be no less than 24 inches from the center line of the water closet);

9. Has a wall-mounted grab bar, adjacent to the fixture, 30 to 33 inches high. The installed grab bar shall be capable of bearing a dead weight of 300 pounds without permanent deflection. The grab bar shall:

- i. Be nonslip;
- ii. Be $1\frac{1}{2}$ inches in diameter;
- iii. Have $1\frac{1}{2}$ inches clearance between rail and wall;
- iv. Be parallel to the floor;
- v. Be fastened securely in order to bear a dead weight of 300 pounds without permanent deflection; and
- vi. Extend from the rear edge of the water closet to one foot beyond the front edge of the water closet.

(c) Toilet rooms shall have at least one lavatory with a narrow apron mounted with 30 inches clearance from the finished floor to the bottom of the apron:

1. Vanity type lavatories are acceptable if they meet the following requirements:

- i. Are provided with a six inch deep by $8\frac{3}{4}$ inch high toe space;
- ii. Controls are located a maximum of 20 inches from the front edge of the vanity top; and
- iii. Height of vanity top above finished floor shall be 33 or 34 inches.

2. It is preferred for lavatories accessible to, and usable by, the physically handicapped to have a single lever control.

(d) Drainpipes and hot water pipes under a lavatory should be covered or insulated, so that a person without sensation in his legs will not burn himself.

(e) Toilet rooms for men shall have wall-mounted urinals with the opening of the basin 15 inches from the finished floor, or shall have floor mounted urinals that are on level with the finished floor of the toilet room.

(f) A right angle floor and wall-mounted nonslip grab bar shall be located next to one of the standard height urinals. The center line of this urinal to the center line of the bar shall be approximately 16 inches.

(g) A flushing mechanism not foot-operated.

(h) Where showers are provided for public use, at least one shall be no less than three feet by three feet inside dimensions. This shower shall not contain curbs except that thresholds for entering and leaving showers may be used:

1. These thresholds shall be beveled with a maximum edge height of $\frac{3}{4}$ inches, and not more than 45 degree slope.

2. These shower stalls shall have a nonslip floor surface.

3. Where these stalls are used, a seat shall be positioned 17 to 19 inches above the finished floor and may be hinged to fold back against the wall or tank.

4. A nonslip grab bar, 33 inches in height, shall be attached to the stall wall opposite the seat and, if applicable, shall extend around on the side of the wall, but not behind the seat.

5. The grab bar shall be $1\frac{1}{2}$ inches in diameter and have a clearance between rail and wall of $1\frac{1}{2}$ inches.

6. The water control shall be either single lever or blade type, with pressure balancing control, and mounted on the wall adjacent to the seat:

i. A flexible hose with a hand shower spray is recommended in lieu of the standard shower head.

7. A soap tray shall be placed at a height not to exceed 40 inches above the finished floor and mounted adjacent to the seat.

(i) Toilet room accessories:

1. If floor cabinets are provided in the toilet room area, they shall contain a minimum toe space of 8¾ inches in height and six inches in depth.

2. Where towel racks, dispensers, disposal units, vending machines and appliances are provided in toilet rooms, one of each shall be mounted with all operating mechanisms (cranks, coin slots, buttons, and so forth) and items themselves no more than 48 inches above finished floor.

3. Mirrors shall be mounted with the bottoms no higher than 40 inches from the finished floor. Tilted mirrors, placed at a height higher than 40 inches, may be substituted if they permit people in wheelchairs adequate sight:

i. A full length mirror is an adequate alternative and is preferred in each toilet room.

4. If shelves are provided, at least one shall be 40 inches from the finished floor.

6:22A-5.8 Water fountains

(a) Wherever water fountains are planned, at least one per floor shall meet the following requirements:

1. Water fountains or water coolers shall have upfront spouts and controls.

2. Water fountains or water coolers shall be lever handle-operated, lever handle-and-foot operated, or push-button operated:

i. Fully recessed water fountains are permitted, provided a cup dispenser is a part of the unit;

ii. Water fountains or water coolers may be set into an alcove, if the alcove is at least 32 inches wide.

3. Where a single cooler is used, the rim shall be no more than 34 inches (30 inches preferable) above the finished floor. Where water coolers are higher than 34 inches they shall have an additional small fountain mounted on the side of the cooler, with the rim of this fountain basin no higher than 30 inches above the finished floor, or an additional separate cooler shall be provided with its rim 30 inches above the finished floor.

4. In existing buildings, water coolers that are already installed and that do not meet the above requirements may be used providing a cup dispenser is installed. The cup dispenser shall be installed with its lower edge between 36 inches and 40 inches above the finished floor and immediately adjacent to the cooler.

6:22A-5.9 Laboratories.

(a) In all school laboratory and shop facilities, at least one working area dimensioned to permit use by physically handicapped pupils (see N.J.A.C. 6:22A-6.1, 6.2 and 6.3) shall be provided as follows:

1. A work surface shall be provided with a 30-inch clearance from the bottom of the work surface to the finished floor so that it is sufficient for a wheelchair to drive in underneath.

2. At least three feet of clear space shall be provided in and about the work area to provide mobility for a wheelchair.

6:22A-5.10 Public telephones

(a) All "banks" of public telephones (a bank consists of two or more public telephones in one area) shall have at least one telephone which can be used by the physically handicapped, including those in wheelchairs and those with hearing and sight disabilities.

(b) The following are minimum requirements:

1. The top of the coin slot shall be placed no higher than four feet from the finished floor.

2. The telephone shall be equipped with an adjustable volume control with instructions for use.

3. The telephone dial shall be push-button type, with numbers as large as possible in relief.

4. If a counter or other writing surface is provided, it shall have a clearance of 30 inches from the finished floor to the bottom of the writing surface.

5. Standard enclosed telephone booths are inaccessible to wheelchairs. If an enclosed telephone booth is provided, it shall have the following:

i. 42 inches clear floor space between walls;

ii. 32 inches clear door opening with outswinging, sliding or folding door;

iii. Telephone unit mounted on sidewall with the top of the coin slot placed no higher than four feet above the finished floor;

iv. Telephone shall be equipped with an adjustable volume control with instructions for use.

v. Telephone dial shall be push button type, with numbers as large as possible in relief.

vi. Seat should fold out of the way.

6:22A-5.11 Controls, identification, warning signals and hazards

(a) Because they are hazardous to all people, no objects under seven feet from the finished floor (with the exception of doors) shall protrude into corridors, exitways, or traffic ways used by the general public. Equipment, such as fire extinguishers, should be recessed with necessary signing.

(b) All controls which are essential or frequently used, for example, fire extinguishers and all control devices for light, power, heat, ventilation, windows, draperies, door, and similar controls, shall be placed within reach of all handicapped persons. The maximum height from the finished floor at which these controls shall be placed is four feet.

(c) All warning signals, when required, shall be equipped with both audible and visual signals.

(d) Any doors leading to areas that may be dangerous to visually impaired persons, and not intended for normal use, such as boiler rooms, fire escapes, stages, loading platforms, and so forth, should be equipped with an audible warning device that would sound on opening, and thus warn the visually impaired person of the danger in the area.

(e) It is recommended that signs identifying spaces such as rooms have lettering/symbols at least ¾ inch high, done in relief. These signs shall be mounted with their horizontal center line four feet six inches above the finished floor. These signs shall be located on the wall, next to the door on the side nearest the door handle or knob when the door is closed.

(f) Signs identifying routes of travel within buildings should be located where a visually impaired person can "read them off" by touch. Such signs shall have lettering/symbols at least ¾ inch high, done in relief. These signs shall be mounted with their horizontal center line 4½ feet above the finished floor.

(g) Warning devices shall be installed and barricades placed at least eight feet from area of hazard when man-holes or access panels are open or in use, and located in the normal approximate pedestrian way. It is recommended that warning devices be both visual and audible.

(h) Where vision panels are used in corridor doors they should allow visibility to people in wheelchairs. Such vision panels shall be vertically mounted with the bottom of the panel no higher than three feet from the finished floor, the panel width not less than three inches, and the panel length not less than 30 inches.

(i) Use of gratings should be avoided, but if necessary they shall contain skid proof grids with maximum openings of ¾ inch in any direction. The entire grid shall be flush with the surrounding surface.

(j) To assist the visually impaired in their utilization of buildings, the following additional criteria are highly recommended:

1. Glass doors and very large windows should have a colored band, which can easily be seen against the background, 4½ feet above the finished floor.
2. Circulation routes should be differentiated from other building areas by different colored flooring.
3. Contrasting colors should be used to differentiate the space in front of elevators, the beginning and end of ramps and the first and last steps of stairways.
4. Obstacles such as information desks, signs and columns should be avoided within circulation areas.
5. Stairways and escalators should be located to minimize the risk of a visually impaired person falling down them. They should be placed perpendicular to or at the side of corridors and circulation routes.

6:22A-5.12 Public assembly areas

(a) All specifications within this standard are applicable to public assembly buildings, structures, facilities or areas.

(b) In addition, the following specifications shall be met:

1. Handicapped seating shall be an integral part of the seating plan and not segregated. It shall be on a level with the primary entrance or connected to it by ramps or elevators;
 - i. Wheelchair seating spaces should be located where floors can remain level as at cross aisles, front and rear areas and boxes.
2. Spaces shall be allotted to accommodate individuals confined to wheelchairs. Such spaces shall be appropriate for viewing the type of events conducted. Such spaces shall allow for chairs to accommodate companions of individuals in wheelchairs when such might be necessary or appropriate.
3. The following table lists the minimum number of required wheelchair viewing positions:

Capacity Of Assembly Spaces	Required Number Of Wheelchair Spaces
Up to 25	1
26 to 50	2
51 to 75	3
76 to 100	4
101 to 1,000	2 per cent of total, but not less than 5
Over 1,000	200 plus 1 for each 100 over 1,000

- i. The above space allocations do not include portable chairs for persons accompanying wheelchair spectators.
4. In such facilities as auditoriums and gymnasiums, areas for participation as well as for spectatorship shall be equally accessible in accordance with the specifications of this standard. This would include the stage of an auditorium or the playing floor of a gymnasium, and such supportive facilities as dressing rooms, shower rooms, locker rooms, route of travel and so forth.

SUBCHAPTER 6. WHEELCHAIRS AND CRUTCHES

6:22A-6.1 Wheelchair specifications

(a) The collapsible-model wheelchair of tubular metal construction with plastic or fiber upholstery for back and seat is most commonly used. A standard model of all manufacturers falls within the following limits and was used as the basis of consideration. This information will

be standard for many wheelchairs, but should not be considered standard for every wheelchair:

1. Length: 42 inches;
2. Width, when open: 25 inches;
3. Height of seat from floor: 19½ inches;
4. Height of armrest from floor: 29 inches;
5. Height of pusher handles (rear) from floor: 36 inches;
6. Width, when collapsed: 11 inches.

6:22A-6.2 The functioning of a wheelchair

(a) Because wheelchairs differ in size, all the information herein is approximate, not absolute:

1. Excluding toe space, the fixed turning radius of a standard wheelchair, wheel to wheel, is 18 inches. The fixed turning radius, front structure to rear structure, is 31.5 inches.
2. Excluding toe space, the average turning space required (180 and 360 degrees) is 60 by 60 inches;
 - i. Actually, a turning space that is longer than it is wide, specifically, 63 by 56 inches, is more workable and desirable. In an area with two open ends, such as might be the case in a corridor, a minimum of 54 inches between two walls would permit a 360 degree turn.
3. A minimum width of 60 inches is required for two individuals in wheelchairs to pass each other.

6:22A-6.3 Individual functioning in a wheelchair

(a) Extremely small, large, strong or weak and involved individuals could fall outside the ranges in paragraphs 1, 2 and 3 of this subsection and subsections (b) and (c) of this Section, and their reach could differ from the figures given in paragraph 4. of this subsection. However, these reaches were determined using a large number of adults who were functionally trained, with a wide range in individual size and involvement:

1. The average unilateral vertical reach is 60 inches and ranges from 54 inches to 78 inches.
2. The average horizontal working (table) reach is 30.8 inches and ranges from 28.5 inches to 33.2 inches.
3. The bilateral horizontal reach, both arms extended to each side, shoulder high, ranges from 54 inches to 71 inches and averages 64.5 inches.
4. An individual reaching diagonally, as would be required in using a wall-mounted dial telephone or towel dispenser, would make the average reach (on the wall) 48 inches from the floor.

6:22A-6.4 Individual functioning on crutches

(a) Most individuals ambulating on braces or crutches, or both, or on canes are able to manipulate within the specifications prescribed for wheelchairs, although doors present a problem at times. However, attention is called to the fact that a crutch tip extending laterally from an individual is not obvious to others in heavily trafficked areas, certainly not as obvious or protective as a wheelchair and is, therefore, a source of vulnerability:

1. On the average, individuals five feet six inches tall require an average of 31 inches between crutch tips in normally accepted gaits.
2. On the average, individuals six feet tall require an average of 32.5 inches between crutch tips in normally accepted gaits.
3. Some cerebral palsied individuals and some severe arthritics would be extreme exceptions to N.J.A.C. 6:22A-6.4(a) 1. and 2.

Interested persons may present statements or arguments in writing relevant to the proposed action on or before July 28, 1976, to:

Ms. Lorraine L. Colavita
Executive Assistant for Administrative
Practice and Procedure

Department of Education
225 West State St.
Trenton, N. J. 08625

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

Fred G. Burke
Commissioner of Education
Secretary, State Board of Education

(a)

EDUCATION

STATE BOARD OF EDUCATION

Amendments Concerning Principal And Supervisor Endorsements

On June 2, 1976, Fred G. Burke, Commissioner of Education and Secretary of the State Board of Education, pursuant to authority of N.J.S.A. 18A:6-38 and in accordance with applicable provisions of the Administrative Procedure Act, adopted amendments to N.J.A.C. 6:11-10.4(b) and (c) concerning principal and supervisor endorsements, as proposed in the Notice published May 6, 1976, at 8 N.J.R. 217(a).

An order adopting these amendments was filed and became effective on June 11, 1976, as R.1976 d.186.

G. Duncan Fletcher
Director of Administrative Procedure
Department of State

(b)

ENVIRONMENTAL PROTECTION

THE COMMISSIONER

Proposed Amendment on Delineated Floodways in the Raritan Basin

David J. Bardin, Commissioner of Environmental Protection, pursuant to authority of N.J.S.A. 13:1D-1 et seq., proposes to adopt amendments, known within the Department of Environmental Protection as Docket No. DEP 015-076-06, concerning delineated floodways in the Raritan Basin.

The Department previously adopted land use regulations, effective June 2, 1975, applicable to delineated floodways as published in the June, 1975, New Jersey Register. Subsequently, the Water Policy and Supply Council, pursuant to authority of N.J.S.A. 58:16A-50 et seq., has, on the date shown below, modified a previously delineated floodway after public notice and hearing.

Full text of the proposed amendment follows (additions indicated in boldface thus):

7:13-1.11(d)9.

Council adoption date	Stream	Limits	Type
1/22/73	South River	Mouth to confluence with Manalapan Brook	1
i. Amended 3/22/76 Plate S-2			

Copies of the report delineating this stream may be inspected in the offices of the Division of Water Resources, 1474 Prospect Street, Trenton, New Jersey.

Interested persons may present statements or arguments in writing, relevant to the proposed action on or before July 30, 1976, to:

Rocco D. Ricci
Deputy Commissioner, Division of Water Resources
P.O. Box 2809
Trenton, N.J. 08625

The Department of Environmental Protection, upon its own motion or on the instance of any interested party, may thereafter adopt these amendments substantially as proposed without further notice.

David J. Bardin
Department of Environmental Protection
Commissioner

(c)

ENVIRONMENTAL PROTECTION

DIVISION OF FISH, GAME AND SHELLFISHERIES

FISH AND GAME COUNCIL

Proposed Repeal of Rule on Controlled Hunting On Certain Wildlife Management Areas

The Department of Environmental Protection, Division of Fish, Game and Shellfisheries, with the approval of the Commissioner of Environmental Protection and the Fish and Game Council and pursuant to authority of N.J.S.A. 13:1B-30, 23:4-1 and 23:4-12 and other applicable statutes, proposes to repeal in its entirety the current text of N.J.A.C. 7:25-2.18 concerning controlled hunting on certain wildlife management areas. Such proposed repeal is known within the Department of Environmental Protection as Docket No. DEP 014-076-06.

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

7:25-2.18 [Controlled hunting; wildlife management areas] (Reserved)

[(a) The wildlife management areas selected for limited hunter density are Black River in Morris County, Assunpink in Monmouth County, Port Republic in Atlantic County, Clinton in Hunterdon County and Whittingham in Sussex County. Hunter numbers on all five areas will be controlled on five Saturdays and on weekdays. The dates are: November 6, November 13, November 20, November 25, (Thanksgiving Day), November 27, December 4, 1976. Registration will begin at 5:30 A.M. on all days but November 6 (opening day). On November 6, registration will begin at 7:00 A.M. All hunters must check out by 12 noon. Registration is not required after 12 noon.

(b) Hunter quotas on the above dates are as follows: The Black River Area will be limited to 400 hunters at one time; the Assunpink Area is limited to a maximum of 475 hunters; the quota for the Port Republic Area is 100 hunters. Quotas for the Clinton Area and the Whittingham Area will be 175 and 250 hunters respectively. Additional registrants will be accepted as replacements for registrants who have completed hunting and checked out for the day.

(c) Hunters will be admitted on a first-come, first-served basis at the five tracts. No reservations will be accepted and hunters must register in person. Registration booths for the Black River Area will be located at three parking lots. The Assunpink registration station will be located at the main entrance to the area. One registration station

will be located at the Clinton Area, on the north side of Spruce Run Reservoir. Registration booths at Whittingham will be located at each of the three parking lots.

(d) Each registrant in possession of his current hunting license will be issued an arm band and each vehicle a windshield tag. The arm band is good only for hunting on the associated wildlife management area and must be displayed in addition to the regular hunting license. The check-in procedure is reversed at the conclusion of the day's hunt. Bag checks and other pertinent information will be collected during the check-out procedure.

(e) Anyone found hunting without proper registration on these areas on the dates specified will be prosecuted.

(f) Authority: 13:1B-30, 23:4-1, 23:4-12, 23:7-9 and other applicable Statutes.]

Interested persons may present statements relating to the repeal of the above regulation, in writing, on or before July 28, 1976, to:

Russell A. Cookingham,
Director,
Division of Fish, Game and Shellfisheries
P.O. Box 1809
Trenton, N.J. 08625

The Department of Environmental Protection, Division of Fish, Game and Shellfisheries, upon its own motion or at the instance of any interested party, may thereafter repeal this regulation as proposed without further notice.

David J. Bardin
Commissioner
Department of Environmental Protection

(a)

ENVIRONMENTAL PROTECTION

DIVISION OF FISH, GAME AND SHELLFISHERIES

FISH AND GAME COUNCIL

Adopt 1976-1977 Game Code

On June 8, 1976, Al L. Toth, Chairman of the New Jersey Fish and Game Council in the Division of Fish, Game and Shellfisheries 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, adopted the 1976-1977 Game Code, to be cited as N.J.A.C. 7:25-5.1 et seq., substantially as proposed in the Notice published May 6, 1976, at 8 N.J.R. 221(b), but with subsequent, substantive changes not detrimental to the public, in the opinion of the Department of Environmental Protection.

Such rules are known within the Department of Environmental Protection as Docket No. DEP 009-76-04.

A summary of the substantive changes may be obtained from or made available for review by writing to:

Division of Fish, Game and Shellfisheries
Post Office Box 1809
Trenton, New Jersey 08625

An order adopting the Game Code was filed on June 15, 1976, as R.1976 d.187 to become effective on August 1, 1976.

G. Duncan Fletcher
Director of Administrative Procedure
Department of State

(b)

HEALTH

THE COMMISSIONER

Proposed Revisions to Rules On Intermediate Care Facilities

Dr. Joanne E. Finley, Commissioner of Health, pursuant to authority of N.J.S.A. 26:2H-1 et seq. and with the approval of the Health Care Administration Board, proposes to adopt revisions to the rules in the Manual of Standards for Licensure of Intermediate Care Facilities concerning ancillary services.

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

8:37-6.10 Ancillary services

(a) The activities program shall provide programming with the patient-resident/resident's participation designed to encourage restoration to self-care and maintenance of normal activities through physical exercise, intellectual and sensory stimulation and social interaction which assures that:

1. **An initial evaluation of patient-resident/resident needs and interests shall be conducted and recorded in the patient-resident/resident's individual record within 14 days of the date of admission.**

[1] 2. A current written outline for group and independent activities, of sufficient variety to meet the needs of the various types of patient-resident/residents in the facility, is maintained under the direction and supervision of a staff member qualified by experience and/or training in directing group activity or who has available consultation from a qualified recreational therapist, occupational therapist, occupational therapy consultant or social worker.

[2] 3. Independent and group activities shall be planned for each patient-resident/resident as a matter of record and provided in accordance with his/her needs and interests. **Each patient-resident/resident's activity plan shall be reviewed, in conjunction with the patient-resident/resident, at least quarterly and a written evaluation of the patient-resident/resident's progress, identification of needs, and establishment of goals for the next quarter made.**

[3] 4. Adequate indoor and outdoor recreation areas shall be provided with sufficient equipment and materials available to support independent and group activities.

[4] 5. Opportunities, as available, shall be provided for the patient-resident/resident's participation in activities of interest outside the facility through community, educational, social, recreational and religious resources.

6. **All activities, both independent and group, in which the patient-resident/resident participates shall be reflected in the quarterly review. Individual patient-resident/resident progress and the value of the activities in which the patient-resident/resident participates shall be recorded in the clinical record.**

Interested persons may present statements or arguments, in writing, relevant to the proposed action on or before July 28, 1976, to:

Wanda J. Schorn
Coordinator, Standards and Special Studies
Department of Health
P.O. Box 1540
Trenton, N.J. 08625

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

Dr. Joanne E. Finley
Commissioner
Department of Health

(a)

HEALTH

THE COMMISSIONER

Proposed Amendments on Patient Activities in Nursing Homes

Dr. Joanne E. Finley, Commissioner of Health, pursuant to authority of N.J.S.A. 26:2H-1 et seq. and with the approval of the Health Care Administration Board, proposes to amend N.J.A.C. 8:30-8.1 of the Manual of Standards for Licensure of Nursing Homes concerning patient activities.

Full text of the proposed amendments follows (additions indicated in boldface thus):

(b) An initial evaluation of patient needs and interests shall be conducted and recorded in the patient's individual record within 14 days of the date of admission.

[(b)] (c) The activities provided shall be suited to the needs and interests of all patients. Ambulatory, chairbound and bedfast patients should be included in the planned program. Each patient's activity plan shall be reviewed, in conjunction with the patient, at least quarterly and a written evaluation of the patient's progress, identification of needs, and establishment of goals for the next quarter made.

(d) All activities, both independent and group, in which the patient participates shall be reflected in the quarterly review. Individual patient progress and the value of the activities in which the patient participates shall be recorded in the clinical record.

Interested persons may present statements or arguments, in writing, relevant to the proposed action on or before July 28, 1976, to:

Wanda J. Schorn
Coordinator, Standards and Special Studies
Department of Health
P.O. Box 1540
Trenton, N.J. 08625

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

Dr. Joanne E. Finley
Commissioner
Department of Health

(b)

HEALTH

THE COMMISSIONER

Proposed Amendments of Definitions and Building Occupancy

Dr. Joanne E. Finley, Commissioner of Health, pursuant to authority of N.J.S.A. 26:2H-1 et seq. and with the

approval of the Health Care Administration Board, proposes to amend the rules concerning definitions and building occupancy in the Manual of Standards for New Boarding Homes for Sheltered Care.

Full text of the proposed amendments follows (additions indicated in boldface thus):

8:43-1.1 Definitions

"Patient" means any person who is chairfast, bedfast, unable to walk up and downstairs without assistance¹, or who is not well-oriented, and who has been certified by a licensed physician to be free from communicable disease and is in need of nursing and medical care on a continuing basis. (Further reference on this is made under "Admission Policy" in Subchapter 4 of this Chapter.

"Resident" means an adult person who is ambulant or who can walk with an assistive device without the help of another person, who is reasonably oriented mentally, and who has been certified by a licensed physician to be free from communicable disease and not in need of nursing care, and who shall not be given nursing care while such a resident. Assistive devices shall include leg braces, splints, canes, crutches, special shoes, back braces and walkers. This definition shall not be construed to prevent care of residents in emergencies or during temporary illness for a period of one week or less.

¹This is not meant to include a resident with an assistive device as specified in the definition of resident herein.

8:43-2.6(c) Resident occupancy shall be limited to floors above the curb level. However, under certain conditions, basement occupancy may be permitted. No such occupancy will be allowed if more than one-half the height of the room or rooms in question is below curb level and if there are other conditions which might militate against the health, safety or welfare of the resident. Any person requiring assistance of personnel to ambulate stairs must be housed on the first floor. In no case can a resident with a walker, crutch(es) or leg brace(s) be housed above or below the first floor.

Interested persons may present statements or arguments, in writing, relevant to the proposed action on or before July 28, 1976, to:

Wanda J. Schorn
Coordinator, Standards and Special Studies
Department of Health
P.O. Box 1540
Trenton, N.J. 08625

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

Dr. Joanne E. Finley
Commissioner
Department of Health

(c)

HEALTH

LABORATORIES AND EPIDEMIOLOGY

Rule on Laboratory Charges For Testing of Water

On June 21, 1976, Dr. Joanne E. Finley, Commissioner of Health, pursuant to authority of N.J.S.A. 26:4-47 and in accordance with applicable provisions of the Administrative Procedure Act, adopted a new rule, to be cited as

N.J.A.C. 8:45-2.1, concerning laboratory charges for the testing of water as proposed in the Notice published May 6, 1976, at 8 N.J.R. 226(b).

An order adopting this rule was filed on June 23, 1976, as R.1976 d.192 to become effective on July 1, 1976.

G. Duncan Fletcher
Director of Administrative Procedure
Department of State

(a)

HEALTH

LABORATORIES AND EPIDEMIOLOGY

Rule on Laboratory Charges for Syphilis and Rubella Testing

On June 21, 1976, Dr. Joanne E. Finley, Commissioner of Health, pursuant to authority of N.J.S.A. 26:4-47 and in accordance with applicable provisions of the Administrative Procedure Act, adopted a new rule, to be cited as N.J.A.C. 8:45-2.2, concerning laboratory charges for syphilis and rubella testing as proposed in the Notice published May 6, 1976, at 8 N.J.R. 226(a).

An order adopting this rule was filed on June 23, 1976, as R.1976 d.193 to become effective on July 1, 1976.

G. Duncan Fletcher
Director of Administrative Procedure
Department of State

(b)

HEALTH

THE COMMISSIONER

Revisions Concerning Inflation Indices

On June 22, 1976, Dr. Joanne E. Finley, Commissioner of Health, pursuant to authority of N.J.S.A. 26:2H-1 et seq., with the approval of the Health Care Administration Board and in accordance with applicable provisions of the Administrative Procedure Act, adopted revisions to N.J.A.C. 8:31-14.28(c)2. concerning inflation indices regarding the 1975 hospital rate review rules as proposed in the Notice published May 6, 1976, at 8 N.J.R. 225(a).

An order adopting these revisions was filed and became effective on June 23, 1976, as R.1976 d.194.

G. Duncan Fletcher
Director of Administrative Procedure
Department of State

(c)

HEALTH

THE COMMISSIONER

Revisions to Manual of Standards for Licensure of Intermediate Dialysis Facilities

On June 21, 1976, Dr. Joanne E. Finley, Commissioner of Health, pursuant to authority of N.J.S.A. 26:2H-1 et seq., with the approval of the Health Care Administration Board and in accordance with applicable provisions of the Administrative Procedure Act, adopted revisions to N.J.A.C. 8:36-1.1 and 8:36-1.18 concerning the manual of standards for licensure of intermediate dialysis facilities substantially as proposed in the Notice published May 6, 1976, at 8 N.J.R. 224(b), but with subsequent substantive changes

not detrimental to the public in the opinion of the Department of Health.

Further information on these substantive changes may be obtained from Wanda Schorn, Coordinator, Licensing, Certification and Standards, Department of Health, John Fitch Plaza, Trenton, New Jersey 08625.

An order adopting these revisions was filed and became effective on June 23, 1976, as R.1976 d.195.

G. Duncan Fletcher
Director of Administrative Procedure
Department of State

(d)

HEALTH

THE COMMISSIONER

Revisions Concerning Hospital Rate-Setting for 1977

On June 22, 1976, Dr. Joanne E. Finley, Commissioner of Health, pursuant to authority of N.J.S.A. 26:2H-1 et seq., with the approval of the Health Care Administration Board and in accordance with applicable provisions of the Administrative Procedure Act, adopted revisions to N.J.A.C. 8:31-20.2(e) concerning the hospital rate-setting for 1977 as proposed in the Notice published April 8, 1976, at 8 N.J.R. 182(a).

An order adopting these revisions was filed and became effective on June 23, 1976, as R.1976 d.198.

G. Duncan Fletcher
Director of Administrative Procedure
Department of State

(e)

HEALTH

THE COMMISSIONER

Rules on 1977 Hospital Rate Review Program Guidelines

On June 22, 1976, Dr. Joanne E. Finley, Commissioner of Health, pursuant to authority of N.J.S.A. 26:2H-1 et seq., with the approval of the Health Care Administration Board and in accordance with applicable provisions of the Administrative Procedure Act, adopted rules, to be cited as N.J.A.C. 8:31-14.1 et seq., concerning 1977 hospital rate review program guidelines substantially as proposed in the Notice published May 6, 1976, at 8 N.J.R. 223(b), with only inconsequential structural or language changes in the opinion of the Department of Health.

An order adopting these rules was filed and became effective on June 23, 1976, as R.1976 d.199.

G. Duncan Fletcher
Director of Administrative Procedure
Department of State

(f)

HEALTH

THE COMMISSIONER

Revisions to Criteria for Mixed Obstetric and Gynecologic Floors

On June 21, 1976, Dr. Joanne E. Finley, Commissioner of

Health, pursuant to authority of N.J.S.A. 26:2H-1 et seq., in accordance with applicable provisions of the Administrative Procedure Act and with the approval of the Health Care Administration Board, adopted revisions to N.J.A.C. 8:35-1.2, 8:35-1.3, 8:35-1.5 and 8:35-1.6 concerning the criteria for mixed obstetric and gynecologic floors as proposed in the Notice published May 6, 1976, at 8 N.J.R. 223(c).

An order adopting these revisions was filed and became effective on June 23, 1976, as R.1976 d.196.

G. Duncan Fletcher
Director of Administrative Procedure
Department of State

(a)

HEALTH

THE COMMISSIONER

Revisions to Forms and Definitions Concerning SHARE

On June 22, 1976, Dr. Joanne E. Finley, Commissioner of Health, pursuant to authority of N.J.S.A. 26:2H-1 et seq., with the approval of the Health Care Administration Board and in accordance with applicable provisions of the Administrative Procedure Act, adopted revisions to N.J.A.C. 8:31-17.1 et seq. concerning forms and definitions regarding SHARE substantially as proposed in the Notice published May 6, 1976, at 8 N.J.R. 226(c), with only inconsequential structural or language changes in the opinion of the Department of Health.

An order adopting these revisions was filed and became effective on June 23, 1976, as R.1976 d.197.

G. Duncan Fletcher
Director of Administrative Procedure
Department of State

(b)

HIGHER EDUCATION

STATE BOARD OF HIGHER EDUCATION

Proposed Revisions on Appeals To the Board of Higher Education

The State Board of Higher Education, pursuant to authority of N.J.S.A. 18A:6-26, proposes to revise various Sections in Subchapter 7, Chapter 2, in Title 9 of the New Jersey Administrative Code concerning appeals to the Board of Higher Education.

The proposed revisions concern the filing and service of appeals, certification of record by Chancellor, filing and service of points of appeal and answering points, extension of time, committee on appeals, functions of committee on appeals and decision of the Board of Higher Education.

Copies of the seven pages of the full text of the proposed revisions may be obtained from or made available for review by contacting:

Richard Hale, Assistant Chancellor
Department of Higher Education
225 West State Street
Trenton, N.J. 08625

Interested persons may present statements or arguments in writing relevant to the proposed action on or before

August 10, 1976, to the Department of Higher Education at the above address.

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

Ralph A. Dungan
Chancellor of Higher Education
Secretary, State Board of
Higher Education

(c)

INSTITUTIONS AND AGENCIES

COMMISSION FOR THE BLIND AND VISUALLY IMPAIRED

Proposed 1977 State Plan For Vocational Rehabilitation Services

The New Jersey Commission for the Blind and Visually Impaired in the Department of Institutions and Agencies, pursuant to authority of N.J.S.A. 30:1-12, proposes to adopt the fiscal year 1977 State Plan for Vocational Rehabilitation Services under Title I of the Rehabilitation Act of 1973, as amended in 1974. The proposed plan, if adopted, will be included in Chapter 98 of Title 10 of the New Jersey Administrative Code.

Copies of the approximately 103 pages of the full text of the proposed plan may be obtained from or made available for review by contacting:

New Jersey Commission for the Blind and
Visually Impaired
1100 Raymond Boulevard
Newark, N.J. 07102

Interested persons may present statements or arguments, in writing, relevant to the proposed action on or before July 28, 1976, to the Commission for the Blind and Visually Impaired at the above address.

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

Robert E. Mulcahy, III
Acting Commissioner
Department of Institutions and Agencies

(d)

INSTITUTIONS AND AGENCIES

STATE DEVELOPMENTAL DISABILITIES COUNCIL

Proposed 1977 State Plan

The New Jersey Developmental Disabilities Council in the Department of Institutions and Agencies, pursuant to authority of Executive Order No. 20 of 1971 and No. 49 of 1973, proposes to adopt the 1977 State Plan under the Developmental Disabilities Services and Facilities Construction Act of 1970 (P.L. 91-517) as amended by P.L. 94-103 (1975). Such plan, if adopted, will be included in Chapter 140 in Title 10 of the New Jersey Administrative Code.

Submission of the New Jersey State Plan for planning, administration and provision of services for persons with

developmental disabilities to the New York regional office of the United States Department of Health, Education and Welfare is a condition to the certification of Federal funds under P.L. 94-103.

For the purpose of the 1977 State Plan, a developmental disability is a disability of a person which:

1. Is attributable to mental retardation, cerebral palsy, epilepsy, autism;
2. Is attributable to any other condition of a person found to be closely related to mental retardation because such condition results in impairment of general intellectual functioning or adaptive behavior similar to that of mentally retarded persons or required for such persons; and
3. Is attributable to dyslexia resulting from a disability described in 1 or 2 of this paragraph;
4. Originates before a person attains age 18;
5. Has continued or can be expected to continue indefinitely;
6. Constitutes a substantial handicap to a person's ability to function normally in society.

Full text of the 1977 State Plan is available for review at the office of:

New Jersey Developmental Disabilities Council
169 West Hanover Street
Trenton, N.J. 08625

Interested persons may present statements relevant to the proposed action on or before July 30, 1976, to the council at the above address.

The New Jersey Developmental Disabilities Council, upon its own motion or at the instance of any interested party, may thereafter adopt the State plan substantially as proposed without further notice.

Catherine Rowan
Executive Director
New Jersey Developmental Disabilities Council
Department of Institutions and Agencies

(a)

INSTITUTIONS AND AGENCIES

DIVISION OF MEDICAL ASSISTANCE AND HEALTH SERVICES

Proposed Rule on Reimbursement for Pharmacies And the 1976 Pharmacy Cost Study

Robert E. Mulcahy, III, Acting Commissioner of Institutions and Agencies, pursuant to authority of N.J.S.A. 30:4D-1 et seq., proposes to adopt a new rule concerning reimbursement for pharmacies and the 1976 pharmacy cost study.

Full text of the proposed rule follows:

10:51-2.6 Reimbursement for pharmacies; pharmacy cost study

(a) The Division of Medical Assistance and Health Services may require periodic surveys of pharmacy operation data, including such components as overhead, professional services and profits in order to aid in establishing the pharmacy's dispensing fee under the Medicaid program, consistent with available funding.

(b) The data may be utilized in establishing categories of pharmacy providers according to volume of prescriptions, services rendered and location. The assignment of each category may determine the level of reimbursement and dispensing fees for allowable pharmacy services.

(c) Failure to complete and return the survey to the Division of Medical Assistance and Health Services within the specified period of time may result in the placement of the provider in an arbitrary category for determination of levels of reimbursement and dispensing fees.

Interested persons may present statements or arguments in writing relevant to the proposed action on or before July 28, 1976, to:

Acting Chief, Pharmaceutical Services
Division of Medical Assistance and Health Services
P.O. Box 2486
Trenton, N.J. 08625

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

Robert E. Mulcahy, III
Acting Commissioner
Department of Institutions and Agencies

(b)

INSTITUTIONS AND AGENCIES

DIVISION OF PUBLIC WELFARE

Proposed Revisions to Ruling 11

Ann Klein, Commissioner of Institutions and Agencies, pursuant to authority of N.J.S.A. 44:7-6 and 44:10-3, proposes to adopt revisions to several of the rules concerning Ruling 11, Part I, Classification and Compensation Plan, and Part II, Time and Leave Regulations. Such revisions, if adopted, will be included in Chapter 109 of Title 10 in the New Jersey Administrative Code.

Copies of the 30 pages of the full text of the proposed revisions may be obtained from or made available for review by contacting:

Division of Public Welfare
Post Office Box 1627
Trenton, New Jersey 08625

Interested persons may present statements or arguments, in writing, relevant to the proposed action on or before July 28, 1976, to the Division of Public Welfare at the above address.

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

Ann Klein
Commissioner
Department of Institutions and Agencies

(c)

INSTITUTIONS AND AGENCIES

DIVISION OF PUBLIC WELFARE

Proposed Rule on Report of Hearing Officer and Official Record

Robert E. Mulcahy, III, Acting Commissioner of Institutions and Agencies, pursuant to authority of N.J.S.A. 44:7-6 and 44:10-3, proposes to adopt a new rule concerning the report of the hearing officer and the official record.

Full text of the proposed rule follows:

10:87-7.20 (b) If the parties in interest wish to take exception to the hearing officer's report, such exception must be submitted in written form to the Bureau of Administrative Review and Appeal, State Division of Public Welfare, and to all concerned parties and, to be considered, must be received by the State division no later than ten days after the mailing date of the hearing officer's report.

Interested persons may present statements or arguments, in writing, relevant to the proposed action on or before July 28, 1976, to:

Division of Public Welfare
P.O. Box 1627
Trenton, N.J. 08625

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

Robert E. Mulcahy, III
Acting Commissioner
Department of Institutions and Agencies

(a)

**INSTITUTIONS AND AGENCIES
DIVISION OF PUBLIC WELFARE**

**Proposed Revisions to Assistance Standards
Handbook on Expenses and Payments**

Ann Klein, Commissioner of Institutions and Agencies, pursuant to authority of N.J.S.A. 44:7-6 and 44:10-3, proposes to revise some of the rules on expenses and payments in the Assistance Standards Handbook.

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

10:82-5.1 [General provisions] (Reserved)

[Payments for the specific classes of service identified in Section 510, for expenses of training as authorized in Section 520, and for emergency assistance as defined in Section 530 are not part of the public assistance allowance and shall not be included in the regular monthly grant.]

10:82-5.2 Child care and certain other service payments

[(a) Definitions, standards and regulations regarding child care and other social services are promulgated by Division of Youth and Family Services and, under county welfare boards, are administered by social service workers.

(b) Recognizing the division of responsibility between income maintenance workers and social service workers, these regulations are nevertheless contained in this Assistance Standards Handbook to aid the income maintenance worker in being knowledgeable about such services and able to make appropriate referrals.]

(a) Definitions, standards and regulations regarding child care and other social services are promulgated by Division of Youth and Family Services and, under county welfare boards, are administered by social service workers. They are included in this manual in order that the appropriate authorization be readily accessible to all county welfare board staff.

(b) All service payments made under the provisions of this Chapter are mandated only to the extent of the availability of Federal, State and county funds and in accordance with the priorities established by each county welfare board, as approved by Division of Youth and Family Services.

(c) Payments for the specific classes of services identified in this Chapter are not part of the monthly public assistance allowance and shall not be included in the regular grant. They shall be provided as additional payments or, when child care is an expense of employment, as a deduction in determining calculated earned income.

Editor's Note: The current text of N.J.A.C. 10:82-5.11 is to be deleted and replaced with new text below.

10:82-5.11 Expenses incident to training

(a) An allowance for expenses incident to training shall be provided in the following situations, unless subsection (b) of this Section applies:

1. An eligible child is a student regularly attending a full-time college or university, regardless of the type of program; regularly attending a course of vocational training other than the normal secondary school curriculum; or is participating in a work experience training program.

2. An eligible parent has a reasonable and feasible plan for vocational/educational training which will lead to gainful employment and meets the following criteria:

i. The individual has a stated vocational objective and jobs are available in the area of the objective;

ii. The vocational objective can be attained within two years of training or nongraduate school work;

iii. The plan is reevaluated at the end of each term;

iv. The individual maintains the passing grades necessary to receive credit at the institution he/she is attending;

v. The individual has not left gainful employment solely for the purpose of additional training unless such training is designed to increase his/her earning capacity;

vi. A new applicant who has been self-sustaining has not ceased his/her employment within the past six months for the purpose of going to school and applying for assistance.

(b) An allowance for expenses incident to training shall not be provided when:

1. An individual is employed and expenses of employment are being deducted from his/her earnings;

2. An individual is receiving an allowance or payment of any kind through the CETA program;

3. An individual is participating in the WIN program.

(c) The monthly allowance for expenses incident to training shall not exceed \$50.00. This allowance shall be for all expenses not otherwise provided through other resources, except that it shall not cover lunches or other food since these are included in the regular assistance grant:

1. The training allowance shall be paid by separate check to the assistance payee. Payment shall be from the assistance account.

(d) When the county welfare board has determined that expenses for training are appropriate in accordance with this Subchapter, payment for child care shall be provided where necessary.

Interested persons may present statements or arguments, in writing, relevant to the proposed action on or before July 28, 1976, to:

Division of Public Welfare
P.O. Box 1627
Trenton, N.J. 08625

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

Ann Klein
Commissioner
Department of Institutions and Agencies

(a)

INSTITUTIONS AND AGENCIES

DIVISION OF PUBLIC WELFARE

Proposed Revisions to Assistance Standards Handbook on Emergency Assistance

Ann Klein, Commissioner of Institutions and Agencies, pursuant to authority of N.J.S.A. 44:7-6 and 44:10-3, proposes to revise portions of N.J.A.C. 10:82-5.12 in the Assistance Standards Handbook concerning emergency assistance.

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

10:82-5.12(a) "Emergency assistance" is hereby established as any extra or additional payment(s), authorized in accordance with the provisions of this Section [530.2 and 530.3] during the period of 30 consecutive days immediately following the occurrence of an emergency as defined in [530.3] Section 531 or 532, issued to or for an eligible [unit otherwise receiving continuing assistance under AFDC or AFWP] AFDC or AFWP unit.

1. These regulations apply to an emergency which occurred within the seven calendar days immediately prior to application for AFDC or AFWP when the applicant is determined eligible under established procedures and standards.

(b) The following conditions must be observed with respect to all expenditures by the county welfare [board] agency for which Federal and/or State matching is claimed [under the classification of emergency assistance].

1. There shall be no claim for Federal matching with respect to payments authorized under this Section 530.[1] more frequently than one consecutive period of 30 days within any 12 consecutive months [unless there has been special review and affirmative action by the county welfare [board] agency itself, duly recorded in the minutes of a regular or special meeting; under such circumstances State matching but no Federal matching can be allowed]. Such payments of emergency assistance, when authorized in full compliance with the conditions in this Section 530 shall be disbursed from the assistance account and reported on form PA-204D.

2. In the event a second emergency occurs within the consecutive 12-month period, payment may be authorized in accordance with all conditions in this Section; however, State matching only will be available. Such payments shall be disbursed from the assistance account and reported on form PA-204B.

[2] 3. Payments of emergency assistance on AFDC or AFWP shall be made as vendor payments whenever feasible or as direct payments to the eligible unit or as a combination of both. [All payments of emergency assistance, when authorized in full compliance with the conditions in this Section 530, shall be disbursed from the assistance account and reported on form PA-204D.]

(c) When [(1)] there has been substantial loss of shelter, food, clothing or household furnishings by fire, flood or other similar natural disaster, [or when (2) because of an emergent situation over which they had no control or opportunity to plan in advance, the eligible unit is in a state of homelessness;] and the county welfare [board] agency determines that the [providing of shelter and/or food and/or emergency clothing, and/or minimum essential house furnishings are necessary for health and safety] provision of one or more of these basic needs is essential for the

health and safety of the eligible unit, such needs [may be recognized] shall be provided in accordance with the regulations and limitations [in the following sections] set forth in this Section.

[1. Emergency shelter: When an actual state of homelessness exists or is manifestly imminent, the county welfare board shall authorize payment of the actual cost of adequate emergency shelter arrangements, at the most reasonable rate available, for a specified temporary period not to exceed the calendar month following the month in which the state of homelessness first becomes known.]

1. Emergency situations other than fire or natural disaster: Emergency assistance shall be provided in accordance with procedures set forth in Section 534 when the CWA determines, based on objective evidence, that one of the following situations exists:

i. The dwelling is in such a state of deterioration that it has been declared uninhabitable by the local authority having appropriate jurisdiction, and relocation funds are not available through other local or State agencies;

ii. An essential component of shelter (heat, water, sewerage, plumbing, refrigeration, gas or electricity) is not functioning and is in such a state that continued occupancy of the shelter constitutes a hazard to the physical health and safety of the family:

(1) Essential components must be owned by the client;

iii. The client, through no fault or choice of his/her own, is forced to vacate or is evicted from the current shelter arrangement and take up permanent residence elsewhere.

2. When, in the judgment of the CWA, a situation not covered by these regulations requires special consideration, such situation shall be referred, in writing, to the Division of Public Welfare for a decision.

3. When the CWA identifies an emergency situation in accordance with this Section, it shall determine which of the following provisions is appropriate:

i. The county welfare agency shall authorize payment of an emergency allowance for shelter or an essential component of shelter only under the conditions stated in Sections 531 or 532 and within the following limitations, as applicable:

(1) Cost of temporary shelter arrangement, at the most reasonable rate available, for a period not to exceed the calendar month following the month in which the crisis occurred;

(2) Cost of reestablishing or maintaining the eligible unit in a permanent residence, including, if necessary, cost of moving personal belongings and household furnishings, payment of rent until receipt of the next regular assistance payment and required shelter deposit, utility deposits and/or nookup fees, as verified;

(3) Cost of replacement (not initial installation) or repair, if not exceeding cost of replacement, of only such essential components of shelter the nonoperation of which renders continued occupancy of the shelter hazardous to the physical health and safety of the eligible unit:

(A) Essential components include heat, water, sewerage, plumbing, refrigeration, gas and electricity; such components must be owned by the client.

[2] 4. When food is not available from any other source, an amount of \$1.50 per day per person shall be allowed for a specified number of days only, and in no event beyond such time as other funds become available (that is, next regular assistance payment, support payment, receipt of earnings):

i. When it is necessary to provide temporary living arrangements for a family by utilizing emergency shelter in a hotel, motel or other facility in which cooking facilities are not available, or are determined by the county welfare [board] agency to be inadequate, payments for restaurant

meals, not to exceed \$4.50 per person per day, may be authorized.

[3] 5. When necessary, payments to enable members of the eligible unit to purchase minimum essential clothing for physical health and safety may be granted, not to exceed the amounts stated below:

Age	Amount
Adult	\$86.00
Child: 13 and over	86.00
Child: Five thru 12	48.00
Child: Birth thru four	29.00

[4] 6. [Allowances for those items deemed urgent and essential to the physical health and safety of the eligible unit shall not exceed the maximums listed below:] The CWA shall authorize payment of an emergency allowance for house furnishings which it deems urgent and essential to physical health and safety of the eligible unit. Furnishings to be authorized may be new items or available used items, if in good condition. [, on a selective basis.] Payment shall not exceed [The] maximum allowances stated below which are applicable to new items. Where satisfactory used items are available and purchase of same is specified by the county welfare [board] agency, the allowances shall be proportionately less, to be determined in the sound and reasonable discretion of the [county welfare board] CWA.

[5] 7. Temporary care arrangements for AFDC and AFWP children:

i. In an emergency situation, such as, a mother being hospitalized or otherwise suddenly removed from the home, the county welfare [board] agency may deem it necessary to provide a temporary care arrangement for the child(ren) in accordance with Public Assistance Manual Section 4520. Payment shall be authorized according to the conditions stated in Section 530.1 for a period not to exceed two calendar months following the month in which the placement is made for AFDC children (by which time permanent arrangements will have been made by Division of Youth and Family Services), or one calendar month following the month in which placement is made for AFWP children (when determination of AFDC eligibility should be completed).

Interested persons may present statements or arguments, in writing, relevant to the proposed action on or before July 28, 1976, to:

Division of Public Welfare
P.O. Box 1627
Trenton, N.J. 08625

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

Ann Klein
Commissioner
Department of Institutions and Agencies

(a)

INSTITUTIONS AND AGENCIES

DIVISION OF MEDICAL ASSISTANCE AND HEALTH SERVICES

Revisions in Reimbursable and Nonreimbursable Services in the Home Health Agencies Manual

On June 1, 1976, Ann Klein, 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, adopted revisions to N.J.A.C. 10:60-1.3(e) and 10:60-1.5 concerning reimbursable and nonreimbursable services in the Home Health Agencies Manual, as proposed in the Notice published May 6, 1976, at 8 N.J.R. 229(a).

An order adopting these revisions was filed and became effective on June 8, 1976, as R.1976 d.182.

G. Duncan Fletcher
Director of Administrative Procedure
Department of State

(b)

INSTITUTIONS AND AGENCIES

DIVISION OF MEDICAL ASSISTANCE AND HEALTH SERVICES

Rule on Medicaid Childhood Immunization Policy

On June 18, 1976, Robert E. Mulcahy, III, 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, adopted an emergency rule concerning the Medicaid childhood immunization policy.

Full text of the adopted rule follows:

10:49-1.32 Medicaid childhood immunization policy

(a) Effective July 1, 1976, the following childhood immunizations will have individual procedure code numbers with individual fees, which have been based on the cost of the vaccine plus a service charge. The fee is all inclusive for the cost of the vaccine and cost of its administration. No prior authorization is required.

(b) The new procedure codes and fees are listed below:

Procedure codes	Maximum fee
1. 9450—(immunization—measles):	\$4.50;
2. 9451—(immunization—rubella):	4.50;
3. 9452—(immunization—mumps):	5.20;
4. 9453—(immunization—measles and rubella combined vaccine):	6.85;
5. 9454—(immunization—measles, mumps, rubella combined vaccine):	9.60;
6. 9455—(immunization—diphtheria, pertussis, tetanus combined vaccine):	2.50;
7. 9456—(immunization—diphtheria, tetanus toxoid combined vaccine):	2.50;
8. 9457—(immunization—diphtheria toxoid (sic)):	2.50;
9. 9458—(immunization—pertussis vaccine):	2.50;
10. 9459—(immunization—tetanus toxoid (sic)):	2.50;
11. 9460—(immunization—oral polio vaccine):	2.50.

(c) Accordingly, the Medicaid injection policy, (procedure code 9072) is amended to exclude all references to immunization, including measles, mumps, rubella (combined vaccines MMR) which are now reimbursable under code 9054 without a prior authorization. In addition, the restriction limiting one injection per visit (nonimmunization) has been removed from procedure code 9072, although the other guidelines remain.

An order adopting this rule was filed on June 21, 1976, as R.1976 d.189 (Exempt, Emergency Rule) to become effective on July 1, 1976.

G. Duncan Fletcher
Director of Administrative Procedure
Department of State

(a)

INSURANCE

THE COMMISSIONER

Proposed Rules on Life Insurance Solicitation

James J. Sheeran, Commissioner of Insurance, pursuant to authority of N.J.S.A. 17:1-8.1, 17:1C-6(e) and 17B:30-1 et seq., proposes to adopt new rules, to be cited as N.J. A.C. 11:4-11.1 et seq., concerning life insurance solicitation.

The proposed rules are the same rules adopted by the National Association of Insurance Commissioners entitled Life Insurance Solicitation dated May 4, 1976, with the exception that in Section 3.(A) the words "including fraternal benefit societies" are proposed to be deleted; and in Section 6.(C), the words "estate planner" are proposed to be added after the words "terms such as. . ."

Full text of the 14 pages of the proposed rules may be obtained from:

Chief Life and Health Actuary
Department of Insurance
201 East State Street
Trenton, N.J. 08625

A public hearing respecting this proposed action will be held on Thursday, July 29, 1976, at 10:00 A.M. at the Department of Insurance's offices listed above.

Interested persons may present statements or arguments, in writing, relevant to the proposed action on or before July 28, 1976, to the Department of Insurance at the above address.

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

John G. Foley
Deputy Commissioner
Department of Insurance

(b)

INSURANCE

REAL ESTATE COMMISSION

Proposed Revisions on Salesmen's Commissions

The New Jersey Real Estate Commission in the Department of Insurance, pursuant to authority of N.J.S.A. 45:15-1 et seq., proposes to revise its rule on salesmen's commissions.

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

11:5-1.10(b) Every licensed broker must promulgate a policy for the payment of commissions to salesmen on their termination. Such office policy must prescribe the rate of commission to be paid on such termination. [and] The licensed broker must obtain the written signature of each salesman licensed under such broker as soon as such employment or association is established, indicating that such salesman agrees to such policy:

1. Upon termination of employment or other association,

the employing broker shall make a complete accounting in writing of all commissions due to said salesman.

2. In the event any commission so accounted for is not in accord with the established commission schedule, the [employing] broker shall give a complete and comprehensive written explanation of any difference.

3. Such accounting shall be made not later than 30 days after the termination of employment or other association of said salesman.

Interested persons may present statements or arguments, in writing, relevant to the proposed action on or before July 28, 1976, to:

New Jersey Real Estate Commission
Department of Insurance
201 East State Street
Trenton, N.J. 08625

The New Jersey Real Estate Commission, upon its own motion or at the instance of any interested party, may thereafter adopt these revisions substantially as proposed without further notice.

W. P. Comerford
Acting Secretary-Director
New Jersey Real Estate Commission
Department of Insurance

(c)

LAW AND PUBLIC SAFETY

DIVISION OF ALCOHOLIC BEVERAGE CONTROL

Proposed Revisions of Minimum Standards of Fill

Joseph H. Lerner, Acting Director of the Division of Alcoholic Beverage Control in the Department of Law and Public Safety, pursuant to authority of N.J.S.A. 33:1-39, proposes to revise the rule concerning minimum standards of fill.

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

13:2-24.2 (a) No retail licensee, except a plenary retail transit licensee, shall purchase, accept delivery of, possess, sell or deliver any alcoholic beverage in the original container if the fill thereof is less than [one-half pint] **200 milliliters (approximately 6.8 fluid ounces)**, except as to the following:

1. In wines, the minimum standard of fill shall be **177 milliliters (approximately six fluid ounces)**, except champagnes and sparkling wines, as to which the minimum standard of fill shall be **118 milliliters (approximately four fluid ounces)**.

2. In beer and other malt alcoholic beverages, no minimum standard of fill is prescribed.

Interested persons may present statements or arguments, in writing, relevant to the proposed action on or before July 28, 1976, to:

Joseph H. Lerner, Acting Director
Division of Alcoholic Beverage Control
Department of Law and Public Safety
25 Commerce Drive
Cranford, N.J. 07106

The Division of Alcoholic Beverage Control, upon its own motion or at the instance of any interested party, may

thereafter adopt these revisions substantially as proposed without further notice.

Joseph H. Lerner
Acting Director
Division of Alcoholic Beverage Control
Department of Law and Public Safety

(a)

LAW AND PUBLIC SAFETY

DIVISION OF MOTOR VEHICLES

Proposed Revisions for Over-Dimensional Or Overweight Vehicles Permits

John A. Waddington, Director of the Division of Motor Vehicles in the Department of Law and Public Safety, pursuant to authority of N.J.S.A. 39:3-8, 39:3-84 and 39:4-26, proposes to revise several of the rules concerning permits for over-dimensional or overweight vehicles.

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

13:18-1.8 Invalidity of permits

(a) No permit shall be valid:

1. For the operation of a vehicle or combination of vehicles transporting a load which can be dismantled, reduced in quantity or feasibly loaded in such a manner so that the weight and dimensional limitations prescribed in Title 39 of the Revised Statutes are not exceeded;

2. On any toll road;

3. On Saturdays, Sundays or the following holidays: New Year's Day, Memorial Day, Independence Day, Labor Day, Veterans' Day, Thanksgiving Day and Christmas Day. If the holiday falls on a Sunday, the operation shall not be permitted on the next Monday. If the holiday falls on a Saturday, the operation shall not be permitted on the preceding Friday. These restrictions shall not apply in the case of a vehicle which is overweight but not over-size, and which is capable of being safely operated at a maximum speed of 40 miles per hour;

4. During any period when lighted lamps are required, or when visibility is limited to a distance of less than 500 feet, or when hazardous road conditions exist;]

[5] 3. Unless there is compliance with all applicable requirements of this Subchapter and pertinent statutory provisions.

13:18-1.9 Invalidity of overweight permits

(a) An overweight permit shall not be valid:

1. For the operation of a vehicle registered, or required to be registered, in New Jersey unless the vehicle is registered in this State at the maximum registration weight permitted under N.J.S.A. 39:3-20.

2. When the gross weight of the vehicle or combination of vehicles, including load, exceeds 800 pounds per inch in width of tires on all wheels, or when the load is distributed so as to impose a weight of more than 800 pounds per inch in width of tire on any one wheel.

(b) Overweight vehicles for which permits have been issued and which are incapable of being operated safely at a maximum speed of 40 miles per hour shall be prohibited from operating on the highways during hours when lighted lamps are required, or when visibility is limited to a distance of less than 500 feet, or when hazardous road conditions exist.

13:18-1.10 Invalidity of oversize permits

(a) An oversize permit shall not be valid for the operation of a vehicle or combination of vehicles on any highway where clear space available for use by passing traffic is less than ten feet, including roadway and improved shoulder.

(b) An oversize permit shall not be valid for the operation of a vehicle or combination of vehicles on Saturdays, Sundays or the following holidays: New Year's Day, Memorial Day, Independence Day, Labor Day, Veterans' Day, Thanksgiving Day and Christmas Day. If the holiday falls on a Sunday, the operation shall not be permitted on the next Monday. If the holiday falls on a Saturday, the operation shall not be permitted on the preceding Friday.

(c) An oversize permit shall not be valid for the operation of a vehicle or combination of vehicles during any period when lighted lamps are required, or when visibility is limited to a distance of less than 500 feet, or when hazardous road conditions exist.

13:18-1.12 Warning signs

(a) The minimum size of a warning sign shall be six feet wide by one foot high.

(b) The term "WIDE LOAD" or "OVERSIZE LOAD" shall be displayed on the sign in black letters ten inches [high] minimum height on a yellow background.

(c) When two escort vehicles are required, a warning sign shall be displayed on the front of the preceding escort vehicle and on the rear of the following escort vehicle.

(d) When only one escort vehicle is required, a warning sign shall be displayed on the rear of the rearmost vehicle in the escorted combination and on the front of the escort vehicle if it is preceding, or on the front of the lead vehicle of the escorted combination and on the rear of the escort vehicle if it is following.

(e) When no escort vehicles are required, warning signs shall be displayed on the front and rear of the oversize vehicle combination.

13:18-1.15 Oversize private utility and house-type trailers and semitrailers

(a) A permit shall not be valid for the operation, on its own wheels, of any private utility, or house-type trailer or semitrailer with a width of more than [12] 14 feet.

(b) Any such vehicle whose width exceeds [12] 14 feet may be transported on a commercial type low-bed trailer, semitrailer or properly registered dolly wheels.

(c) The towing vehicle shall be a truck, truck tractor or road tractor equipped with dual wheels on the drive axle and a heavy-duty towing hitch.

(d) If the trailer or semitrailer is not more than ten feet wide, the towing vehicle shall have a capacity of $\frac{3}{4}$ ton or more, and if the trailer or semitrailer is more than ten feet wide, the towing vehicle capacity shall be $1\frac{1}{2}$ tons or more.

(e) A private utility, or house-type semitrailer in excess of 12 feet in width, or its towing vehicle shall be equipped with and have in operation two sway control devices as between the towing vehicle and semitrailer.

Interested persons may present statements or arguments, in writing, relative to the proposed action on or before August 31, 1976, to:

John A. Waddington
Director, Division of Motor Vehicles
Department of Law and Public Safety
25 South Montgomery Street
Trenton, N.J. 08666

The Division of Motor Vehicles, upon its own motion or at the instance of any interested party, may thereafter

adopt these revisions substantially as proposed without further notice.

John A. Waddington
Director, Division of Motor Vehicles
Department of Law and Public Safety

(a)

LAW AND PUBLIC SAFETY

DIVISION OF CONSUMER AFFAIRS

BOARD OF MEDICAL EXAMINERS

Proposed Rule on Major and Minor Surgery

Dr. Edwin H. Albano, president of the Board of Medical Examiners in the Division of Consumer Affairs in the Department of Law and Public Safety, pursuant to authority of N.J.S.A. 45:9-22, proposes to adopt a new rule concerning major and minor surgery.

On January 8, 1976, the Board of Medical Examiners had proposed a new rule concerning major and minor surgery (see 8 N.J.R. 47(a)). However, that proposed rule has been reconsidered by the board and is being withdrawn in its entirety, and a revised new rule is being proposed in place thereof.

Full text of the proposed new rule follows:

SUBCHAPTER 7. SURGERY

13:35-7.1 Major and minor surgery

(a) Major surgical procedures are those with a hazard to the life, health or welfare of a patient.

(b) In accordance with the provisions of the Medical Practice Act, N.J.S.A. 45:9-1 et seq., any major surgical procedure with a hazard to life shall only be performed by a duly qualified surgeon with a duly qualified assisting physician, or a duly qualified surgical resident in a training program approved by the educational council of the American Medical Association or the American Osteopathic Association, except in matters of dire emergency. It shall be the responsibility of each medical staff to promulgate appropriate rules and regulations in this regard, and the medical staff and hospital board of trustees shall assure compliance by the individual physicians.

(c) A duly qualified surgeon, duly qualified assistant physician, and duly qualified resident shall be determined by the hospital credentials committee in conjunction with the chairman or chief of the appropriate department or division, consistent with the requirements of the Medical Practice Act, N.J.S.A. 45:9-1 et seq. It shall be the responsibility of each medical staff to promulgate appropriate rules and regulations in this regard, and the medical staff and hospital board of trustees shall assure compliance by the individual physicians.

(d) Failure to comply with this rule may subject the physician to suspension or revocation of his license to practice medicine and surgery in this State, pursuant to N.J.S.A. 45:9-16(g), and/or may subject any other person, association, corporation or institution to the sanctions and remedies set forth in N.J.S.A. 45:9-22, N.J.S.A. 45:9-26, and N.J.S.A. 45:9-27.1.

Interested persons may present statements or arguments, in writing or by telephone, relevant to the proposed action on or before July 31, 1976, to:

Edwin H. Albano
Board of Medical Examiners
28 West State Street
Trenton, N.J. 08625
Telephone: (609) 292-4843

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

Edwin H. Albano
President, Board of Medical Examiners
Department of Law and Public Safety

(b)

LAW AND PUBLIC SAFETY

OFFICE OF THE ATTORNEY GENERAL

Additional Listing of Legislative Agents

On November 24, 1975, William F. Hyland, Attorney General of the State of New Jersey, pursuant to authority of N.J.S.A. 52:13C-22(h) and in accordance with applicable provisions of the Administrative Procedure Act, released the Quarterly Report of Legislative Agents for the third quarter of 1975.

All notices of agents' representation and reports are on file with the Attorney General and are available for public inspection during regular business hours (9:00 A.M. to 5:00 P.M.) in Room 219, State House Annex, Trenton, New Jersey.

(Listings of the first 68 registered legislative agents were in the Notice published December 8, 1971, at 3 N.J.R. 267(b); second listing of additional 48 agents, April 6, 1972, at 4 N.J.R. 72(c); third of 29 agents, August 10, 1972, at 4 N.J.R. 190(b); fourth of 24 agents, April 4, 1974, at 6 N.J.R. 152(b); fifth of 18 agents, December 5, 1974, at 6 N.J.R. 479(b); sixth of 28 agents, April 10, 1975, at 7 N.J.R. 169(c); seventh of seven agents, July 10, 1975, at 7 N.J.R. 341(b); eighth of three agents, September 4, 1975, at 7 N.J.R. 436(a); ninth of 15 agents, February 5, 1976, at 8 N.J.R. 71(a); and the tenth of six agents, April 8, 1976, at 8 N.J.R. 203(a).)

Following is the eleventh listing of two agents who have subsequently registered, with their registration number, name and New Jersey address, whom they are representing and designation or title, if any.

No. 248, Steven J. Gaydek, Atlantic County Community College, Mays Landing, Atlantic Community College, legislative agent.

No. 249, Roland J. Niederstadt, Mobil Oil Corporation, Paulsboro Refinery, Paulsboro 08066, Mobil Oil Corporation refinery manager.

This report was filed May 28, 1976, as R.1976 d.169. Take notice that these listings are not subject to codification and will not appear in Title 13 of the New Jersey Administrative Code.

G. Duncan Fletcher
Director of Administrative Procedure
Department of State

(c)

TRANSPORTATION

THE COMMISSIONER

Proposed Revisions to Licensing of Fixed Base Operator Rules

Alan Sagner, Commissioner of Transportation, pursuant to authority of N.J.S.A. 6:1-29, 6:1-44, 27:1A-3 and 27:1A-5, proposes to delete in its entirety the current text of Chapter

55 in Title 16 of the New Jersey Administrative Code concerning the licensing of fixed base operators and adopting new text or rules in place thereof.

The proposed rules concern policy, applicability, definitions, general requirements for licensing, specific requirements for licensing and liability.

Copies of the full text of the 21 pages of these proposed new rules may be obtained from or made available for review by contacting:

Director of Aeronautics
Department of Transportation
1035 Parkway Avenue
Trenton, N.J. 08625

Interested persons may present statements or arguments, in writing, relevant to the proposed action on or before July 30, 1976, to the Department of Transportation at the above address.

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

Alan Sagner
Commissioner
Department of Transportation

(a)

TRANSPORTATION THE COMMISSIONER

Proposed Rule on Restricted Parking on Parts of Route 20

Alan Sagner, Commissioner of Transportation, pursuant to authority of N.J.S.A. 39:4-138.1, proposes to adopt a new rule concerning restricted parking along portions of Route 20.

Full text of the proposed rule follows:

16:28-3.114 Route 20 in the Borough of Carlstadt, Bergen County

(a) In accordance with the provisions of N.J.S.A. 39:4-138.1, the certain parts of State highway Route 20 described herein below shall be, and hereby are, designated and established as "no parking" zones where stopping or standing is prohibited at all times except as provided in N.J.S.A. 39:4-139:

1. No stopping or standing along the north side of Route 20 for the entire length within the corporate limits of the Borough of Carlstadt, including all ramps and connections under the jurisdiction of the Commissioner of Transportation.

Interested persons may, in writing, present relevant statements or arguments to the proposed action on or before July 28, 1976, to:

Robert R. Reed, Jr.
Administrative Practice Officer
Department of Transportation
1035 Parkway Avenue
Trenton, N.J. 08625

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

Alan Sagner
Commissioner
Department of Transportation

(b)

TRANSPORTATION THE COMMISSIONER

Proposed Rule on No Left Turns on Parts of Route 21

Alan Sagner, Commissioner of Transportation, pursuant to authority of N.J.S.A. 39:4-183.6, proposes to adopt a new rule concerning no left turns along portions of Route 21.

Full text of the proposed rule follows:

16:28-6.12 Route 21 in Newark, Essex County

(a) In accordance with the provisions of N.J.S.A. 39:4-183.6, turning movements of traffic on the certain parts of State highway Route 21 described herein below are regulated as follows:

1. No left turns:
 - i. North on Route 21 to west on Bridge Street;
 - ii. South on Route 21 to east on Bridge Street.

Interested persons may, in writing, present relevant statements or arguments to the proposed action on or before July 28, 1976, to:

Robert R. Reed, Jr.
Administrative Practice Officer
Department of Transportation
1035 Parkway Avenue
Trenton, N.J. 08625

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

Alan Sagner
Commissioner
Department of Transportation

(c)

TRANSPORTATION THE COMMISSIONER

Rules on No Parking Zones Along Parts Of Routes U.S. 206 and N.J. 94

On June 2, 1976, Alan Sagner, Commissioner of Transportation, pursuant to authority of N.J.S.A. 39:4-138.1 and in accordance with applicable provisions of the Administrative Procedure Act, adopted emergency rules establishing no parking zones along certain portions of Route 94 and U.S. 206.

Full text of the adopted rules follows:

16:28-3.111 Route U.S. 206-94 in the Town of Newton, Sussex County

(a) In accordance with the provisions of N.J.S.A. 39:4-138.1, the certain parts of State Highway Route U.S. 206-94 described herein below shall be, and hereby are, designated and established as "no parking" zones where stopping or standing is prohibited at all times except as provided in N.J.S.A. 39:4-139:

1. No stopping or standing along both sides of Route U.S. 206-94 for the entire corporate limits with the Town of Newton.

(Continued on page 35)

INTERIM INDEX FOR NEW JERSEY ADMINISTRATIVE CODE

This regular monthly listing provides an interim service for subscribers to the New Jersey Administrative Code, as a check-list of rules most recently adopted.

The index is current, covering all rules adopted through last month. It is adjusted in the month following that in

which a mailing of update pages has been completed.

Since the most recent update, the various State Departments have adopted the following rules—which have been printed in the Register but are not yet included in current pages of the Code:

RULES NOT YET PRINTED IN CODE

<u>N.J.A.C. Citation</u>		<u>Document Citation</u>	<u>Adoption Notice (N.J.R. Citation)</u>
AGRICULTURE — TITLE 2			
2:1-3.11	Fees for copies of State Board meeting information	R.1976 d.143	8 N.J.R. 268(b)
2:2-2.3(a)2.	Revisions on vaccination of female bovine animals	R.1975 d.233	7 N.J.R. 399(a)
2:3-2.3	Revisions on negative reaction of cattle and goats to tuberculosis and brucellosis tests	R.1976 d.98	8 N.J.R. 215(a)
2:5-1.15	Hog cholera quarantine; swine movement in New Jersey	R.1976 d.61	8 N.J.R. 162(a)
2:5-1.15(d)	Lift swine movement stop order; impose for certain counties	R.1976 d.82	8 N.J.R. 162(b)
2:5-1.15(e)	Amend Salem County hog cholera quarantine	R.1976 d.101	8 N.J.R. 215(b)
2:5-1.15(f)	Revisions on quarantine for movement of swine from Burlington County	R.1976 d.110	8 N.J.R. 215(c)
2:5-1.15(g)	Release hog cholera quarantine for Camden and Gloucester Counties	R.1976 d.132	8 N.J.R. 268(a)
2:17-16.1	Tomato transplants moved into New Jersey	R.1976 d.30	8 N.J.R. 95(c)
2:20-3.2	Red Pine quarantine in parts of Bergen and Passaic Counties	R.1976 d.16	8 N.J.R. 54(c)
2:49-1.1 et seq.	Revised rules on minimum prices for milk	R.1975 d.232	7 N.J.R. 399(b)
2:49-1.1(b)	Revised minimum milk prices	R.1975 d.272	7 N.J.R. 454(a)
2:49-1.1(b)	Revised minimum milk price	R.1975 d.303	7 N.J.R. 494(c)
2:49-1.1(b)	Revise minimum milk prices	R.1975 d.340	7 N.J.R. 539(b)
2:49-1.1(b)	Revised minimum milk prices	R.1975 d.361	8 N.J.R. 5(b)
2:49-1.1(b)	Revise minimum milk prices	R.1976 d.9	8 N.J.R. 54(b)
2:49-1.1(b)	Revised minimum milk prices	R.1976 d.45	8 N.J.R. 96(a)
2:49-1.1(b)	Revise minimum milk prices	R.1976 d.85	8 N.J.R. 162(c)
2:49-1.1(b)	Revised minimum milk prices	R.1976 d.114	8 N.J.R. 215(d)
2:54-3.7	Handling of milk in New York-New Jersey milk marketing area	R.1976 d.90	8 N.J.R. 163(a)
2:49-1.1(b)	Revised minimum milk prices	R.1976 d.183	8 N.J.R. 318(a)
2:71-1.23 et seq.	Revisions on shell eggs	R.1975 d.358	8 N.J.R. 3(a)
2:71-5.5	Revisions on potato labeling	R.1975 d.381	8 N.J.R. 54(a)
2:73-2.5(f)	Revisions on use of Seal of Quality	R.1975 d.356	8 N.J.R. 2(b)
2:73-2.7	Revised license fees	R.1975 d.356	8 N.J.R. 2(b)
2:90-1.1 et seq.	Rules of State Soil Conservation Committee	R.1975 d.360	8 N.J.R. 3(b)
2:90-1.12	Municipal ordinances for soil erosion and sedimentation control	R.1975 d.366	8 N.J.R. 5(a)
BANKING — TITLE 3			
3:1-2.1 et seq.	Adopt procedural rules	R.1976 d.83	8 N.J.R. 164(a)
3:1-2.27	Officially recognized data sources	R.1975 d.155	7 N.J.R. 292(a)
3:1-7.1 et seq.	Miscellaneous fees	R.1975 d.120	7 N.J.R. 247(c)
3:1-8.1	Required information for loan applications	R.1975 d.146	7 N.J.R. 291(b)
3:6-7.1	Repeal rule on bank offices protection	R.1976 d.146	8 N.J.R. 268(d)
3:7-4.1 et seq.	Rules on notice of maturity on long-term time deposits	R.1975 d.165	7 N.J.R. 292(b)
3:7-5.1 et seq.	Rules on statements of interest	R.1975 d.185	7 N.J.R. 293(c)
3:8-3.1	Revisions in required reserve	R.1975 d.325	7 N.J.R. 539(c)
3:8-3.1(a)3.	Revisions on required reserves	R.1976 d.15	8 N.J.R. 55(a)
3:11-2.1	Revisions on exclusion from liabilities of controlling corporation	R.1975 d.226	7 N.J.R. 400(b)
3:17-6.1 et seq.	Revisions to small loan law regulations	R.1975 d.147	7 N.J.R. 291(c)
3:19-1.6	License number	R.1975 d.148	7 N.J.R. 291(d)
3:27-5.3	Revisions on excludable loans	R.1975 d.249	7 N.J.R. 400(c)
3:30-1.3	Notice of maturity of fixed-term savings accounts	R.1975 d.169	7 N.J.R. 293(a)
3:30-1.3	Revised effective date of savings account rule	R.1975 d.265	7 N.J.R. 454(b)
3:32-1.1 et seq.	Conversion of mutual association to capital stock association	R.1975 d.352	8 N.J.R. 9(c)
3:40-1.1 et seq.	Rules of State Cemetery Board	R.1975 d.184	7 N.J.R. 293(b)
CIVIL SERVICE — TITLE 4			
4:1-8.6	Revisions on promotional examinations	R.1976 d.51	8 N.J.R. 101(a)
4:1-8.8	Qualifications of applicants for open competitive examinations	R.1976 d.52	8 N.J.R. 101(b)
4:1-8.21	Make-up examinations	R.1976 d.53	8 N.J.R. 101(c)
4:1-9.6	Tie scores on examinations	R.1976 d.52	8 N.J.R. 101(b)
4:1-9.13	Additions to eligible lists	R.1976 d.53	8 N.J.R. 101(c)

4:1-10.2(c)	Revisions on appointments based on examinations in noncompetitive and labor divisions	R.1976 d.53	8 N.J.R. 101(c)
4:1-17.11	Amount of vacation leave	R.1976 d.52	8 N.J.R. 101(b)
4:1-17.24(k)	Unused sick leave payments to nonclassified employees	R.1975 d.218	7 N.J.R. 401(b)

COMMUNITY AFFAIRS — TITLE 5

5:10-1.1 et seq.	Revisions on construction and maintenance of hotels and multiple dwellings	R.1976 d.160	8 N.J.R. 272(a)
5:17-1.3 et seq.	Revisions on retirement community full disclosure requirements	R.1976 d.126	8 N.J.R. 270(b)
5:21-3.3 et seq.	Revisions in Uniform Standards Code of Mobile Homes	R.1975 d.166	7 N.J.R. 305(a)
5:22-1.1 et seq.	Rules on tax abatement on added assessments	R.1975 d.327	7 N.J.R. 540(b)
5:22-1.1	Revised definitions on tax abatement on added assessments	R.1976 d.64	8 N.J.R. 171(b)
5:30-1.8	Emergency resolutions exceeding three per cent limitation	R.1975 d.168	7 N.J.R. 306(a)
5:30-1.9	Implementation of Housing and Community/Development Act	R.1975 d.287	7 N.J.R. 497(b)
5:30-1.10	Contracts; expenditures	R.1975 d.322	7 N.J.R. 540(a)
5:30-1.11	Rule on realized revenue	R.1976 d.91	8 N.J.R. 216(c)
5:30-1.11	Revisions on realized revenue	R.1976 d.130	8 N.J.R. 271(a)
5:71-1.1 et seq.	Rules on county offices on aging	R.1975 d.192	7 N.J.R. 355(a)
5:80-2.1	Equity syndication, agency-financed limited-dividend housing projects	R.1975 d.258	7 N.J.R. 459(a)

EDUCATION — TITLE 6

6:1-1.1 et seq.	Revised bylaws	R.1976 d.158	8 N.J.R. 275(a)
6:1-2.2	Delete rule on regular meetings	R.1976 d.34	8 N.J.R. 106(a)
6:1-2.3	Revisions on special meetings	R.1976 d.34	8 N.J.R. 106(a)
6:2-1.1 et seq.	Revised rules on appeals	R.1976 d.158	8 N.J.R. 275(a)
6:3-1.19	Evaluation of nontenured teaching staff	R.1976 d.13	8 N.J.R. 62(a)
6:3-1.20	Procedure for appearance before local board of education	R.1976 d.13	8 N.J.R. 62(a)
6:11-3.31	Repeal rule on certification appeals	R.1976 d.14	8 N.J.R. 62(b)
6:11-3.31	Substitutions of alternative educational background and/or experience	R.1976 d.159	8 N.J.R. 276(a)
6:11-6.2(c)	Amendment on endorsement of instructional certificate	R.1976 d.33	8 N.J.R. 107(a)
6:11-8.2(a)8.	Reading requirements for teacher education programs	R.1976 d.84	8 N.J.R. 174(a)
6:11-8.3(e)	Amendment on instructional supplement to standards	R.1976 d.33	8 N.J.R. 107(a)
6:11-10.4	Amendments on principal and supervisor endorsements	R.1976 d.186	8 N.J.R. 327(a)
6:28-1.9 et seq.	Revisions on special education	R.1976 d.88	8 N.J.R. 174(b)
6:28-1.9 et seq.	Ratification of adopted rules on special education	R.1976 d.120	8 N.J.R. 220(a)

ENVIRONMENTAL PROTECTION — TITLE 7

7:1C-1.1 et seq.	Rules on 90-day construction permits	R.1975 d.347	7 N.J.R. 548(a)
7:1C-1.5(a)4.	Revisions on stream encroachment	R.1976 d.76	8 N.J.R. 180(a)
7:2-2.13	Revised charges at State parks	R.1975 d.75	7 N.J.R. 151(b)
7:2-14.1 et seq.	Revised rules on Round Valley and Spruce Run Reservoirs	R.1975 d.134	7 N.J.R. 261(c)
7:2-15.1 et seq.	Delete entire current text and mark Subchapter as Reserved	R.1975 d.134	7 N.J.R. 261(c)
7:2-16.1 et seq.	Revised rules on Island Beach State Park	R.1976 d.111	8 N.J.R. 222(b)
7:6-1.1 et seq.	Revised rules on power vessels	R.1976 d.32	8 N.J.R. 107(d)
7:7A-1.1(a)14.	Extend wetland order to portions of Salem County	R.1974 d.188	6 N.J.R. 306(a)
7:7A-1.1(a)15.	Extend Wetlands Order to parts of Cumberland County	R.1975 d.32	7 N.J.R. 103(a)
7:7A-1.1(a)16.	Extend wetlands order to parts of Atlantic County	R.1975 d.216	7 N.J.R. 413(b)
7:7D-1.1 et seq.	Appeals procedures: Coastal Area Review Board	R.1975 d.345	7 N.J.R. 551(a)
7:7D-1.5 et seq.	Revisions on CARB appeals procedures	R.1976 d.60	8 N.J.R. 178(a)
7:9-4.1 et seq.	Revise surface water quality standards	R.1974 d.310	6 N.J.R. 470(c)
7:9-4.2	Revised rules on construction and practice where rules do not govern	R.1975 d.132	7 N.J.R. 261(a)
7:9-4.3	Delete current text and mark this Section as Reserved	R.1975 d.132	7 N.J.R. 261(a)
7:9-4.8(d)6iv.	Delete text on tidal portions of Morses Creek	R.1975 d.200	7 N.J.R. 360(c)
7:9-4.9	New rules on tidal portions of Morses Creek	R.1975 d.200	7 N.J.R. 360(c)
7:9-5.1 et seq.	Current text deleted in its entirety	R.1974 d.310	6 N.J.R. 470(c)
7:9-6.1 et seq.	Current text deleted in its entirety	R.1974 d.310	6 N.J.R. 470(c)
7:9-7.1 et seq.	Current text deleted in its entirety	R.1974 d.310	6 N.J.R. 470(c)
7:9-8.38 et seq.	Transfer treatment rules formerly cited 7:9-7.29 - .34	R.1974 d.310	6 N.J.R. 470(c)
7:9-13.1 et seq.	Rules on sewerage connection bans	R.1975 d.302	7 N.J.R. 499(e)
7:11-2.1 et seq.	Revised general rate schedule for Delaware and Raritan Canal water	R.1974 d.362	7 N.J.R. 49(a)
7:11-3.1 et seq.	Revised rules on use of water from Delaware and Raritan canal	R.1974 d.363	7 N.J.R. 50(a)
7:12-1.1 et seq.	Revisions on shellfish-growing water classification	R.1976 d.54	8 N.J.R. 108(a)
7:12-1.1	Revised rules on shellfish beds	R.1975 d.116	7 N.J.R. 260(a)
7:12-1.2(a)39.	Condemn shellfish beds in portion of Atlantic Ocean	R.1974 d.336	7 N.J.R. 6(b)
7:12-1.2(a)40.	Condemnation of certain shellfish beds	R.1975 d.51	7 N.J.R. 152(a)
7:12-1.2(a)39.	Revised condemnations of shellfish beds in Atlantic Ocean	R.1975 d.18	7 N.J.R. 102(a)

7:12-1.3	Opening of certain shellfish beds	R.1975 d.27	7 N.J.R. 102(c)
7:12-1.3(a)5.ii.	Revisions condemning certain shellfish beds	R.1975 d.341	7 N.J.R. 547(b)
7:13-1.1 et seq.	Land use rules applicable to all delineated floodways	R.1975 d.105	7 N.J.R. 206(b)
7:13-1.11(c)21	Main stem of Delaware River delineated	R.1975 d.376	8 N.J.R. 15(a)
7:15-1.1 et seq.	Guidelines under N.J. Industrial Pollution Control Financing Law	R.1974 d.268	6 N.J.R. 394(b)
7:20-6.1	Criteria for floodway and flood hazard area delineation	R.1975 d.104	7 N.J.R. 207(a)
7:25-2.1 et seq.	Revisions for public shooting and fishing grounds	R.1975 d.292	7 N.J.R. 499(c)
7:25-2.14	Field trial activities	R.1975 d.291	7 N.J.R. 499(b)
7:25-2.15	Revisions on controlled hunting	R.1975 d.281	7 N.J.R. 464(b)
7:25-5.1 et seq.	1975-76 Game Code	R.1975 d.178	7 N.J.R. 310(c)
7:25-5.1 et seq.	Adopt 1976-1977 Game Code	R.1976 d.187	8 N.J.R. 328(a)
7:25-5.26	Special pheasant and quail stamp required	R.1975 d.277	7 N.J.R. 464(a)
7:25-5.27	Use of conibear traps	R.1975 d.290	7 N.J.R. 499(a)
7:25-6.1 et seq.	1975 Fish Code	R.1974 d.253	6 N.J.R. 394(a)
7:25-6.1 et seq.	1976 Fish Code	R.1975 d.301	7 N.J.R. 499(d)
7:25-7.10	Oyster seed beds for 1975 season	R.1975 d.74	7 N.J.R. 151(a)
7:25-7.11	Rules on mussels	R.1975 d.133	7 N.J.R. 261(b)
7:25-12.1	Size limitations on sea clams	R.1975 d.384	8 N.J.R. 63(a)
7:25-12.1	Revisions on preservation of sea clam resource	R.1976 d.65	8 N.J.R. 179(a)
7:25-9.3	Hard Clams	R.1975 d.367	8 N.J.R. 14(b)
7:25-9.4	Designation of scallop season	R.1975 d.365	8 N.J.R. 14(a)
7:25-11.1	List of endangered species	R.1974 d.348	7 N.J.R. 6(c)
7:25-11.1	List of endangered species	R.1975 d.164	7 N.J.R. 311(a)
7:25-12.1	Size limitations on sea clams	R.1975 d.384	8 N.J.R. 63(a)
7:26-2.5 et seq.	Revisions in rules of Bureau of Solid Waste Management	R.1974 d.234	6 N.J.R. 343(c)
7:26-2.5	Amend effective date of rule	R.1975 d.190	7 N.J.R. 360(b)
7:26-2.6(d)4.	Revised effective date for solid waste facilities	R.1975 d.66	7 N.J.R. 149(b)
7:26-2.6(d)4	Revised effective date of solid waste rule	R.1975 d.271	7 N.J.R. 463(b)
7:26-4.1 et seq.	Revised fee schedule	R.1975 d.136	7 N.J.R. 259(a)
7:27-2.1 et seq.	Revised rules on control of open burning	R.1975 d.326	7 N.J.R. 547(c)
7:27-8.1 et seq.	Revisions concerning air pollution control rules on permits and certificates	R.1976 d.96	8 N.J.R. 221(c)
7:27-9.5	Temporary variances	R.1976 d.81	8 N.J.R. 181(a)
7:27-9.5(c)	Amend rules on temporary variances	R.1976 d.100	8 N.J.R. 222(a)
7:27-15.4(b)	Postponement of Phase II of auto emission inspection standards	R.1975 d.22	7 N.J.R. 102(b)
7:27-15.4(b)	Revisions on control of air pollution from light-duty motor vehicles	R.1976 d.12	8 N.J.R. 62(c)
7:27-16.1 et seq.	Volatile organic substances	R.1975 d.377	8 N.J.R. 15(b)
7:27B-1.1 et seq.	Sampling and analytical procedures	R.1974 d.360	7 N.J.R. 48(a)
7:27B-1.1 et seq.	Emissions from particles from manufacturing processes	R.1975 d.136	7 N.J.R. 261(d)
7:27B-1.1 et seq.	Revised rules on sampling and analytical procedures; manufacturing processes and combustion of fuels	R.1976 d.121	8 N.J.R. 223(a)
7:27B-2.1 et seq.	Procedures for visual determination of emissions from sources	R.1975 d.76	7 N.J.R. 144(a)
7:27B-2.1 et seq.	Revised rules on visual determination of opacity on emissions from sources	R.1976 d.121	8 N.J.R. 223(a)
7:27B-3.1 et seq.	Emissions of solid particle from combustion of fuel	R.1975 d.135	7 N.J.R. 261(d)
7:35-1.1 et seq.	Rules on tax exemption on real property of nonprofit corporations	R.1975 d.179	7 N.J.R. 310(b)

HEALTH — TITLE 8

8:2-1.1	Revisions on birth certificates	R.1975 d.194	7 N.J.R. 362(c)
8:7-1.4	Board of Examiners licensure of persons for public health positions	R.1976 d.1	8 N.J.R. 65(a)
8:8-1.2 et seq.	Revisions for processing, storage and distribution of blood	R.1974 d.334	7 N.J.R. 7(a)
8:13-1.1 et seq.	Sanitation, handling, shipping and shucking of shellfish	R.1974 d.185	6 N.J.R. 310(b)
8:21-1.24	Labeling of feminine deodorant sprays	R.1976 d.19	8 N.J.R. 65(b)
8:21-1.25	Cosmetic product warning statements	R.1976 d.50	8 N.J.R. 118(b)
8:21-1.26	Drugs in dispensers pressurized by gaseous propellants for over-the-counter sale	R.1976 d.123	8 N.J.R. 227(b)
8:21-2.38	Bacteriological standards for potentially hazardous foods	R.1974 d.204	6 N.J.R. 311(a)
8:21-4.1 et seq.	Delete text of Subchapter 4	R.1975 d.320	7 N.J.R. 503(b)
8:21-4.44	Amend rule on expiration dates for fluid milk products	R.1974 d.361	7 N.J.R. 56(b)
8:21-5.1 et seq.	Revise acidified milk and fluid milk products rules	R.1975 d.320	7 N.J.R. 503(b)
8:21-9.3(a)	Delete exemption for wholesale handling of raw shellfish	R.1974 d.184	6 N.J.R. 310(a)
8:21-9.5	Revised wholesale licensing fees	R.1975 d.299	7 N.J.R. 501(a)
8:21-10.11	Acidified milk and acidified milk products	R.1975 d.320	7 N.J.R. 503(b)
8:31-5.1 et seq.	Delete entire Subchapter 5	R.1975 d.315	7 N.J.R. 503(a)
8:31-10.1	Licensing of drug-related facilities	R.1974 d.193	6 N.J.R. 310(c)
8:31-11.1	Voluntary discontinuance of regular service in any health care facility	R.1974 d.195	6 N.J.R. 310(e)
8:31-12.1	Long-term care facilities	R.1975 d.368	8 N.J.R. 16(a)
8:31-14.1 et seq.	1975 hospital rate review	R.1975 d.54	7 N.J.R. 152(b)
8:31-14.1	1975 hospital rate review program guidelines	R.1975 d.240	7 N.J.R. 414(a)

8:31-14.1 et seq.	1977 hospital rate review program guidelines	R.1976 d.199	8 N.J.R. 330(e)
8:31-16.1	Hospital long range plans	R.1975 d.201	7 N.J.R. 362(d)
8:31-14.9	Revisions on hospital rate review appeals board	R.1975 d.321	7 N.J.R. 503(c)
8:31-14.28(c)2.	Revised inflation indices	R.1976 d.194	8 N.J.R. 330(b)
8:31-17.1 et seq.	Standard hospital accounting and rate evaluation system (SHARE)	R.1975 d.239	7 N.J.R. 415(b)
8:31-17.1 et seq.	Revisions to forms and definitions concerning SHARE	R.1976 d.197	8 N.J.R. 331(a)
8:31-18.1 et seq.	Rules for experimental medical reporting systems	R.1975 d.271	7 N.J.R. 463(b)
		R.1975 d.245	7 N.J.R. 416(a)
		R.1975 d.244	7 N.J.R. 414(b)
8:31-19.1 et seq.	Methods of determining final 1974 hospital rates	R.1975 d.312	7 N.J.R. 501(b)
8:31-20.1 et seq.	1977 hospital rate review rules	R.1976 d.198	8 N.J.R. 330(d)
8:31-20.2(e)	Revision on 1977 hospital rate setting	R.1975 d.314	7 N.J.R. 502(b)
8:31-21.1 et seq.	Guidelines for 1976 hospital rate review program	R.1976 d.20	8 N.J.R. 65(c)
8:31-22.1 et seq.	Doctors' office owned and/or sponsored by health care facilities	R.1976 d.25	8 N.J.R. 66(e)
8:31-23.1 et seq.	Parking garages owned and/or sponsored by health care facilities	R.1976 d.21	8 N.J.R. 66(a)
8:31-24.1 et seq.	Design and construction of interns, residents and nurses housing facilities		
8:32-1.1 et seq.	1974-75 State Plan for hospitals and related health care services	R.1974 d.196	6 N.J.R. 310(f)
8:32-1.1 et seq.	1975 State Plan for hospitals and related health care services	R.1975 d.183	7 N.J.R. 314(a)
8:32-1.18	Definition of rehabilitation services	R.1975 d.77	7 N.J.R. 164(f)
8:32-3.1	Procedures for adjustment of State Plan for hospitals	R.1974 d.260	6 N.J.R. 397(b)
8:32-3.1	Revisions for adjustment of State Plan	R.1974 d.318	6 N.J.R. 472(d)
8:31-21.1 et seq.	Guidelines for submission of certificate of need applications	R.1975 d.315	7 N.J.R. 503(a)
8:33-1.11	Continuation of mixing skilled nursing facilities levels A and B	R.1974 d.315	6 N.J.R. 472(a)
8:33-1.11	Revised policy on skilled nursing and intermediate care beds	R.1974 d.317	6 N.J.R. 472(c)
8:33-1.11(b)	Revisions on extension of program of multiple levels of care	R.1975 d.61	7 N.J.R. 164(e)
8:33-1.12	Processing of certificate of need applications	R.1974 d.269	6 N.J.R. 397(d)
8:33-1.13	Scheduling and completing hearings for certificate of need applicants	R.1974 d.194	6 N.J.R. 310(d)
8:34-1.2	Define responsible administrative positions	R.1975 d.313	7 N.J.R. 502(a)
8:34-1.18(a)3	Delete part of rule on refusal of licenses	R.1975 d.193	7 N.J.R. 362(b)
8:35-1.1 et seq.	Revised criteria on mixed obstetric and gynecologic floors	R.1975 d.60	7 N.J.R. 164(c)
8:35-1.2 et seq.	Revisions to criteria for mixed obstetric and gynecologic floors	R.1976 d.196	8 N.J.R. 330(f)
8:36-1.1	Revised definitions	R.1976 d.195	8 N.J.R. 330(c)
8:36-1.18	Revision on physical environment and building	R.1976 d.195	8 N.J.R. 330(c)
8:38-1.1 et seq.	Rules concerning HMOs	R.1974 d.320	6 N.J.R. 473(a)
8:38-1.1 et seq.	Revisions concerning health maintenance organizations	R.1976 d.162	8 N.J.R. 281(b)
8:40-4.1 et seq.	Interim regulations for abortion facilities with temporary license	R.1974 d.215	6 N.J.R. 345(c)
8:40-5.1	Reporting abortions performed in hospitals	R.1974 d.316	6 N.J.R. 472(b)
8:42-1.1 et seq.	Standards for licensure of home health agencies	R.1976 d.164	8 N.J.R. 282(a)
8:42-2.1 et seq.	Standards for licensure of residential and inpatient drug treatment facilities	R.1976 d.163	8 N.J.R. 281(c)
8:43-1.1 et seq.	Boarding home for sheltered care	R.1974 d.319	6 N.J.R. 472(e)
8:43A-1.1 et seq.	Standards for licensure of ambulatory care facilities	R.1976 d.165	8 N.J.R. 282(b)
8:43B-1.1 et seq.	Interim rules on construction and licensure of various health facilities	R.1975 d.256	7 N.J.R. 416(b)
8:43B-3.1(d)	Amend building standards	R.1976 d.23	8 N.J.R. 66(c)
8:43B-10.2	Revisions to manual of standards for hospital facilities	R.1976 d.22	8 N.J.R. 66(b)
8:43B-13.3(d)	Delete rule on long-term care units in general acute hospitals	R.1976 d.24	8 N.J.R. 66(d)
8:43D-1.1 et seq.	Bylaws of Health Care Administration Board	R.1975 d.372	8 N.J.R. 16(b)
8:43D-1.4(a)4.	Amend bylaw on abstention and quorum vote	R.1976 d.89	8 N.J.R. 183(b)
8:45-2.1	Laboratory charges for testing of water	R.1976 d.192	8 N.J.R. 329(c)
8:45-2.2	Laboratory charges for syphilis and rubella testing	R.1976 d.193	8 N.J.R. 330(a)
8:49-5.10(b)	Training of homemaker-home health aides	R.1976 d.122	8 N.J.R. 227(a)
8:57-4.1 et seq.	Immunization of pupils in school	R.1975 d.121	7 N.J.R. 264(a)
8:64-3.1	Definition of soap	R.1975 d.103	7 N.J.R. 211(b)
8:65-2.4(c)	Revisions concerning other security controls for nonpractitioners	R.1974 d.261	6 N.J.R. 397(c)
8:65-6.8(a)4.	Amendment on persons entitled to fill order forms	R.1975 d.56	7 N.J.R. 164(a)
8:65-7.3(c)	Amendment on persons entitled to issue prescriptions	R.1975 d.58	7 N.J.R. 164(b)
8:65-7.6	Revisions on persons entitled to fill prescriptions	R.1975 d.55	7 N.J.R. 155(a)
8:65-7.8(e)	Amend rule on requirements of schedule II prescriptions	R.1975 d.349	7 N.J.R. 556(a)
8:65-10.1 et seq.	Revised schedules of controlled dangerous substances	R.1975 d.209	7 N.J.R. 363(a)
8:65-11.1 et seq.	Narcotic treatment program	R.1975 d.59	7 N.J.R. 164(c)

HIGHER EDUCATION — TITLE 9

9:1-1.1 et seq.	Revised rules and standards for institutions of higher education	R.1976 d.139	8 N.J.R. 282(d)
9:2-2.27	Revise salary rate for adjunct faculty at State colleges	R.1975 d.257	7 N.J.R. 464(c)
9:6-1.1 et seq.	Rules implementing L.1973, c.163	R.1976 d.131	8 N.J.R. 282(c)
9:9-1.9	Delete rule on married students	R.1976 d.108	8 N.J.R. 228(b)
9:9-1.31	Revisions on late charges	R.1976 d.17	8 N.J.R. 66(f)
9:9-1.33(d)	Revised procedure for filing claims	R.1976 d.17	8 N.J.R. 66(f)
9:9-4.1 et seq.	Policy governing direct public loans	R.1975 d.217	7 N.J.R. 416(c)
9:9-5.1 et seq.	Policy governing graduate insured loans	R.1975 d.217	7 N.J.R. 416(c)

INSTITUTIONS AND AGENCIES — TITLE 10

10:34-1.1 et seq.	Minimum standards for county correctional facilities	R.1975 d.300	7 N.J.R. 506(c)
10:35-1.1 et seq.	Revised standards	R.1975 d.108	7 N.J.R. 272(a)
10:35-7.4(b) et seq.	Revised standards	R.1974 d.273	6 N.J.R. 432(b)
10:35-18.7	Correspondence in a language other than English	R.1974 d.356	7 N.J.R. 59(b)
10:35-19.12	Correspondence in a language other than English	R.1974 d.356	7 N.J.R. 59(b)
10:35-28.7	Correspondence in a language other than English	R.1974 d.356	7 N.J.R. 59(b)
10:35-60.3(b)	Revised fee schedules	R.1974 d.356	7 N.J.R. 59(b)
10:35-60.5	Waiver of payment by court order	R.1974 d.356	7 N.J.R. 59(b)
10:35-63.1 et seq.	Inmate responsibility for personal property of substantial value	R.1974 d.273	6 N.J.R. 432(b)
10:35-64.1 et seq.	Inmate marriages	R.1974 d.273	6 N.J.R. 432(b)
10:35-65.1 et seq.	Volunteers in parole program	R.1974 d.356	7 N.J.R. 59(b)
10:35-66.1 et seq.	Probable cause hearing	R.1974 d.356	7 N.J.R. 59(b)
10:35-67.1 et seq.	Distribution of money and personal belongings of deceased inmates	R.1974 d.356	7 N.J.R. 59(b)
10:35-68.1 et seq.	Inmates' personal savings accounts	R.1974 d.356	7 N.J.R. 59(b)
10:35-69.1 et seq.	Revised rules on administrative segregation	R.1975 d.108	7 N.J.R. 272(a)
10:37-6.3	Revised definition of transitional services	R.1976 d.133	8 N.J.R. 286(b)
10:37-7.3	Revisions on system of per capita allocation	R.1976 d.133	8 N.J.R. 286(b)
10:46-4.3	Application for admission; delinquent minor	R.1975 d.158	7 N.J.R. 328(b)
10:47-1.1 et seq.	Manual of standards for private mentally retarded institutions	R.1975 d.203	7 N.J.R. 364(a)
10:49-1.8	Revisions to Medicaid Manuals on out-of-State medical care and services	R.1976 d.151	8 N.J.R. 287(c)
10:49-1.17	Claim submittal time limits	R.1975 d.151	7 N.J.R. 329(c)
10:49-1.17(c)	Amendment concerning noninstitutional providers	R.1975 d.150	7 N.J.R. 328(d)
10:49-1.25	Temporary fee reduction concerning Medicaid	R.1975 d.225	7 N.J.R. 421(a)
10:49-1.26	Reduction in reimbursement for laboratory services	R.1975 d.206	7 N.J.R. 365(a)
10:49-1.28	Medicaid payments to hospitals	R.1975 d.383	8 N.J.R. 70(b)
10:49-1.29	Eliminate certain Medicaid program services	R.1975 d.380	8 N.J.R. 70(a)
10:49-1.29	Repeal elimination of certain Medicaid services	R.1976 d.78	8 N.J.R. 196(a)
10:49-1.32	Medicaid childhood immunization policy	R.1976 d.189	8 N.J.R. 335(b)
10:49-5.3	Revisions on opportunity for fair hearing	R.1976 d.136	8 N.J.R. 286(c)
10:51-1.1 et seq.	Repeal elimination of certain Medicaid services	R.1976 d.78	8 N.J.R. 196(a)
10:51-1.1 et seq.	Revisions to pharmacy manual	R.1975 d.182	7 N.J.R. 333(b)
10:51-1.2	Definition of eligible pharmacies in New Jersey	R.1974 d.297	6 N.J.R. 477(c)
10:51-1.8	Revised pharmaceutical services not eligible for payment	R.1975 d.317	7 N.J.R. 507(b)
10:51-1.10	Revisions concerning pharmacy providers	R.1974 d.312	6 N.J.R. 478(c)
10:51-1.10(d)	Revised dispensing fee	R.1975 d.223	7 N.J.R. 419(d)
10:51-1.10(g)	Revisions on legend drugs	R.1975 d.163	7 N.J.R. 329(b)
10:51-1.11(a)3	Revisions on institutional pharmacies	R.1975 d.156	7 N.J.R. 328(a)
10:52-1.1 et seq.	Revised rules on sterilization procedures	R.1975 d.206	7 N.J.R. 364(c)
10:52-1.1 et seq.	Revised portions of hospital manual	R.1974 d.201	6 N.J.R. 313(a)
10:52-1.1 et seq.	Revisions on physicians services	R.1975 d.229	7 N.J.R. 431(a)
10:52-1.2(a)18.	Revisions on hospital services	R.1974 d.296	6 N.J.R. 478(a)
10:52-1.2(a)	Sterilization rule revised	R.1975 d.373	8 N.J.R. 38(a)
10:52-1.4	Revisions in special provisions for general hospitals	R.1974 d.339	7 N.J.R. 8(a)
10:52-1.7(a)	Sterilization rule revised	R.1975 d.373	8 N.J.R. 38(a)
10:52-1.15	Reimbursement of third-party claims	R.1975 d.204	7 N.J.R. 364(b)
10:52-2.11	Timely submission of hospital claims	R.1975 d.316	7 N.J.R. 507(a)
10:52-3.1 et seq.	Rules on teleprocessing	R.1975 d.230	7 N.J.R. 431(b)
10:53-1.1 et seq.	Revised rules on sterilization procedures	R.1975 d.205	7 N.J.R. 364(c)
10:53-1.2(a)	Sterilization rule revised	R.1975 d.373	8 N.J.R. 38(a)
10:53-1.6(a)	Sterilization rule revised	R.1975 d.373	8 N.J.R. 38(a)
10:54-1.1	Define office visits	R.1975 d.86	7 N.J.R. 226(d)
10:54-1.1 et seq.	Revisions to the Physicians Manual	R.1975 d.227	7 N.J.R. 430(a)
10:54-1.2(f)	Revisions on long-term care facilities	R.1975 d.42	7 N.J.R. 166(a)
10:54-1.13 et seq.	Revisions on generic dispensing	R.1975 d.339	7 N.J.R. 567(c)
10:54-1.19	Revisions concerning specialist recognition	R.1974 d.201	6 N.J.R. 313(a)
10:54-1.19	Revisions concerning specialists	R.1974 d.311	6 N.J.R. 478(b)
10:54-1.20	Sterilization procedures	R.1975 d.205	7 N.J.R. 364(c)
10:54-1.20(b)	Sterilization rule revised	R.1975 d.373	8 N.J.R. 38(a)
10:54-1.21	Rule on portable X-ray services	R.1975 d.228	7 N.J.R. 430(b)
10:54-4.1 et seq.	Revised physicians fee schedule	R.1975 d.231	7 N.J.R. 431(c)
10:55-1.2	Revisions concerning eligible providers; prosthetic, orthotic manual	R.1974 d.187	6 N.J.R. 312(e)
10:56-1.16	Revisions on dental services	R.1975 d.262	7 N.J.R. 466(a)
10:56-1.36 et seq.	Revision on generic dispensing	R.1975 d.339	7 N.J.R. 567(c)
10:56-1.48	Recovery of payments correctly made	R.1974 d.202	6 N.J.R. 313(b)
10:56-2.1(d)	Dental providers	R.1974 d.203	6 N.J.R. 313(c)
10:57-1.4	Revisions on noncovered services	R.1975 d.162	7 N.J.R. 329(a)
10:57-1.14 et seq.	Revision on generic dispensing	R.1975 d.339	7 N.J.R. 567(c)
10:57-2.1 et seq.	Revisions on billing procedures	R.1974 d.222	6 N.J.R. 351(c)

10:59-1.7(a)6.	Revised prior authorization and medical supply services	R.1975 d.31	7 N.J.R. 105(b)
10:60-1.1 et seq.	Revisions on home health care services	R.1975 d.354	8 N.J.R. 37(b)
10:60-1.3(e)	Medical supplies	R.1976 d.182	8 N.J.R. 335(a)
10:60-1.5	Nonreimbursable home health services	R.1976 d.182	8 N.J.R. 335(a)
10:60-1.16	Timely submission of hospital claims	R.1975 d.316	7 N.J.R. 507(a)
10:61-1.1 et seq.	Revised rules on independent laboratory services	R.1975 d.224	7 N.J.R. 420(a)
10:61-1.5	Revisions on reimbursements in independent laboratory services manual	R.1976 d.67	8 N.J.R. 195(d)
10:61-2.5	Revisions on report of services in independent laboratory services manual	R.1976 d.67	8 N.J.R. 195(d)
10:62-1.1 et seq.	Revisions to vision care manual	R.1974 d.181	6 N.J.R. 312(c)
10:62-2.2(a)2	Revisions on reimbursable vision care services	R.1975 d.261	7 N.J.R. 465(b)
10:62-2.3(j)	curtailment of reimbursable vision care services	R.1975 d.261	7 N.J.R. 465(b)
10:63-1.10(a)5.	Revisions on long-term care facilities	R.1975 d.42	7 N.J.R. 166(a)
10:63-1.13	Plans of correction of deficiencies	R.1974 d.343	7 N.J.R. 9(a)
10:63-1.14	Skilled nursing and intermediate care services	R.1975 d.87	7 N.J.R. 227(a)
10:63-1.15	Rule on portable X-ray services	R.1975 d.228	7 N.J.R. 430(b)
10:63-3.1 et seq.	Revised 1976 costs study and instructions for long term care facilities	R.1976 d.113	8 N.J.R. 232(d)
10:63-3.1 et seq.	1975 cost study and instructions long-term care facilities	R.1975 d.149	7 N.J.R. 328(c)
10:64-1.2 et seq.	Revisions to hearing aid manual	R.1975 d.14	7 N.J.R. 58(b)
10:65-1.2	Plans of correction for deficiencies	R.1974 d.343	7 N.J.R. 9(a)
10:66-1.3	Out-of-State clinics	R.1974 d.295	6 N.J.R. 477(b)
10:66-1.20	Sterilization procedures	R.1975 d.205	7 N.J.R. 364(c)
10:66-1.20(b)	Sterilization rule revised	R.1975 d.373	8 N.J.R. 38(a)
10:66-1.21	Rule on portable X-ray services	R.1975 d.228	7 N.J.R. 430(b)
10:67-2.1 et seq.	Revised procedure for Administrative Code numbers	R.1974 d.245	6 N.J.R. 399(b)
10:69-1.1 et seq.	Reimbursement to pharmaceutical consultants in long-term care facilities	R.1976 d.6	8 N.J.R. 70(c)
10:69A-1.1 et seq.	Pharmaceutical Assistance to the Aged Manual	R.1976 d.102	8 N.J.R. 232(b)
10:81			
Appendix D	Revise effective date to August 1, 1975	R.1975 d.208	7 N.J.R. 365(b)
10:81-1.1 et seq.	New Public Assistance Manual	R.1975 d.29	7 N.J.R. 105(c)
10:81-1.1 et seq.	Revisions to public assistance manual	R.1976 d.63	8 N.J.R. 195(b)
10:81-3.3(i)	Revisions on noncontributory persons in a household	R.1975 d.64	7 N.J.R. 167(b)
10:81-6.13(a)	Revisions on fair hearings	R.1975 d.280	7 N.J.R. 467(a)
10:81-6.13(a)	Revisions of fair hearing	R.1975 d.280	7 N.J.R. 467(a)
10:81-6.17	Emergency fair hearings	R.1976 d.144	8 N.J.R. 287(b)
10:81-7.18	Revisions on lost or stolen assistance checks	R.1976 d.138	8 N.J.R. 287(a)
10:81-7.46(b)2.	Amendment on offenses to be reported to Federal authorities	R.1976 d.137	8 N.J.R. 286(d)
10:81-8.18	Delete current text and mark Section Reserved	R.1976 d.97	8 N.J.R. 231(a)
10:81-8.22	Persons eligible for medical assistance	R.1976 d.97	8 N.J.R. 231(a)
10:81-8.23	Extension of Medicaid benefits	R.1976 d.97	8 N.J.R. 231(a)
10:81-8.24	Determination of eligibility	R.1976 d.97	8 N.J.R. 231(a)
10:81-28.3	Recoupment of overpayments	R.1974 d.287	6 N.J.R. 435(b)
10:81-28.4	Periodic notice to client	R.1974 d.287	6 N.J.R. 435(b)
10:81	Rules on child support and paternity program	R.1975 d.180	7 N.J.R. 329(d)
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10:82-1.1 et seq.	Assistance Standards Handbook	R.1975 d.93	7 N.J.R. 227(b)
10:82-1.3(a)	Amendment on designation of stepparents as essential parents	R.1976 d.27	8 N.J.R. 124(a)
10:82-3.2	AFDC program	R.1974 d.205	6 N.J.R. 312(b)
10:82-10.1	Overpayments, underpayments	R.1974 d.287	6 N.J.R. 435(b)
10:82-11.14	Revisions concerning expenses of employment in AFDC	R.1974 d.285	6 N.J.R. 434(a)
10:82-11.16(d)	Revisions concerning disregard of earned income	R.1974 d.286	6 N.J.R. 435(a)
10:84-1.1 et seq.	Delete entire Chapter and mark it Reserved	R.1975 d.29	7 N.J.R. 105(c)
10:85-11.6(a)	Revisions in payments to hospitals	R.1974 d.288	6 N.J.R. 436(a)
10:87-1.1 et seq.	New food stamp manual	R.1975 d.350	7 N.J.R. 567(d)
10:94-1.1 et seq.	Adopt new Medicaid only manual	R.1976 d.157	8 N.J.R. 287(d)
10:97-1.1 et seq.	Amend State plan for vocational rehabilitation of blind	R.1976 d.128	8 N.J.R. 286(a)
10:98-1.1 et seq.	Revised State Plan for Vocational Rehabilitation of blind persons	R.1976 d.106	8 N.J.R. 232(c)
10:109 Appendix I	Revisions on Ruling 11, Part I, classification and compensation plan	R.1976 d.66	8 N.J.R. 195(c)
10:109-1.1 et seq.	Revisions concerning public assistance staff development program	R.1974 d.179	6 N.J.R. 312(e)
10:109-1.6(a)	Revisions concerning educational leave stipends	R.1974 d.248	6 N.J.R. 399(a)
10:109-2.1 et seq.	Ruling Number 11; classification and compensation plan	R.1974 d.211	6 N.J.R. 351(a)
10:109-2.1 et seq.	Revisions to classification and compensation plan	R.1975 d.336	7 N.J.R. 567(b)
10:109-3.1 et seq.	Revision to time and leave regulations	R.1975 d.336	7 N.J.R. 567(b)
10:120-1.1 et seq.	Revisions on administrative hearings in contested cases	R.1976 d.99	8 N.J.R. 232(a)
10:120-2.1	Purchase of services; hard-to-place children	R.1976 d.31	8 N.J.R. 123(a)
10:121-3.1 et seq.	Adoption complaint investigation fees	R.1975 d.15	7 N.J.R. 58(c)
10:122-2.1 et seq.	AFDC foster care plan	R.1975 d.99	7 N.J.R. 227(c)
10:123-1.1 et seq.	Revised State Plan for services to families and children	R.1974 d.232	6 N.J.R. 351(b)

10:123-1.1 et seq.	Revised State Plan for families and children	R.1974 d.355	7 N.J.R. 59(a)
10:123-1.1 et seq.	Revised State Plan for individuals and families	R.1975 d.283	7 N.J.R. 467(c)
10:123-1.14	Establishing paternity and securing support for AFDC children	R.1975 d.35	7 N.J.R. 105(a)
10:123-4.1	Amendment concerning community planning	R.1975 d.57	7 N.J.R. 166(b)
10:123-5.3(a)4	Revise maximum income level eligibility	R.1975 d.181	7 N.J.R. 333(a)
10:124-1.1 et seq.	Revised standards for juvenile shelters awaiting disposition	R.1975 d.219	7 N.J.R. 419(b)
10:125-1.1 et seq.	Comprehensive social services plan	R.1975 d.220	7 N.J.R. 467(b)
10:125-1.2(d)	Revise portion of comprehensive social services plan	R.1976 d.49	8 N.J.R. 124(b)
10:126-1.1 et seq.	State training plan under Title XX of Social Security Act	R.1975 d.298	7 N.J.R. 506(b)
10:127-1.1 et seq.	Manual of standards for residential child care facilities	R.1976 d.77	8 N.J.R. 195(e)
10:140-1.1 et seq.	1976 State Plan annual revision	R.1975 d.282	7 N.J.R. 419(c)

INSURANCE — TITLE 11

11:1-2.1 et seq.	Amend rules on filings regarding property liability insurance	R.1975 d.34	7 N.J.R. 115(a)
11:1-4.2	Sex and/or marital status discrimination	R.1975 d.128	7 N.J.R. 276(b)
11:1-4.3	Complications of pregnancy	R.1976 d.161	8 N.J.R. 300(b)
11:1-5.1	Deduction of exhaustion of Motor Vehicle Liability Security Fund	R.1974 d.237	6 N.J.R. 351(d)
11:1-5.2	New Jersey Special Joint Underwriting Association	R.1974 d.259	6 N.J.R. 407(a)
11:1-5.2(e)	Establishing means of providing coverage and eligibility for protection	R.1974 d.274	6 N.J.R. 436(b)
11:1-5.3	Special Joint Underwriting Association charge	R.1975 d.210	7 N.J.R. 369(b)
11:1-5.3(a)	Revisions on remitting surcharge collections	R.1976 d.134	8 N.J.R. 300(a)
11:1-6.1	Property-Liability Insurance Guaranty Association charge	R.1975 d.170	7 N.J.R. 334(b)
11:1-6.1	Property-Liability Insurance Guaranty Association charge	R.1975 d.319	7 N.J.R. 507(d)
11:1-6.1(a)	Revision on remitting surcharges	R.1976 d.134	8 N.J.R. 300(a)
11:1-10.1 et seq.	Rules on insurance licensing of financial institutions	R.1976 d.166	8 N.J.R. 300(c)
11:2-1.3(f)	Ticket-selling insurance agents' education requirements	R.1974 d.327	7 N.J.R. 10(a)
11:2-1.4	Property-casualty license fees for disabled veterans	R.1975 d.344	7 N.J.R. 569(a)
11:2-12.1 et seq.	Mass marketing of property and liability insurance	R.1974 d.271	6 N.J.R. 408(a)
11:2-13.1 et seq.	Group coverage discontinuance and replacement	R.1974 d.274	6 N.J.R. 409(a)
11:2-13.1 et seq.	Revisions on life and accident and health insurance policies	R.1975 d.109	7 N.J.R. 276(a)
11:2-13.1	Revisions on certain insurance policies and contracts	R.1975 d.129	7 N.J.R. 276(c)
11:2-15.1	Cancellation of property and liability policies; insolvent insurers	R.1974 d.190	6 N.J.R. 323(a)
11:2-16.1	Guaranteed arrest bond certificates of automobile club undertaking	R.1974 d.282	6 N.J.R. 437(a)
11:3-6.3(b)5.iv.	Revisions concerning temporary identification cards	R.1974 d.208	6 N.J.R. 322(b)
11:3-9.2	Private automobile rating class; revoked or suspended	R.1975 d.130	7 N.J.R. 276(d)
11:3-10.1 et seq.	Rules on standards for prompt, fair and equitable settlement of motor vehicle physical damage claims	R.1976 d.46, R.1976 d.47	8 N.J.R. 136(b)
11:4-8.1 et seq.	Rules on charitable annuities	R.1974 d.258	6 N.J.R. 399(c)
11:4-10.1	Reporting of expense experience	R.1975 d.211	7 N.J.R. 370(a)
11:5-1.2	Amendment concerning salesmen applications	R.1974 d.307	6 N.J.R. 478(e)
11:5-1.3	Amendment concerning broker applications	R.1974 d.307	6 N.J.R. 478(e)
11:5-1.10(b)	Payment of commissions to terminated salesmen	R.1975 d.260	7 N.J.R. 469(c)
11:5-1.23(c)	Revision on prompt delivery of instruments	R.1976 d.10	8 N.J.R. 70(e)
11:5-1.23(e)	Transmittal of offers	R.1975 d.260	7 N.J.R. 469(c)
11:5-1.25	Revisions on sale of interstate properties	R.1976 d.129	8 N.J.R. 301(a)
11:5-1.27	Amendment concerning educational requirements	R.1974 d.307	6 N.J.R. 478(e)
11:5-1.29(a)	Revisions on fingerprinting	R.1976 d.10	8 N.J.R. 70(e)
11:7-1.1 et seq.	Rules on insurance of municipal bonds	R.1975 d.212	7 N.J.R. 370(b)
11:10-1.1 et seq.	1975 hospital rate review program guidelines	R.1975 d.240	7 N.J.R. 414(a)

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12:15-1.3	Revised maximum weekly benefit rates	R.1974 d.236	6 N.J.R. 352(b)
12:15-1.3	Revised maximum weekly benefits	R.1975 d.250	7 N.J.R. 432(b)
12:15-1.4	Taxable wage base; unemployment compensation	R.1975 d.251	7 N.J.R. 432(c)
12:17-2.1(g)	Revisions on registration for work and benefit claims	R.1975 d.72	7 N.J.R. 169(b)
12:17-9.1 et seq.	Procedures for wage benefit conflicts	R.1975 d.142	7 N.J.R. 335(a)
12:18-3.1(f) and (g)	Revisions of fees under State Plan for temporary disability benefits	R.1974 d.284	6 N.J.R. 437(b)
12:90-3.1 et seq.	Revisions on boiler construction and inspection	R.1976 d.79	8 N.J.R. 197(c)
12:100-1.1 et seq.	Withdraw State Plan for occupational safety and health	R.1975 d.101	7 N.J.R. 231(a)
12:122-1.1 et seq.	Repeal rules on local exhaust systems	R.1974 d.136	6 N.J.R. 267(a)
12:146-1.1 et seq.	Repeal rules on machinery with rolls	R.1974 d.138	6 N.J.R. 267(c)
12:171-1.1 et seq.	Repeal rules on short-rise material handling lifts	R.1974 d.137	6 N.J.R. 267(b)
12:175-1.1 et seq.	Emergency rules on ski lifts	R.1975 d.371	8 N.J.R. 42(a)
12:195-1.1 et seq.	Rules on carnival-amusement rides	R.1975 d.189	7 N.J.R. 370(c)
12:235-1.1 et seq.	Revised rules of the Division of Workmen's Compensation	R.1975 d.43	7 N.J.R. 169(a)

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13:1-3.4(a)4	Amendment on firearms instruction	R.1976 d.35	8 N.J.R. 137(a)
13:1-4.1(a)3	Revisions on police officer certification—basic training	R.1975 d.370	8 N.J.R. 48(a)
13:1B-1.1 et seq.	Revised rules implementing the Emergency Services Act of 1972	R.1976 d.109	8 N.J.R. 251(b)

13:2-1.16	Advertising notice of application for State license	R.1976 d.72	8 N.J.R. 203(c)
13:2-2.14	Advertising notice of application for municipal license	R.1976 d.72	8 N.J.R. 203(c)
13:2-13.3 et seq.	Revisions on licensees	R.1975 d.237	7 N.J.R. 436(b)
13:2-31.3 et seq.	Revisions to retail and wholesale prices and extension of credit	R.1975 d.238	7 N.J.R. 436(c)
13:2-34.8	Revisions on wholesale prices	R.1975 d.263	7 N.J.R. 482(c)
13:2-34.14(d)	Amendment on wholesale prices of alcoholic beverages and returns	R.1975 d.353	8 N.J.R. 47(c)
13:2-34.14(d)1.	Ratify prior emergency rule on wholesale prices of alcoholic beverages and returns	R.1976 d.71	8 N.J.R. 203(b)
13:4-8.3(a)	Delete text on interrogatory default procedure	R.1975 d.346	7 N.J.R. 571(b)
13:18-8.1	Rule on overhang standards	R.1975 d.285	7 N.J.R. 483(a)
13:18-9.1	Security deposits for uninsured motorists	R.1976 d.75	8 N.J.R. 204(a)
13:20-7.1	Revisions on automobile inspection adjustments	R.1975 d.335	7 N.J.R. 571(a)
13:20-28.6	Revisions on new car decals	R.1975 d.174	7 N.J.R. 343(b)
13:20-28.8	Revisions on new car evidence of compliance	R.1975 d.174	7 N.J.R. 343(b)
13:20-32.1 et seq.	Rules on licensing of motor vehicle reinspection centers	R.1975 d.333	7 N.J.R. 570(c)
13:20-33.1 et seq.	Standards and procedures used by licensed reinspection centers	R.1975 d.334	7 N.J.R. 570(d)
13:21-15.4	Revisions for rejection, suspension or revocation of motor vehicle dealer license	R.1976 d.4	8 N.J.R. 83(b)
13:21-18.1 et seq.	Rules on snowmobile registration	R.1975 d.289	7 N.J.R. 508(b)
13:27-3.13	Board of architects revised fee schedule	R.1975 d.171	7 N.J.R. 342(a)
13:27-3.13	Revised fees for architects	R.1975 d.171	7 N.J.R. 342(a)
13:29-1.2	Public school accountant's license	R.1976 d.87	8 N.J.R. 204(b)
13:29-2.1 et seq.	Revisions on registered municipal accountants	R.1976 d.87	8 N.J.R. 204(b)
13:30-8.1	Fee schedules	R.1975 d.259	7 N.J.R. 482(b)
13:30-8.1	Revised fee schedules for dentists	R.1976 d.11	8 N.J.R. 84(a)
13:35-3.2	Endorsement; Federation Licensing Examination	R.1976 d.48	8 N.J.R. 137(b)
13:35-3.6	Board of Medical Examiners fee schedule	R.1975 d.172	7 N.J.R. 343(a)
13:35-3.6	Revised fees for medical examiners	R.1975 d.172	7 N.J.R. 343(a)
13:35-3.7	Encorsement; first two parts of National Board of Medical Examiners or Osteopathic Examiners and third part of FLEX	R.1976 d.48	8 N.J.R. 137(b)
13:35-3.8	Examination; third part of FLEX and first two parts of National Boards of Medical Examiners and Osteopathic Examiners	R.1976 d.48	8 N.J.R. 137(b)
13:36-3.6	Examination review procedure	R.1975 d.309	7 N.J.R. 509(a)
13:38-3.11	Revisions on written examinations for applicants for optometry licenses	R.1976 d.105	8 N.J.R. 251(a)
13:42-1.1	Examination review procedure	R.1975 d.310	7 N.J.R. 510(a)
13:44-4.1	Revised fees for veterinarians	R.1975 d.173	7 N.J.R. 342(b)
13:44-4.1	Veterinary medical examiners fee schedule	R.1975 d.173	7 N.J.R. 342(b)
13:45A-12.1 et seq.	Rules on sale of animals	R.1975 d.351	7 N.J.R. 571(c)
13:70-1.26 et seq.	Revisions to thoroughbred racing rules	R.1976 d.125	8 N.J.R. 308(a)
13:71-1.25 et seq.	Revisions to harness racing rules	R.1976 d.125	8 N.J.R. 308(a)

PUBLIC UTILITIES — TITLE 14

14:1-6.20	Revisions of transcript expenses	R.1976 d.26	8 N.J.R. 137(c)
14:1-10.11	Rule on hearing procedures	R.1974 d.313	6 N.J.R. 487(b)
14:3-3.1 et seq.	Revision on home insulation program	R.1975 d.305	7 N.J.R. 510(b)
14:5-1.2(b)	Revisions on separation and protection of conductors buried in earth	R.1975 d.215	7 N.J.R. 437(a)
14:5-4.1 et seq.	Revised rules on residential electrical underground extensions	R.1975 d.243	7 N.J.R. 437(b)
14:5-7.1 et seq.	Revisions on electrical inspection authorities	R.1975 d.12	7 N.J.R. 62(b)
14:10-4.1 et seq.	Revised rules on residential telephone underground extensions	R.1975 d.243	7 N.J.R. 437(b)
14:11-5.4	Revisions on accident reporting	R.1975 d.8	7 N.J.R. 62(a)
14:18-11.9 et seq.	Applications for municipal consent to operate CATV system	R.1976 d.18	8 N.J.R. 84(b)

STATE — TITLE 15

15:10-1.1 et seq.	Voter registration by mail	R.1974 d.270	6 N.J.R. 412(b)
15:10-1.1 et seq.	Revisions on voter registration by mail	R.1975 d.114	7 N.J.R. 278(a)
15:10-2.1 et seq.	Rules on voter declaration of political party	R.1976 d.119	8 N.J.R. 253(a)

TRANSPORTATION — TITLE 16

16:3-1.1 et seq.	Uniform patent policy	R.1975 d.160	7 N.J.R. 345(b)
16:26-3.1 et seq.	Revisions on highway safety lighting	R.1975 d.288	7 N.J.R. 521(b)
16:27-1.6	Limitations on use of Parkway	R.1975 d.342	7 N.J.R. 577(b)
16:28-1.10	Revised speed limits on parts of U.S. 46	R.1975 d.95	7 N.J.R. 237(b)
16:28-1.10	Revisions to speed limits on parts of Route U.S. 46	R.1976 d.176	8 N.J.R. 352(a)
16:28-1.14	Revised rules on rates of speed on Route 33	R.1975 d.17	7 N.J.R. 118(b)
16:28-1.16	Revised rates of speed on parts of Route 35	R.1976 d.140	8 N.J.R. 312(a)

16:28-1.19	Revised rates of speed on parts of Route 5	R.1976 d.140	8 N.J.R. 312(a)
16:28-1.25 et seq.	Revise rules on rates of speed along certain State highways	R.1974 d.197	6 N.J.R. 325(a)
16:28-1.26	Revised speed limits on parts of Route U.S. 206	R.1976 d.43	8 N.J.R. 139(e)
16:28-1.35	Revised speed limits on portions of Route 18	R.1974 d.340	7 N.J.R. 32(d)
16:28-1.36	Revised speed limits on parts of Route 24	R.1975 d.17	7 N.J.R. 118(a)
16:28-1.44	Revised speed limits on parts of Route 27	R.1976 d.57	8 N.J.R. 207(c)
16:28-1.51	Revised speed limits on parts of Route 55	R.1975 d.167	7 N.J.R. 346(a)
16:28-1.51	Revised speed limits for parts of Route 55	R.1975 d.254	7 N.J.R. 439(b)
16:28-1.61	Rates of speed on parts of Route 22 Freeway	R.1975 d.241	7 N.J.R. 439(a)
16:28-1.63	Revise rates of speed on Route U.S. 22	R.1974 d.326	7 N.J.R. 32(c)
16:28-1.67	Revisions to rates of speed on parts of U.S. 202	R.1974 d.325	7 N.J.R. 32(b)
16:28-1.68	Revised rates of speed on parts of Route 17	R.1975 d.153	7 N.J.R. 344(d)
16:28-1.70 et seq.	Revise speed rates on certain State highways	R.1976 d.379	8 N.J.R. 85(b)
16:28-1.76	Revised speed limits on parts of Route 15	R.1974 d.354	7 N.J.R. 73(c)
16:28-1.77	Revised rates of speed on parts of Route 29	R.1975 d.144	7 N.J.R. 344(c)
16:28-1.90	Revised rates of speed on parts of Route 166	R.1976 d.140	8 N.J.R. 312(a)
16:28-1.96	Revise rates of speed on Route N.J. 45	R.1974 d.326	7 N.J.R. 32(c)
16:28-1.100	Revised speed limits on Route 439	R.1975 d.50	7 N.J.R. 178(c)
16:28-1.102	Revised speed limits on parts of Route 4	R.1976 d.177	8 N.J.R. 352(b)
16:28-1.106	Revised speed limits on parts of Route 31	R.1976 d.43	8 N.J.R. 139(e)
16:28-1.107	Revised speed limits on parts of Route 48	R.1975 d.294	7 N.J.R. 521(c)
16:28-1.111	Speed limits on Route 179 in Hunterdon County	R.1974 d.249	6 N.J.R. 414(a)
16:28-1.114	Revised rates of speed on parts of Route 440	R.1976 d.140	8 N.J.R. 312(a)
16:28-1.120	Revised rates of speed on parts of Route 38	R.1976 d.140	8 N.J.R. 312(a)
16:28-1.121	Revised speed limits on parts of Route 93	R.1976 d.57	8 N.J.R. 207(c)
16:28-1.122	Revisions to rates of speeds on U.S. 1, 9 and 46	R.1974 d.291	6 N.J.R. 493(a)
16:28-1.128	Revise speed limits on parts of Route 88	R.1975 d.329	7 N.J.R. 576(c)
16:28-1.148	Revised speed limits on Route I-295	R.1975 d.24	7 N.J.R. 118(c)
16:28-1.157	Rates of speeds on Route 173	R.1974 d.291	6 N.J.R. 493(a)
16:28-1.158	Speed limits on Route 87 in Atlantic City	R.1974 d.249	6 N.J.R. 414(a)
16:28-1.159	Rates of speed on parts of Route 33	R.1975 d.17	7 N.J.R. 118(b)
16:28-1.160	Speed limits on portions of Route I-78	R.1974 d.340	7 N.J.R. 32(d)
16:28-1.162	Speed limits on Route 33 Freeway	R.1975 d.274	7 N.J.R. 488(a)
16:28-2.1	Weight limit along Route 152 in Egg Harbor Township	R.1975 d.63	7 N.J.R. 178(d)
16:28-3.18	Restricted parking on parts of Route 47	R.1976 d.141	8 N.J.R. 312(b)
16:28-3.77	Rules on restricted parking along certain State highways	R.1974 d.216	6 N.J.R. 359(b)
16:28-3.20 et seq.	Restricted parking on Routes 70, 73, U.S. 22 and U.S. 130	R.1974 d.226	6 N.J.R. 359(d)
16:28-3.24	Route number U.S. 40	R.1974 d.226	6 N.J.R. 359(d)
16:28-3.25	Route number 47	R.1974 d.292	6 N.J.R. 493(b)
16:28-3.26	No parking; Route 35	R.1974 d.292	6 N.J.R. 493(b)
16:28-3.27	No parking; Route 27	R.1974 d.359	7 N.J.R. 74(a)
16:28-3.28	Restricted parking rules on various State highways		
through 16:28-3.41		R.1975 d.16	7 N.J.R. 117(a)
16:28-3.42	Restricted parking along certain State highways		
through 16:28-3.50		R.1975 d.49	7 N.J.R. 178(b)
16:28-3.51	Rules on restricted parking on various State highways		
through 16:28-3.62		R.1975 d.143	7 N.J.R. 344(b)
16:28-3.63	Rules on restricted parking on various State highways		
through 16:28-3.67		R.1975 d.154	7 N.J.R. 345(a)
16:28-3.68	Rules on restricted parking on various State highways		
through 16:28-3.71		R.1975 d.202	7 N.J.R. 387(c)
16:28-3.72	Rules on restricted parking on certain State highways		
through 16:28-3.76			
16:28-3.77	Rules on restricted parking along certain State highways	R.1975 d.269	7 N.J.R. 487(c)
through 16:28-3.83			
16:28-3.81	Restricted parking on parts of Route 31	R.1976 d.141	8 N.J.R. 312(b)
16:28-3.84 through	Revised rules on no-parking zones along various State highways	R.1975 d.295	7 N.J.R. 522(a)
16:28-3.89			
16:28-3.85	Revised no parking zones on parts of Route U.S. 9	R.1976 d.56	8 N.J.R. 0000
16:28-3.90	No-parking zones on portions of Route 31	R.1975 d.338	7 N.J.R. 577(a)
16:28-3.91	Restricted parking on parts of Route 79	R.1976 d.141	8 N.J.R. 312(b)
16:28-3.91	Restricted parking on parts of Routes 70, 79 and U.S. 206	R.1975 d.378	8 N.J.R. 85(a)
through 16:28-3.93			
16:28-3.94	Restricted parking along portions of various State highways	R.1976 d.42	8 N.J.R. 139(d)
through 16:28-3.100			
16:28-3.101	No parking zones on parts of Route 38	R.1976 d.56	8 N.J.R. 207(b)
16:28-3.102	No parking zones on parts of Route U.S. 9	R.1976 d.56	8 N.J.R. 207(b)
16:28-3.103	No parking zones on parts of Route 49	R.1976 d.80	8 N.J.R. 207(d)
16:28-3.104	Restricted parking on parts of Route 49	R.1976 d.141	8 N.J.R. 312(b)
16:28-3.105	Restricted parking on parts of Route 10	R.1976 d.141	8 N.J.R. 312(b)

16:28-3.106	No parking zones on parts of Route 27	R.1976 d.180	8 N.J.R. 352(e)
16:28-3.107	No parking zones on parts of Route 3	R.1976 d.180	8 N.J.R. 352(e)
16:28-3.108	No parking zones on parts of Route 28	R.1976 d.181	8 N.J.R. 352(f)
16:28-3.109	No parking zones on parts of Route 27	R.1976 d.181	8 N.J.R. 352(f)
16:28-3.110	No parking zones on parts of Routes U.S. 202-206	R.1976 d.181	8 N.J.R. 352(f)
16:28-3.111 through 16:28-3.113	Rules establishing no parking zones along Routes 94 and U.S. 206	R.1976 d.170	8 N.J.R. 339(c)
16:28-4.1 et seq.	One-way street regulations	R.1974 d.225	6 N.J.R. 359(c)
16:28-4.3	One-way traffic along Route 79	R.1974 d.293	6 N.J.R. 493(c)
16:28-4.4	One-way traffic on parts of Route U.S. 202	R.1975 d.255	7 N.J.R. 439(c)
16:28-4.5	One-way traffic along parts of Route 29 in Lambertville	R.1976 d.118	8 N.J.R. 258(a)
16:28-5.1	Designation of stop intersections	R.1974 d.250	6 N.J.R. 414(b)
16:28-5.2	Stop intersections on parts of Route 440	R.1976 d.44	8 N.J.R. 140(a)
16:28-6.1	No left turn rules on parts of Route U.S. 206	R.1974 d.324	7 N.J.R. 32(a)
16:28-6.1	Revisions on left turns on Route U.S. 206 in Bedminster Township	R.1975 d.48	7 N.J.R. 178(a)
16:28-6.2 through 16:28-6.3	Restricted left turns on portions of Route 24	R.1975 d.337	7 N.J.R. 576(d)
16:28-6.4	No-left turns along parts of Route 35	R.1976 d.41	8 N.J.R. 139(c)
16:28-6.5	No-left turns along parts of Route U.S. 40	R.1976 d.41	8 N.J.R. 139(c)
16:28-6.6 through 16:28-6.9	No left turns on portions of Routes 88, 23, 31 and 47	R.1976 d.142	8 N.J.R. 312(c)
16:28-6.10	Left turns on parts of Routes U.S. 1 and 9	R.1976 d.178	8 N.J.R. 352(c)
16:28-6.11	Left turns on parts of Route U.S. 30	R.1976 d.179	8 N.J.R. 352(d)
16:28-7.1	Lane usage on Route 35	R.1975 d.375	8 N.J.R. 50(b)
16:28-8.1	Yield intersection on Route 71	R.1976 d.39	8 N.J.R. 139(a)
16:28-9.1	Emergency stopping only on parts of Route 55	R.1976 d.40	8 N.J.R. 139(b)
16:28-10.1	Rules on through streets	R.1976 d.55	8 N.J.R. 207(a)
16:41-1.1 et seq.	Revised fees for highway access permits	R.1975 d.13	7 N.J.R. 73(b)
16:41-2.3 et seq.	Revised fee schedules	R.1975 d.207	7 N.J.R. 387(d)
16:50-2.6	Rule on emergency hearings	R.1975 d.199	7 N.J.R. 387(b)
16:51-4.1 et seq.	Delegation of powers for seniors half-fare bus program	R.1975 d.113	7 N.J.R. 280(b)
16:52-1.1 et seq.	Federal grant program to provide transportation services to elderly and/or handicapped people	R.1976 d.117	8 N.J.R. 259(a)
16:54-6.1 et seq.	Take-off or landing by balloons	R.1974 d.308	6 N.J.R. 494(a)
16:54-6.1 et seq.	Revised rules on ballooning	R.1975 d.131	7 N.J.R. 281(a)
16:65-2.1 et seq.	Revisions on distribution of standard specifications	R.1975 d.195	7 N.J.R. 387(a)

TREASURY-GENERAL — TITLE 17

17:1-1.8 et seq.	Revisions on general administration	R.1975 d.235	7 N.J.R. 446(a)
17:1-1.15	Revisions on endorsements	R.1975 d.385	8 N.J.R. 88(a)
17:1-1.15(b)	Revisions on endorsements	R.1976 d.95	8 N.J.R. 262(a)
17:1-1.15(e)	Compliance with endorsement requirements	R.1974 d.219	6 N.J.R. 360(a)
17:1-1.17	Revisions on administrative expenses and their proration	R.1975 d.30	7 N.J.R. 122(a)
17:1-2.20	Base or contractual salary	R.1976 d.36	8 N.J.R. 140(d)
17:2-1.13 et seq.	Revisions on Public Employees' Retirement System	R.1974 d.230	6 N.J.R. 361(a)
17:3-1.4 et seq.	Revise rules of teachers' pension and annuity fund	R.1975 d.140	7 N.J.R. 349(a)
17:4-1.4 et seq.	Revisions to rules of Police and Firemen's Retirement System	R.1975 d.191	7 N.J.R. 393(a)
17:5-2.2	Revisions on survivor benefits	R.1976 d.104	8 N.J.R. 262(c)
17:5-4.1	Revision on previous State service or former membership and interfund transfers	R.1976 d.104	8 N.J.R. 262(c)
17:5-5.15	Revisions on medical examinations	R.1976 d.104	8 N.J.R. 262(c)
17:5-6.1	Revisions on interfund transfers and other State systems	R.1976 d.104	8 N.J.R. 262(c)
17:6-3.3	Revisions on survivor benefits	R.1976 d.103	8 N.J.R. 262(b)
17:6-3.9	Revisions on medical examinations	R.1976 d.103	8 N.J.R. 262(b)
17:7-1.9 et seq.	Revise parts of Prison Officers' Pension Fund rules	R.1975 d.213	7 N.J.R. 442(a)
17:8-1.1	Revise foreword to rules of supplemental annuity collective trust	R.1974 d.231	6 N.J.R. 361(b)
17:9-1.5	Revisions on voluntary termination of employer; notice	R.1976 d.124	8 N.J.R. 263(a)
17:9-2.3	Revisions on annual enrollment period	R.1974 d.228	6 N.J.R. 360(c)
17:9-2.3	Revisions on annual enrollment period	R.1976 d.124	8 N.J.R. 263(a)
17:9-2.9	Revisions on transfees	R.1976 d.124	8 N.J.R. 263(a)
17:9-2.10	HMO election; same employer	R.1976 d.124	8 N.J.R. 263(a)
17:9-2.15	Major medical; separate plans	R.1975 d.68	7 N.J.R. 181(a)
17:9-4.2	Revised definition of State; full time	R.1975 d.68	7 N.J.R. 181(a)
17:9-5.4	Revisions on local employer payment of dependent charges	R.1974 d.229	6 N.J.R. 360(d)
17:9-5.5	Revisions concerning local employer resolution	R.1975 d.65	7 N.J.R. 180(c)
17:9-5.6	Health maintenance organization premiums	R.1974 d.228	6 N.J.R. 360(c)
17:9-5.10	Retroactive premiums; payment due	R.1975 d.159	7 N.J.R. 349(b)
17:9-6.3	Amend retired coverage limitations	R.1975 d.159	7 N.J.R. 349(b)
17:10-3.1	Revised computation of benefits	R.1974 d.335	7 N.J.R. 34(a)
17:10-5.7	Revised employer disability application; employee notice	R.1974 d.335	7 N.J.R. 34(a)

17:16-5.3(a)5.	Revision to static group	R.1976 d.115	8 N.J.R. 262(d)
17:16-5.4	Revised demand group	R.1975 d.11	7 N.J.R. 76(b)
17:16-5.5	Revised temporary reserve group	R.1975 d.362	8 N.J.R. 51(a)
17:16-5.5	Revised temporary reserve group	R.1975 d.278	7 N.J.R. 490(a)
17:16-5.5(a)14.	Delete from temporary reserve group housing development	R.1974 d.192	6 N.J.R. 328(c)
17:16-5.5	Revised temporary reserve group	R.1976 d.29	8 N.J.R. 140(c)
17:16-5.6(a)3.	Revisions to trust group	R.1976 d.115	8 N.J.R. 262(d)
17:16-6.1(a)8.	Add Federal Financing Bank to approved list	R.1974 d.323	6 N.J.R. 496(a)
17:16-6.1	Revised rules on U.S. Treasury and government agency obligations	R.1975 d.97	7 N.J.R. 241(a)
17:16-7.1	Amendments on permissible investments; corporate obligations	R.1976 d.152	8 N.J.R. 313(a)
17:16-7.3	Delete from revolving housing development grant fund	R.1974 d.191	6 N.J.R. 328(b)
17:16-8.1	Revisions on corporate securities industrial obligations	R.1976 d.156	8 N.J.R. 314(c)
17:16-8.1(a)5.	Amendment on corporate securities - industrial obligations	R.1976 d.116	8 N.J.R. 252(e)
17:16-8.1(a)6.	Amend permissible investment rules concerning corporate securities	R.1974 d.321	6 N.J.R. 495(b)
17:16-9.1(a)5.	Revision concerning finance companies—senior debt	R.1974 d.322	6 N.J.R. 495(c)
17:16-9.1(a)6.	Amendment on finance companies senior debt	R.1976 d.153	8 N.J.R. 313(b)
17:16-11.1	Revisions on applicable funds	R.1975 d.363	8 N.J.R. 51(b)
17:16-13.5	Revisions on legal papers; commercial paper	R.1974 d.218	6 N.J.R. 361(c)
17:16-13.5	Revisions on legal papers	R.1975 d.236	7 N.J.R. 442(b)
17:16-21.1(a)6.	Amendments on bank debentures; pension and annuity group	R.1976 d.154	8 N.J.R. 314(a)
17:16-23.3(c)	Amendments on Canadian obligations limitations	R.1976 d.155	8 N.J.R. 314(b)
17:16-29.1	Revised definition for FHA mortgages	R.1975 d.364	8 N.J.R. 51(c)
17:16-36.7 et seq.	Revisions concerning Common Pension Fund B	R.1974 d.265	6 N.J.R. 416(b)
17:16-37.1(a)6.	Addition of Federal Financing Bank to approved list	R.1974 d.264	6 N.J.R. 416(a)
17:16-38.1 et seq.	Common Pension Fund C	R.1974 d.266	6 N.J.R. 416(c)
17:16-39.1 et seq.	Rules on bankers' acceptances	R.1974 d.263	6 N.J.R. 415(b)
17:16-39.1 et seq.	Collateralized notes and mortgages	R.1975 d.67	7 N.J.R. 180(d)
17:18-1.1 et seq.	Revised rules on tax appeals administration	R.1976 d.145	8 N.J.R. 312(e)
17:20-5.10	Revise agent's compensation rule	R.1974 d.329	7 N.J.R. 33(b)
17:21-1.4(b)	Revisions on special lotteries	R.1974 d.224	6 N.J.R. 360(b)
17:21-2.3 et seq.	Revised rules concerning weekly lottery	R.1974 d.329	7 N.J.R. 33(b)
17:21-6.1	Delete rules on daily lottery	R.1975 d.374	8 N.J.R. 52(a)
through 17:21-6.6			
17:21-6.9	Final drawings for daily lottery	R.1975 d.374	8 N.J.R. 52(a)
17:21-11.1 et seq.	1776 Instant Lottery rules	R.1975 d.318	7 N.J.R. 525(a)
17:21-11.5 et seq.	Revised rules on 1776 Instant Lottery	R.1975 d.330	7 N.J.R. 578(b)

TREASURY-TAXATION — TITLE 18

18:2-1.1	Reproduction of forms	R.1974 d.182	6 N.J.R. 328(a)
18:2-2.1 et seq.	Rules on imposition of penalties and interest	R.1975 d.284	7 N.J.R. 490(b)
18:2-2.4 et seq.	Revisions on imposition of tax penalties and interest	R.1976 d.94	8 N.J.R. 261(c)
18:5-3.10(d)	Revised rule on decalomania revenue stamps on cigarettes	R.1975 d.28	7 N.J.R. 122(b)
18:6-1.1	Revised definition of cost of doing business	R.1974 d.243	6 N.J.R. 414(d)
18:11-1.1 et seq.	Revision on Unincorporated Business Tax Act	R.1976 d.173	8 N.J.R. 356(c)
18:12-6.1	Revisions on home improvement exemptions	R.1976 d.172	8 N.J.R. 356(b)
18:12-6.1 et seq.	Rules on allowance of home improvement exemptions	R.1976 d.185	8 N.J.R. 356(d)
18:12A-1.6 et seq.	Revisions concerning County Boards of Taxation	R.1975 d.46	7 N.J.R. 180(b)
18:12A-1.16	Electronic Data processing and tax assessment lists	R.1974 d.242	6 N.J.R. 414(c)
18:16-1.1 et seq.	Revisions in realty transfer fee law	R.1975 d.84	7 N.J.R. 240(b)
18:16-1.1 et seq.	Revisions on realty transfer fees	R.1975 d.242	7 N.J.R. 443(a)
18:16-2.2(b) et seq.	Revisions of realty transfer fee law rules	R.1975 d.286	7 N.J.R. 490(c)
18:22-7.6	Gross receipts from transactions; municipal electric supplies	R.1975 d.45	7 N.J.R. 180(a)
18:24-1.14	Effective date of exemption organization permit	R.1975 d.187	7 N.J.R. 350(b)
18:24-5.16(f)	Revisions on use of certificate of capital improvement for sales tax	R.1975 d.246	7 N.J.R. 446(b)
18:24-10.2	Amendments concerning exempt certificates requirements	R.1976 d.62	8 N.J.R. 209(a)
18:24-10.4	Acceptance in good faith	R.1974 d.244	6 N.J.R. 414(e)
18:24-10.5	Disclosure of proper exemption basis	R.1974 d.244	6 N.J.R. 414(e)
18:24-9.12	Revisions on sales of meals to exempt organizations	R.1976 d.190	8 N.J.R. 356(e)
18:24-11.2	Filing of monthly and quarterly returns	R.1975 d.4	7 N.J.R. 77(a)
18:24-24.1 et seq.	Sale and installation of gasoline service station equipment	R.1974 d.252	6 N.J.R. 415(a)
18:26	Revised list of district supervisors and investigators	R.1975 d.270	7 N.J.R. 489(b)
Appendix A			
18:26-6.16	No fault insurance rules	R.1975 d.186	7 N.J.R. 350(a)
18:26-8.7	Preaudit payment of inheritance tax	R.1975 d.85	7 N.J.R. 240(c)
18:26-8.7	Revisions on preaudit payment of inheritance tax	R.1975 d.348	7 N.J.R. 578(c)
18:26-8.25	Certificates of deposits, savings certificates and special savings	R.1975 d.177	7 N.J.R. 349(c)
18:26-11.20	Revisions on release of safe deposit box contents	R.1975 d.247	7 N.J.R. 447(a)
18:26-11.21	Revised conditions for opening safe deposit box	R.1975 d.247	7 N.J.R. 447(a)
18:26-11.26	Revisions on box rented by corporation	R.1975 d.247	7 N.J.R. 447(a)
18:30-1.1 et seq.	Rules on capital gains and other unearned income tax	R.1976 d.93	8 N.J.R. 261(b)

(Continued from page 23)

16:28-3.112 Route 94 in the Town of Newton, Sussex County
 (a) In accordance with the provisions of N.J.S.A. 39:4-138.1, the certain parts of State Highway Route 94 described herein below shall be, and hereby are, designated and established as "no parking" zones where stopping or standing is prohibited at all times except as provided in N.J.S.A. 39:4-139:

1. No stopping or standing:
 - i. Along the west side of Route 94 from Mill Street to Church Street;
 - ii. Along the east side of Route 94 from Summit Avenue to Spring Street (Route U.S. 206).

16:28-3.113 Route U.S. 206 in the Town of Newton, Sussex County

(a) In accordance with the provisions of N.J.S.A. 39:4-138.1, the certain parts of State Highway Route U.S. 206 described herein below shall be, and hereby are, designated and established as "no parking" zones where stopping or standing is prohibited at all times except as provided in N.J.S.A. 39:4-139:

1. No stopping or standing:
 - i. Along both sides of Route U.S. 206 (Woodside Avenue) from the Andover Township-Town of Newton Corporate line to the intersection of Main Street (Route U.S. 206);
 - ii. Along the easterly side of Route U.S. 206 (Main Street) from Woodside Avenue (Route U.S. 206) to Halstead Street;
 - iii. Along the westerly side of Route U.S. 206 (Main Street) from Division Street to Spring Street (Route U.S. 206);
 - iv. Along the northerly side of Route U.S. 206 (Park Place) from High Street (Route 94) to Main Street (Route U.S. 206);
 - v. Along the northerly side of Route U.S. 206 (Spring Street) from Main Street (Route U.S. 206) to Water Street (Route 206-94).

An order adopting these rules was filed and became effective on June 2, 1976, as R.1976 d.170 (Exempt, Emergency Rule).

G. Duncan Fletcher
 Director of Administrative Procedure
 Department of State

OTHER AGENCIES — TITLE 19

19:1-1.1 et seq.	Revisions pertaining to making loans to mortgage lenders	R.1974 d.233	6 N.J.R. 370(b)
19:1-1.1 et seq.	Revised rules of Mortgage Finance Agency	R.1975 d.311	7 N.J.R. 528(a)
19:1-1.3	Revised definition of Mortgage Finance Agency collateral	R.1974 d.251	6 N.J.R. 418(b)
19:1-1.4 et seq.	Revisions on requests for loans and allocation and award of loans	R.1975 d.324	7 N.J.R. 579(c)
19:3A-2.1	Required land use and control meadows; flood insurance	R.1974 d.213	6 N.J.R. 369(b)
19:3A-2.2	Securing coverage under National Flood Insurance Program	R.1974 d.212	6 N.J.R. 361(d)
19:4-6.25	Revisions on Hackensack Meadowland appeals	R.1975 d.355	8 N.J.R. 52(c)
19:7-1.1(a)1.	Revisions on permitted sites and sanitary landfills	R.1974 d.214	6 N.J.R. 369(a)
19:8-1.1	Garden State Arts Center defined	R.1975 d.145	7 N.J.R. 350(d)
19:8-1.1 et seq.	Revision on motorcycles on Parkway	R.1975 d.332	7 N.J.R. 579(b)
19:8-1.1	Revised definitions	R.1976 d.167	8 N.J.R. 359(b)
19:8-1.13	Traffic control on Garden State Parkway	R.1975 d.222	7 N.J.R. 447(b)
19:8-2.11	Rules on Garden State Arts Center	R.1975 d.145	7 N.J.R. 350(d)
19:8-2.12	Emergency service on Parkway	R.1975 d.331	7 N.J.R. 579(a)
19:8-3.1(b)	Revised toll schedule for new Union County interchange	R.1974 d.290	6 N.J.R. 496(c)
19:8-3.1(c)	Rule on automatic toll collection machines on Parkway	R.1976 d.127	8 N.J.R. 315(b)
19:8-5.1 et seq.	Central purchasing	R.1976 d.92	8 N.J.R. 315(a)
19:8-7.1 et seq.	Rules on inspection and obtaining of highway authority records	R.1976 d.168	8 N.J.R. 359(c)
19:8-6.1 et seq.	Sales of surplus personal property	R.1976 d.92	8 N.J.R. 315(a)
19:9-1.1	Revised Turnpike definitions	R.1974 d.227	6 N.J.R. 370(c)
19:9-1.9	Revised limitations on use of Turnpike	R.1974 d.227	6 N.J.R. 370(c)
19:9-1.9(a)26.	Delete rule 19:9-1.9 (a) 26.	R.1975 d.41	7 N.J.R. 185(a)
19:9-1.18	Noise limits on Turnpike	R.1974 d.227	6 N.J.R. 370(c)
19:9-1.18(e) and (f)	Revised citations for noise limit rules	R.1975 d.25	7 N.J.R. 122(d)
19:9-3.1	Schedule of towing charges for Turnpike	R.1975 d.221	7 N.J.R. 447(c)
19:11-1.6	Revisions in number of copies to be filed	R.1974 d.347	7 N.J.R. 36(a)
19:11-1.13	Revisions concerning intervention	R.1974 d.346	7 N.J.R. 35(d)
19:11-2.7	Rule on election eligibility lists	R.1974 d.344	7 N.J.R. 35(b)
19:12-1.1	Revisions in filing of notice of impasse	R.1974 d.347	7 N.J.R. 36(a)
19:12-1.1 et seq.	Negotiations and impasse procedures	R.1975 d.10	7 N.J.R. 78(a)
19:12-2.1	Revisions in invocation of fact-finding	R.1974 d.347	7 N.J.R. 36(a)
19:12-3.1	Revisions concerning arbitration	R.1974 d.345	7 N.J.R. 35(c)
19:13-1.1 et seq.	Scope of negotiations proceedings	R.1975 d.10	7 N.J.R. 78(a)
19:14-1.1 et seq.	Unfair practice proceedings	R.1975 d.10	7 N.J.R. 78(a)
19:14A-1.1 et seq.	Hearings	R.1975 d.10	7 N.J.R. 78(a)
19:14-1.5 et seq.	Revisions concerning processing of unfair practice cases	R.1975 d.89	7 N.J.R. 243(a)
19:14-9.1 et seq.	Interim relief	R.1975 d.90	7 N.J.R. 242(a)
19:25-1.1 et seq.	Initial rules of Election Law Enforcement Commission	R.1974 d.267	6 N.J.R. 418(a)
19:25-7.8	Revision on use of funds by political committees	R.1975 d.359	8 N.J.R. 52(b)
19:25-12.2	Revisions on political testimonial affairs	R.1975 d.359	8 N.J.R. 52(b)
19:30-1.1 et seq.	Administrative rules of Economic Development Authority	R.1974 d.332	7 N.J.R. 34(c)
19:30-2.1	Revised application fees	R.1975 d.26	7 N.J.R. 122(c)
19:30-2.2	Delete text on fees	R.1975 d.26	7 N.J.R. 122(c)
19:30-2.2	Loan and bond guarantee fees	R.1976 d.171	8 N.J.R. 359(a)
19:35-1.1	Rules on FM noncommercial radio stations	R.1975 d.118	7 N.J.R. 285(a)

(a)

**TRANSPORTATION
THE COMMISSIONER**

**Revisions of Speed Limits
On Portions of Route U.S. 46**

On June 3, 1976, Alan Sagner, Commissioner of Transportation, pursuant to authority of N.J.S.A. 39:4-98 and in accordance with applicable provisions of the Administrative Procedure Act, adopted revisions to N.J.A.C. 16:28-1.10 concerning speed limits along portions of Route U.S. 46, as proposed in the Notice published May 6, 1976, at 8 N.J.R. 257(b).

Take notice that the citation in that Notice of Proposal was erroneously stated as N.J.A.C. 16:28-1.102 rather than the correct N.J.A.C. 16:28-1.10.

The adopted rules replace the current text of N.J.A.C. 16:28-1.10.

An order adopting these revisions was filed and became effective on June 8, 1976, as R.1976 d.176.

G. Duncan Fletcher
Director of Administrative Procedure
Department of State

(b)

**TRANSPORTATION
THE COMMISSIONER**

Revisions in Route 4 Speed Limits

On June 3, 1976, Alan Sagner, Commissioner of Transportation, pursuant to authority of N.J.S.A. 39:4-98 and in accordance with applicable provisions of the Administrative Procedure Act, adopted revisions to N.J.A.C. 16:28-1.102 concerning speed limits along portions of Route 4, as proposed in the Notice published May 6, 1976, at 8 N.J.R. 255(c).

An order adopting these revisions was filed and became effective on June 8, 1976, as R.1976 d.177.

G. Duncan Fletcher
Director of Administrative Procedure
Department of State

(c)

**TRANSPORTATION
THE COMMISSIONER**

**Rules on Left Turns Along
Portions of Routes U.S. 1 and 9**

On June 3, 1976, Alan Sagner, Commissioner of Transportation, pursuant to authority of N.J.S.A. 39:4-183.6 and in accordance with applicable provisions of the Administrative Procedure Act, adopted a new rule, to be cited as N.J.A.C. 16:28-6.10, concerning left turns along portions of Routes U.S. 1 and 9, as proposed in the Notice published May 6, 1976, at 8 N.J.R. 255(a).

An order adopting this rule was filed and became effective on June 8, 1976, as R.1976 d.178.

G. Duncan Fletcher
Director of Administrative Procedure
Department of State

(d)

**TRANSPORTATION
THE COMMISSIONER**

**Rule on Left Turns on
Portions of Route U.S. 30**

On June 3, 1976, Alan Sagner, Commissioner of Transportation, pursuant to authority of N.J.S.A. 39:4-183.6 and in accordance with applicable provisions of the Administrative Procedure Act, adopted a new rule, to be cited as N.J.A.C. 16:28-6.11, concerning left turns on portions of Route U.S. 30, as proposed in the Notice published May 6, 1976, at 8 N.J.R. 257(a).

An order adopting this rule was filed and became effective on June 8, 1976, as R.1976 d.179.

G. Duncan Fletcher
Director of Administrative Procedure
Department of State

(e)

**TRANSPORTATION
THE COMMISSIONER**

**Rules on No Parking Zones
Along Portions of Routes 27 and 3**

On June 8, 1976, Alan Sagner, Commissioner of Transportation, pursuant to authority of N.J.S.A. 39:4-138.1 and in accordance with applicable provisions of the Administrative Procedure Act, adopted new rules, to be cited as N.J.A.C. 16:28-3.106 and 16:28-3.107, concerning no parking zones along portions of Routes 27 and 3, as proposed in the Notice published May 6, 1976, at 8 N.J.R. 255(b).

An order adopting these rules was filed and became effective on June 8, 1976, as R.1976 d.180.

G. Duncan Fletcher
Director of Administrative Procedure
Department of State

(f)

**TRANSPORTATION
THE COMMISSIONER**

**Rules on No Parking Zones Along Parts
Of Routes 28, 27 and U.S. 202-206**

On June 3, 1976, Alan Sagner, Commissioner of Transportation, pursuant to authority of N.J.S.A. 39:4-138.1 and in accordance with applicable provisions of the Administrative Procedure Act, adopted new rules, to be cited as N.J.A.C. 16:28-3.108 through 16:28-3.110, concerning no parking zones along portions of Routes 28, 27 and U.S. 202-206, as proposed in the Notice published May 6, 1976, at 8 N.J.R. 256(a).

An order adopting these rules was filed and became effective on June 8, 1976, as R.1976 d.181.

G. Duncan Fletcher
Director of Administrative Procedure
Department of State

(a)

TREASURY

DIVISION OF BUILDING AND CONSTRUCTION

Proposed Rules on Contract Administration

S. L. DiDonato, Director of the Division of Building and Construction in the Department of the Treasury, pursuant to authority of Executive Order Number 34, proposes to adopt new rules concerning the debarment, suspension and disqualification of a person(s).

Full text of the proposed new rules follows:

SUBCHAPTER 8. DEBARMENT, SUSPENSION AND DISQUALIFICATION OF A PERSON(S)

17:13-8.1 Definitions

When used in this Subchapter, the following terms shall have the following meanings.

"Debarment" means an exclusion from Division of Building and Construction (DBC) contracting, on the basis of a lack of responsibility evidenced by an offense, failure, or inadequacy of performance, for a reasonable period of time commensurate with the seriousness of the offense, failure or inadequacy of performance.

"Suspension" means an exclusion from DBC contracting for a temporary period of time, pending the completion of an investigation, legal or hearing proceedings.

"Disqualification" means a debarment or suspension which denies or revokes a qualification to bid or otherwise engage in DBC contracting, which has been granted or applied for pursuant to statute or rules and regulations.

"Person" means any natural person, company, firm, association, corporation or other entity.

"DBC Contracting" means any arrangement giving rise to an obligation to supply anything to or perform any service for the DBC other than by virtue of State employment, or to supply anything to or perform any service for a private or public person where the DBC provides substantial financial assistance and retains the right to approve or disapprove the nature or quality of the goods or service, or the persons who may supply or perform the same.

"Affiliates" means persons having a relationship such that any one of them directly or indirectly controls or has the power to control another.

17:13-8.2 Causes for debarment of a person(s)

(a) In the public interest, the DBC shall debar a person for any of the following causes:

1. Commission of a criminal offense as an incident to obtaining or attempting to obtain a public or private contract, or subcontract thereunder, or in the performance of such contract or subcontract;

2. Violation of the Federal Organized Crime Control Act of 1970, or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, perjury, false swearing, receiving stolen property, obstruction of justice, or any other offense indicating a lack of business integrity or honesty;

3. Violations of the Federal or State antitrust statutes, or of the Federal Anti-Kickback Act (18 U.S.V. 874, 40 U.S.C. 276 b, c);

4. Violations of any of the laws governing the conduct of elections of the Federal government, State of New Jersey or of its political subdivisions;

5. Violation of the "Law Against Discrimination" (P.L.

1945, c.169, C.10:5-1 et seq., as supplemented by P.L. 1975, c.127), or of the act banning discrimination in public works employment (C.10:2-1 et seq.), or of the act prohibiting discrimination by industries engaged in defense work in the employment of persons therein (C.114, L.1942, C.10:1-10 et seq.);

6. Violations of any laws governing hours of labor, minimum wage standards, prevailing wage standards, discrimination in wages or child labor;

7. Violations of any laws governing the conduct of occupations or professions or regulated industries;

8. Violations of any other laws which may bear upon a lack of responsibility or moral integrity;

9. Willful failure to perform in accordance with contract specifications or within contractual time limits;

10. A record of failure to perform or of unsatisfactory performance in accordance with the terms of one or more contracts, provided that such failure or unsatisfactory performance has occurred within a reasonable time preceding the determination to debar and was caused by acts within the control of the person debarred;

11. Violation of contractual or statutory provisions regulating contingent fees;

12. Any other cause affecting responsibility as a State contractor of such serious and compelling nature as may be determined by the DBC to warrant debarment, including such conduct as may be prescribed by the laws or contracts enumerated in this paragraph even if such conduct has not been or may not be prosecuted as violations of such laws or contracts;

13. Debarment by some other department or agency in the Executive Branch.

17:13-8.3 Conditions affecting the debarment of a person(s)

(a) The following conditions shall apply concerning debarment:

1. Debarment shall be made only upon approval of the Director, Division of Building and Construction, except as otherwise provided by law.

2. The existence of any of the causes set forth in N.J.A.C. 17:13-8.2 shall not necessarily require that a person be debarred. In each instance, the decision to debar shall be made within the discretion of the Director, DBC, unless otherwise required by law, and shall be rendered in the best interests of the State.

3. All mitigating factors shall be considered in determining the seriousness of the offense, failure or inadequacy of performance and in deciding whether debarment is warranted.

4. The existence of a cause set forth in subsections (a), (b), (c), (d), (e), (f), (g) and (h) of N.J.A.C. 17:13-8.2 shall be established upon the rendering of a final judgment or conviction including a guilty plea or a plea of nolo contendere by a court of competent jurisdiction or by an administrative agency empowered to render such judgment. In the event an appeal taken from such judgment or conviction results in reversal thereof, the debarment shall be removed upon the request of the debarred person, unless other cause for debarment exists.

5. The existence of a cause set forth in subsections (i), (j), (k) and (l) of N.J.A.C. 17:13-8.2 shall be established by evidence which the DBC determines to be clear and convincing in nature.

6. Debarment for the cause set forth in subsection (m) of N.J.A.C. 17:13-8.2 shall be proper, provided that one of the causes set forth in subsections (a) through (l) of N.J.A.C. 17:13-8.2 was the basis for debarment by the original debarring agency. Such debarment may be based entirely on the record of facts obtained by the original debarring agency or upon a combination of such facts and additional facts.

17:13-8.4 Procedures, period of debarment and scope of debarment affecting the debarment of a person(s)

(a) The procedures, the period of debarment, and the scope of debarment to be followed by the DBC are explained below:

1. The DBC seeking to debar a person or his affiliates shall furnish such party with a written notice stating that debarment is being considered, setting forth the reasons for the proposed debarment, and indicating that such party will be afforded an opportunity for a hearing if he so requests within a stated period of time. All such hearings shall be conducted in accordance with the provisions of the Administrative Procedure Act. However, where another department or agency has imposed debarment upon a party, the DBC may also impose a similar debarment without affording an opportunity for a hearing, provided that the DBC furnishes notice of the proposed similar debarment to that party, and affords that party an opportunity to present information in his behalf to explain why the proposed similar debarment should not be imposed in whole or in part.

2. Debarment shall be for a reasonable, definitely stated period of time which as a general rule shall not exceed five years. Debarment for an additional period shall be permitted provided that notice thereof is furnished and the party is afforded an opportunity to present information in his behalf to explain why the additional period of debarment should not be imposed.

3. Except as otherwise provided by law, a debarment may be removed or the period thereof may be reduced in the discretion of the DBC upon the submission of a good faith application under oath, supported by documentary evidence, setting forth substantial and appropriate grounds for the granting of relief, such as newly discovered material evidence, reversal of a conviction or judgment, actual change of ownership, management or control, or the elimination of the causes for which the debarment was imposed.

4. A debarment may include all known affiliates of a person, provided that each decision to include an affiliate is made on a case by case basis after giving due regard to all relevant facts and circumstances. The offense, failure or inadequacy of performance of an individual may be imputed to a person with whom he is affiliated, where such conduct was accomplished within the course of his official duty or was affected by him with the knowledge or approval of such person.

17:13-8.5 Causes for suspension of a person(s)

In the public interest, the DBC shall suspend a person for any cause specified in N.J.A.C. 17:13-8.2 or upon adequate evidence that such cause exists.

17:13-8.6 Conditions for suspension of a person(s)

(a) The following conditions concerning suspension are to be adhered to:

1. Suspension shall be imposed only upon approval of the Director of the DBC, except as otherwise provided by law or code.

2. The existence of any cause for suspension shall not require that a suspension be imposed, and a decision to suspend shall be made at the discretion of the Director of the DBC and shall be rendered in the best interest of the State.

3. Suspension shall not be based upon unsupported accusation, but upon adequate evidence that cause exists.

4. In assessing whether adequate evidence exists, consideration shall be given to the amount of credible evidence which is available, to the existence or absence of corroboration as to important allegations, and to infer-

ences which may properly be drawn from the existence or absence of affirmative facts.

5. Reasonable suspicion of the existence of a cause described in subsections (a), (b), (c), (d), (e), (f), (g) and (h) of N.J.A.C. 17:13-8.2 may be established by the rendering of a final judgment or conviction by a court or administrative agency of competent jurisdiction, by grand jury indictment, or by evidence that such violations of civil or criminal law did in fact occur.

6. A suspension invoked by another agency for any of the causes described in subsections (a), (b), (c), (d), (e), (f), (g), (h), (i), (j), (k), (l) and (m) of N.J.A.C. 17:13-8.2 may be the basis for the imposition of a concurrent suspension by the DBC, which may impose such suspension when found to be in the best interest of the State.

17:13-8.7 Procedures, period of suspension and scope of suspension affecting the suspension of a person(s)

(a) The following provisions regarding procedures, period of suspension and scope of suspension shall be adhered to by the DBC:

1. The DBC may suspend a person or his affiliates, provided that within ten days after the effective date of the suspension, the DBC provides such party with a written notice:

i. Stating that a suspension has been imposed and its effective date;

ii. Setting forth the reasons for the suspension to the extent that the Director, DBC, determines that such reasons may be properly disclosed;

iii. Stating that the suspension is for a temporary period pending the completion of an investigation and such legal proceedings as may ensue; and

iv. Indicating that, if such legal proceedings are not commenced or the suspension removed within 60 days of the date of such notice, the party will be given either a statement of the reasons for the suspension and an opportunity for a hearing if he so requests, or a statement declining to give such reasons and setting forth the DBC's position regarding the continuation of the suspension. Where a suspension by another agency has been the basis for suspension by the DBC, the latter shall note the fact as a reason for its suspension.

2. A suspension shall not continue beyond 18 months from its effective date, unless civil or criminal action regarding the alleged violation shall have been initiated within that period, or unless debarment action has been commenced. Whenever prosecution or debarment action has been initiated, the suspension may continue until the legal proceedings are completed.

3. A suspension may include all known affiliates of a person, provided that each decision to include an affiliate is made on a case-by-case basis after giving due regard to all relevant facts and circumstances. The offense, failure or inadequacy of performance of an individual may be imputed to a person with whom he is affiliated, where such conduct was accomplished within the course of his official duty or was effectuated by him with the knowledge or approval of such person.

17:13-8.8 Disqualification of a person(s)

The disqualification of a person shall conform to N.J.S.A. 52:35-1 et seq.

17:13-8.9 Extent of debarment, suspension or disqualification

The exclusion from State contracting by virtue of debarment, suspension or disqualification shall extend to all State contracting and subcontracting within the control or jurisdiction of the DBC, including any contracts which utilize State funds. When it is determined by the Director

of the DBC to be essential to the public interest, an exception from total exclusion may be made with respect to a particular State contract.

17:13-8.10 Prior notice by DBC

Insofar as practicable, prior notice of any proposed debarment or suspension shall be given to the Attorney General and the Treasurer.

17:13-8.11 List of debarred, suspended or disqualified persons

The DBC shall supply to the State Treasurer a monthly list of all persons having been debarred, suspended or disqualified in accordance with the procedures prescribed herein. Such list shall at all times be available for public inspection.

17:13-8.12 Director's authority to contract

Nothing contained herein shall be construed to limit the authority of the Director of the DBC to refrain from contracting within the discretion allowed by law.

Interested persons may present statements or arguments, in writing, relevant to the proposed action on or before July 30, 1976, to:

Director
Division of Building and Construction
Taxation Building
W. State and Willow Streets
Trenton, N.J. 08625

The Division of Building and Construction, upon its own motion or at the instance of any interested party, may thereafter adopt these rules substantially as proposed without further notice.

S. L. DiDonato
Director, Division of Building and Construction
Department of the Treasury

(a)

TREASURY

DIVISION OF PURCHASE AND PROPERTY

Proposed Rules on Bid And Performance Bonds

Richard C. Leone, Treasurer of the State of New Jersey, pursuant to authority of N.J.S.A. 52:34-13, proposes to adopt new rules concerning bid and performance bonds.

Full text of the proposed rules follows:

SUBCHAPTER 6. BID AND PERFORMANCE BONDS

17:12-6.1 Definitions

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

"Performance security" means a guarantee, executed subsequent to award, in the form of a bond or deposit, that the successful bidder will complete the contract as agreed and that the State will be protected from loss in the event the contractor fails to complete the contract as agreed.

"Bid security" means a guarantee, in the form of a bond or deposit, that the bidder, if selected, will sign the contract as bid; otherwise, the bidder (in the case of a deposit) or the bidder or his guarantor (in the case of a

bond) will be liable for the amount of the loss suffered by the State, which loss may be partially or completely recovered by the State in exercising its rights against the deposit or bond.

"Term contract" means a contract in which a source or sources of supply are established for a specified period of time, usually characterized by an estimated or definite minimum quantity, with the possibility of additional requirements beyond the minimum, all at a predetermined unit price.

"Line item" means a procurement item specified in the invitation for bids for which the bidder is asked to give individual pricing information and which, under the terms of the invitation, is usually susceptible to a separate contract award.

17:12-6.2 Bid bonds

(a) Bid security is required on all bids for line item purchases of \$10,000 or more, or for term contracts when the amount of purchases during the term is estimated at \$10,000 or more.

(b) The Director or his designee may waive, in writing, the requirements for a bid deposit or bond prior to bid solicitation where in his or her opinion it is determined that such security is not warranted.

(c) Bid security shall consist of a certified or cashier check drawn to the order of the Treasurer of the State of New Jersey, or an individual or annual bid bond issued by an insurance or security company authorized to do business in the State of New Jersey.

17:12-6.3 Performance bonds

(a) Performance security is required on all awards for term contracts or line item purchases (whether or not the contract arises out of an advertised bid) of \$10,000 or more in an amount to be fixed by the Director or his designee.

(b) The Director or his designee may waive, in writing, the requirements for a performance deposit or bond prior to bid solicitation where it is determined that such security is not warranted.

(c) Performance security shall consist of a certified or cashier check drawn to the order of the Treasurer of the State of New Jersey, or an individual or annual performance bond issued by an insurance company authorized to do business in the State of New Jersey.

17:12-6.4 Informalities in bidding

The Director reserves the right to waive any minor informalities in the compliance of the terms and conditions of the invitations to bid.

Interested persons may present statements or arguments, in writing, relevant to the proposed action on or before July 30, 1976, to:

Richard C. Leone
State Treasurer
State House
Trenton, N.J. 08625

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

Richard C. Leone
State Treasurer
Department of the Treasury

(a)

TREASURY

DIVISION OF TAXATION

Proposed Repeal of Portion Of Rule on Valuations

Sidney Glasser, Director of the Division of Taxation in the Department of the Treasury, pursuant to authority of N.J.S.A. 54:33-1 et seq., proposes to repeal in its entirety the current text of N.J.A.C. 18:26-8.10(d) concerning valuations regarding inheritance.

Full text of the rule proposed to be repealed follows (deletions indicated in brackets [thus]):

18:26-8.10 [(d) Where an asset reported in an estate or a taxable transfer to a beneficiary subjects the estate or beneficiary to an income tax liability by reason of income at death which under the pre-1942 Internal Revenue Code required that there be included in the income of a decedent for the taxable period in which his death occurred all the income accrued up to the date of his death, but which under the 1942 amendments to the Internal Revenue Code were not properly includible in computing the decedent's taxable income for the taxable year ending with the date of his death or for a previous taxable year under the method of accounting employed by the decedent, allowance may be made for the income tax liability less the proportionate amount of the Federal estate tax, if any, in determining the value of the asset or transfer. The claim for reduction must be accompanied by a statement showing the computation of the reduction claimed as pertaining to the income at death item. However, income at death which is determined to be "Income In Respect Of A Decedent" merely because it is "attributable" to the decedent's activities shall not be considered in the valuation of such an asset.]

Statutory Reference
N.J.S.A. 54:35-1 and 54:34-5

Interested persons may present statements or arguments, in writing, relevant to the proposed action on or before July 28, 1976, to:

William R. Mulholland
State Supervisor, New Jersey Inheritance Tax Bureau
Division of Taxation
Post Office Box 1919
Trenton, N.J. 08625

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

Sidney Glaser
Director, Division of Taxation
Department of the Treasury

(b)

TREASURY

DIVISION OF TAXATION

Revisions in Home Improvement Exemptions

On June 3, 1976, Sidney Glaser, Director of the Division of Taxation in the Department of the Treasury, pursuant to authority of P.L. 1975, c. 104 and in accordance with applicable provisions of the Administrative Procedure Act,

adopted revisions to N.J.A.C. 18:12-6.1 concerning home improvement exemptions, as proposed in the Notice published May 6, 1976, at 8 N.J.R. 259(b).

An order adopting these revisions was filed and became effective on June 3, 1976, as R.1976 d.172.

G. Duncan Fletcher
Director of Administrative Procedure
Department of State

(c)

TREASURY

DIVISION OF TAXATION

Revisions in Unincorporated Business Tax Act

On June 3, 1976, Sidney Glaser, Director of the Division of Taxation in the Department of the Treasury, pursuant to authority of N.J.S.A. 54:11B-1 et seq. and in accordance with applicable provisions of the Administrative Procedure Act, adopted revisions to N.J.A.C. 18:11-1.1 et seq. concerning the Unincorporated Business Tax Act, as proposed in the Notice published May 6, 1976, at 8 N.J.R. 259(c).

An order adopting these revisions was filed and became effective on June 3, 1976, as R.1976 d.173.

G. Duncan Fletcher
Director of Administrative Procedure
Department of State

(d)

TREASURY

DIVISION OF TAXATION

Rules on Allowance of Home Improvement Exemptions

On June 10, 1976, Sidney Glasser, Director of the Division of Taxation in the Department of the Treasury, pursuant to authority of P.L. 1975, c.104 and in accordance with applicable provisions of the Administrative Procedure Act, adopted rules on the allowance of home improvement exemptions, to be cited as N.J.A.C. 18:12-6.1 et seq., as proposed in the Notice published November 6, 1975, at 7 N.J.R. 522(b).

An order adopting these rules was filed and became effective on June 10, 1976, as R.1976 d.185.

G. Duncan Fletcher
Director of Administrative Procedure
Department of State

(e)

TREASURY

DIVISION OF TAXATION

Emergency Revisions on Sales of Meals to Exempt Organizations

On June 21, 1976, Sidney Glaser, Director of the Division of Taxation in the Department of the Treasury, pursuant to authority of N.J.S.A. 54:32B-24 and in accordance with applicable provisions of the Administrative Procedure Act,

adopted emergency revisions to N.J.A.C. 18:24-9.12 concerning sales of meals to exempt organizations.

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

18:24-9.12 Sales of meals to exempt organizations

(a) Receipts from the sale to exempt organizations of food and drink, except alcoholic beverages as defined in the Alcoholic Beverage Tax Law, in or by restaurants, taverns or other establishments in this State, or by caterers, including in the amount of such receipts any cover, minimum, entertainment or other charge made to patrons or customers shall be treated in the following manner:

1. [(a)] Whenever there is such a sale of food or drink, the vendor shall charge and collect the sales tax thereon unless, on and after July 1, 1976, an organization holding a valid exempt organization permit (form ST-5A) furnishes the vendor with a valid properly executed exempt organization certificate (form ST-5) (4-76, R-3) which has the name, address and registration number of the exempt organization imprinted on the certificate by the Division of Taxation along with the signature of the Director.

2. [(b)] Any organization holding a valid exempt organization permit (form ST-5A), which has paid the sales tax in accordance with the foregoing procedure, may apply to the New Jersey Division of Taxation for a refund of the tax if:

i. [1.] All the charges on which the tax was calculated were paid by the organization using organizational funds; and

ii. [2.] There was or is to be no reimbursement to the organization for the said charges.

An order adopting these revisions was filed and became effective on June 21, 1976, as R.1976 d.190 (Exempt, Emergency Rule).

G. Duncan Fletcher
Director of Administrative Procedure
Department of State

(Other Agencies)

(a)

DEFENSE

CHIEF OF STAFF

**Rules on Debarment, Suspension
And Disqualification of Contractors**

On June 14, 1976, Major General Wilfred C. Menard, Jr., Chief of Staff, Department of Defense, pursuant to authority of Executive Order Number 34 and in accordance with applicable provisions of the Administrative Procedure Act, adopted new rules on the debarment, suspension and disqualification of contractors and subcontractors supplying goods or services to the New Jersey Department of Defense through the State of New Jersey purchase and contracting procedures funded by State and/or Federal funds.

Full text of the adopted rules follows:

Rules for debarment, suspension and disqualification of contractors and subcontractors supplying goods or services to the New Jersey Department of Defense through the State of New Jersey purchase and contracting procedures funded by State and/or Federal funds:

1. Authority: Executive Order 34, 29 March 1976.

2. The New Jersey Department of Defense may debar a person in the public interest for any of the following causes:

(a) Commission of a criminal offense as an incident to obtaining or attempting to obtain a public or private contract, or subcontract thereunder, or in the performance of such contract or subcontract;

(b) Violation of the Federal Organized Crime Control Act of 1970, or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, perjury, false swearing, receiving stolen property, obstruction of justice, or any other offense indicating a lack of business integrity or honesty;

(c) Violation of the Federal or State Antitrust Statutes, or of the Federal Anti-Kickback Act (18 U.S.C. 874, 40 U.S.C. 276 b, c);

(d) Violations of any of the laws governing the conduct of elections of the State of New Jersey or of its political subdivisions;

(e) Violation of the "Law Against Discrimination" (P.L. 1945, c. 169, c.10:5-1 et seq., as supplemented by P.L. 1975, c. 127), or of the act banning discrimination in public works employment (c.10:2-1 et seq.) or of the "Act prohibiting discrimination by industries engaged in defense work in the employment of persons therein" (C.114, L. 1942, C. 10:1-10 et seq.);

(f) Violations of any laws governing hours of labor, minimum wage standards, prevailing wage standards, discrimination in wages, or child labor;

(g) Violations of any laws governing the conduct of occupations or professions or regulated industries;

(h) Willful failure to perform in accordance with contract specifications or within contractual time limits;

(i) A record of failure to perform or of unsatisfactory performance in accordance with the terms of one or more contracts, provided that such failure or unsatisfactory performance has occurred within a reasonable time preceding the determination to debar and was caused by acts within the control of the person debarred;

(j) Violation of contractual or statutory provisions regulating contingent fees;

(k) Any other cause affecting responsibility as a State contractor of such serious and compelling nature as may be determined by the Department to warrant debarment, including such conduct as may be prescribed by the laws or contracts enumerated in this paragraph even if such conduct has not been or may not be prosecuted as violations of such laws or contracts;

(l) Debarment by some other department or agency in the Executive Branch of the State of New Jersey, or if listed on list of ineligible or debarred contractors as provided by the Federal government in Federal funded contract work.

3. The following conditions will be observed in connection with debarment:

(a) Debarment shall be made only upon approval of the Chief of Staff of the New Jersey Department of Defense, except as otherwise provided by law.

(b) The existence of any of the causes set forth in paragraph 2 of these rules shall not necessarily require that a person be debarred. In each instance, the decision to debar shall be made within the discretion of the Chief of Staff of the New Jersey Department of Defense unless otherwise required by law, and shall be rendered in the best interests of the State and/or Federal government.

(c) All mitigating factors shall be considered in determining the seriousness of the offense, failure or inadequacy of performance and in deciding whether debarment is warranted.

(d) The existence of a cause set forth in subparagraphs (a), (b), (c), (d), (e), (f), and (g) of paragraph 2 of these rules shall be established upon the rendering of a final judgment or conviction by a court of competent jurisdiction or by an administrative agency empowered to render such judgment. In the event an appeal taken from such judgment or conviction results in reversal thereof, the debarment shall be removed upon the request of the debarred person unless other cause for debarment exists.

(e) The existence of a cause set forth in subparagraphs (h), (i), (j), and (k) of paragraph 2 of these rules shall be established by evidence which the New Jersey Department of Defense determines to be clear and convincing in nature.

(f) Debarment for the cause set forth in subparagraph (l) of paragraph 2 of these rules shall be proper provided that one of the causes set forth in subparagraph 2 (a) through 2 (k) was the basis for debarment by the original debarring agency. Such debarment may be based entirely on the record of facts obtained by the original debarring agency, or upon a combination of such facts and additional facts.

4. The following provisions are established regarding procedures, period of debarment and scope of the debarment:

(a) The New Jersey Department of Defense when seeking to debar a person or his affiliates shall furnish such party with a written notice: (1) stating that debarment is being considered, (2) setting forth the reasons for the proposed debarment, and (3) indicating that such party will be accorded an opportunity for a hearing if he so requests within a stated period of time. All such hearings shall be conducted in the manner provided by the Administrative Procedure Act. However, where another State of New Jersey department or agency has imposed debarment upon a party, the New Jersey Department of Defense may also impose a similar debarment without accorded an opportunity for a hearing, provided that it furnishes notice of the proposed similar debarment to that party, and accords that party an opportunity to present information in his behalf to explain why the proposed similar debarment should not be imposed in whole or in part.

(b) Debarment shall be for a reasonable, definitely stated period of time which as a general rule shall not exceed five years. Debarment for an additional period shall be permitted provided that notice thereof is furnished and the party is accorded an opportunity to present information in his behalf to explain why the additional period of debarment should not be imposed.

(c) Except as otherwise provided by law, a debarment may be removed or the period thereof may be reduced in the discretion of the New Jersey Department of Defense upon the submission of a good faith application under oath, supported by documentary evidence, setting forth substantial and appropriate grounds for the granting of relief, such as, newly discovered material evidence, reversal of a conviction or judgment, actual change of ownership, management or control, or the elimination of the causes for which the debarment was imposed.

(d) A debarment may include all known affiliates of a person, provided that each decision to include an affiliate is made on a case-by-case basis after giving due regard to all relevant facts and circumstances. The offense, failure or inadequacy of performance of an individual may be imputed to a person with whom he is affiliated, where such conduct was accomplished within the course of his official duty or was effected by him with the knowledge or approval of such person.

5. Subject to the following conditions, the New Jersey

Department of Defense may suspend a person in the public interest for any cause specified in paragraph 2 of these rules, or upon a reasonable suspicion that such cause exists:

(a) Suspension shall be imposed only upon approval of the Chief of Staff of the New Jersey Department of Defense and upon approval of the Attorney General, except as otherwise provided by law.

(b) The existence of any cause for suspension shall not require that a suspension be imposed, and a decision to suspend shall be made at the discretion of the Chief of Staff of the New Jersey Department of Defense and of the Attorney General, and shall be rendered in the best interests of the State.

(c) Suspension shall not be based upon unsupported accusation, but upon adequate evidence that cause exists or upon evidence adequate to create a reasonable suspicion that cause exists.

(d) In assessing whether adequate evidence exists, consideration shall be given to the amount of credible evidence which is available, to the existence or absence of corroboration as to important allegations, and to inferences which may properly be drawn from the existence or absence of affirmative facts.

(e) Reasonable suspicion of the existence of a cause described in subparagraphs (a), (b), (c), (d), (e), (f) and (g) of paragraph 2 of these rules may be established by the rendering of a final judgment or conviction by a court or administrative agency of competent jurisdiction, by grand jury indictment, or by evidence that such violations of civil or criminal law did in fact occur.

(f) A suspension invoked by another agency for any of the causes described in subparagraphs (a), (b), (c), (d), (e), (f), (g), (h), (i), (k) and (l) of paragraph 2 of these rules may be the basis for the imposition of a concurrent suspension by the New Jersey Department of Defense, which may impose such suspension without the approval of the Attorney General.

6. The following provisions are established regarding procedure, period of suspension and scope of suspension:

(a) The New Jersey Department of Defense may suspend a person or his affiliates, provided that within ten days after the effective date of the suspension, it provides such party with a written notice: (1) stating that a suspension has been imposed and its effective date, (2) setting forth the reasons for the suspension to the extent that the Attorney General determines that such reasons may be properly disclosed, (3) stating that the suspension is for a temporary period pending the completion of an investigation and such legal proceedings as may ensue, and (4) indicating that, if such legal proceedings are not commenced or the suspension removed within 60 days of the date of such notice, the party will be given either a statement of the reasons for the suspension and an opportunity for a hearing if he so requests, or a statement declining to give such reasons and setting forth the Department's position regarding the continuation of the suspension. Where a suspension by another agency has been the basis for suspension by the Department, the latter shall note that fact as a reason for its suspension.

(b) A suspension shall not continue beyond 18 months from its effective date unless civil or criminal action regarding the alleged violation shall have been initiated within that period, or unless debarment action has been commenced. Whenever prosecution or debarment action has been initiated, the suspension may continue until the legal proceedings are completed.

(c) A suspension may include all known affiliates of a person, provided that each decision to include an affiliate is made on a case-by-case basis after giving due regard to all relevant facts and circumstances. The offense, fail-

ure or inadequacy of performance of an individual may be imputed to a person with whom he is affiliated, where such conduct was accomplished within the course of his official duty or was effectuated by him with the knowledge or approval of such person.

7. The New Jersey Department of Defense will refer to lists maintained by the New Jersey State Treasurer and, when appropriate, lists prepared by the Federal government, of persons suspended, debarred or otherwise ineligible, prior to the releasing of plans and specifications for any proposed contract actions.

8. Exclusion from State and Federal funded contracting by virtue of debarment, suspension or disqualification shall extend to all State and Federal funded, contracting and subcontracting within the control or jurisdiction of the New Jersey Department of Defense. However, when it is determined essential to the public interest by the Chief of Staff, New Jersey Department of Defense, and upon filing of a finding thereof with the Attorney General, an exception from total exclusion may be made with respect to a particular State or Federal funded contract.

9. Insofar as practicable, prior notice shall be given to the Attorney General and the Treasurer by the Chief of Staff, New Jersey Department of Defense, of any proposed debarment or suspension.

An order adopting these rules was filed on June 21, 1976, as R.1976 d.191 (Exempt, Exempt Agency). Take notice that these rules are not subject to codification and will not appear in the New Jersey Administrative Code.

G. Duncan Fletcher
Director of Administrative Procedure
Department of State

(a)

ECONOMIC DEVELOPMENT AUTHORITY

Rule on Loan and Bond Guarantee Fees

On June 2, 1976, Robert S. Powell Jr., Executive Director of the Economic Development Authority, pursuant to authority of N.J.S.A. 34:1B-1 et seq. and in accordance with applicable provisions of the Administrative Procedure Act, adopted a new rule, to be cited as N.J.A.C. 19:30-2.2, concerning loan and bond guarantee fees, as proposed in the Notice published May 6, 1976, at 8 N.J.R. 263(b).

An order adopting this rule was filed and became effective on June 2, 1976, as R.1976 d.171.

G. Duncan Fletcher
Director of Administrative Procedure
Department of State

(b)

HIGHWAY AUTHORITY

GARDEN STATE PARKWAY

Revisions to Certain Definitions

On May 27, 1976, Salvatore A. Bontempo, Chairman of the Highway Authority, pursuant to authority of N.J.S.A. 27:12B-1 et seq. and in accordance with applicable provisions of the Administrative Procedure Act, adopted revisions to certain definitions in N.J.A.C. 19:8-1.1, as proposed in the Notice published May 6, 1976, at 8 N.J.R. 264(a).

An order adopting these revisions was filed and became effective on May 28, 1976, as R.1976 d.167.

G. Duncan Fletcher
Director of Administrative Procedure
Department of State

(c)

HIGHWAY AUTHORITY

GARDEN STATE PARKWAY

Rules on Inspection and Obtaining of Authority Records

On May 27, 1976, Salvatore A. Bontempo, Chairman of the New Jersey Highway Authority, pursuant to authority of N.J.S.A. 27:12B-1 et seq. and in accordance with applicable provisions of the Administrative Procedure Act, adopted new rules concerning the inspection and obtaining of Authority records, substantially as proposed in the Notice published May 6, 1976, at 8 N.J.R. 263(c), with only inconsequential structural or language changes, in the opinion of the Highway Authority.

The changes concern only the capitalization of certain terms and referring to the New Jersey Highway Authority rather than just the Highway Authority.

An order adopting these rules was filed and became effective on May 28, 1976, as R.1976 d.168.

G. Duncan Fletcher
Director of Administrative Procedure
Department of State

(d)

PALISADES INTERSTATE PARK COMMISSION

Revisions Concerning Prohibition of Certain Vehicles Using Park Roads and Parkways

On May 15, 1976, the Palisades Interstate Park Commission, pursuant to authority of N.J.S.A. 32:14-20 and in accordance with applicable provisions of the Administrative Procedure Act, adopted revisions to Section 412.2(a) of their rules concerning vehicles not permitted to use parkways and park roads.

Full text of the revised rule follows:

Section 412.2 Vehicles not permitted to use parkways and park roads. The following are prohibited from using park roads, except as specifically authorized in this Section:

(a) Any motor vehicle, trailer or semi-trailer designed, used or maintained for the transportation of commercial goods or materials, or drawing a semi-trailer, or designed, constructed or adapted primarily for use as a dwelling or sleeping quarters, including but not limited to vehicles designated as: commercial; agricultural; truck, including pickup truck, panel truck and van truck; hearse; trailer or semi-trailer; boat or snowmobile trailer; coach or house trailer; camp or travel trailer; self-propelled motor home; fifth-wheel travel trailer; and utility trailer.

An order adopting these revisions was filed June 8, 1976, as R.1976 d.184 (Exempt, Exempt Agency). Take notice that these revisions are not subject to codification and will not appear in the New Jersey Administrative Code.

G. Duncan Fletcher
Director of Administrative Procedure
Department of State

STATE NEWS OF PUBLIC INTEREST

Based on press releases from offices involved

BYRNE ASKS THAT 17 STATE AGENCIES ALSO DEVELOP RULES GOVERNING BIDDING

Governor Brendan Byrne has urged all 17 semiautonomous authorities in New Jersey to consider adopting administrative rules under which contractors and vendors doing business with the authorities may have their bidding privileges revoked for criminal violations or other offenses.

On March 31, 1976, the Governor signed Executive Order No. 34 detailing such specific standards for contractors and vendors dealing with State agencies and Departments. Already, several of the 17 Departments in the State Government have proposed their own specific administrative rules on the subject.

In a letter to executive directors of all the independent authorities, the Governor said his executive order "reflects an attempt to bring greater uniformity and consistency to State Government debarment procedures" and he requested that the authorities adopt similar rules.

The semi-autonomous authorities involved are: Port Authority of New York and New Jersey, Sports and Exposition Authority, Commuter Operating Agency, Lottery Commission, Health Care Facilities Financing Authority, Turnpike Authority, Expressway Authority, Highway Authority, Delaware Valley Regional Planning Commission, Delaware River Port Authority, Delaware River Joint Toll Bridge Commission, Delaware River and Bay Authority, Delaware River Basin Commission, South Jersey Port Corporation, Economic Development Authority, Educational Facilities Authority and Tri-State Regional Planning Commission.

The Governor said his legal staff and that of the Attorney General's office are available to assist the authorities in dealing with problems that may arise. Copies of the original Executive Order No. 34 are available in Room 112 of the State House.

\$25 MILLION MORE FOR OPEN LANDS INCLUDES 2,323-ACRE STATE PARK

Governor Brendan Byrne has signed into law a bill appropriating \$25 million from the 1974 Green Acres bond issue for the acquisition and development of lands for recreation and conservation.

"This will significantly advance our efforts to preserve New Jersey's dwindling open spaces," said Byrne. "The funds for development will help ensure that State parks and forests are available for maximum use by the public."

Among other properties, the measure will enable the State to acquire for \$4.3 million, the 2,323-acre former MacEvoy estate which runs for six miles along the Ramapo Mountain Ridge in Bergen and Passaic counties.

Environmental Protection Commissioner David J. Bardin described the wooded tract "as one of the most remarkable sites you can enjoy in North Jersey" and said it would be opened as Ramapo Mountain Park later this year. The views were characterized as "breathtaking . . . awesome."

Bardin noted that \$115 million in funds are still available for the last \$200 million Green Acres bond issue for similar purchases or for the development of presently State-owned lands.

TOP COMMITTEE TO FIGHT CANCER

Governor Brendan Byrne announced formation of a five-member cabinet committee on cancer control to coordinate and develop effective programs for the prevention, study and control of cancer.

"This committee will help avoid the development of a 'cancer alley' in New Jersey," said the Governor. "This demonstrates we are taking positive action in an area of public health which causes great concern among our citizens."

Byrne made the announcement after meeting in his office with U.S. Rep. Joseph G. Minish (D-N.J.), State Health Commissioner Joanne Finley and State Environmental Protection Commissioner David J. Bardin.

He praised Congressman Minish for his efforts to obtain Federal funds for cancer studies in New Jersey. He said Minish has agreed to continue to press New Jersey's efforts for Federal support in conjunction with the State's Washington office.

LISTINGS OF ACCEPTANCE DATES BY STATE BUILDING DIVISION

Monthly listings of "final completion" dates on State projects were issued by the Division of Building and Construction, Department of the Treasury.

By statute, a subcontractor or material supplier must file a claim with the contractor's surety at any time during the contract, but not later than 80 days after the date of "final completion" and acceptance of the project by the State, or be forever barred against the surety. The creditor's right against the contractor directly is not affected, however, by this statute.

Listed below for the period February 19, 1976 to March 17, 1976 are project numbers, description, location, acceptance date, the trade and the contractor:

1263, Department of Treasury, Broadway Bank Building, 3/17/76, John W. Ryan Construction, general contracting.

9112, Institutions and Agencies, Marlboro State Hospital, cottage "S", 3/12/76, General Elevator Co., elevator.

6148-1, Montclair State College, Bohn Hall dormitory, 3/12/76, Claremont Painting Co., painting.

8940, Institutions and Agencies, Correctional Institution—Clinton, 3/11/76, Three Brothers Contractors, general contracting.

1501, William Paterson College, steel beam guard rails, 3/10/76, Milbrook Industries, general contracting.

1493, Institutions and Agencies, New Lisbon State Colony, 3/9/76, Martell Construction Co., general contracting and plumbing.

8984-1, Labor and Industry building, computer equipment, 3/9/76, Kubiak Electric Co., electric.

7148-1, Kean College, administrative service building, 3/8/76, Air-Con, Inc., HVAC.

7148-1, Therapeutic Residential School, Department of Health, 3/8/76, Santaniello, Inc., electric.

1488, Glassboro State College, Peet Hall, 3/4/76, William E. Snell, Inc., electric.

1712, Law and Public Safety, State Police headquarters, 3/4/76, Albany Remodeling Corp., general contracting.

8529-1, Institutions and Agencies, Rahway State Prison, 3/3/76, John Schwarz, Inc., electric.

1495, Institutions and Agencies, Youth Correctional Institute, Bordentown, 3/2/76, Industrial Engineering Works, HVAC.

1309, Ramapo College, additional parking, 3/2/76, Mancini Brothers Inc., paving and sitework.

7048, Jamesburg State Home, inmate housing, 3/1/76, A. P. Busch, Inc., general contracting.

1351, William Paterson College, Hobard Hall, 2/26/76, Ramig Roofing Co., general contracting.

8815, State House Annex, Department of Treasury, 2/26/76, Universal Contracting and Brick Pointing Co., caulking.

1263, Department of Treasury, Job Corporation Center, 2/24/76, Three Brothers Contractors, general contracting.

1129, Montclair State College, 2/23/76, Tami-Githens, Inc., HVAC.

1263, Department of Treasury, Broadway Bank building, 2/20/76, Allan Electric Co., Inc., electric.

1177, Weights and Measures, heavy duty lab, 2/20/76, Pickwick, Inc., general contracting.

9098, Institutions and Agencies, Ancora Psychiatric Hospital, 2/19/76, J. J. Usher and Associates, HVAC.

1689, Environmental Protection, Waterloo Village, 2/19/76, A & A Oil Burner Service, HVAC.

Listed below for the period March 18, 1976 to April 14, 1976 are additional completed projects:

1713, Institutions and Agencies, Ancora Psychiatric Hospital, 4/14/76, A.C. Schultes & Sons, general contracting.

7274, Institutions and Agencies, Ancora Psychiatric Hospital, 4/14/76, City Line Construction Co., hardware.

8566-2, Environmental Protection, Round Valley Recreation Area, 4/14/76, William F. Lubeck Co., electric.

5642-3 & 4, Institutions and Agencies, Trenton Psychiatric Hospital, administration and education building, 4/5/76, Superior Construction, plumbing.

8532-3, Montclair State College, pedestrian mall court # 1, 4/12/76, N. Yeager, Inc., electric.

1192, Institutions and Agencies, North Jersey Training School, 4/12/76, Anthony J. Iuso Construction, plumbing.

7148-2, Kean College, math and science building, 4/9/76, Broderick & Kelly Plumbing, plumbing.

8464-2, Environmental Protection, Monmouth Battlefield, 4/9/76, Layne-New York Co., Inc., wells, pump, water treatment, drilling and grouting.

1118, Institutions and Agencies, Johnstone Training Center, vocational building and Valentine Hall, 4/9/76, DiAgostino Brothers, Inc., general contracting.

6749-7, Ramapo College of New Jersey, 4/8/76, B. D. Malcolm Co., Inc., general contracting.

1632, William Paterson College, Morrison Hall, 4/8/76, J. Strober and Sons, roofer.

8318, Kean College, Townshend and Bruce Halls, 4/7/76, T.V. Leo and Sons, Inc., general contracting.

1257, Environmental Protection, Monmouth Battlefield State Park, 4/7/76, Aetna Supply, Inc., general contracting.

8545-4, William Paterson College, locker room facility, 3/10/76, B and W Construction Corp., general contracting.

1469, Trenton State College, humanities building, 4/1/76, Peabody and Wind Engineering Co., HVAC.

7123, Institutions and Agencies, community center and day care facilities, Glassboro, 4/1/76, T. J. Valaika, general contracting.

7875, Institutions and agencies, Correctional Institution, Clinton, 3/30/76, Henderson Construction Co., general contracting.

1434, 1435, Institutions and Agencies, children's residential center, Vineland, 3/30/76, Marandino Construction Co., general contracting.

8545-4, William Paterson College, locker room facility, 3/29/76, Armistead Corp., plumbing.

8545-4, William Paterson College, locker room facility, 3/2/76, Armistead Corp., HVAC.

8017-1, Kean College, 3/29/76, Ralph Barone and Sons, general contracting.

8912-2, Institutions and Agencies, Correctional Institution, Clinton, 3/26/76, Industrial Engineering Works, ss.

1530, Department of Transportation, maintenance yard, Freehold, Wall, Lawrence and Deptford Township, 3/26/76, Charles J. Hoffman, Inc., general contracting.

8529-1, Institutions and Agencies, Rahway State Prison, 3/25/76, Connolly Construction Co., general contracting.

1973, Montclair State College, parking gates, 3/25/76, Electrocraft, Inc., electric.

8429, Environmental Protection, Spruce Run recreation area, 3/24/76, William F. Lubeck Co., electric.

7038, Institutions and Agencies, Jamesburg Home for Boys, guidance unit, 3/24/76, Freehold Electric Co., electric.

1373, Institutions and Agencies, Marlboro Psychiatric Hospital, chimney repairs, 3/24/76, American Chimney Corp.

8317C, Kean College, academic building, 3/23/76, International Visual Products.

7145, William Paterson College, science complex, 3/22/76, Cerami Construction Co., general contracting.

1684, Environmental Protection, Delaware and Raritan

8879, Environmental Protection, Wallace House, 3/22/76, Pickwick, Inc., general contracting.

Canal field office, 3/17/76, Trap Rock Industry, paving.

Listed below for the period April 15, 1976 to May 14, 1976, are project numbers, description, location, acceptance date, the trade and the contractor:

6127, Department of Transportation, maintenance facility, 5/14/76, Cantello Plumbing, HVAC.

6492-1, Department of Vocational Education, 5/11/76, Ridge Construction Co., general contracting.

7048, Department of Institutions and Agencies, Jamesburg State Home for Boys, 5/11/76, Hartford Insurance Co. (Simmons Electric), electric.

5648, Department of Institutions and Agencies, emergency shelter and child care facility, Woodbridge, 5/10/76, Nicholas Schwalje, plumbing.

6909, Jersey City State College, 5/10/76, Arrow Iron Works, St. Sl.

6856-3A, Montclair State College, 5/10/76, Allstate Air Conditioning and Heating Co., HVAC.

6324-6, Department of Institutions and Agencies, Grey-stone Park Psychiatric Hospital, 5/7/76, Reliance Insurance Co. (Dean Electric), electric.

7859-2, 3, 4, Department of Environmental Protection, Lebanon State Forest, Parvin State Park and Allaire State Park, 5/7/76, Reliance Insurance Co., (Colino Electric), electric.

1667, Department of Environmental Protection, Rosencrantz House, Ho Ho Kus, 5/7/76, Wolsie Corporation, masonry.

1570, Department of Transportation, salt storage building, Mays Landing, New Jersey, 5/5/76, Perna Excavating Inc., general contracting.

1670-1, Air Pollution Control, 4/30/76, Ehret Construction Co., general contracting.

8566-1, Department of Environmental Protection, Round Valley recreation area, 4/30/76, Santaniello, Inc., electric.

1150, Department of Institutions and Agencies, Jamesburg Home for Boys, 4/30/76, Robert W. Patterson, HVAC.

1140, Jersey City State College, Ryerson Building, 4/28/76, Endless Gutter Co., roofing.

7122, Department of Institutions and Agencies, community day care facilities for retarded persons, 4/28/76, Reliance Insurance Co. (Dean Electric), electric.

1253, Department of Institutions and Agencies, Vineland Memorial Home, 4/28/76, Stanley Panco, fence work.
1652, New exterior stairway, 134 West State Street, 4/27/76, Vincent B. Ialacci, general contracting.
1164, Department of Environmental Protection, High Point Monument, 4/27/76, Copodanno Electric, electric.
7900-13, College of Medicine and Dentistry, 4/27/76, Gramercy Contractors, general contracting.
1382-1, Department of Environmental Protection, A. Harry Moore Camp, 4/21/76, R. Truesdale Construction, general contracting.
8219, Department of Law and Public Safety, motor vehicle inspection station, 4/20/76, Willard Painting and Sandblasting Co., general contracting.
5642-6, Department of Institutions and Agencies, Trenton Psychiatric Hospital, 4/20/76, Kross Electrical Contracting, electric.
7900-12, Martland Hospital, 4/24/76, Reliance Insurance Co. (Dean Electric), electric.
8532-3, Montclair State College, pedestrian mall, 4/20/76, Tattoli Contractors, general contracting.
8566-2, Department of Environmental Protection, Round Valley recreation area, 4/19/76, Romar, Inc., general contracting.
1710, Montclair State College, Panzer Gym, 4/14/76, J. Strober and Sons, roofing.
State School, 4/14/76, Willard Painting and Sandblasting Inc., exterior painting.

Listed below for the period May 15, 1976 to June 15, 1976 are additional completed projects:

1788, Environmental Protection, South Branch Pumping Station, replace roof, 6/14/76, Endless Gutter Co., roofer.
1106, Institutions and Agencies, Greystone Park Hospital, canopy over loading platform, 6/8/76, Janssens Bros. Construction, general contracting.
1119, Institutions and Agencies, Johnstone Training Center, replace sewer line, 6/8/76, Modern Mechanical Systems, Inc., plumbing.
8594, Trenton State College, mechanical and electric expansion, 6/4/76, Superior Consolidated Contracting, general contracting.
8594, Trenton State College, mechanical and electric expansion, 6/4/76, Superior Consolidated Contracting, mechanical work.
7934, Trenton State College, replacement of steam lines, 6/4/76, Superior Consolidated Contracting, HVAC.
7144-01, William Paterson College, 6/3/76, Reliance Insurance Co. (Colino Electric), electric.
P022, Environmental Protection, Barnegate Lighthouse, 6/1/76, Seal-Tight Waterproofing, cement repoint.
1588, Trenton State College, cooling tower shaft alteration, 5/27/76, Paris R. Minuto, general contracting.
1543, Institutions and Agencies, Trenton Psychiatric Hospital, 5/27/76, Farneski Plumbing and Heating, plumbing.
1534, Institutions and Agencies, Rahway State Prison, repairs to main kitchen floor, 5/27/76, Wilko Corporation, general contracting.
9086, Institutions and Agencies, Trenton Psychiatric Hospital, install pull boxes and bells, 5/27/76, Advance Electric, general contracting.
6750, Stockton State College, Phase I, 5/26/76, Superior Consolidated Contracting, site work.
8504, Institutions and Agencies, Rahway State Prison, Wing #2 alteration, 5/26/76, Army Steel Construction Co., steelwork.
8018, Kean College, utilities improvement, 5/26/76, Boro Plumbing and Heating, HVAC.

1680, Jersey City State College, install water-cooled condensers, 5/26/76, Town Engineering Co., HVAC.

1674, Environmental Protection, Washington Crossing State Park, exterior painting, 5/26/76, Able Painting Company, general contracting.

7145, William Paterson College, additional fire alarm requirements, 5/26/76, A. E. Geier Electric Contractors, electric.

8617, William Paterson College, new athletic field, 5/26/76, Mancini Brothers, Inc., general contracting.

7114, Institutions and Agencies, Hudson County Day Training Center, 5/25/76, Army Steel Construction Co., steelwork.

1445, Institutions and Agencies, Trenton Psychiatric Hospital, new aluminum siding, 5/25/76, Abbey Roofing and Supply, general contracting.

6557-24, Environmental Protection, Batsto Historical Area, 5/24/76, Gaudelli Brothers, HVAC.

8566-02, Environmental Protection, Round Valley Recreation Area, 5/24/76, Owen R. Lyons, Inc., electric.

7873-04, Motor Vehicle Center, Newark, New Jersey, 5/21/76, Cantello Plumbing Corporation, HVAC.

7146-03, Trenton State College, Humanities Building, 5/21/76, Superior Consolidated Contracting, plumbing.

1174, Montclair State College, Life Hall Cafeteria, 5/20/76, Janssens Bros. Construction, general contracting.

8566-2, Environmental Protection, Round Valley Recreation Area, 5/20/76, George L. Dennis Co., HVAC.

3604-01, Institutions and Agencies, Youth Reception and Correction Center, roof drainage system, 5/20/76, R. A. Downs Construction, general contracting.

6282, Environmental Protection, Greystone Park Psychiatric Hospital, electric district improvements, 5/20/76, Wes Jones and Sons, electric.

7910-01, Institutions and Agencies, Home for Hard to Place Children, 5/19/76, Reliance Insurance Co. (Colino Electric), electric.

7859-01, Environmental Protection, Swartswood State Park, 5/19/76, Reliance Insurance Co. (Colino Electric), electric.

7119, Institutions and Agencies, community day care facilities, 5/19/76, Reliance Insurance Co. (Colino Electric), electric.

7112, Institutions and Agencies, Neuro-Psychiatric Hospital, 5/19/76, Reliance Insurance Co. (Colino Electric), electric.

5761, Montclair State College, New Jersey Educational Facility Authority, 5/19/76, Reliance Insurance Co. (Colino Electric), electric.

6749-6D, Ramapo College, Theoretical and Applied Science Building, 5/18/76, Drexel Institutional Furniture, laboratory furniture.

BUSINESS ASSISTANCE UNIT REPORTS

A MOST SUCCESSFUL FIRST YEAR

The performance of the State's new Economic Development Authority in its first full year of operation exceeded the most optimistic forecasts and provided a bright side to New Jersey's otherwise dismal economic conditions, said Joseph A. Hoffman, Commissioner of the Department of Labor and Industry.

The report noted that in 1975 the Authority arranged more than \$200 million in low-interest business financing, which stimulated more than \$240 million in capital investment. This financing created 9,614 permanent jobs and more than 3,000 construction jobs.

Financial assistance went to 116 projects in 20 of the State's 21 counties, including 18 for projects in urban-aid

municipalities. The aid brought 24 new firms into New Jersey, Hoffman said.

The Commissioner said "the translation of Economic Development Authority legislation into such a successful and effective operation is due to the professional skill and administrative ability of Robert S. Powell Jr., the executive director".

"The Authority accomplished these results at no cost to the taxpayers, with application fees and interest sufficient to pay 1975 operating costs", he added.

STATE EMPLOYMENT INCREASED FOR MINORITY GROUPS AND WOMEN

Governor Brendan Byrne recently revealed that the State Government's "Affirmative Action" program is making real progress despite difficulties imposed by program cut-backs and hiring freezes.

Byrne said that 51 per cent of the employees hired during 1975 were women and 26.5 per cent blacks, Hispanics or of other minority groups.

As a result, minority group members and women are represented on State payrolls in significantly greater proportion than in the State labor force, the Governor noted.

"Women constitute 39 per cent of the labor force in New Jersey", said Byrne, "but 46.8 per cent of the State's 59,000 employees are women. Minority group members constitute 14 per cent of the labor force and 20.4 per cent of State employees".

"Every bit as significant, the number of women and minority group members holding positions in the top-salaried official or administrator categories has more than doubled since 1972". Women holding such positions were 157 in 1972 and 334 by the end of 1975; minority group members increased from 87 to 176, he said.

"I think this represents real progress in carrying out the spirit of my executive order and is a significant accomplishment by those responsible for affirmative action plans in each Department and by the Civil Service Department, which has overall responsibility in this area", the Governor added. He said the effort would continue.

Executive Order No. 14, signed by Byrne on December 23, 1974, required all Departments and instrumentalities of the State government to adopt plans designed to achieve a work force at all levels of employment reflecting the numbers of women and minorities in the general population.

TOP ECONOMISTS BACK WELFARE REFORM STARTED BY BYRNE, OTHER GOVERNORS

Governor Brendan Byrne reported that his recent proposals for a comprehensive reform of welfare "have begun to generate a momentum of their own".

He revealed that seven prominent economists have written President Gerald Ford urging support of a series of welfare reform principles originally set forth in a telegram to Ford from Byrne and three other Governors. The other Governors are Hugh Carey of New York, Patrick Lucey of Wisconsin and Milton Shapp of Pennsylvania.

The group of economists is headed by Dr. Al Rees, Provost of Princeton University and former chairman of President Ford's Council on Wage and Price Stability.

The other signers are: Dr. Herbert Stein, former chairman of the Council of Economic Advisors under President Richard Nixon; Dr. William Baumol, professor of Economics at Princeton University; Dr. Joseph Pechman, a leading expert on public finance, currently at the Brookings Institution; Dr. Robert J. Lampman and Dr. Harold

W. Watts, experts in income maintenance policy at the University of Wisconsin; and Dr. James Tobin of Yale University, a former member of the Council of Economic Advisors under President John Kennedy.

"These economists are top men in their field", Byrne noted. "They represent a broad spectrum of views. I am very pleased they are supporting our position on this vital issue".

Cites Other Support

The Governor cited other indications of progress in his effort to overhaul welfare system.

"Every serious Democratic candidate for President has called for a shift of the burden of welfare from the States to the Federal government, and several have called for a full Federal takeover", the Governor stated.

Byrne said he will seek approval of a strong resolution supporting welfare reform at the summer session of the National Governors Conference and will write to each Governor urging their support for the resolution.

Byrne said, "It is very important for a group as diverse and bipartisan as the nation's Governors to get on the public record with a decisive statement about welfare reform".

Governor Byrne's proposals on welfare reform could save New Jersey from \$100 to \$150 million with no loss of benefits to recipients. The savings would come through a shift of part of the costs of welfare from the states and counties to the Federal government.

"My fight for welfare reform is one part of this administration's broader effort to secure maximum possible Federal help for New Jersey, to make sure we are giving our State's taxpayers the maximum bang for their total tax buck", the Governor said.

REDUCED TRANSPORTATION FARES EXTENDED FOR ELDERLY, HANDICAPPED

An expanded program of reduced fares on public transportation began March 1 for senior citizens over 62 and most handicapped persons.

State Transportation Commissioner Alan Sagner said the broadened program, administered by the Department and financed by the State, will more fully meet the needs of handicapped and older citizens.

Regardless of residence, senior citizens and handicapped persons will be able to ride at reduced fares during non-rush hours on weekdays and all day on Saturdays, Sundays and all State holidays on most transportation facilities. Non-rush hours are from 9:30 a.m. to 4:30 p.m. and 7 p.m. to 6 a.m.

The transportation facilities include all buses and commuter railroads within the State, and many interstate bus routes but to adjacent states only. PATH and the Lindenwold high speed rail line are not participating in the program at this time, Sagner said.

Senior citizens holding green identification cards reading: "Expiration date 12/31/76," may use their cards for the expanded service. Citizens 62 years or older who are not enrolled may apply for enrollment by visiting a New Jersey bank, savings and loan association or one of the 21 County Offices on Aging.

Handicapped persons under the age of 62 may enroll by writing: Special Programs, Department of Transportation, Division of Commuter Services, 1035 Parkway Avenue, Trenton, N.J. 08625. The Department will send pertinent information required for enrollment in the program if they are eligible.

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