

NEW JERSEY



REGISTER

IN THIS ISSUE "INDEX OF ADOPTED RULES"

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RULE PROPOSALS

ADMINISTRATIVE LAW

(a)

OFFICE OF ADMINISTRATIVE LAW

Uniform Administrative Procedure Rules of Practice Jurisdiction of the Office of Administrative Law

Proposed Amendments: N.J.A.C. 1:1-9.1, 9.2, 13.2, 13.3 and 14.5
Proposed Repeals: N.J.A.C. 1:1-9.6 and 9.7
Proposed New Rules: N.J.A.C. 1:1-9.6 and 9.7

Authorized By: Howard H. Kestin, Director, Office of Administrative Law.

Authority: N.J.S.A. 52:14F-5e, f and g.

Interested persons may submit in writing, data, views or arguments relevant to the proposal on or before December 1, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

Steven L. Lefelt
Deputy Director and Administrative Law Judge
Office of Administrative Law
185 Washington Street
Newark, NJ 07102

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

This proposal is known as PRN 1982-472.

The agency proposal follows:

Summary

The proposed new rule, N.J.A.C. 1:1-9.7, is being offered in place of the proposed new rule which appeared as PRN 1982-308, at 14 N.J.R. 778(a). PRN 1982-308 is hereby withdrawn. The proposal also repeals N.J.A.C. 1:1-9.6 and substitutes a new rule in its place. This revised proposal also contains amendments to N.J.A.C. 1:1-9.1, 9.2, 13.2, 13.3 and 14.5 to conform their provisions with the new rule N.J.A.C. 1:1-9.7 and to clarify some aspects of their provisions.

The original proposal at 14 N.J.R. 778(a) was made in response to the New Jersey Supreme Court's holding in the Matter of the Appeal of Certain Sections of the Uniform Administrative Procedural Rules, N.J. (Dkt. No. A-51, June 29, 1982). This revised proposal is in response to the extensive comments and suggestions which the original proposal elicited, and to extensive consideration of those suggestions.

In general, this revised proposal will operate the same, and have the same social and economic impacts, as the original proposal at 14 N.J.R. 778(a). The most important specific changes are as follows.

The time limits have been raised from two and three days to five working days for interlocutory review requests by a party, notification by an agency that an interlocutory review will be conducted, and submission by the judge to the agency head of a memo on an order under review. Members of the public, agency heads and administrative law judges commented that the two and three day time limits were too short, especially since mail delivery ordinarily takes two to three days.

The time limits for issuance by an agency head of a decision upon interlocutory review have been established at 20 days for all types of orders, instead of varying from seven to 45 days depending on the nature of the order. Several people commented that the scheme of varying time limits was too confusing, and the Attorney General suggested a uniform 20 day time limit.

The nature, effect, and procedures for review of administrative law judge's (ALJ) orders and decisions are clarified. All requests for emergency relief must be initially filed with the agency head. The agency head may then issue temporary relief pending a hearing on the emergency relief request. An ALJ's determination with respect to emergency relief will be transmitted by the judge to the agency head. Upon request, the Office of Administrative Law (OAL) will supply the record of the case. Upon review, the agency head may modify or reject the ALJ's determination or may affirm and thereby make effective the ALJ's determination explicitly or by

NEW JERSEY REGISTER

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silence.

Any other ruling or order by an ALJ may be interlocutorily appealed to the agency head by any party, with the party supplying the order and other material to be reviewed. Upon request, the OAL will supply a taped recording of the hearing. In the interests of judicial economy, and to avoid unnecessary disruptions in a hearing, a judge may conditionally proceed on a ruling, even though a party is making an appeal. It is intended that this conditional procedure will be used with respect to evidentiary rulings and other similar procedural questions, where there is no significant harm done if the judge proceeds and is subsequently reversed on appeal, and where the hearing process would be subject to unnecessary and costly disruption if the judge does not proceed and is subsequently upheld on appeal. At the same time, it is not intended, for example, that a judge would attempt conditionally to proceed with a witness upon rejecting that witness' claim of privilege. In that instance, the judge should otherwise proceed with the hearing and wait for the appeal process to run its course before proceeding with that witness.

A partial summary decision may be reviewed interlocutorily by the agency upon appeal by a party, may be submitted by the ALJ for review as a separate initial decision, or may be reviewed as part of the initial decision in the whole case. In any case, in order to become effective, a partial summary decision must be subject to agency head review, and either affirmed on interlocutory review or on review of an initial decision.

Social Impact

This revised proposal is in response to comments and suggestions from the Attorney General, Casino Control Commission, Civil Service Commission, Board of Public Utilities, and several private attorneys. The revised proposal should better meet the concerns of these commentators, as well as the needs of the hearing process.

Economic Impact

These proposed changes in the processes for interlocutory review and emergency relief were necessitated by a New Jersey Supreme Court decision. The procedures required by the Court vest with the agency heads the essential discretion over how much time and money will be spent on the interlocutory review process. The cost to the public and the taxpayers of these changes will therefore depend on how wisely and sparingly the interlocutory review process will be used by agency heads.

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

1:1-9.1 When and how made; generally; interim relief

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

(c) A party shall file each motion with the Clerk, except for motions made during a hearing, other motions permitted by a judge to be made orally, and emergency motions.

1. If the party provides an extra copy of the motion and a self addressed stamped envelope, the Clerk shall mark the copy filed and mail it to the movant.

2. Motions made during a hearing and other motions permitted by a judge to be made orally shall be subject to the verbatim record requirements of N.J.A.C. 1:1-3.3.

[3. Emergency motions made in writing may be filed with the clerk or with the judge assigned to the case.]

[4.] **3.** Upon filing, the Clerk shall transmit the motion forthwith to the judge assigned to the case. When a motion is filed in a case which has not yet been assigned to a judge, the Clerk shall immediately assign the case and shall transmit the motion to the judge along with the case file.

(d) (No change.)

[e] During the pendency of a contested case, a party may apply by motion for interim relief and emergency relief, including temporary restraints and interlocutory injunctions.

1. Prior to the transmittal of the case to the Office of Administrative Law, a party shall move for emergency or interim relief to the State agency wherein the case was initiated.

2. After transmittal, a party shall make all motions to the Office of Administrative Law.]

[(f)] (e) In a motion for substantially the same relief as that previously denied, a party shall specifically identify the previous proceeding and its disposition.

1:1-9.2 Motions in writing; generally, no oral argument; time limits

(a) With the exception of [motions] **emergency relief applications** made pursuant to N.J.A.C. 1:1-9.6[(b) and (d)], when a motion is in writing no action shall be taken thereon until at least 20 days have expired from the date of service upon the opposing party unless an expedited schedule is ordered for the purpose of comply with N.J.A.C. 1:1-9.1(d), or for other good cause shown.

(b)-(g) (No change.)

[1:1-9.6 Motions for emergency relief

(a) Opposing parties shall be given ample opportunity in the circumstances to respond to a motion for emergency relief.

(b) A party may apply for emergency relief under circumstances which do not permit an opposing party to be fully heard. A grant of relief pursuant to such a motion shall be based upon:

1. A showing of specific facts by affidavit or oral testimony that the moving party has made an adequate, good faith effort to provide notice to the opposing party, or that notice would defeat the purpose of the application for relief; and

2. A finding that immediate and irreparable harm will probably result before adequate notice can be given; and

3. A likelihood that the moving party will prevail when the motion is fully argued by all parties.

(c) Any relief granted pursuant to subsection (b) of this section shall be limited in scope and temporary for as brief a duration as is possible to allow the opposing party to be given notice and to be fully heard on the motion.

(d) When a contested case is the result of ex parte agency action, or when a judge has granted emergency relief pursuant to subsection (b) of this section, adversely affected parties shall have an opportunity to move before the judge for dissolution or modification of the ex parte action or grant of emergency relief on two days notice to the adverse party or parties.]

1:1-9.6 Emergency relief

(a) **Where authorized by law and where irreparable harm will result without an expedited decision granting or prohibiting some action or relief connected with a contested case, emergency relief pending a final decision on the whole contested case may be ordered upon the application of a party.**

(b) **Application for emergency relief may be made directly to the agency head and may not be made to the Office of Administrative Law (OAL).**

(c) **An agency head receiving an application for emergency relief may either hear the application personally or forward the matter to the OAL for hearing on the application for emergency relief. An application for emergency relief shall be heard on an expedited basis.**

(d) **Opposing parties shall be given ample opportunity under the circumstances to respond to an application for emergency relief.**

(e) **Where circumstances require some immediate action by the agency head to preserve the subject matter of the application pending the expedited hearing, or where a party applies for emergency relief under circumstances which do not permit an opposing party to be fully heard, the agency head may issue an order granting temporary relief. Temporary relief may continue until the agency head issues a decision on the application for emergency relief.**

(f) **When temporary relief is granted by an agency head under**

circumstances which do not permit an opposing party to be fully heard, temporary relief shall:

1. Be based upon specific facts shown by affidavit or oral testimony, that the moving party has made an adequate, good faith effort to provide notice to the opposing party, or that notice would defeat the purpose of the application for relief;

2. Include a finding that immediate and irreparable harm will probably result before adequate notice can be given;

3. Be based on the likelihood that the moving party will prevail when the application is fully argued by all parties;

4. Be as limited in scope and temporary as is possible to allow the opposing party to be given notice and to be fully heard on the application; and

5. Contain a provision for serving and notifying all parties and for scheduling a hearing before the agency head or for transmitting the application to OAL.

(g) Upon determining any application for emergency relief, the agency head shall forthwith issue and immediately serve upon the parties a written order on the application. If the application is related to a contested case that has been transmitted to OAL, the agency head shall also serve the Clerk of OAL with a copy of the order.

(h) Applications to an agency head for emergent relief in matters previously transmitted to the OAL shall not delay the scheduling or conduct of hearings, unless the presiding judge determines that a postponement is necessary due to special requirements of the case, because of probable prejudice or for other good cause.

(i) Upon determining an application for emergency relief, the judge forthwith shall issue to the parties, the agency head and the Clerk a written order on the application. The Clerk shall file with the agency head any papers in support or opposition of the application which were not previously filed with the agency and a sound recording of the oral argument on the application, if any oral argument has occurred.

(j) The agency head's review of the judge's order shall be completed without undue delay but no later than 45 days from entry of the judge's order, except when, for good cause shown and upon notice to the parties, the time period is extended by the joint action of the Director of the OAL and the agency head. Where the agency head does not act on review of the judge's order within 45 days, the judge's order shall be deemed adopted.

(k) Review by an agency head of a judge's order for emergency relief shall not delay the scheduling or conduct of hearings in the OAL, unless the presiding judge determines that a postponement is necessary due to special requirements of the case because of probable prejudice or for other good cause.

[1:1-9.7 Orders on motion; review by agency head; when permitted; when not permitted

(a) On any substantive issue decided by motion, an order that changes the status quo at the time of hearing before the Office of Administrative Law shall, by its terms not be effective for 10 days from the entry of the order. On the day such an order is entered, the judge shall forward a copy to the agency head who shall indicate in writing to the clerk, judge and all parties within the specified 10 day period whether the order will be reviewed. If the order will be reviewed by the agency head, its effective date shall be stayed pending such review subject to the provisions of subsections (c) and (d) of this section. If the agency head elects not to review the order it shall be effective on the 11th day after its entry.

(b) On any substantive issue decided by motion, an order that preserves the status quo at the time of hearing before the Office of Administrative Law shall, by its terms, be effective immediately. On the day such an order is entered, the judge shall forward a copy to all parties and the agency head who shall indicate in writing to the clerk, judge and all parties within 10 days from the entry of the order whether the order will be reviewed. Within 10 days from the

entry of the order and upon notice to all other parties, the judge and the clerk, any party may file a motion with the agency head seeking relief from the order unless such a motion is prohibited by the agency's rules or regulations.

(c) When an agency head indicates that an order decided by motion dealing with a substantive issue will be reviewed, the entire record in the case to the date of order, including such written memorandum as may be deemed necessary by the judge setting forth the basis of the order, shall be certified to the agency head. Within 30 days after receiving the record and memorandum, the agency head shall affirm, reject or modify the judge's interim or emergency order. This time limit may be extended by the Director of the Office of Administrative Law and the agency head for good cause shown as defined in N.J.A.C. 1:1-16.6(b), (c), and (d).

(d) Review by the agency head of any order shall not cause a delay in scheduling hearing dates or result in a postponement of any scheduled hearing dates unless the judge assigned to the case determines that a postponement is necessary because of special requirements of the case, possible prejudice, or for other good cause.

(e) An agency head may not review a procedural order of an administrative law judge. A procedural order is one which relates solely to the conduct or management of a contested case while it is pending before the Office of Administrative Law and which is designed to ensure the full, fair and prompt resolution of a matter.

(f) Interlocutory appeal of any order determined by the judge to be procedural may not be taken to the agency head. Exception to the judge's determination that a matter is procedural may be filed with the agency head within 10 days after receipt of the initial decision in accordance with N.J.A.C. 1:1-16.4. Appeal of a judge's order dealing with a procedural matter may be made following the final decision in the contested case in accordance with the Rules of Court.]

1:1-9.7 Interlocutory review

(a) Except as provided in N.J.A.C. 1:1-9.6, and 13.3(b), any order or ruling affecting the status of the parties, the number and nature of claims or defenses, the identity and scope of issues, the presentation of evidence, the decisional process or otherwise affecting the outcome of the case may be reviewed interlocutorily by an agency head at the request of a party pursuant to this section.

(b) Any request for interlocutory review shall be made to the agency head no later than five working days from the date of the order or ruling. Any request for interlocutory review shall be in writing by memorandum, letter or motion; and copies shall be filed with the judge and the Clerk.

(c) Within five working days of the request for interlocutory review, the agency head shall notify the parties and the Clerk whether the order or ruling will be reviewed. If the agency head does not so act within five working days, the request for review shall be considered denied. Informal communication by telephone or in person to the parties or their representatives and to the Clerk within the required five working day period will satisfy this notice of requirement, provided that a written communication or order promptly follows.

(d) Where the agency head determines to conduct an interlocutory review, the agency head shall issue a decision, order or other disposition of the review at the earliest opportunity but no later than 20 days from receiving the request for review. Where the interests of justice require, the agency head shall conduct an interlocutory review on an expedited basis. Where the agency head does not issue an order within 20 days, the judge's ruling shall be considered conditionally affirmed.

(e) Where the proceeding generating the request for interlocutory review has been sound recorded and the agency head requests the verbatim record, the Clerk shall furnish the original sound recording or a certified copy within one day of

the request. The party requesting the interlocutory review shall provide the agency head with all other papers, materials, transcripts or parts of the record which pertain to the request for interlocutory review.

(f) Within five working days of the agency head's notice that an interlocutory review will be conducted, the judge, in his or her discretion, may provide the agency head and the parties with a written memorandum stating the basis for the order or ruling.

(g) Upon certification by both the director and the agency head that good cause exists, and upon notice to the parties, the time limits established in this section may be extended. An extension may be granted where the need for a delay is caused by honest mistake, accident, or any cause compatible with due diligence, but not where the request is due to inattention.

(h) An agency head's determination to review an order or ruling shall not delay the scheduling or conduct of hearings, unless the presiding judge determines that a postponement is necessary due to special requirements of the case, because of probable prejudice, or for other good cause. Pending review by the agency head, a judge may conditionally proceed on an order or ruling in order to complete the evidential record in a case or to avoid disruption or delay in any ongoing or scheduled hearing.

(i) Any order or ruling reviewable under this rule is subject to review by the agency head after the judge renders the initial decision in the contested case, even if an application for interlocutory review:

1. Was not made;
2. Was made but the agency head declined to review the order or ruling; or
3. Was made and not considered by the agency head within the established time frame.

1:1-13.2 Motion and proceedings thereon; reviewable by agency

(a) The motion for summary decision shall be served with briefs and with or without supporting affidavits. The decision sought shall be rendered if the papers and discovery which has been filed, together with the affidavits, if any, show that there is no genuine issue as to any material fact challenged and that the moving party is entitled to prevail as a matter of law. The judge shall find the facts and state the conclusions in accordance with N.J.A.C. 1:1-16.3. A summary decision may be rendered on any [substantive] issue in the contested case although there is a genuine factual dispute as to other issues.

(b) Any summary decision [on a substantive issue] rendered by an administrative law judge[, if fully dispositive] which fully disposes of the case shall be treated as an initial decision under N.J.A.C. 1:1-16.3. [Partial summary decisions and denials] Denial of a motion[s] for summary decision shall be treated as required by N.J.A.C. 1:1-9.5 and 1:1-9.7. Any partial summary decision shall be treated as required by N.J.A.C. 1:1-13.3(b).

(c) When an agency retains a case pursuant to N.J.S.A. 52:14F-8a., summary decision motions may be submitted directly to the agency head.

1:1-13.3 Contested case not fully adjudicated on motion

(a) (No change.)

(b) A partial summary decision shall by its terms not be effective until a final agency decision has been rendered on the issue, either upon interlocutory review pursuant to N.J.A.C. 1:1-9.7 or at the end of the contested case, pursuant to N.J.A.C. 1:1-16.5. At the discretion of the judge, for the purpose of avoiding unnecessary litigation or expense by the parties, the order and decision, along with those portions of the record which are pertinent, may be submitted to the agency head for immediate review as an initial decision, pursuant to N.J.A.C. 1:1-16.4, 16.5, and 16.6.

[(b)] (c) Review by the agency head of any partial summary

decision shall not cause delay in scheduling hearing dates or result in a postponement of any scheduled hearing dates unless the judge assigned to the case orders that a postponement is necessary because of special requirements, possible prejudice, unproductive effort or other good cause.

1:1-14.5 Disposition of predominant interest orders [as substantive rulings]

(a) A predominant interest decision by an administrative law judge under N.J.A.C. 1:1-14.4 (a) [shall be forwarded to each concerned agency and] shall be considered [a substantive] an order [submit] subject to the provisions of N.J.A.C. 1:1-9.7 [(a), (c) and (d)].

(b) (No change.)

(c) When an agency exempt under N.J.S.A. 52:14F-8a is determined to have a predominant interest in a contested case, the exempt agency shall decide whether to have the matter heard by an administrative law judge [of] or by its own personnel.

(a)

OFFICE OF ADMINISTRATIVE LAW

Rules for Agency Rulemaking Status Report on Proposal or Pre-Proposal

Proposed New Rule: N.J.A.C. 1:30-3.8

Authorized By: Howard H. Kestin, Director, Office of Administrative Law.

Authority: N.J.S.A. 52:14B-7(g) and 52:14F-5f.

Interested persons may submit in writing, data, views or arguments relevant to the proposal on or before December 1, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

Burton D. Weltman, Esq.
Assistant Director for Rules
Office of Administrative Law
88 East State Street
Trenton, NJ 08625

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

This proposal is known as PRN 1982-444.

The agency proposal follows:

Summary

This rule would require an agency to respond to a public information request concerning the status of a proposed rule which has not been adopted within 30 days after the close of the public comment period for the proposal. The Office of Administrative Law shall publish the agency's response in the New Jersey Register.

Social Impact

This rule should help persons, who are not "insiders" or do not have personal contacts with an agency, to keep abreast of an agency's rulemaking activities and intentions. Interested persons might thereby be able to comment further on the proposal. Affected persons might thereby be able to more rationally plan for the future. An agency has one year from the date of proposal to adopt a proposed rule. Where an agency does not immediately adopt a proposed rule following the comment period, uncertainty as to whether or when an agency will adopt the proposal may create some

unwarranted problems for persons potentially affected by the proposed rule. Likewise, delay in adopting a proposal may mean that the agency is doing further study of the proposal, which might be constructively contributed to by interested persons. This rule should help relieve some unnecessary uncertainty, and should help broaden the continuing discussion of proposed rules.

Economic Impact

Many agencies already have a policy of accepting and responding to information requests with respect to proposed rules. For these agencies, this rule will have no fiscal impact. For those agencies who don't already have such a policy, this rule will require that some personnel be assigned to respond to occasional requests for status reports.

Full text of the proposed new rule follows.

1:30-3.8 Status report on proposal or pre-proposal

(a) Any time after 30 days following the close of the public comment period (see N.J.A.C. 1:30-3.3, Opportunity to be heard), a person may request from an agency a status report on a proposed rule or pre-proposal for a rule.

(b) Within 30 days of receiving the request, the agency shall issue to the person and file with the Office of Administrative Law a status report, which shall include:

1. A summary of the public or other comments received and the agency's response thereto. The agency's response may consist of a description of those public comments which the agency has accepted and rejected, or any changes in the proposed rule which the agency has decided upon or is contemplating, or those issues with respect to the proposal upon which the agency is deliberating, or any other statement which fairly apprises the public of any outstanding issues to which members of the public may address themselves. In its response, the agency need not commit itself to any final position with respect to any part of the proposal.

2. A statement of what action, if any, the agency has resolved to take with respect to the proposal or pre-proposal.

(c) The Office of Administrative Law shall publish the status report in the New Jersey Register and shall make the status report part of the file for that proposal or pre-proposal.

CIVIL SERVICE

(a)

CIVIL SERVICE COMMISSION

Noncompetitive and Labor Titles Appointments, Promotions, Allocation and Reallocation

**Proposed New Rules: N.J.A.C. 4:1-10.1, 10.2,
10.3, 10.5**

**Proposed Repeal: N.J.A.C. 4:1-10.1, 10.2,
10.3, 4:2-6.8, 10.1, 10.2 and 4:3-6.9**

Authorized By: Civil Service Commission, Peter J.
Calderone, Director, Division of Administrative
Practices and Labor Relations.

Authority: N.J.S.A. 11:7-1, 7-2, 7.11; 22-4, 22-45, 22-48.

Interested persons may submit in writing, data, views or arguments relevant to the proposal on or before December 1, 1982.

These submissions, and any inquiries about submissions and responses, should be addressed to:

Peter J. Calderone, Director
Division of Administrative
Practices and Labor Relations
CN 312
Trenton, NJ 08625

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

This proposal is known as PRN 1982-453.

The agency proposal follows:

Summary

N.J.A.C. 4:1-10.1, 10.2 and 10.3 are being repealed in their entirety in order to revise this section to expand and codify the information in a clear, logical order. The information in the repealed rules is substantively retained, but reordered.

Proposed new rule N.J.A.C. 4:1-10.1 is substantively new. It establishes the criteria for the Civil Service Commission to allocate and reallocate titles between the competitive and noncompetitive divisions.

Proposed new rule N.J.A.C. 4:1-10.2 incorporates the proposed repeal of N.J.A.C. 4:1-10.1, 10.2 and 10.3 in that it provides for the Chief Examiner and Secretary to hold noncompetitive examinations, that the eligibles shall not be ranked, that the regulation regarding lists be consistent with the rules concerning lists resulting from open competitive examinations, that formal certification is unnecessary and that the Chief Examiner and Secretary may allow an appointing authority to appoint a person to the labor or noncompetitive division without examination.

The crux of proposed new rule N.J.A.C. 4:1-10.2 is subsection (d) which allows the Chief Examiner and Secretary to authorize that an employee may be promoted from the labor or noncompetitive division to the competitive division through normal promotional examination procedures provided that the titles are related and the employee meets the open competitive requirements.

New rule 4:1-10.3 maintains veterans' preference in appointments to the noncompetitive and labor divisions.

Proposed new rule N.J.A.C. 4:1-10.5 incorporates the proposed repeal of N.J.A.C. 4:2-10.1 and permits the Civil Service Commission to open designated labor and noncompetitive division titles to nonresidents.

Social Impact

The proposed new rules will allow employees serving in the labor and noncompetitive divisions job flexibility and additional opportunities for upward mobility. Recognition is afforded to those workers who are in lower range jobs but have acquired the experience and prerequisites to move up to a related higher position.

Economic Impact

The economic impact on the appointing authorities should be negligible since the mechanisms for allocation and reallocation of titles are in place as are the promotional procedures.

If additional examinations must be developed and new lists generated, the Division of Examinations may incur some additional expenses. However, the Department of Civil Service anticipates that this expense will be minimal. This may be counterbalanced by the movement of titles into the noncompetitive service and enable more resources to be expended at the promotional level.

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

4:1-10.1 [Examinations in noncompetitive and labor divisions]
Allocation and reallocation of titles

[The chief examiner and secretary may order noncompetitive examinations held to determine the qualification of applicants for positions in the noncompetitive and labor divisions. Such examinations may be held at any time after due notice, but without public advertising.]

(a) The Commission may allocate or reallocate titles between the competitive and noncompetitive divisions. The following factors shall be considered in determining such allocations:

1. Salary;
2. Geographic location;
3. Working conditions;
4. Nature of the work;
5. Availability of candidates; and
6. Practicability of testing.

(b) Unskilled labor jobs shall be in the labor division.

(c) The appointing authority shall be advised of any contemplated reallocation before it goes into effect and shall be given 20 days to state objections.

4:1-10.2 [Appointments based on examinations in noncompetitive and labor divisions] **Appointments and promotions**

(a) Examinations for positions in the noncompetitive and labor divisions, if held, shall be intended to select qualified applicants, and the names of eligible persons shall be listed on the resulting employment list without reference to standings in the examination, but in the order of disabled veterans, veterans and nonveterans.

(b) Eligible lists shall be promulgated for such periods of time and may be extended or terminated the same as eligible lists promulgated on the basis of open competitive examinations, in accordance with N.J.A.C. 4:1-11.4.

(c) No formal certification shall be necessary and an appointing authority may appoint any eligible whose name is on an appropriate employment list, except that disabled veterans first and then veterans shall be given preference in appointment to positions in the noncompetitive and labor division.]

(a) The Chief Examiner and Secretary may authorize an appointing authority to appoint a qualified applicant to a title in the labor or noncompetitive division without examination.

(b) The Chief Examiner and Secretary may order that a noncompetitive examination be held to determine the qualification of applicants for noncompetitive and labor division titles. Such examinations may be held after due notice. Public advertising shall not be required.

(c) Eligible lists shall not be ranked and any eligible may be appointed. Formal certification shall not be necessary.

(d) The duration, extension and termination of noncompetitive and labor eligible lists shall be governed by the same rules as those applying to open competitive examinations.

(e) At the discretion of the Chief Examiner and Secretary, an employee may be promoted from the labor or noncompetitive division to a related entry level title in the competitive division through normal promotional examination procedures provided that s/he meets the open competitive requirements.

4:1-10.3 [Appointments in noncompetitive and labor divisions without examination] **Veterans preference**

(a) When the number of vacant positions in any class generally exceeds the number of applicants so that it is impracticable to secure a sufficient number of eligible persons in the manner provided in section 2 of this subchapter, an appointing authority may be authorized by the chief examiner and secretary to fill such positions by appointment of persons meeting the minimum qualifications prescribed for the class.

(b) The Chief Examiner and Secretary shall prescribe such administrative regulations and procedures as will insure appointments on the basis of merit and fitness, except that

preference shall be given to veterans and disabled veterans in any appointments.

(c) See also N.J.A.C. 4:2-10.1, 4:2-10.2 and 4:3-10.1.]

(a) Veterans preference shall be maintained in all appointments to the noncompetitive and labor divisions notwithstanding any other provision of this subchapter.

(b) The appointing authority shall determine the veterans' status of all eligibles in accordance with the criteria specified in N.J.A.C. 4:1-2.1. The veterans' status of each appointee shall be indicated on the personnel action form effecting the appointment. This determination shall be subject to post-audit by the Department of Civil Service.

4:1-10.5 **Appointment of nonresidents to State positions**

When a sufficient number of qualified residents cannot be obtained, the Civil Service Commission, after consultation with the appointing authorities, may designate State titles in the noncompetitive and labor division to which nonresidents may be appointed.

4:2-6.8 [Reallocation of title between divisions of the classified service] **(Reserved)**

(a) This section shall set forth the procedure to be used for reallocation of a title from one division of the classified service to another division of the classified service.

(b) Application:

1. When a title is reallocated from the competitive division of the classified service to either the noncompetitive division, the labor division or the exempt division of the classified service, employees in the reallocated title with permanent status in that title shall be placed on a special reemployment list of competitive titles previously held by the employee.

2. When a title is reallocated from the non-competitive division, the labor division or the exempt division of the classified service to the competitive division of the classified service, the employees serving in those titles with permanent status shall retain permanent status in the titles previously held, but shall not have promotion rights in the competitive division. Such employees may obtain promotion rights by passing an open competitive examination and receiving an appointment from an open competitive list for that title in the normal manner. Employees who receive such open competitive appointment will not be subject to another working test period.

3. The appointing authority shall be apprised of the contemplated reallocation before it goes into effect and be given 20 days in which to state objections.]

SUBCHAPTER 10. [NONCOMPETITIVE AND LABOR APPOINTMENTS] **(RESERVED)**

4:2-10.1 Verification of veterans status by appointing authority

(a) This section will deal with the verification of veterans status of appointees in noncompetitive and labor positions.

(b) When an appointment is made to a noncompetitive or labor position, it shall be the responsibility of the appointing authority to verify the veterans status of the appointee, as specified in N.J.A.C. 4:1-2.1; "Veteran"; "Disabled Veteran", and indicate the veteran status on the implementing CS-21.

(c) As any appointments are subject to veterans preference, this procedure will be subject to post-audit by the Department of Civil Service.]

4:2-10.2 **Appointment of nonresidents to noncompetitive and labor positions**

(a) This section permits appointment of individuals who are nonresidents of the State to certain class titles.

(b) When it is not possible to secure the necessary number of eligibles in the manner provided in N.J.A.C. 4:1-10.2, the Civil

Service Commission, after consulting with State appointing authorities, shall designate class titles to which permanent appointment of nonresidents may be made in the noncompetitive and labor divisions.

(c) Currently, the Commission has determined that permanent appointment of nonresidents shall be made to the following class titles:

1. Human Services Assistant;
2. Food Service Worker;
3. Senior Food Service Worker;
4. Building Maintenance Worker.]

4:3-6.9 [Reallocation of title between divisions of the classified service] **(Reserved)**

[(a) This section sets forth the procedure to be used for reallocation of a title from one division of the classified service to another division of the classified service.

(b) Application:

1. When a title is reallocated from the competitive division of the classified service to either the noncompetitive division, the labor division or the exempt division of the classified service, employees in the reallocated title with permanent status in that title shall be placed on a special reemployment list of competitive titles previously held by the employee.

2. When a title is reallocated from the noncompetitive division, the labor division or the exempt division of the classified service to the competitive division of the classified service, the employees serving in those titles with the permanent status shall retain permanent status in the titles previously held, but shall not have promotion rights in the competitive division. Such employees may obtain promotion rights by passing an open competitive examination and receiving an appointment from an open competitive list for that title in the normal manner. Employees who receive such open competitive appointment will not be subject to another working test period.

3. The appointing authority shall be apprised of the contemplated reallocation before it goes into effect and be given 20 days in which to state objections.]

COMMUNITY AFFAIRS

(a)

DIVISION OF HOUSING

Relocation Administrative Hearings

Proposed Amendment: N.J.A.C. 5:11-9.2

Authorized By: John P. Renna, Commissioner, Department of Community Affairs.

Authority: N.J.S.A. 52:31B-8, 52:31B-10 and 20:4-10.

Interested persons may submit in writing, data, views or arguments relevant to the proposal on or before December 1, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

Michael L. Ticktin, Esq.
Administrative Practice Officer
Division of Housing
CN 804
Trenton, NJ 08625

The Department of Community Affairs thereafter may adopt this proposal without further notice (see: N.J.A.C. 1:30-3.5). The

adoption becomes effective upon publication in the Register of a notice of adoption.

This proposal is known as PRN 1982-449.

The agency proposal follows:

Summary

The proposed amendment specifies that the parties to a relocation assistance hearing are to be the displaced person and the displacing agency, and not the Bureau of Housing Services. However, the Bureau may be required to present testimony at any hearing and shall, in all cases in which it has conducted a review, prepare a determination memorandum for the Office of Administrative Law and the parties.

Social Impact

The Attorney General will no longer be placed in the position of defending a position which is substantially equivalent to that of one of the parties and thus appearing to be representing a party other than the Bureau. The determination memorandum requirement will insure that the interests of justice are served by having the Bureau continue to conduct investigations and report to the Office of Administrative Law and the parties.

Economic Impact

The elimination of the need for representation of the Bureau by the Attorney General will reduce costs for the State.

Full text of the proposal follows (additions indicated in boldface thus).

5:11-9.2 Right of hearing and time for filing

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

(c) The parties to any hearing before the Office of Administrative Law shall be the displacing agency and the person aggrieved by the final determination of such agency.

1. Representatives of the Bureau of Housing Services may appear at any such hearing to testify as to their findings and the decision of the Bureau.

2. In all cases which it has reviewed, the Bureau shall provide the Office of Administrative Law and the parties with a determination memorandum setting forth the claims of the parties, the facts as determined by the Bureau, the regulations, statutory provisions and case law which the Bureau deems to be applicable, and the Bureau's conclusions and the reason therefor.

EDUCATION

(b)

STATE BOARD OF EDUCATION

Teacher Education and Academic Credentials Fees for Certificates and Transcript Evaluation

Proposed Amendment: N.J.A.C. 6:11-3.3

Authorized By: New Jersey State Board of Education,
Saul Cooperman, Secretary.

Authority: N.J.S.A. 18A:4-15 and 18A:6-38.

Interested persons may submit in writing, data, views or arguments relevant to the proposal on or before December 1, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

Lorraine L. Colavita
Executive Assistant for Administrative
Practice and Procedure
Department of Education
225 West State Street
Trenton, NJ 08625

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

This proposal is known as PRN 1982-463.

The agency proposal follows:

Summary

The State Board of Education, pursuant to authority of N.J.S.A. 18A:4-15 and 18A:6-38, proposes to amend N.J.A.C. 6:11-3.3, concerning the fees required for issuance of teacher certificates. This proposal will make it possible for the State Board of Education to change the fee schedule, if it deems it necessary, by the adoption of a resolution. The fees presently charged are \$20.00 per certificate and \$10.00 per each transcript evaluation. The proposal would amend the rule so that not less than \$20.00 per certificate and not less than \$10.00 per transcript evaluation could be charged.

Social Impact

The adoption of this proposal would not immediately affect present certification fees. However, it enables the State Board of Education to adjust fees for those persons who seek permanent, substandard, and county substitute certificates as well as those who request duplicate certificates, renewal of substandard certificates and transcript evaluations.

Economic Impact

This amendment to the Code has no immediate economic impact on individuals who seek certificates or certification related services. It proposes no change in the present fee schedule at this time. However, the State Board of Education may in the future decide to increase the fee schedule if it deems it necessary.

Full text of the proposal follows (additions indicated in boldface thus).

6:11-3.3 State Board of Education responsible for rules; fees required

(a) The State Board of Education may make and enforce rules and regulations for the granting of appropriate certificates or licenses to teach or to administer, direct, or supervise, the teaching, instruction or educational guidance of pupils in public schools operated by boards of education. For each certificate, a fee of **not less than \$20.00 shall be charged; said fee shall be subject to change from time to time by formal resolution of the State Board.**

(b) Rules for fees for transcript evaluation include the following:

1. A request for evaluation of credentials for the purpose of obtaining information concerning qualification for issuance of any particular certificate shall be accompanied by a fee of **not less than \$10.00** for each certificate to be considered; **said fee shall be subject to change from time to time by formal resolution of the State Board;**

2. A formal application for certification shall be accompanied by a fee of **not less than \$20.00** for each certificate requested; **said fee shall be subject to change from time to time by formal resolution of the State Board;**

3. In the case of persons who file a formal application for certification and who are found not to meet certification

requirements, a fee of **not less than \$10.00** shall be deducted from each separate refund to that person; **said fee shall be subject to change from time to time by formal resolution of the State Board.**

(c) **The State Board may establish a fee schedule for services related to the issuance of certificates, including but not limited to fees charged for a duplicate certificate and for renewal of a substandard certificate; said fee schedule shall be subject to change from time to time by formal resolution of the State Board.**

ENVIRONMENTAL PROTECTION

(a)

DIVISION OF WATER RESOURCES

**Flood Hazard Area Delineations
Flood Delineations Along Portions of the
Manasquan River, the North Branch
Metedeconk River, the Yellow Brook and
Toms River, including Various Tributaries**

Proposed Amendment: N.J.A.C. 7:13-1.11

Authorized By: Robert E. Hughey, Commissioner,
Department of Environmental Protection.
Authority: N.J.S.A. 13:1D-1 et seq. and 58:16A-50 et
seq.
DEP Docket No.: 053-82-10.

A public hearing concerning this proposal will be held on November 29, 1982 at 10:00 A.M. at:

Manchester Municipal Building
Highway 37 and Colonial Drive
Lakehurst, NJ 08733

Interested persons may submit in writing, data, views or arguments relevant to the proposal on or before December 1, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

Clark Gilman
Bureau of Flood Plain Management
Division of Water Resources
CN 029
Trenton, NJ 08625

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

This proposal is known as PRN 1982-465.

The agency proposal follows:

Summary

The proposed amendment provides for the application of rules and regulations concerning the development and use of land in designated floodways to portions of the Manasquan River, the North Branch Metedeconk River, the Yellow River and Toms River, and some of the tributaries thereof. Regulations of delineated flood hazard areas are designed to preserve flood carrying capacity and to minimize the threat to the public safety, health and general welfare.

Social Impact

The proposed delineation applies added flood protection to the following areas within the Toms River Basin: Townships of Dover, Jackson, Lakewood and the Boroughs of Beachwood, Lakehurst and South Toms River, all within Ocean County, and the Townships of Freehold and Howell, all within Monmouth County.

Economic Impact

The proposed amendment will have only a minor economic impact. The delineation would more clearly define the flood hazard area, thus resulting in less requirements for flood insurance, and minor reductions in property value could result by restricting future development in the floodway and requiring elevated construction designs in flood fringe areas. However, minor property value diminution would be offset by the savings to governmental bodies and private homeowners due to little or no future rehabilitation and rescue expenditures from flood damage in the delineated area.

Full text of the proposal follows (additions indicated in boldface thus).

7:13-1.11 Delineated floodways

(a) (No change.)

(b) A list of delineated streams in the Atlantic Basin follows:

The floodway and flood hazard area of the Manasquan River from Southard Road in Howell Township to approximately 2,200 feet upstream of Georgia Road in Freehold Township, including the following tributaries in Howell Township from their confluence with the Manasquan River: Bannen Meadow Brook upstream approximately 6,000 feet, Long Brook upstream approximately 17,400 feet to Route 33, and Bill's Brook upstream approximately 2,300 feet to the Adelphia-Farmingdale Road; and in Freehold Township: Tributary A upstream 5,150 feet, Tributary B upstream 9,100 feet to Winchester Drive, Tributary C upstream 9,200 feet to upstream from Old Post Road, Debois Creek upstream to Center Street, and its following tributaries from their confluences with Debois Creek: unnamed Tributary Debois Creek upstream 2,760 feet to Three Brook Road, Burkes Creek upstream 3,600 feet, and Applegates Creek upstream to Willow Brook Road; a portion of the North Branch Metedeconk River from the downstream Howell Township Municipal boundary to the upstream municipal boundary of Howell and Jackson Townships in the Townships of Howell, Jackson and Lakewood, and its following tributaries from their confluence with the North Branch Metedeconk River in Howell Township: Gravelly Run upstream 2,650 feet, Hay Stack Brook upstream 27,870 feet to upstream from the Maxim-Southard Road, Ground Hog Brook from its confluence with Hay Stack Brook upstream 3,000 feet through Lake Louise to a point 300 feet downstream from Locust Avenue, and Polipod Brook from its confluence at Lake Louise upstream 800 feet; Yellow Brook from the downstream Freehold Township boundary upstream to Randolph Road, and an unnamed Tributary Yellow Brook from its confluence with Yellow Brook upstream to Paulette Road; and the following tributaries of Toms River, its Union and Ridgeway Branches: tributary of Ridgeway Branch from its confluence upstream to Wilbur Avenue, Manapaque Brook from its confluence with Union Branch upstream to Route 547, Hurricane Brook from its confluence with Union Branch at Lake Horicon upstream to the head of the lake, Davenport Branch from the downstream Manchester municipal boundary upstream to Lacey Road (Route 530), all in Manchester Township; Toms River Tributary from Burnt Tavern Road (Route 547) upstream approximately 7,800 feet in Jackson Township and Jake's Branch from Route 9 to upstream from the Double Trouble Road in Beachwood and South Toms River Boroughs; and amending the floodway and flood hazard area

of the Toms River, Main Branch from the downstream to the upstream Manchester Township municipal boundaries in Dover and Manchester Townships, its Union Branch from its confluence with Toms River, upstream to Route 70, and its Ridgeway Branch from its confluence with Toms River upstream to Route 547, and the following from the downstream municipal boundary of Freehold Township: McGelliard's Brook upstream to Gordons Corner Road, South Branch Tepehemus Brook upstream to Robertsville Road, Weamaconk Creek upstream to Gordons Corner Road, and Wemrock Brook upstream to Route 33, all in Freehold Township.

(c)-(i) (No change.)

OFFICE OF ADMINISTRATIVE LAW NOTE: A map delineating the flood hazard area described in this notice was submitted as part of the Department's notice of proposed rule. This map can be inspected at:

Bureau of Flood Plain Management
Division of Water Resources
1911 Princeton Avenue
CN 029
Trenton, NJ 08625

or

Office of Administrative Law
Administrative Filings
88 East State Street
CN 301
Trenton, NJ 08625

HEALTH

(a)

CONSUMER HEALTH SERVICES**Food and Drugs
Nitrous Oxide****Proposed New Rule: N.J.A.C. 8:21-3.25**

Authorized By: Allen N. Koplin, M.D., M.P.H., Acting
State Commissioner, Department of Health.
Authority: N.J.S.A. 24:2-1.

Interested persons may submit in writing, data, views or arguments relevant to the proposal on or before December 1, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

Lucius A. Bowser, R.P., M.P.H.
Chief, Drug Control Program
New Jersey State Department of Health
CN 364
Trenton, NJ 08625

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

This proposal is known as PRN 1982-456.

The agency proposal follows:

Summary

The Department of Health proposes to issue permits to persons wishing to manufacture, conduct research with or wishing to sell nitrous oxide in this State to persons over the age of 19 years.

Nitrous oxide has been misused and abused by persons bent upon self-inhalation.

Social Impact

This proposal if adopted would regulate the sale and possession of nitrous oxide by authorized persons through the issuance of permits by the Department of Health. It would curtail possible abuse of the product.

Economic Impact

This proposal if adopted would not create any financial burden or burdensome restrictions on the user, industry, or the community.

Full text of the proposed new rule follows.

8:21-3.25 Permit for nitrous oxide

(a) Every person or firm desiring to use nitrous oxide shall request a permit from the Department of Health. Such permit shall include but not be limited to:

1. Name of the firm or person requesting the permit;
2. Address of the firm or person;
3. Telephone number of person or firm;
4. Location at which nitrous oxide is to be used;
5. Signature of person in charge of the location where the nitrous oxide is to be used;
6. Purpose for such use;
7. Name and address of the distributor from whom nitrous oxide is to be obtained; and
8. Any other information as may be requested by the Department.

(b) Every person or firm distributing nitrous oxide shall cause the same to be supplied on the permit enumerated in (a) above except where the firm is registered pursuant to N.J.S.A. 24:6B-1 et seq. A copy of the permit completed in compliance with this subsection shall be given to the user listed in the permit. A copy of the permit shall be maintained by the distributor of nitrous oxide for a period of two years.

(c) Every permit issued by the Department for the use or sale of nitrous oxide shall be valid only for the location listed in that permit and may not be transferable.

(d) Every person or firm distributing or using nitrous oxide for either manufacturing or research purposes shall allow inspection of such permit by a public officer or employee engaged in the enforcement of this Act.

(e) A permit shall be issued for each sale or purchase of nitrous oxide.

(a)

CONSUMER HEALTH SERVICES

**Youth Camp Safety Act Standards
Youth Camp Certification Fee Schedule**

Proposed New Rule: N.J.A.C. 8:25-6.12

Authorized By: Allen N. Koplin, M.D., M.P.H., Acting State Commissioner, Department of Health.
Authority: N.J.S.A. 26:12-6.

Interested persons may submit in writing, data, views or arguments relevant to the proposal on or before December 1, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

Annette M. Hirsch, R.N., M.P.H.
Chief
Biological Services Program
Consumer Health Services
CN 364
Trenton, NJ 08625

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

This proposal is known as PRN 1982-454.

The agency proposal follows:

Summary

The proposed new rule will establish fees for certification of approval for day and resident camps pursuant to the New Jersey Youth Camp Safety Act, N.J.S.A. 26:12-1 et seq.

Social Impact

The proposed new rule will have an impact on those seeking to establish and operate youth camp facilities.

Economic Impact

The proposal will impose an economic impact upon camp operators. Fees for an annual certificate for day camps will be \$20.00 and for resident camps \$50.00. No negative impact on consumers is expected.

Full text of the proposed new rule follows.

8:25-6.12 Certification fees

Under the authority of N.J.S.A. 26:12-6, the Commissioner of Health hereby establishes the annual certificate fee of youth camps at \$20.00 for a day camp and \$50.00 for a resident camp. Upon receipt of the appropriate fee, a provisional certificate or certificate of approval shall be issued by the Commissioner which shall be valid for a period of one year.

(b)

CONSUMER HEALTH SERVICES

**Controlled Dangerous Substances
Registration Fee Increases**

Proposed Amendment: N.J.A.C. 8:65-1.1

Authorized By: Allen N. Koplin, M.D., M.P.H., Acting State Commissioner, Department of Health.
Authority: N.J.S.A. 24:21-9, 24:21-10 and 24:21-11.

Interested persons may submit in writing, data, views or arguments relevant to the proposal on or before December 1, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

Lucius A. Bowser, R.P., M.P.H.
Chief
Drug Control Program
Consumer Health Services
CN 364
Trenton, NJ 08625

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

This proposal is known as PRN 1982-455.

The agency proposal follows:

Summary

The proposed amendment will increase current registration fees for controlled dangerous substances. The new fee schedule is required as a result of increased administrative costs and expenses.

Social Impact

The amendment, if adopted, would have an impact upon the persons and firms presently subject to the provisions of the Act. It is anticipated that the amendment would not cause any undue hardships on such persons or firms.

Economic Impact

The amendment will pose an economic impact upon the licensees as a result of the increased registration fees. No negative impact on consumers is expected.

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

8:65-1.1 Registration fees

(a) Manufacturers of controlled dangerous substances shall pay an annual fee of [\$100.00] **\$200.00** at the time of application for registration or for renewal of registration.

(b) Distributors of controlled dangerous substances shall pay an annual fee of [\$50.00] **\$100.00** at the time of application for registration or for renewal of registration.

(c) Dispensers of controlled dangerous substances or practitioners registered to conduct research with controlled dangerous substances shall pay an annual fee of [\$10.00] **\$20.00** at the time of application for registration or for renewal of registration.

(d)-(g) (No change.)

HUMAN SERVICES

(a)

THE COMMISSIONER

Communication with Communities Regarding the Development of Group Homes

Proposed New Rule: N.J.A.C. 10:4

Authorized By: George J. Albanese, Commissioner,
Department of Human Services.
Authority: N.J.S.A. 30:1-12.

Interested persons may submit in writing, data, views or arguments relevant to the proposal on or before December 1, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

Morris Wilson
Administrative Practice Officer
Division of Mental Retardation
CN 700
Trenton, NJ 08625

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

This proposal is known as PRN 1982-461.

The agency proposal follows:

Summary

Effective July 1, 1982, the Commissioner, Department of Human Services, directed that State and local officials and the public at large be notified of any plans to establish group homes as community residences for the Department's clients within specific communities. This chapter will provide government officials and the community an opportunity to meet with the provider agency and the appropriate division representatives to discuss the program.

Social Impact

This chapter requires the provider agency and the Department of Human Services to communicate with local and State government officials in regard to establishing a group home in their communities for the Department's clients. It is anticipated that the provision of programmatic information to government officials and community citizens will foster an understanding of client needs and the Department's process for establishing group homes.

Economic Impact

The notification procedures of this rule would entail certain administrative expenses, but overall the economic impact is minimal.

Full text of the proposed new rule follows.

**CHAPTER 4
COMMUNICATION WITH
COMMUNITIES REGARDING THE
DEVELOPMENT OF GROUP HOMES**

SUBCHAPTER 1. STATEMENT OF POLICY AND SCOPE

10:4-1.1 Policy

(a) Individual development for the Department of Human Services' clients is a continuing process which requires increasing degrees of personal autonomy. A Department goal is the provision of a comprehensive service system which will accommodate the normalized living environment needs of these clients. Community residential living is an integral part of that service system.

(b) Community awareness of the group home program and the Department's clients it serves is important for everyone. Formalizing communication with citizens and municipal officials will enhance cooperation among the division responsible for the clients, the agency operating the program and the municipality in which it is to be located. This chapter shall not be construed as an abrogation of the clients' human and civil rights, including the right to live in residential zones of any municipality.

10:4-1.2 Scope

(a) This chapter governs those divisions/agencies under the jurisdiction of the Department of Human Services which operate and/or contract for group home services and provider agencies which provide such services for the Department of Human Services' clients.

(b) Individuals or groups which are not seeking State funding may also be entitled to establish a licensed or otherwise regulated group home. The Department is under no obligation to fund all regulated programs.

SUBCHAPTER 2. PURPOSE AND GENERAL PROCEDURES

10:4-2.1 Purpose

The purpose of this chapter is to establish a mechanism for advising communities of the intent to establish a group home funded by the Department of Human Services in their area.

10:4-2.2 Divisional assessment of need

(a) Each division will request proposals from appropriate provider agencies based on pre-determined needs of the division for a particular service and the availability of funding.

(b) The provider agency, in conjunction with the division, decides on possible municipalities for locating the group home within a selected area.

10:4-2.3 Responsibility of provider agency prior to the selection of a specific site

(a) Once a general area is selected, the provider agency shall write, by registered letter, to the local officials of the community informing them that there is a possibility of establishing a group home within that community. The letter shall include an offer that the provider agency meet informally, within 15 working days, with the local officials of the community to provide general information and facts about group homes, and/or subsequently, with civic or service organizations and others, upon request. A copy of this letter shall be sent to the appropriate division.

(b) If the provider agency and/or the local officials request the attendance of Department representatives at any meeting(s), the provider agency shall notify the appropriate division.

10:4-2.4 Responsibility of Department of Human Services prior to the selection of a specific site

(a) Upon receipt of the letter sent to the local officials by the provider agency, the division shall inform, in writing, the Senators and Assemblymen in whose district the community is located that there is a possibility of establishing a group home within that community. The letter shall indicate that the local officials have been informed by the provider agency and that the provider agency and the appropriate division stand ready to provide information regarding the program to all segments of the public.

(b) Staff from the division funding the program shall attend any meeting(s), when requested by the provider agency, with local and/or State officials and community groups, regarding the establishment of group homes.

10:4-2.5 Responsibility of provider agency after site selection

(a) Following the completion of the notification process required by this chapter, a site for the group home will be selected in conformance with standards provided by the division funding the program.

(b) Upon the execution of a valid agreement of sale, the local officials shall be notified of the specific location, by registered mail, by the provider agency. Simultaneously, copies of this notification will be sent to the appropriate Senators, Assemblymen and to the appropriate division. This letter shall include:

1. A suggestion that a meeting be held with local officials within 15 working days in order to meet with staff of the appropriate division and the provider agency;
2. Specific information about the group home program, client characteristics, division standards;
3. An offer that the provider agency and the appropriate division share specific information regarding the group home with the immediate neighbors; and
4. An invitation for both local officials and neighbors to visit the home when it opens.

10:4-2.6 Group Home Citizens Advisory Board

(a) All provider agencies must have a Citizens Advisory Board with a minimum of seven members for the group home(s) it operates.

(b) The Citizens Advisory Board can be formed at any time but must be appointed within 60 days after a particular home has been licensed or contracted with.

(c) The Citizens Advisory Board shall be composed of interested individuals whose knowledge and expertise can contribute to the development of the home. Membership shall minimally include participation from each of the following groups:

1. Consumers of the sponsoring Division's services, with consumers including present and past recipients and the parents, guardians and siblings of such recipients;
2. Individuals from local community;

3. Key persons from the community civic and service groups; and
4. Professionals who can provide expertise in various fields.

(d) The appropriate division shall be notified of all appointments to the Citizens Advisory Board and any changes in the Board composition within 15 days. In specific cases, and with the approval of the division, a local board of directors associated with the provider agency may function as the Citizens Advisory Board.

(e) The provider agency may have more than one Citizens Advisory Board depending on the location and number of homes operated by the agency.

(f) The responsibilities of the Citizens Advisory Board will include, but not be limited to, the following:

1. Promoting community relations;
2. Encouraging the public/private sectors to provide competitive employment;
3. Recruiting volunteers;
4. Reviewing admission and discharge of clients against criteria for admission and continued stay;
5. Planning short and long range goals and objectives; and
6. Identifying community based services.

(a)

NEW JERSEY COMMISSION FOR THE BLIND AND VISUALLY IMPAIRED

**State Plan for Vocational Rehabilitation Services
Federal Fiscal Years 1983, 1984 and 1985**

Proposed Amendment: N.J.A.C. 10:88

Authorized By: George J. Albanese, Commissioner,
Department of Human Services.
Authority: N.J.S.A. 30:6-1, 30:6-11, 30:6-15.1 and 30:6-15.2.

Interested persons may submit in writing, data, views or arguments relevant to the proposal on or before December 1, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

Mrs. Norma F. Krajczar, Executive Director
New Jersey Commission for the Blind
and Visually Impaired
1100 Raymond Boulevard
Newark, NJ 07102

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

This proposal is known as PRN 1982-462.

The agency proposal follows:

Summary

The Rehabilitation Act of 1973, as amended, cites as a requirement, the submission of a State Plan for Vocational Rehabilitation Services. The State Plan for Vocational Rehabilitation Services has some mandatory features and some prerogatives which are State options. Its purpose is primarily to assure that the vocational rehabilitation program under Title I in each state will have certain basic purposes and features in all participating states and, at the same time, within specific bounds, permits state variations responsive to individual state needs, initiatives and preferences.

In order for a state to be eligible for grants, for any fiscal year, from the allotment of funds under Title I of the Act, it shall submit for such fiscal years, a State Plan for Vocational Rehabilitation Services meeting Federal requirements. Since 1979, a three (3) year plan has been required. The State must amend its State Plan whenever necessary to reflect any material change in a program or state law, organization policy or agency operations which affects the administration of the State Plan. This submission presents the State Plan of Vocational Rehabilitation Services for the Federal fiscal years 1983, 1984, and 1985.

Social Impact

This rule will effect blind and visually-impaired citizens of the State of New Jersey. It will enable them to become self-sufficient and contributing members of society, thereby eliminating dependence upon State, Federal and local agencies as well as on their families.

Economic Impact

Blind and visually-impaired persons will become taxpayers rather than tax consumers on the Federal and State level. This will impact the populace on the State and Federal level by making additional tax dollars available. Total program costs will be in the amount of approximately four million dollars Federally with a required one million dollars of State matching monies applicable to all aspects of the Vocational Rehabilitation program. Total number of clients served in the past Federal fiscal year was 3,287. Blind and visually-impaired persons will become self-sufficient and contributing members of society, thereby eliminating dependence upon State, Federal and local agencies as well as their families.

Copies of the **full text** of the proposal can be obtained from:
Mrs. Norma F. Krajczar, Executive Director
New Jersey Commission for the Blind
and Visually Impaired
1100 Raymond Boulevard
Newark, NJ 07102

or

Office of Administrative Law
Administrative Filings
88 East State Street
CN 301
Trenton, NJ 08625

OFFICE OF ADMINISTRATIVE LAW NOTE: The Rehabilitation Services State Plan is referenced but not reproduced in the New Jersey Administrative Code.

LAW AND PUBLIC SAFETY

(a)

BUREAU OF AMUSEMENT GAMES CONTROL

Revision of Application, License, Employee and Reporting Forms; Conformance of Certain Fees to Statute

Proposed Amendments: N.J.A.C. 13:3-1.10, 1.14, 2.2, 3.9 and 4.3

Proposed Repeal: N.J.A.C. 13:3-8.1 to 8.7

Authorized By: John F. Vassallo, Jr., Director, Division

of Alcoholic Beverage Control and Commissioner, Bureau of Amusement Games Control.
Authority: N.J.S.A. 5:8-79, 5:8-79.1, 5:8-98, 5:8-102 and 5:8-105.

Interested persons may submit in writing, data, views or arguments relevant to the proposal on or before December 1, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

John F. Vassallo, Jr., Commissioner
Bureau of Amusement Games Control
Division of Alcoholic Beverage Control
Routes 1 and 9 (Southbound)
Newark International Plaza
Newark, NJ 07114

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

This proposal is known as PRN 1982-459.

The agency proposal follows:

Summary

The basic regulatory provisions of the Bureau of Amusement Games Control have remained unchanged since initial adoption on April 11, 1966. The forms prescribed in the regulations must be modified to expand the informational data base concerning applicants and licensees. Restructured forms will permit utilization of technological advancements in word processing and other computer programmed instruments. Refinements in the contents of forms and licenses will enhance the functions of the Commissioner, Amusement Games Control, in the licensure, investigation and enforcement of applicants and licensees under the Amusement Games Licensing Law N.J.S.A. 5:8-100.

The amendments to N.J.A.C. 13:3-1.10, 13:3-1.14, 13:3-2.2, 13:3-3.9 and 13:3-4.3 delete references to various sections of N.J.A.C. 13:3-8.1 to 8.7, which had the specific form delineated. The regulations will now indicate that the required information or contents of applications, licenses, reports or employee's questionnaires will be in a form prescribed by the Commissioner. The coordination of forms to computerized instruments, printing and new revised forms will be completed and implemented for the 1983 licensing year commencing January, 1983.

The repeal of N.J.A.C. 13:3-8.1 to 8.7 deletes the current forms and summaries contained therein. The subchapter will be reserved.

The amendments to N.J.A.C. 13:3-2.2, which change the references to the annual State license fee from \$100.00 to \$150.00, will conform the fee to the legislative change to N.J.S.A. 5:8-102 on May 6, 1971 and the Bureau's compliance therewith since 1971.

Social Impact

The revision of forms will assist the Commissioner in insuring that licenses are issued to qualified persons only and that all necessary identification of games and employees, reports and other objectives of the law are attained. Achievement of these purposes will benefit the State and its citizens.

Economic Impact

Moderate expenditures are anticipated in the Bureau for acquisition of appropriate word processing equipment and printing of forms. Subsequent cost savings are expected through more efficient and expedited processing of applications, licenses and reports. Evaluation of information and greater use of received data for investigative purposes are projected. No other economic impact is foreseen.

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

13:3-1.10 Application form and license certificate

(a) Each application for license shall be submitted in duplicate in a form prescribed [in Section 8.3 (GM-1) of this Chapter] by the Commissioner.

(b) (No change.)

13:3-1.14 License certificate contents

(a) Each license certificate issued shall indicate:

1.-3. (No change.)

4. The amount of fee paid; [and]

5. A statement of the dates and the hours between which such game may be conducted[, in the form prescribed in Section 84 (Municipal license) of this Chapter]; and

6. Such other information as may be required on a form prescribed by the Commissioner.

13:3-2.2 License fees

(a) Application for a State license shall be made upon [the] a form prescribed and furnished by the Commissioner, [in Sections 8.1 (Regular State license) and 8.5 (Agriculture fair license) of this Chapter and furnished by the Commissioner] accompanied by the requisite fee in cash, money order or certified check drawn on the order of State Commissioner of Amusement Games Control as follows:

[(a)]1. Games at an amusement park or seashore resort: [\$100.00] **\$150.00**

[(b)]2. Games at an agricultural fair and exhibition:

[1.]i. Operated by the association itself:

[i.](1) One to four games \$20.00;

[ii.](2) Each additional game \$5.00.

[2.]ii. Operated by a concessionaire not having paid the [\$100.00] **\$150.00** annual fee for each game \$5.00.

[3.]iii. Operated by a concessionaire who has paid the [\$100.00] **\$150.00** annual fee for each game:

[i.](1) One to 10 games, No fee

[ii.](2) Each additional game, \$5.00

13:3-3.9 Employees qualification, questionnaires

(a) No licensee shall employ in any capacity on the licensed premises any person who would fail to qualify as a licensee by reason of conviction of crime or otherwise, nor any person who refuses or fails to execute under oath a questionnaire, in a form prescribed by the State Commissioner of Amusement Games Control [in Section 8.8 (Employment questionnaire) of this Chapter] which shall be supplied by and filed with the municipal police department by the licensee before the employment commences.

(b) (No change.)

13:3-4.3 Report of conduct of game by licensee

(a) Every licensee shall, not later than the 15th day following the last day of March, September and December of each year during which the licensed game is held, operated and conducted, file with the Commissioner a report of the conduct of games during the preceding filing period, in a form prescribed by the Commissioner. [in Sections 8.6 (Periodic report of conduct of games by regular license) and 8.7 (Report of conduct of games at agricultural fair or exhibition) of this Chapter.]

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

SUBCHAPTER 8. [FORMS] (RESERVED)

OFFICE OF ADMINISTRATIVE LAW NOTE: Delete in its entirety the current text found at N.J.A.C. 13:3-8.1 to N.J.A.C. 13:3-8.7.

(a)

DIVISION OF MOTOR VEHICLES

Alcohol Countermeasures Regulations
Fee for Program Attendance

Proposed Amendment: N.J.A.C. 13:20-31.3

Authorized By: Clifford W. Snedeker, Director, Division of Motor Vehicles.

Authority: N.J.S.A. 39:3-10, 4-50, 4-50.4a, 5-30 and P.L. 1982, c.53.

Interested persons may submit in writing, data, views or arguments relevant to the proposal on or before December 1, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

Clifford W. Snedeker, Director
Division of Motor Vehicles
25 So. Montgomery Street
Trenton, NJ 08666

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

This proposal is known as PRN 1982-458.

The agency proposal follows:

Summary

This proposed amendment implements P.L. 1982, c.53, by establishing a \$40.00 fee for attendance at a program of alcohol education or rehabilitation which is required upon conviction for driving while under the influence of alcohol of refusing to submit to a breath test.

Social Impact

Persons required to attend a program of alcohol education or rehabilitation will be charged a fee of \$40.00.

Economic Impact

There is a beneficial economic impact on the State in that part of the costs in administering the alcohol education and rehabilitation programs will be offset by the collection of the program fee.

Full text of the proposal follows (additions indicated in boldface thus).

13:20-31.3 Action subsequent to convictions for N.J.S.A. 39:4-50 or **N.J.S.A. 39:4-50.4a**

(a) The Bureau of Alcohol Countermeasures will be notified of every conviction for violation of N.J.S.A. 39:4-50 and **N.J.S.A. 39:4-50.4a** by the Magistrates Fines Bureau of the Division of Motor Vehicles.

(b) The Bureau of Alcohol Countermeasures may schedule persons who have been convicted for violation of N.J.S.A. 39:4-50 or **N.J.S.A. 39:4-50.4a** for an interview and test or group evaluation at an appropriate Alcohol Countermeasures Clinic.

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

(f) A fee of \$40.00 shall be payable to the Director of the Division of Motor Vehicles from every person required to satisfy the requirements of a program of alcohol education or rehabilitation under the provisions of this section.

(a)

DIVISION OF MOTOR VEHICLES**Motor Vehicle Reinspection Centers
License Fee; Reinspection Approval Stickers
Certification for Reinspection****Proposed Amendments: N.J.A.C. 13:20-32.6,
13:20-32.9 and 13:20-32.11**

Authorized By: Clifford W. Snedeker, Director, Division
of Motor Vehicles.

Authority: N.J.S.A. 39:8-1 et seq. and P.L. 1982, c.53.

Interested persons may submit in writing, data, views or arguments relevant to the proposal on or before December 1, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

Clifford W. Snedeker, Director
Division of Motor Vehicles
25 So. Montgomery Street
Trenton, NJ 08666

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

This proposal is known as PRN 1982-457.

The agency proposal follows:

Summary

The proposed amendment implements P.L. 1982, c. 53 by establishing the license fee for reinspection centers at \$15.00, the base sticker fee at \$1.00 and the certification sticker fee at \$1.50.

Social Impact

An applicant for a reinspection center license will be required to pay a license application fee of \$15.00. A reinspection center licensee will be required to pay \$1.00 for each base sticker. A consumer will be required to pay a fee of not more than \$1.50 for the affixation of the certification sticker.

Economic Impact

There is a beneficial economic impact to the State in that the collection of the increased application and base sticker fee will offset in part the costs incurred in administering the reinspection center program. Consumers will pay an additional \$.50 for the affixation of the certification sticker.

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

13:20-32.6 License application, form, content and fee

(a) (No change.)

(b) A non-refundable fee of [\$10.00] **\$15.00** paid by check or money order payable to "New Jersey Division of Motor Vehicles" shall be submitted with the application.

(c) Any qualified person may file application for and be licensed in both Class I (full or limited service) and Class III in which case the fee shall be [\$10.00] **\$15.00** for each class.

(d) When a person licensed in Class I "limited service" makes application to amend the license so as to add rejection categories, a fee of [\$10.00] **\$15.00** shall be paid with the application.

13:20-32.9 Reinspection approval stickers

(a) (No change.)

(b) Base stickers may be purchased by a licensee, by mail or in person, from the Division of Motor Vehicles, [Certificate of Ownership Bureau, Licensing Section, 137 East State Street] **Bureau of Vehicle Inspection, Reinspection Unit, 25 South Montgomery Street, Trenton, New Jersey 08666.**

(c) Base stickers shall be purchased at [\$0.50] **\$1.00** per sticker in quantities of 50 or more.

(d) (No change.)

(e) Upon the return of base stickers which are not used during the applicable calendar-year, a credit of [\$.050] **\$1.00** per sticker shall be given the licensee toward the purchase of current base stickers.

(f)-(l) (No change.)

(m) Upon discovering that base stickers have been stolen or are otherwise unaccounted for, the licensee shall notify the [Licensing Section] **Reinspection Unit** within one business day of discovery.

(n)-(o) (No change.)

13:20-32.11 Certification for reinspection

(a)-(g) (No change.)

(h) The fee which a Class I or III licensee may charge the consumer for affixing a certification sticker shall not exceed [**\$1.00**] **\$1.50.**

(i)-(j) (No change.)

(b)

**BOARD OF PROFESSIONAL ENGINEERS
AND LAND SURVEYORS****Misconduct****Enumeration of Prohibited Acts****Proposed Amendment: N.J.A.C. 13:40-3.1**

Authorized By: New Jersey Board of Professional Engineers
and Land Surveyors, Robert J. Kirkpatrick, Jr.,
President.

Authority: N.J.S.A. 45:8-27.

Interested persons may submit in writing, data, views or arguments relevant to the proposal on or before December 1, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

Ruth Weisman, Executive Secretary
State Board of Professional Engineers
and Land Surveyors
1100 Raymond Boulevard, Room 319
Newark, NJ 07102

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

This proposal is known as PRN 1982-460.

The agency proposal follows:

Summary

The proposal first deletes reference to N.J.S.A. 45:8-38, which has been repealed and replaced by N.J.S.A. 45:1-14 et seq., particularly N.J.S.A. 45:1-21. It also deletes language concerning "practice likely to discredit or reflect unfavorably upon the dignity or honor of the profession." Finally, the proposal would allow inclusion of more than name, address and telephone number in the licensees' telephone listings, with the continuing restrictions that these listings not be self-laudatory. The inclusion of more details in a telephone listing would benefit the public without creating any foreseeable risk or detriment.

Social Impact

The allowance of more detailed telephone listings would provide more information to the consuming public about engineers and land surveyors.

Economic Impact

Professional Engineers and Land Surveyors might face slightly higher advertising costs. There would be no economic impact upon any governmental agency.

Full text of the proposal follows (additions indicated in boldface thus.

- 13:40-3.1 Enumeration of prohibited acts
- Misconduct in the practice of professional engineering or land surveying [within the meaning of N.J.S.A. 45:8-38] shall include, without limitation:
 - (a)-(b) (No change.)
 - (c) Advertising his work or merit in a self-laudatory manner. [He shall avoid all conduct or practice likely to discredit or reflect unfavorably upon the dignity or honor of the profession. Telephone listings shall be limited to name, address and telephone number either under or with each branch listing in which the licensee qualifies.]
 - (d)-(g) (No change.)

TRANSPORTATION

(a)

DIVISION OF DESIGN

Utility Accommodation Railroad Grade Crossing and Bridge Cases

Proposed New Rule: N.J.A.C. 16:25-13

Authorized By: John P. Sheridan, Jr., Commissioner,
Department of Transportation.
Authority: N.J.S.A. 27:1A-5, 27:1A-6 and 52:14B-1 et seq.

Interested persons may submit in writing, data, views or arguments relevant to the proposal on or before December 1, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

Charles L. Meyers
Administrative Practice Officer
Department of Transportation
1035 Parkway Avnuc
Trenton, NJ 08625

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

This proposal is known as PRN 1982-443.

The agency proposal follows:

Summary

The Bureau of Utilities, Railroad Safety and Engineering, with the advice of the Attorney General's Office, proposes to depart from the present procedure of submitting all grade crossing and bridge cases to the Office of Administrative Law as contested matters. The proposed procedure will seek to determine, in

advance, whether there are any objections to proposed actions at a particular grade crossing or bridge. The principal reason for such a departure is that such matters are susceptible to informal resolution at the administrative level of the agency.

Social Impact

This rule will enhance the public's image of State government because of the savings in time and money for all parties, and by the opportunity afforded the public to be heard prior to submission as a contested case.

Economic Impact

The Department will incur no additional costs for adopting the procedure. However, in view of the court review process it is anticipated that delays may cause parties involved to incur some added expense in the process.

Full text of the proposed new rule follows.

SUBCHAPTER 13. GRADE CROSSING AND BRIDGE CASES

16:25-13.1 Definitions

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

"Diagnostic team" means a team comprised of a team leader from the Bureau of Utilities, Railroad Safety and Engineering, and team members selected by the leader who are appropriate to the case and organized to provide a multidisciplinary mechanism which can analyze rail-highway grade crossing or bridge locations to discern deficiencies and develop countermeasures.

16:25-13.2 Railroad grade crossing and bridge matters

(a) The Bureau of Utilities, Railroad Safety and Engineering hereby adopts the following procedure for processing formal matters involving railroad crossings and bridges:

1. That a memorandum of record be prepared by the Department person heading the diagnostic team. The diagnostic team will evaluate the improvements and modifications proposed for the crossing or bridge.
2. Public notice will then be published noting the particular work intended at the grade crossing or bridge, and calling for members of the public who object or have questions or comments to issue the same to the Department for response.
3. The Department will respond to all inquiries. Meritorious objections would then be screened and such matters would be submitted to the Office of Administrative Law for disposition as a contested case.

(b)

TRANSPORTATION OPERATIONS

Speed Limits for State Highways Route US 130

Proposed Amendment: N.J.A.C. 16:28-1.69

Authorized By: John P. Sheridan, Jr., Commissioner,
Department of Transportation.
Authority: N.J.S.A. 27:1A-5, 27:1A-6, 39:4-98, 39:4-98.1, 39:4-138.1, 39:4-139 and 39:4-199.

Interested persons may submit in writing, data, views or arguments relevant to the proposal on or before December 1, 1982.

These submissions, and any inquiries about submissions and responses, should be addressed to:

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

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

This proposal is known as PRN 1982-451.

The agency proposal follows:

Summary

This proposal will establish speed limit restrictions along Route US 130 in North Brunswick Township, Middlesex County at the North Brunswick High School during recess, while children are going to or leaving school or during hours of operation. Speed limit restrictions are also being imposed for trucks of a registered weight of 10,000 pounds and over.

Social Impact

These amendments will reduce speed limits along the designated routes and areas which will enhance the safety and well-being of children around the school area and the populace in general.

Economic Impact

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

Full text of the proposal follows (additions indicated in boldface thus).

16:28-1.69 Route US 130 including parts of Route I-295, Route US 30 and Route US 206

(a) The rate of speed designated for State highway Route US 130 including parts of Route I-295, Route US 30 and Route US 206 described in this section are established and adopted as the maximum legal rate of speed for both directions of traffic:

1.-5. (No change.)

6. Middlesex County:

i. (No change.)

ii. North Brunswick Township:

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

(3) School Zone: 35 miles per hour within the North Brunswick High School Zone, during recess or while children are going to or leaving the school, during opening or closing hours.

(b) In accordance with the provisions of N.J.S.A. 39:4-98.1, 45 miles per hour is adopted and established as the maximum legal rate of speed for trucks of a registered weight of 10,000 pounds and over for that part of State highway Route US 130 described in this section, where the maximum legal rate of speed, by regulation or statute, is 50 miles per hour:

1. For truck traffic in both directions in North Brunswick Township, Middlesex County:

i. 45 miles per hour between Adams Lane and Route US 1.

(a)

TRANSPORTATION OPERATIONS

Restricted Parking and Stopping Routes US 22, 35 and 15

Proposed Amendments: N.J.A.C. 16:28A-1.13, 1.25 and 1.65

Authorized By: John P. Sheridan, Jr., Commissioner,
Department of Transportation.

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

Interested persons may submit in writing, data, views or arguments relevant to the proposal on or before December 1, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

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

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

This proposal is known as PRN 1982-452.

The agency proposal follows:

Summary

N.J.A.C. 16:28A-1.13: This proposal establishes "no parking" zones at bus stops along Route US 22 in Mountainside Borough, Union County, so that buses can safely load and unload passengers. Appropriate signs will be erected advising the motoring public.

N.J.A.C. 16:28A-1.25 and 1.65: These amendments establish "no parking" zones along Route 35 (SB) in Lavallette Borough, Ocean County, and Route 15 in Jefferson Township, Morris County respectively, where stopping or standing will be prohibited at all times except in cases of emergency. Signs will be erected to advise the motoring public.

Social Impact

These amendments will restrict parking along the routes and areas designated, for the efficient flow of traffic, the safety of loading and unloading passengers and the enhancement of the safety and well-being of the populace.

Economic Impact

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

Full text of the proposal follows (additions indicated in boldface thus).

16:28A-1.13 Route US 22

(a) (No change.)

(b) The certain parts of State Highway Route US 22 described in (b) of this section are designated and established as "no parking" zones where parking is prohibited at all times. In accordance with the provisions of N.J.S.A. 39:4-199, permission is hereby granted to erect appropriate signs at the following established bus stops:

1.-3. (No change.)

4. Along Mountain Avenue in Mountainside Borough, Union County:

i. **Westbound on the northerly side thereof at:**
(1) Route US 22 exit – far side: Beginning at the westerly curb line of Route US 22 exit and extending 218 feet westerly therefrom.

16:28A-1.25 Route 35

(a) The certain parts of State Highway Route 35(SB) described in (a) of this section are designated and established as "no parking" zones where stopping or standing is prohibited at all times except as provided in N.J.S.A. 39:4-139.

1.-19. (No change.)

20. No stopping or standing in Lavallette Borough, Ocean County:

i. **Along both sides of Route 35(SB):**

(1) All hours from the northerly curb line of Jersey City Avenue, to a point 150 feet northerly therefrom.

(b) (No change.)

(c) (See related notice of proposal in this Register.)

16:28A-1.65 Route 15

(a) The certain parts of State Highway Route 15 described in (a) of this section shall be designated and established as "no parking" zones where stopping or standing is prohibited at all times except as provided in N.J.S.A. 39:4-139.

1.-3. (No change.)

4. No stopping or standing in Jefferson Township, Morris County:

i. **Along the southbound roadway:**

(1) Both sides:

(A) From the southerly curb line of Hellers Lane to a point 2,000 feet south of the southerly curb line of Tierney Road.

(2) East side:

(A) From the northerly curb line of Berkshire Valley Road to a point 300 feet northerly therefrom.

(B) Along the northbound roadway:

(3) West side:

(A) From the northerly curb line of Berkshire Valley Road to a point 850 feet northerly therefrom.

(a)

TRANSPORTATION OPERATIONS

Restricted Parking and Stopping Routes 23 (Temporary) and 35 (Northbound)

Proposed Amendments: N.J.A.C. 16:28A-1.15 and 1.25

Authorized By: John P. Sheridan Jr., Commissioner,
 Department of Transportation.
 Authority: N.J.S.A. 27:1A-5, 27:1A-6, 39:4-138.1 and 39:4-139.

Interested persons may submit in writing, data, views or arguments relevant to the proposal on or before December 1, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

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

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

This proposal is known as PRN 1982-427.

The agency proposal follows:

Summary

N.J.A.C. 16:28A-1.15: This proposal establishes temporary "No Parking" zones along temporary Route 23, in Wayne Township, Passaic County due to road construction on Route 23. It is estimated that the period of construction will be for approximately two years. Appropriate "DETOUR" signs have been erected during the period of construction to reroute traffic and advise the motoring public.

N.J.A.C. 16:28A-1.25: This proposal establishes "Restricted Parking Zones" along Route 35 (Grand Central Avenue, Northbound), Lavalette Borough, Ocean County, wherein parking would be for use by handicapped persons. Appropriate signs and marking would be placed advising the motoring public.

Social Impact

N.J.A.C. 16:28A-1.15: This amendment will restrict parking along Route 23, except in cases of emergency for the efficient flow of traffic during the period of construction and the enhancement of safety for the well-being of the populace. Motorists would be experiencing heavy traffic congestion and delays during the project if this is not implemented.

N.J.A.C. 16:28A-1.25: This amendment will restrict parking in areas and spaces designated exclusively for handicapped persons and enhance the ease and facility of parking for handicapped persons.

Economic Impact

As to these amendments, the Department will incur direct and indirect costs for its workforce and the placement of signs. Costs are dependent upon mileage, personnel and equipment requirements.

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

16:28A-1.15 Route 23 (Temporary)

(a) (No change.)

(b) The certain parts of the State highway Route 23 (Temporary) described in (b) of this section shall be 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.-6. (No change.)

7. No stopping or standing in Wayne Township, Passaic County:

i. **Along both sides of Route 23 (Temporary) northbound detour road.**

(1) Between Boonton Road and Alps Road.

Note: Restriction effective during period of road construction along Route 23.

16:28A-1.25 Route 35

(a) (See related notice of proposal in this Register.)

(b) (No change.)

(c) **The certain parts of State highway Route 35, described in (c) of this section shall be designated and established as "Restricted Parking" zone, for use by persons who have been issued special Vehicle Identification Cards by the Division of Motor Vehicles. No other person shall be permitted to park in these areas.**

1. Restricted Parking Space Zone (Grand Central Avenue, Northbound), Lavalette Borough, Ocean County:

i. **Along the east side:**

(1) From a point 25 feet north of the northerly curbline of Vance Avenue to a point 14 feet north therefrom;

(2) From a point 25 feet south of the southerly curbline of New York Avenue to a point 14 feet south therefrom;

- (3) From a point 25 feet north of the northerly curbline of Philadelphia Avenue to a point 14 feet north therefrom;
- (4) From a point 25 feet north of the northerly curbline of Newark Avenue to a point 14 feet north therefrom;
- ii. Along the west side:
 - (1) From a point 25 feet south of the southerly curbline of Philadelphia Avenue to a point 14 feet south therefrom;
 - (2) From a point 25 feet north of the northerly curbline of Brooklyn Avenue to a point 14 feet north therefrom;
 - (3) From a point 25 feet south of the southerly curbline of Guyer Avenue to a point 14 feet south therefrom;
 - (4) From a point 25 feet north of the northerly curbline of Vance Avenue to a point 14 feet north therefrom;
 - (5) From a point 25 feet north of the northerly curbline of Reese Avenue to a point 14 feet north therefrom;

TREASURY-GENERAL

(a)

DIVISION OF PENSIONS

General Administration Minimum Adjustments; Audit Differences

Proposed Amendment: N.J.A.C. 17:1-1.10

Authorized By: William J. Joseph, Director, Division of Pensions.
Authority: N.J.S.A. 52:18A-96.

Interested persons may submit in writing, data, views or arguments relevant to the proposal on or before December 1, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

William J. Joseph, Director
Division of Pensions
20 West Front Street
CN 295
Trenton, NJ 08625

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

This proposal is known as PRN 1982-442.

The agency proposal follows:

Summary

The proposed amendment is intended to update the rule on minimum adjustments which has not been amended since its initial adoption before 1969. The proposed amendment is deemed necessary in view of the increase in member contributions and the cost of preparing, mailing and acting on an audit shortage or overpayment. The amendment raises the amount of audit differences that would require cash adjustments to \$2.01 per quarter or \$8.01 per year.

Social Impact

Current and future members of the various retirement systems administered by the Division of Pensions may be affected by this proposed amendment if their accounts are audited and shortages or overage are determined therein.

Economic Impact

Current and future members of the retirement systems may be

affected by the proposed amendment. However, since the amounts of the proposed tolerance changes are small, such members will not be significantly affected in an adverse manner by this amendment. However, the proposed amendment may lead to significant savings in the administrative cost which could prove beneficial to the members and public in general.

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

17:1-1.10 Minimum adjustment

(a) (No change.)

(b) Audit differences of [less than \$1.00] **\$2.00 or less** in a member's pension or insurance payments during a quarter will not require a cash adjustment.

(c) Audit differences of [less than \$3.00] **\$8.00 or less** in a member's pension or insurance payments covering a calendar year are not subject to case adjustments.

(b)

DIVISION OF PENSIONS

Alternate Benefit Program Life Insurance and Long Term Disability Insurance

Proposed New Rules: N.J.A.C. 17:1-2.22 and 2.23

Authorized By: William J. Joseph, Director, Division of Pensions.
Authority: N.J.S.A. 18A:66-168-18A:66-192.

Interested persons may submit in writing, data, views or arguments relevant to the proposal on or before December 1, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

William J. Joseph
Director, Division of Pensions
20 West Front Street
CN 295
Trenton, NJ 08625

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

This proposal is known as PRN 1982-438.

The agency proposal follows:

Summary

The purpose of this proposal is to clarify the provisions of the Alternative Benefit Program concerning life insurance coverage during the summer months and long term disability insurance for participants who become disabled after age 60 or while on leave of absence for personal illness.

Social Impact

This proposal will affect present and future participants in the Alternate Benefit Program.

Economic Impact

Since this proposal involves insurance benefits, the participants in the Alternate Benefit Program will be affected by this proposal if they should die or become disabled. However, this proposal neither expands nor contracts the insurance benefits specified in the

statutes; it merely attempts to further explain such statutory provisions.

Full text of the proposed new rule follows.

17:1-2.22 Life Insurance

(a) Any participant, who is reported on a 10-month basis and who has not resigned or been discharged, shall be covered by the applicable insurance benefits for the remaining two summer months of the year provided that the participant has filed a contract of employment for the next school year or where the participant has gained tenure.

(b) Death benefits shall be based upon the base salary upon which contributions were made to the Alternate Benefit Program during 12 months or 26 biweekly pay periods immediately preceding death.

17:1-2.23 Long term disability insurance

(a) In accordance with the provisions of the Federal Age Discrimination in Employment Act and upon advice of the New Jersey Attorney General's Office and despite the provisions of N.J.S.A. 18A:66-184, a participant enrolling in the Alternate Benefit Program or a participant becoming totally disabled after age 60 but under 70 will be eligible for long term disability insurance benefits.

(b) Application for long term disability insurance benefits are made on forms prescribed by the carrier, the Prudential Insurance Company, and supply by the Alternate Benefit Program.

(c) Concerning the long term disability insurance program, in accordance with the New Jersey Attorney General's opinion AA M79-4158 and the provisions of the Federal Civil Rights Act, participants in the Alternate Benefit Program who are on authorized leaves of absence for maternity will not be treated any differently than other participants who are on authorized leaves of absence for personal illness.

(a)

DIVISION OF PENSIONS

**Alternate Benefit Program
Transfers; Interest**

Proposed New Rule: N.J.A.C. 17:1-2.36

Authorized By: William J. Joseph, Director, Division of Pensions.
Authority: N.J.S.A. 18A:66-173 and 18A:66-192.

Interested persons may submit in writing, data, views or arguments relevant to the proposal on or before December 1, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

William J. Joseph, Director
Division of Pensions
20 West Front Street
CN 295
Trenton, NJ 08625

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

This proposal is known as PRN 1982-440.

The agency proposal follows:

Summary

The proposed new rule provides for regular interest to be added to the reserves transferred from a State-administered retirement system to the insurance carriers of the Alternate Benefit Program if such reserves transfer occurs more than one year after eligibility of such transfer.

Social Impact

This rule will affect future participants in the Alternate Benefit Program who transfer from a State-administered retirement system to the Alternate Benefit Program.

Economic Impact

If future transfers of reserves from a State-administered retirement system to the insurance carriers of the Alternate Benefit Program are not made within one year of eligibility of such transfer, the additional regular interest will also be transferred and increase the total amount transferred on the participant's behalf.

Full text of the proposed new rule follows.

17:1-2.36 Transfers; interest

Pursuant to the provisions of N.J.S.A. 28A:66-173, when the payment of the transferred member's reserves in the State-administered retirement system is made more than one year after eligibility for such transfer, regular interest shall be added to the reserves being transferred from such system to the carriers of the Alternate Benefit Program.

(b)

DIVISION OF PENSIONS

**Administrative Practices
Purchases, Service Credit, Loans**

**Proposed Amendment: N.J.A.C. 17:1-4.13
Proposed New Rules: N.J.A.C. 17:1-4.34 and
12.2**

Authorized By: William J. Joseph, Director, Division of Pensions.
Authority: N.J.S.A. 52:18A-96.

Interested persons may submit in writing, data, views or arguments relevant to the proposal on or before December 1, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

William J. Joseph
Director, Division of Pensions
20 West Front Street
CN 295
Trenton, NJ 08625

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

This proposal is known as PRN 1982-430.

The agency proposal follows:

Summary

The proposed amendments concerning service credit for partial month service are intended to clarify appropriate statutory provisions and administrative practices regarding previous service rendered for part of a month. The limitations placed upon requests for purchases and loan information are necessitated by budgetary constraints and a need to improve administrative efficiency.

Social Impact

This proposal may affect current and future members of all State administered retirement system who may be seeking service credit, purchases of service credit or loan information from the Division of Pensions.

Economic Impact

These proposals will not adversely affect any member's benefits or contributions but may improve the efficiency, and thus reduce the cost, of administering the retirement program.

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

17:1-4.13 Purchases; cancellation or cash discount requested
 (a) (No change.)
 (b) No more than [two requests] **one request** received from a member for the cash discount value of an outstanding arrearage **or a purchase quotation for previous service** will be honored in a calendar year.

17:1-4.34 **Credit for partial month service**
 (a) **For retirement purposes, a full month of service credit will be granted to any member who has rendered 16 days or more of eligible service within a particular month.**
 (b) **In order to purchase a full month of service credit for previous, eligible service, an employee must have been appointed to such position before the 17th day of a particular month and remained in that capacity at the end of that month.** (See N.J.A.C. 17:1-4.4 for Enrollment schedules.)

17:1-12.2 **Loans; cash discount value requests**
No more than one request received from a member, contemplating prepayment of a loan, for the cash discount value of an outstanding loan will be honored in a calendar year.

(a)

DIVISION OF PENSIONS

**Social Security
 Late Filing Penalties**

Proposed Amendment: N.J.A.C. 17:1-8.12

Authorized By: William J. Joseph, Director, Division of Pensions.
 Authority: N.J.S.A. 52:18A-96 and 43:22-5(d).

Interested persons may submit in writing, data, views or arguments relevant to the proposal on or before December 1, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

William J. Joseph, Director
 Division of Pensions
 20 West Front Street
 CN 295
 Trenton, NJ 08625

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

This proposal is known as PRN 1982-431.

The agency proposal follows:

Summary

The proposed amendment specifies that the penalty for the delinquency of a public employer in sending the applicable Social Security contributions and reports to the Division of Pensions will be the loss of State aid if such contributions and reports are three months late.

Social Impact

All public employers participating in the Social Security program in the State of New Jersey will be directly affected by this amendment if they become delinquent for three months in forwarding the Social Security contributions and reports to the Division of Pensions. In such cases, their public employees and the communities which they serve will also be affected.

Economic Impact

To the extent that State aid to the particular community may be reduced if a public employer is delinquent for three months in forwarding the contributions and reports, those public employers, their public employees and the public which they serve will be economically affected by this amendment since the reduction of State aid for various programs could result in reduced services and employment in those programs.

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

17:1-8.12 Late filing [penalty] **penalties**
 (a) If proper contributions based upon covered wages are not expected to be received by the State Agency for Social Security by the 15th day following the end of the preceding month, a late filing penalty will be due based upon the daily factor given in the transmittal form. Also, the penalty will apply where [moneys] monies have been forwarded, but without the report needed to establish the wages subject to tax.

(b) **Whenever participating employers are delinquent for a period of three months in forwarding to the State Agency for Social Security the appropriate contributions and reports mentioned in (a) above, the Division of Pensions shall notify the State Treasurer and the Director of the Division of Budget and Accounting of such delinquency. Upon receipt of such notice, the Director of the Division of Budget and Accounting, is authorized to deduct any amount due, plus applicable interest, from any monies payable to the employer by any department or agency of the State.**

(b)

TEACHERS' PENSIONS AND ANNUITY FUND

Proof of Age; Beneficiaries; Purchases; Interfund Transfers

Proposed Amendments: N.J.A.C. 17:3-1.11, 3.12, 5.5, 6.2, 7.1 and 7.2

Authorized By: Board of Trustees of the Teachers' Pension and Annuity Fund, Mary C. Conrey, Secretary.
 Authority: N.J.S.A. 18A:66-56.

Interested persons may submit in writing, data, views or arguments relevant to the proposal on or before December 1, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

Mary C. Conrey, Secretary
 Teachers' Pension and Annuity Fund
 20 West Front Street
 CN 295
 Trenton, NJ 08625

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

This proposal is known as PRN 1982-437.

The agency proposal follows:

Summary

The proposed amendments are the result of the annual review of rules of the Teachers' Pension and Annuity Fund and reflect changes in the statutes as well as updating of such rules. The proposed amendments concern gender and minor grammatical changes in the rule governing proof of age; salaries earned after retirement and their effect on receiving retirement benefits; and recent legislation permitting interfund transfers between State-administered retirement systems.

Social Impact

The proposed amendments will affect current and future members of the Teachers' Pension and Annuity Fund.

Economic Impact

There are no significant, adverse economic effects to the members of the Teachers' Pension and Annuity Fund regarding this proposal. The proposed amendments concerning purchases of eligible service may result in costs to the member but can increase such member's retirement benefits upon retirement.

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

17:3-1.11 Proof of age

(a) All members may be required to establish proof of their age with the Fund. A person enrolling **in the Fund** may be requested to submit proof of **his or her age at the time of such enrollment**, and will be required to submit such proof of age before a period of six years has been elapsed from **the date of enrollment**.

(b) In the event a member dies before satisfactory evidence of his **or her** date of birth has been filed with the Fund, appropriate evidence may be required before any death claim is processed for settlement.

(c) (No change.)

17:3-3.12 Beneficiary designation; pension contributions

(a) Only a primary and a contingent designation of beneficiary may be made by the member of the payment of [his] **such member's** accumulated pension contributions.

(b) **Multiple members of a retirement system are required to file new beneficiary forms when the beneficiary nomination on the multiple enrollment forms do not agree. Members may not use the designation "children"; unless the insured specifically states children of a certain marriage, the beneficiaries must be specifically named.**

17:3-5.5 Optional purchases of eligible service

(a) (No change.)

(b) The types of purchases indicated below will be calculated on the basis of the actuarial factor established for the member's age at the time of the purchase times his current salary:

1. All former [TPAF and/or PERS] membership credit **in another State-administered retirement system;**

2.-4. (No change.)

(c) (No change.)

17:3-6.2 Effective date; changes

(a)-(e) (No change.)

(f) Should the member continue to receive a salary beyond the effective date of retirement after approval of the retirement by the Board of Trustees, no retirement benefits shall be paid for the period where the member received salary and no salary or service credit shall be provided for the service rendered after the approved, effective date of retirement.

Note: The current text of N.J.A.C. 17:3-7.1 and 7.2, which can be found in the New Jersey Administrative Code, is to be deleted and replaced with the new text below.

17:3-7.1 Interfund transfers; State-administered retirement systems

(a) **The system will transfer membership to any State-administered retirement system as follows:**

1. A member, desiring to transfer his or her credits to any State-administered retirement system, must file an application for "Transfer of Membership Credit" in place of the customary application for withdrawal of accumulated contributions. This application will void all possible claims against the present system when approved and the new membership is commenced in the new system.

2. A check covering the member's accumulated contributions, full interest included, less any outstanding loan, shall be drawn payable to the new system for the account of the respective member. Any outstanding loan or arrears obligation will be scheduled for repayment.

3. A statement reflecting the member's status as of the date of transfer shall accompany the check.

4. The member shall enjoy the same rate of contribution and service credits established in the present system, subject to the provisions of the new system.

5. This procedure would not apply where a member does not make a timely transfer in accordance with N.J.S.A. 43:2-1 et seq. or who has been granted a deferred retirement allowance by the present system.

6. A copy of the transfer application, together with a check covering the withdrawal value and a statement of the service credits being transferred, is to be forwarded to the new system.

(b) The new system will cause to be valued the reserves accrued, for such employee as compared to the reserves required in the second system:

1. If the reserves accumulated or provided for in the present system are less than those required in the new system, the full reserve will be transferred.

2. If the reserves accumulated or provided for in the present system are more than those required in the new system, only the amount required to establish the credit will be transferred.

(c) Years of credit will be subject to the benefit formula of the new system after transfer.

(d) The member will contribute to the new system at a rate based on his or her age at the time of enrollment in the present system and no refund of pension contributions will be made except for those contributions made by veterans covering service prior to January 1, 1955, where applicable.

(a)

DIVISION OF PENSIONS

**Police and Firemen's Retirement System
Proof of Age**

Proposed New Rule: N.J.A.C. 17:4-1.12

Authorized By: Board of Trustees of the Police and Firemen's Retirement System, Anthony Ferrazza, Secretary.
Authority: N.J.S.A. 43:16A-13(7) and 43:16A-3(1).

Interested persons may submit in writing, data, views or arguments relevant to the proposal on or before December 1, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

Anthony Ferrazza, Secretary
Police and Firemen's Retirement System
Division of Pensions
20 West Front Street
CN 295
Trenton, NJ 08625

The Board of Trustees of the Police and Firemen's Retirement System thereafter may adopt this proposal without further notice (see: N.J.A.C. 1:30-3.5). The adoption becomes effective upon publication in the Register of a notice of adoption.

This proposal is known as PRN 1982-436.

The agency proposal follows:

Summary

The proposed rule is to clarify the requirements as to when members of the Police and Firemen's Retirement System are to provide proof of their age for retirement administration purposes.

Social Impact

The proposed rule will affect current and future members of the Police and Firemen's Retirement System.

Economic Impact

There is no significant adverse economic impact upon the members of the Police and Firemen's Retirement System regarding this proposed rule. Proof of age within this system is important because of mandatory retirement, initial enrollment eligibility, etc.

Full text of the proposed new rule follows.

17:4-1.12 Proof of age

(a) All members may be required to establish proof of their age with the System. A person enrolling in the System may be requested to submit proof of his or her age at the time of such enrollment and will be required to submit such proof of age before a period of six years has elapsed from the date of enrollment.

(b) In the event a member dies before satisfactory evidence of his or her date of birth has been filed with the System, appropriate evidence may be required before any death claim is processed for settlement.

(c) In the event proof of age has not been filed with the System before retirement, such proof must be filed before any retirement benefits may be disbursed.

(b)

DIVISION OF PENSIONS

**Police and Firemen's Retirement System
Purchases, Loans and Interfund Transfers**

**Proposed Amendments: N.J.A.C. 17:4-5.3,
6.4, 7.1 and 7.2**

Proposed New Rule: N.J.A.C. 17:4-5.6

Authorized By: Board of Trustees of the Police and Firemen's Retirement System, Anthony Ferrazza, Secretary.
Authority: N.J.S.A. 43:16A-13(7).

Interested persons may submit in writing, data, views or arguments relevant to the proposal on or before December 1, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

Anthony Ferrazza, Secretary
Police and Firemen's Retirement System
Division of Pensions
20 West Front Street
CN 295
Trenton, NJ 08625

The Board of Trustees of the Police and Firemen's Retirement System thereafter may adopt this proposal without further notice (see: N.J.A.C. 1:30-3.5). The adoption becomes effective upon publication in the Register of a notice of adoption.

This proposal is known as PRN 1982-429.

The agency proposal follows:

Summary

The proposed amendments reflect recently enacted legislation that concerned certain purchases of previous service by certain elected officials, the procedures for paying outstanding loans at the time of retirement and interfund transfers between State-administered retirement systems.

Social Impact

The proposed amendments will affect present and future members of the Police and Firemen's Retirement System if such members purchase previous eligible service or transfer to or from another State-administered retirement system or have outstanding loans payable at the time of their retirement.

Economic Impact

The proposed amendments may affect the ultimate amount of retirement benefits a member may receive. Such members may perhaps increase their benefits by purchasing previous service credit or transferring existing credit earned in another State-administered retirement system. If such member purchases previous, eligible service credit, that purchase will cost the member additional funds during that member's working years. If an outstanding loan remains unpaid after retirement, the retirant or his or her beneficiary may not be able to receive certain retirement benefits until the outstanding amount due has been paid.

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

17:4-5.3 Optional purchases of eligible service

(a) (No change.)

(b) The cost of purchase of former Police and Firemen's Retirement System **or any other State-administered retirement**

system membership credit will be calculated on the basis of the actuarial factor established for the member's age at the time of purchase multiplied by his or her current salary. All of the service from a former membership must be included in the purchase of such service.

17:4-5.6 Elected officials; continuation of membership

Any member accepting an elective position may continue his or her membership and contribute at his or her current rate of contribution on the salary being received as an elected official as long as he or she holds elective office and remains a member of the retirement system.

17:4-6.4 Outstanding loan

(a) Any outstanding loan against the Annuity Savings Fund must be repaid before a member may qualify for any type of retirement other than disability retirement.

(b) In calculating a disability retirement allowance where there is an outstanding loan, the annuity shall be the actuarial equivalent of the amount which actually appears in the member's account, and the total allowance shall be reduced by the amount of the actuarial equivalent of the outstanding obligation.]

(a) Members who have a loan outstanding at the time of their retirement will be permitted to repay the outstanding value of their loan, with interest, before their retirement allowance becomes due and payable. The allowance becomes due and payable 30 days after the date the Board approves their application for retirement or 30 days after the date of retirement, whichever is later.

(b) In the event a retirant shall die before the outstanding value of the loan, with interest, is recovered, the group life insurance proceeds will first be used to repay the loan. If the retirant has designated multiple beneficiaries to receive such benefits, each beneficiary will share equally in repaying the loan from benefits payable to them.

1. Any remaining balance shall be paid from the proceeds of any other benefits payable on the account of the retirant in the form of monthly payments that are due to the beneficiary or estate. If multiple beneficiaries are to receive such benefits, each beneficiary will share equally in repaying the loan from the benefits payable to them.

NOTE: The current text of N.J.A.C. 17:4-7.1 and 7.2, which can be found in the New Jersey Administrative Code, is to be deleted and replaced with the new text below.

17:4-7.1 Interfund transfers/State-administered retirement systems

(a) The system will transfer membership to any State-administered retirement system as follows:

1. A member, desiring to transfer his or her credits to any State-administered retirement system, must file an application for "Transfer of Membership Credit" in place of the customary application for withdrawal of accumulated contributions. This application will void all possible claims against the present system when approved and the new membership is commenced in the new system.

2. A check covering the member's accumulated contributions, full interest included, less any outstanding loan, shall be drawn payable to the new system for the account of the respective member. Any outstanding loan or arrears obligation will be scheduled for repayment.

3. A statement reflecting the member's status as of the date of transfer shall accompany the check.

4. The member shall enjoy the same rate of contribution and service credits established in the present system, subject to the provisions of the new system.

5. The procedure would not apply where a member does not make a timely transfer in accordance with N.J.S.A. 43:2-1 et. seq. or who has been granted a deferred retirement allowance by the present system.

6. A copy of the transfer application, together with a check covering the withdrawal value and a statement of the service credits being transferred, is to be forwarded to the new system.

(b) The new system will cause to be valued the reserves accrued for such employee as compared to the reserves required in the second system.

1. If the reserves accumulated or provided for in the present system are less than those required in the new system, the full reserve will be transferred.

2. If the reserves accumulated or provided for in the present system are more than those required in the new system, only the amount required to establish the credit will be transferred.

(c) Years of credit will be subject to the benefit formula of the new system after transfer.

(d) The member will contribute to the new system at a rate based on his or her age at the time of enrollment in the present system and no refund of pension contributions will be made except for those contributions made by veterans covering service prior to January 1, 1955, where applicable.

17:4-7.2 (Reserved)

(a)

DIVISION OF PENSIONS

State Police Retirement System Proof of Age

Proposed New Rule: N.J.A.C. 17:5-1.9

Authorized By: Board of Trustees of the State Police Retirement System, Robert C. Parsons, Assistant Chief, Police and Firemen's Pensions Funds Bureau.
Authority: N.J.S.A. 53:5A-30h and 53:5A-8.

Interested persons may submit in writing, data, views or arguments relevant to the proposal on or before December 1, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

Anthony Ferrazza, Secretary
State Police Retirement System
Division of Pensions
20 West Front Street
CN 295
Trenton, NJ 08625

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

This proposal is known as PRN 1982-434.

The agency proposal follows:

Summary

The proposed rule is to clarify the requirements as to when members of the State Police Retirement System are to provide proof of age for retirement administration purposes.

Social Impact

The proposed rule will affect current and future members of the State Police Retirement System.

Economic Impact

There is no significant, adverse economic impact upon the members of the State Police Retirement System regarding this proposed rule. Proof of age within this system is important because of mandatory retirement requirements, initial enrollment eligibility, etc.

Full text of the proposed new rule follows.

17:5-1.9 Proof of age

(a) All members may be required to establish proof of their age with the System. A person enrolling in the System may be requested to submit proof of his or her age at the time of such enrollment and will be required to submit such proof of age before a period of six years has elapsed from the date of enrollment.

(b) No further proof of age will be required by the Division of Pensions if proof of age of a State Policeman is fully documented in the personnel records of the Division of State Police.

(c) In the event a member dies before satisfactory evidence of his or her date of birth has been filed with the System, appropriate evidence may be required before any death claim is processed for settlement.

(d) In the event proof of age has not been filed with the System before retirement, such proof must be filed before any retirement benefits may be disbursed.

TREASURY-TAXATION

(a)

DIVISION OF TAXATION

**Corporation Business Tax
ACRS-Uncoupling; Safe-Harbor Leases; Net
Worth Phase-Out**

**Proposed Amendments: N.J.A.C. 18:7-1.1,
3.1, 3.3, 3.4, 4.1, 4.10, 5.2 and 8.5**

Authorized By: Sidney Glaser, Director, Division of Taxation.

Authority: N.J.S.A. 54:10A-27.

Interested persons may submit in writing, data, views or arguments relevant to the proposal on or before December 1, 1982. These submissions, and any inquiries about submissions and responses, should be addressed to:

Jack Silverstein
Chief Tax Counselor
Division of Taxation
West State and Willow Streets
Trenton, NJ 08646

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

This proposal is known as PRN 1982-464.

The agency proposal follows:

Summary

The Director, using his rulemaking power, is proposing to amend N.J.A.C. 18:7-1.1, 3.1, 3.3, 3.4, 4.1, 4.10, 5.2, and 8.5 in order to advise taxpayers, their accountants and attorneys of the requirements of P.L. 1982, c. 50 and P.L. 1982, c. 55. These statutes

uncouple depreciation expenses claimed on property placed in service after 1980 and phase out net worth. The Federal Internal Revenue Code was amended requiring certain Federal taxpayers to take a depreciation expense based upon a method called the Accelerated Cost Recovery System (ACRS). P.L. 1982, c. 50, provides that ACRS may be used only with respect to property purchased in 1981 and placed in service during that part of the accounting period which occurs in 1981. 1981 calendar-year accounting taxpayers ACRS depreciation would be for the full calendar-year 1981, that is from January 1, 1981 through December 31, 1981. Such property becomes uncoupled after the allowed ACRS deduction. The taxpayer's cost will be reduced by its ACRS depreciation to obtain a new basis. The new basis will be depreciated over the same amount of years as permitted by the Federal Economic Recovery Tax Act of 1981. Property purchased in 1982 and thereafter cannot be depreciated by use of ACRS except for mass commuting vehicles qualifying under section 168(f)(8) (D)(iii) of the Federal Internal Revenue Code. P.L. 1982, c. 50, also disallows any ACRS deductions for the same periods relating to safe-harbor leasing provisions other than the aforementioned leases of certain qualified mass commuting vehicles. Thus, New Jersey has joined over a dozen states in enacting "uncoupling legislation".

The Corporation Business Tax Act has also been amended to phase-out the portion of the tax measured by net worth and to repeal certain minimum alternative net worth taxes. These changes are as follows:

1. The optional tax table for taxpayers, the value of whose total assets everywhere amount to less than \$150,000, has been repealed. The Director is required to promulgate appropriate tables. A rule has been proposed whereby a similar table to the repealed table will be in effect until March 31, 1983 (see 14 N.J.R. 826(b)). A new table will be promulgated before March 31, 1983.

2. Where accounting periods begin on or after April 1, 1983:

(a) The rate in effect shall be 1.5 mills (.0015) per dollar of taxable net worth.

(b) The minimum alternatives to the portion of the tax measured by net worth are repealed. A domestic corporation remains subject to the \$25.00 minimum tax; a foreign corporation remains subject to the \$50.00 minimum tax; and an investment company, regulated investment company, or real estate investment trust, remains subject to the \$250.00 minimum tax.

3. Where accounting periods begin on or after July 1, 1984:

(a) The rate in effect shall be 1.0 mill (.001) per dollar of taxable net worth.

(b) The net worth provisions with respect to indebtedness owed to stockholders holding 10 percent or more of the taxpayer's capital stock is repealed effective with respect to accounting or privilege periods beginning on or after July 1, 1984. The indebtedness provisions regarding net income, however, remain in effect.

4. Where accounting periods begin on or after July 1, 1985, the rate in effect shall be 0.5 mill (.0005) per dollar of taxable net worth.

5. The tax on net worth is no longer in effect with respect to taxpayers whose accounting periods begin on or after July 1, 1986.

6. With respect to corporations having taxable net worth in excess of \$100 million, the applicable proportionate reduction in net worth tax rates shall apply.

7. The changes described in all the preceding paragraphs shall not be prorated. In all cases, the tax at the beginning of a taxpayer's accounting period shall be applicable for the entire taxable year.

N.J.A.C. 18:7-5.2(a)10 is being recodified as 18:7-5.2(a)12 and new rules are being proposed as 18:7-5.2(a)10 and (a)11.

This summary is designed to acquaint taxpayers subject to the New Jersey Corporation Business Tax Act with the changes made by P.L. 1982, c. 50, and P.L. 1982, c. 55, which are being supplemented by this proposal amending certain sections of the New Jersey Administrative Code, 18:7.

Social Impact

The New Jersey State Government, in order to prevent a corporation business tax revenue loss due to Federal Internal Revenue Code amendments, enacted P.L. 1982, c. 50. The public will be unaffected unless they are corporation business taxpayers, except that the public would have to apprehend amendments or supplements to the State's taxing statutes that attempt to make up for the revenue loss that is estimated to occur during New Jersey State Government's fiscal years (July 1 through June 30). If this proposal is adopted, it will provide the taxpayer and its legal representatives with a better understanding of the State's position regarding the administration of the Corporation Business Tax Act. P.L. 1982, c. 55, also amended the Corporation Business Tax Act to phase-out the portion of the tax measured by net worth and to repeal certain minimum alternative net worth taxes. The changes are as follows:

1. The optional short tax table for taxpayers, the value of whose total assets everywhere amount to less than \$150,000, was repealed. In connection with this change, the Director has proposed PRN 1982-298 (see 14 N.J.R. 826(b)).

2. There will be a 25 percent declining phase-out of the present two mill rate on taxable net worth. The net worth base will no longer be in effect for taxpayers whose accounting periods begin on or after July 1, 1986.

3. The net worth provisions with respect to indebtedness owed to stockholders holding 10 percent or more of taxpayer's capital stock is repealed, effective with respect to accounting or privilege periods beginning on or after July 1, 1984. The indebtedness provisions regarding net income (interest), however, remain in effect.

4. The minimum alternatives to the portion of the tax measured by net worth are repealed. A domestic corporation remains subject to the \$25.00 minimum tax; a foreign corporation remains subject to the \$50.00 minimum tax; and an investment company, regulated investment company, or real estate investment trust remains subject to the \$250.00 minimum tax.

Economic Impact

The proposal implementing P.L. 1982, c. 50, and P.L. 1982, c. 55, will have an economic impact and the State will suffer revenue loss in variable amounts between January 1, 1981 and June 30, 1986. We believe that additional amounts of some form of State tax will be collected by the Department of the Treasury to make up for this estimated loss. The proposal will have an economic impact upon taxpayers and their legal and accounting representatives that we can foresee but can not estimate.

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

18:7-1.1 Corporation business tax; general provisions

(a) [The] **For all returns where the accounting period begins before July 1, 1986, the Corporation Business Tax is a two-part tax applicable to every domestic and foreign corporation having a taxable status as defined in this chapter.**

1. Part One is:

i. A tax measured by [the portion of corporate] **taxable entire net worth, or for all returns where the accounting period begins before April 1, 1983, total real property and tangible personal property allocable to New Jersey; or**

ii. For [New Jersey] **domestic corporations only[:], for all returns where the accounting period begins before April 1, 1983:**

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

(3) \$100,000; or

iii. For companies having less than \$150,000 total assets, a tax measured by the total assets and determined from a short tax table. Companies qualified and electing to file on the short tax table are not taxable under (a) i and ii above.

2. Part Two is a tax measured by the portion of [corporate] **entire net income allocable to New Jersey.**

(b) For all returns where the accounting period begins after June 30, 1986, the tax is measured only by the portion of entire net income allocable to New Jersey, subject to the minimum tax described in N.J.A.C. 18:7-3.4(c).

18:7-3.1 General bases for computation of tax

[The] (a) **On a return for any accounting period which begins before July 1, 1986, the New Jersey Corporation Business Tax is a two-part tax computed in accordance with the provisions of this subchapter.**

(b) On a return for any accounting period which begins after March 31, 1983, the net worth tax rate shall be determined by applying 75 percent of the rate set forth in N.J.A.C. 18:7-3.2.

(c) On a return for any accounting period which begins after June 30, 1984, the net worth tax rate shall be determined by applying 50 percent of the rate set forth in N.J.A.C. 18:7-3.2.

(d) On a return for any accounting period which begins after June 30, 1985, the net worth tax rate shall be determined by applying 25 percent of the rate set forth in N.J.A.C. 18:7-3.2.

(e) On a return for any accounting period which begins after June 30, 1986, no portion of the tax is measured by net worth.

18:7-3.3 Computation of tax on average value of real and tangible personal property

(a) [A] **For returns where the accounting period begins before April 1, 1983, a tax based upon the average value of the taxpayer's real and tangible personal property allocated to New Jersey is measured at the rate of:**

1.-2. (No change.)

18:7-3.4 Computation of tax by [New Jersey] **domestic corporations**

For [New Jersey] **domestic corporations only:**

(a) (No change.)

(b) For returns where accounting periods [ending] end after June 30, 1970, but begin before April 1, 1983, the least of the following:

1.-3. (No change.)

(c) \$25.00 in the case of a domestic corporation and \$50.00 in the case of a foreign corporation[.] and \$250.00 in the case of an investment company, a regulated investment company or real estate investment trust.

18:7-4.1 "Entire net worth"; definition; computation

(a) As used in the Tax Act, entire net worth relates, in general, to the stockholders' equity defined in a conventional accounting sense, subject to adjustments, among which is the inclusion of [all] **certain** indebtedness owing directly or indirectly to stockholders holding 10 percent or more of the aggregate outstanding shares of the taxpayer's capital stock of all classes, and the authority of the Director to make a reasonable determination of the net worth which, in his opinion, would reflect the fair value of the assets carried on the books of the corporation, in accordance with sound accounting principles. **Net worth may not include the excess depreciation disallowed at N.J.A.C. 18:7-5.2(a)11.**

(b) "Net worth" shall mean the aggregate of the values disclosed by the books of the corporation for:

1.-4. (No change.)

5. [The] **For years beginning before July 1, 1984, the amount of [all] certain** indebtedness owing directly or indirectly to holders of 10 percent or more of the aggregate outstanding shares of the taxpayer's capital stock of all classes at the close of a calendar or fiscal year. **Where any tax year or short period begins before July 1, 1984, and ends after June 30, 1984, there is no proration of indebtedness. Accordingly, it remains a component of net worth on the last day of any tax year beginning before July 1, 1984.**

18:7-4.10 Total property base; alternate method of computing net worth tax

(a) [Total] **The average value of real and tangible personal property** allocable to New Jersey, except for taxpayers qualified and [elected] **electing** to use the short tax table, investment companies [and], regulated investment companies **and real estate investment trusts**, constitutes one of the alternative measures for determination of the tax based on net worth.

(b) In determining [total] **the average value of real and tangible personal property** allocable to New Jersey, values are averaged for the period covered by the taxpayer's return and must include all real and tangible personal property physically situated or located in New Jersey **during any part of the period covered by the return**, including property of the taxpayer held in New Jersey by an agent, consignee or factor.

1.-2. (No change.)

3. For accounting periods beginning on or after April 1, 1983, this alternate method of computing the net worth tax is not applicable.

18:7-5.2 Entire net income; how computed

"Taxable income before net operating loss deduction and special deductions", hereinafter referred to as Federal taxable income, is the starting point in the computation of the entire net income. After determining Federal taxable income, it must be adjusted as follows:

(a) Add to Federal taxable income:

1.-9. (No change.)

[10.] **12.** (No change in text.)

10. Any amount deducted in arriving at Federal taxable income solely as a result of an election made pursuant to Section 168(f)(8) of the Federal Internal Revenue Code for accounting years ending after December 31, 1982, provided, however, that if the accounting period begins in 1981 and ends in 1982, no addback is required for that return with respect to property placed in service during that part of such return which occurs in 1981. Any such deduction with respect to a qualified mass commuting vehicle pursuant to Federal Internal Revenue Code Section 168 (f)(8)(D)(iii) shall be allowed.

11. For any return with an accounting period ending after December 31, 1981, any cost recovery on property placed in service after 1980 in excess of depreciation allowable under the Internal Revenue Code as it existed at December 31, 1980. Where depreciation allowable under the Internal Revenue Code on December 31, 1980 exceeds cost recovery deducted on the United States Corporation Income Tax Return, no modification to entire net income is permitted. To determine whether an excess exists, the taxpayer must determine depreciation in accordance with the provisions of (a)11ii, iii and iv below. On the return for an accounting period beginning in 1981 and ending in 1982, cost recovery on property placed in service during that part of such period which occurred in 1981 is allowed consistent with the amount properly claimed on such property in the determination of Federal taxable income.

i. On any return for an accounting period ending before January 1, 1982, depreciation allowed is the amount of depreciation properly deducted in the determination of Federal taxable income.

ii. A taxpayer may adopt any method of depreciation under the Federal Internal Revenue Code as it existed at December 31, 1980 with respect to property placed in service during any year in its computation of the "excess", but may not make any change in that method which would have required the consent of the Commissioner of Internal Revenue in determining allowable depreciation under the Internal Revenue Code as it existed at December 31, 1980 on that property for any subsequent year.

iii. A taxpayer may determine the "excess" by assuming that it estimated economic useful lives or by Class Life Asset Depreciation Range limits as authorized under the Federal Internal Revenue Code as it existed at December 31, 1980.

iv. **Personal property placed in service after 1980 must be treated using multiple asset accounts and the half-year convention must be used by claiming a half year of depreciation in the accounting year that property is placed in service in computing the "excess". If property is disposed of before the end of its useful life, no depreciation is allowable for that property for the year of disposition in computing the "excess".**

v. **Gain or loss on property sold or exchanged is to be determined with reference to the amount properly to be recognized in the determination of Federal taxable income as adjusted by the provisions of P.L. 1982, c. 50.**

Example: A calendar-year taxpayer places machinery in service during each of the years 1983 and 1984 which had a Class Life Asset Depreciation Range lower limit of eight years, at a cost of \$10,000 and with a certain salvage value. It also acquired a building with a basis of \$125,000 and a salvage value of \$25,000 which is placed in service on April 1, 1983. The building has an estimated useful life of 25 years. It may determine its "excess" to be added to Federal taxable income before net operating loss deduction and special deduction on its 1984 return as follows, based upon the assumption that it elects the additional 20 percent bonus depreciation of \$2,000 under the old Federal Internal Revenue Code Section 179 and depreciated the machinery under the double declining balance method and real property under the straight line method:

1984 CORPORATION BUSINESS TAX RETURN (CBT-100)			
	ACRS	Depreciation allowable as it existed at Dec. 31, 1980	Excess
Five year property placed in service during 1983	\$ 2,200	\$ 1,750	\$ 450
Five year property placed in service during 1984	1,500	3,000	-0-
15 year property placed in service during 1983	13,750	4,000	9,750
Capital cost recovery on 1984 United States Corporation Income Tax Return	<u>\$17,450</u>		
"Excess" to be added back in determining entire net income on 1984 return			<u>\$10,200</u>

The computation presumes that the taxpayer made all of the same assumptions for property placed in service during 1983 in making the computation on its 1983 return. It must use these assumptions for all succeeding years.

(b) Deduct from Federal taxable income:

1.-3. (No change.)

4. Any amount included in arriving at Federal taxable income solely as a result of an election made pursuant to Section 168(f)(8) of the Federal Internal Revenue Code for accounting years ending after December 31, 1982, provided, however, that if the accounting period begins in 1981 and ends in 1982, no inclusion is required for that return with respect to property placed in service during that part of such return which occurs in 1981. No such inclusion with respect to a qualified mass commuting vehicle pursuant to Federal Internal Revenue Code Section 168(f)(8)(D)(iii) shall be required.

18:7-8.5 Business allocation factor; property fraction derived
from average values

(a) (No change.)

1.-2. (No change.)

3. The average values used in determining the property fraction of the allocation factor shall be based on book value. The numerator and the denominator shall take into account depreciation disallowed at N.J.A.C. 18:7-5.2.

RULE ADOPTIONS

COMMUNITY AFFAIRS

(a)

DIVISION OF HOUSING

New Home Warranty and Builders' Registration Warranty Coverage Claim Filing

Adopted Amendment: N.J.A.C. 5:25-5.5

Proposed: September 7, 1982 at 14 N.J.R. 944(a).
Adopted: October 13, 1982 by John P. Renna,
Commissioner, Department of Community Affairs.
Filed: October 18, 1982 as R.1982 d.386, **without change.**

Authority: N.J.S.A. 46:3B-10.

Effective Date: November 1, 1982.

Summary of Public Comments and Agency Responses:
No comments received.

(b)

DIVISION OF HOUSING

Rooming and Boarding House Fire Safety: Life Safety Loans

Adopted Amendments: N.J.A.C. 5:27-2.1, 4.8, 5.1, 5.2, 5.3, 5.8 and 5.9.

Adopted New Rule: N.J.A.C. 5:27-12

Proposed: June 7, 1982 at 14 N.J.R. 496(b).
Adopted: October 6, 1982 by John P. Renna, Commissioner,
Department of Community Affairs.
Filed: October 13, 1982 as R.1982 d.378, **with substantive changes** not requiring additional public notice and comment (see N.J.A.C. 1:30-3.5).

Authority: N.J.S.A. 55:13B-4 and 55:14J-57.

Effective Date: November 1, 1982.

Summary of Public Comments and Agency Responses:

The requirement that detection systems be connected to a central alarm system that will alert the fire department is limited to facilities occupied or intend to be occupied by six or more residents. The Department accepts the comment of the Department of Human Services that the requirement would be excessive if applied to the smaller boarding houses. Rooming houses with six or more

residents are excluded from the requirement only if they have no senior citizen or disabled residents, since the presence of such residents would make necessary the protection afforded by the connection to the central alarm system. The term "20 minute fire-rated door" is substituted for "Class C door" for purposes of clarity and greater accuracy.

The word "concealed" was erroneously included in the original text and is therefore deleted.

The Department of Human Services also protested the requirement that doors be self-closing and have the requisite fire-rating. It is this Department's position that the cost of solid-core or other fire-rated doors is not excessive, even for the owner of a small facility, and the cost of making doors self-closing is minimal. On the other hand, the added fire protection is significant and may well determine whether or not a person can be rescued.

A municipal fire official pointed out, in his comment, that many rooming houses contain residents who should be receiving personal services in a Class C boarding house and excluding those rooming houses from the central alarm connection requirement would create many dangerous situations.

Other comments were received from owners and operators concerning the additional costs imposed by the new regulations. In response, the Department advised them that the added life safety requirements would be approved once it was clear that the loan program was under way, that the cost of new regulations is balanced against the anticipated benefits of improved protection whenever a regulation is proposed or adopted, and that the exception process is available to deal with unusual cases.

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

5:27-5.2 Fire detection equipment

(a) (No change from proposal.)

(b) The following requirements shall apply to detection systems:

1. All rooming and boarding houses occupied or intended to be occupied by six or more residents which do not comply fully with the minimum life safety requirements of the Uniform Construction Code shall be required to have an approved early warning smoke detection system in all areas other than sleeping rooms. Detection systems shall be powered by a ***[concealed,]*** hard wired, constantly active electric circuit which cannot be deactivated by the operation of any inter-connected switching device [and shall be connected to a central alarm system that will notify the fire department or company having jurisdiction]. All detectors shall be interconnected so that the activation of any one detector [alarm] will also simultaneously activate **all** the individual alarms of all other detection units in the system. All detection units, wiring and systems installations shall conform to the latest U.L. **268** [217], NFPA No. **72A and 72E** [and No. 74], standards. **All **[Class B and Class C]** rooming and boarding houses occupied or intended to be occupied by six or more residents* shall be equipped with a remote station protective signaling system conforming to the requirements of NFPA Standard 72C* except that such signaling system shall not be required in any rooming house not housing any senior citizens or disabled residents, as defined in N.J.A.C. 5:27-12.3.* Such systems shall be connected by a direct circuit to a central alarm system which will simultaneously alert the fire department or company having jurisdiction. Where the adopted NFPA standards allow or require determinations by the "authority having jurisdiction," then that authority shall be exercised by the**

municipal fire subcode official appointed pursuant to the Uniform Construction Code Act.

- i.-v. (No change from proposal.)
- 2. (No change from proposal.)
- (c) (No change from proposal.)

5:27-5.3 Fire partitions and doors

(a)-(b) (No change from proposal.)
 (c) No entrance door to a rooming unit shall consist either in whole or in part of glass, of louvers, or **hollow core wood**, or of wood panels having a thickness of less than 1/2 inch and not having sheet steel of not less than 28 gauge securely attached on the inside of such door with bolts or screws and covering the entire area of such wood panels **unless such panels are covered with a fire retardant material so as to be flush with the door stiles and rails; there shall be no voids behind such fire retardant covering.**

***1.* Where doors must be replaced, they shall be replaced with solid wood core doors or *[class "C"]* *20 minute** rated fire doors.**

***2.* All unit doors shall be self-closing.**

(a)

DIVISION OF HOUSING

**Rooming and Boarding Houses
 Placement of Non-ambulatory Residents;
 Supervision of Self-Administration of
 Medication**

**Adopted Amendment: N.J.A.C. 5:27-3.5
 Adopted New Rule: N.J.A.C. 5:27-10.6**

Proposed: June 7, 1982, at 14 N.J.R. 499(a).

Adopted: October 6, 1982 by John P. Renna, Commissioner,
 Department of Community Affairs.

Filed: October 13, 1982 as R.1982 d.379, **with substantive changes** not requiring additional public notice and comment (see N.J.A.C. 1:30-3.5).

Authority: N.J.S.A. 55:13B-4.

Effective Date: November 1, 1982.

Summary of Public Comments and Agency Responses:

A comment was received from the New Jersey Association of Health Care Facilities objecting to the elimination of the prohibition of supervision of self-administration of medicine on the grounds that this would only increase the encroachment of boarding houses licensed by this Department into the area of services provided by residential health care facilities licensed by the Department of Health. Comment was also received from Bureau staff indicating that many boarding houses that might seek to provide supervision of self-administration of medicine are not qualified to do so and, based on practices discovered in such facilities, it may be presumed that they would do so in a way that would endanger residents. In response to these comments, the Department is modifying the proposed regulation to provide that supervision of self-administration of medicine is only permissible when the facility has received prior approval from the Bureau for such service. In this way, we believe, it will be possible for those facilities which truly are capable of providing this service to provide it for the benefit of their residents while not having the residents of other facilities endangered.

Comments were also received from the Commissioner of Health requesting that action of this proposal be deferred until such time as the apparent jurisdictional overlap between residential health care facilities and class "C" boarding homes is resolved. While the Department is in agreement that it would be desirable to resolve this jurisdictional issue, the Department, after due consideration of the request, determine that the need to resolve the self-administration of medication problem is sufficiently pressing that deferral would be contrary to the best interests of residents and responsible operators of class "C" facilities.

Full text of the changes between proposal and adoption follows (additions to proposal shown in boldface with asterisks ***thus***).

5:27-10.6 Supervision of self-administration of medicine

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

*** (c) Supervision of self-administration of medicine shall be provided only with the prior approval of the Bureau.***

ENVIRONMENTAL PROTECTION

(b)

DIVISION OF WATER RESOURCES

**Flood Hazard Area Delineations
 Flood Hazard Area Delineations Along the
 North Branch River and a Portion of the
 Lamington River**

Adopted Amendment: N.J.A.C. 7:13-1.11

Proposed: April 19, 1982 at 14 N.J.R. 367(a).

Adopted: October 18, 1982 by Robert E. Hughey,
 Commissioner, Department of Environmental
 Protection.

Filed: October 18, 1982 as R.1982 d.392, **without change.**

Authority: N.J.S.A. 13:1D-1 et seq. and 58:16A-50 et seq.

Effective Date: November 1, 1982.

DEP Docket No.: 005-82-03.

Summary of Public Comments and Agency Response:

The Department of Environmental Protection held a May 19, 1982 public hearing concerning the adoption at the Bedminster Township Municipal Building, Bedminster, New Jersey. Nine individuals commented upon the proposed delineation of the public hearing. Three additional written comments were received by the Department.

The Bedminster Township Environmental Commission prepared several comments concerning the adopted flood plain delineation which the Department would like to address below:

1. The State of New Jersey has not, as yet, proposed revisions of the floodway and flood hazard area limits along the North Branch River upstream and downstream of Bedminster Township. Recently completed Flood Insurance Studies adopted by the Townships of Bridgewater and Branchburg downstream and the Boroughs of Far Hills and Peapack-Gladstone upstream from Bedminster are not in agreement with the previously adopted delineation contained in Flood Hazard Report No. 13 (FHR No.

13). These recent studies reflect updated flow data, improved technology, improved standards and correction of errors in earlier studies conducted by the U. S. Army Corps of Engineers and State of New Jersey. These studies will also provide the basis for further revision of existing floodway and flood hazard area limits.

2. Generally the amended delineation as proposed, does not differ greatly from the existing flood plain delineation. It should be noted that FHR No. 13 was based upon an interpretive analysis of an earlier study by the Corps of Engineers, and not developed directly by computer analysis. The floodway limits in FHR No. 13 were entirely based upon judgement and not specific standards supported by mathematical analysis as is the adopted floodway. For example, in the area commonly known as Burnt Mills a difference in water surface elevations of about five feet exists between the existing and now adopted profiles. This difference is due to an error in the earlier studies discovered by the United States Geological Survey (U.S.G.S.) during their recent study of Branchburg. The accuracy of the proposed water surface profiles is also supported by observed flow levels during the flood of August 28, 1971 which has been estimated to be nearly a 100-year flood.

3. The Department does not believe that land use will change radically within the floodway or flood hazard area of the North Branch and Lamington River in Bedminster Township due to the adopted flood plain delineation.

4. Unfortunately, the Department knows of no way to relate flood plain delineation studies to low flows quality and quantity.

5. The Bedminster Township Environmental Commission's real objection to the adopted delineation appears to be that the somewhat narrower floodway in the vicinity the tract of land owned by Bedminster Township allows construction of a municipal garage within the flood hazard area. The flood plain delineation process is not the proper forum for any such objection to a municipal building project.

6. The Federal Emergency Management Agency (FEMA) has completed its review of the adopted delineation of the floodway and flood hazard area as part of the Flood Insurance Study of Bedminster Township. The Agency has already essentially adopted this delineation where common boundaries exist between Bedminster-Branchburg Township and Far Hills Borough. FEMA has not proposed any additional revision to the delineation.

7. The notice published in the New Jersey Register indicated that an amendment to the flood plain delineation of the North Branch River was proposed. The notice did not indicate whether this floodway limits are being increased or decreased.

8. Division of Water Resources policy is to distribute only the maps showing the proposed floodway and flood hazard area limits being considered for adoption. Maps which showed both the adopted and proposed limits were prepared by the staff and were available for review at the public hearing and prior to the public hearing at our office.

As for the recommendation prepared by the Bedminster Township Environmental Commission, the Department rejects them after serious consideration. The restudying of the Raritan River Basin has been required by several factors: (1) FEMA's National Flood Insurance Program; (2) new technological advances and engineering standards for determining flood delineation; and (3) the need to correct and revise inadequate existing flood delineation. All amendments to existing flood plain delineations within the Raritan River Basin affecting an individual municipality shall be promulgated only after appropriate public notice and comment. Furthermore, no variance procedure exists which would allow for the construction of Bedminster Township's new municipal garage without amending the appropriate section of the existing flood plain delineation as the Department has done by this adopted delineation.

A 25-year resident along the river near Route 202 felt that decreasing the existing floodway in the vicinity of his property, would not be advisable. The flood hazard area limit relevant to the commentor's property remains essentially unchanged. However,

the floodway has been revised due to the completion of a more precise computer analysis. The new floodway limits reflected in this adoption more accurately delineates the floodway. Please note that earlier floodway limits were generally larger than those established by computer analysis. Earlier floodway limit delineations were a straight line interpretation of the floodway design, flood hazard area limits and relevant topography. Floodway limits determined by current technology are not directly related to topography.

A commentor from Bridgewater Township, located downstream from the adopted flood delineation, asked about any potential effect from the adopted flood delineation on her township. The adopted flood delineation does not directly effect Bridgewater Township, although coordination and agreement with the recently adopted Bridgewater Township Flood Insurance Study has been accomplished. Pursuant to Division of Water Resource's policy, Bridgewater Township was not therefore notified about the adopted flood delineation. She further questioned whether differences existed in design flood discharges between the existing and adopted flood delineations. The design flood discharge at the Bridgewater Township boundary will be increased by 600 cubic feet. The timing of the peak flow has not been determined. The design flood discharge utilized in the calculations for the adopted flood plain delineation was determined by the United States Geological Survey pursuant to the Log-Pearson, Type III method of analysis. The commentor also incorrectly stated that the 1971 flood associated with Hurricane Doria represented the 43-year flood. Actually the recurrence interval of the 1971 flood at the Raritan gage is about 100 years and at the Far Hills gage is about 80 years. Also, no date has been established to revise the existing flood plain delineation of the North Branch Raritan River in Bridgewater Township although a future revision shall be scheduled.

A commentor requested that future flood delineation maps show both proposed and existing floodway and flood hazard area limits. At present, this would be contrary to existing procedures, however, the idea will be considered. He also asked that future flood delineations include consideration of low flow quality and quantity. The Division's technical experts do not feel that such low flow calculations can be accomplished as part of the flood plain delineation process.

Another commentor questioned whether construction of a proposed Bedminster municipal garage, especially underground storage tanks, within the flood plain would cause groundwater contamination and whether the Department of Environmental Protection could inspect the facility during construction. Although not relevant to the adopted delineation, the Department can not inspect the storage tank during construction and cannot predict future groundwater contamination in this case.

One commentor wanted to know if hydraulic analysis began at the bottom of the stream and proceeded up the basin. Backwater analysis of subcritical flows begins at a downstream location and proceed upstream unless supercritical flow occurs. Restudy of the Raritan River Basin began at its mouth and then proceeded upstream with various consultants and agencies undertaking the actual work. In answer to a second question of the commentor's, the restudy of the North Branch of the Raritan River as it passes through Bridgewater Township was undertaken by the United States Geological Survey and will be promulgated by the Department at a later date.

Another commentor wanted to know if the entire Raritan River Basin has been restudied. All but a few miles of delineated streams in the Raritan River Basin either have already been restudied or are in the process of being restudied. Some streams have been studied by agencies other than the Division of Water Resources. Completed restudies of existing flood plain delineations shall be reviewed by the Division and flood plain delineations shall be repropoed as appropriate. Please note that restudied and repropoed flood delineations along the North Branch and Lamington River in municipalities upstream and downstream of Bedminster Township

are not yet available for review. Any proposed revision will be published in subsequent editions of the New Jersey Register advertised in appropriate local newspapers and distributed to local officials.

A commentor assumed that adopted delineation results from the assumption that the North Branch and Lamington Rivers reach their flood peaks simultaneously. This assumption is correct. The commentor was concerned that periodic redelineations of flood plains could become mere responses to development pressure. The Department will not allow such situations to occur. The reanalysis of this particular flood delineation has been based upon better technology, expanded flow records and recent flood experience. The incorporation into existing flood delineations of more accurate flood data will be the Department's major guide to flood delineation reexamination.

(a)

DIVISION OF FISH, GAME AND WILDLIFE

Shellfisheries

Harvest of Sea Clams

Adopted Amendment: N.J.A.C. 7:25-12.1

Proposed: August 16, 1982 at 14 N.J.R. 881(a).

Adopted: October 4, 1982 by Robert E. Hughey,
Commissioner, Department of Environmental
Protection.

Filed: October 18, 1982 as R. 1982 d.393, **with substantive changes** not requiring additional public notice and comment.

Authority: N.J.S.A. 50:2-6.1, 6.2, and 6.3.

Effective Date: November 1, 1982.

Summary of Public Comments and Agency Responses:

The Department of Environmental Protection prepared changes to the proposed amendments in response to the advice and comment of the Sea Clam Advisory Panel, the New Jersey Shellfisheries Council and members of the public who attended the September 9, 1982 public hearing held at Stockton State College.

The Sea Clam Advisory Panel generally supported the proposed amendments upon review. However, the Panel requested that the N.J.A.C. 7:25-12.1(f)2 and 6 be made more specific. 7:25-12.1(f)2 now utilizes the more specific language found in last year's regulations. The words "commercial or bait" now clarify the type of license described in N.J.A.C. 7:25-12.1(f)6. The revised language of N.J.A.C. 7:25-12.1(f)6 more clearly expresses the Department's intention that holders of bait licenses must file landing reports and pay appropriate landing fees.

The New Jersey Shellfisheries Council discussed the proposed amendment at their August, 1982 joint meeting. The Council pointed out that the "400 bushels" figure set forth at N.J.A.C. 7:25-12.1 equals 12.5 "cages" of clams. A "cage", which equals a 32 bushel container, is a standard measurement throughout the sea clam industry. The Council suggested that the figure be raised to 416 bushels, or an even 13 cages, to facilitate administration of the regulations. The Department has changed the regulations to use the 416 bushel figure to facilitate administration of the regulations. In addition, the Council requested standardization of the allowable times for fishing with the Federal fishing day. The Department agreed and the allowable times for fishing have been set at 6:00 A.M. to 6:00 P.M.

At the September 9, 1982 public hearing, a sea clammer commented that the regulations should include a more streamlined means of increasing the harvest total if market conditions and the quantity of the resource available warrant. He pointed out that last year the quota was increased by 100,000 bushels when the season would otherwise have been shut down in early March. The increase last year was made possible by adoption of an emergency regulation to raise the quota. While this was done with the advice and approval of Rutgers University, Department of Zoology, sea clam investigators and the Sea Clam Advisory Panel, it represented a precarious and cumbersome process. Dr. Arnold Haskin, representing Rutgers' sea clam investigation team, agreed with the suggestion. The change appears in the adoption as an addition at N.J.A.C. 7:25-12.1(d)3. The Department may now close the season or increase the harvest, with the advice of the Shellfisheries Councils, and the Department of Zoology, Rutgers University, by public notices in appropriate newspapers, certified letters to licensees and in the New Jersey Register.

Also, the Bureau of Shellfish Control of the Department's Division of Water Resources requested that the "Exemptions" subsection, N.J.A.C. 7:25-12.1(l), be rewritten to pertain only to sea clams gathered in areas adjacent to water whose quality has been approved for the harvest of shellfish. The Department has changed N.J.A.C. 7:25-12.1(l) accordingly.

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

7:25-12.1 Preservation of the seal clam resource in New Jersey

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

(d) Harvest limitations are as follows:

1. Weekly limitations: Vessels licensed to take sea clams in the waters of this State shall harvest only from November 1 through May 31 of the following year. A vessel shall not harvest from New Jersey State waters more than [768] **512** bushels during any week from November 1 through [January] **December** 31, [the following year]. On or about [January] **December** 31, the Commissioner will determine the total State catch. If less than 100,000 bushels have been harvested, then the Commissioner [will] **may** by public notice increase the weekly vessel quota to [1,024] **768** bushels. If it is determined that more than [300,000] **250,000** bushels have been harvested, then the Commissioner [will] **may** by public notice reduce the weekly vessel quota to [512] ***[400]* *416*** bushels. If the Commissioner determines that the total State catch is between 100,000 and [300,000] **250,000** bushels*, * then the weekly vessel quota will remain at [768] **512** bushels until [March 31] **February 28**, when the Commissioner will again determine the State catch. If less than 250,000 bushels have been harvested, then the Commissioner [will] **may** by public notice increase the weekly vessel quota to [1,024] **768** bushels for the remainder of the season, or until 500,000 bushels have been harvested. If more than 350,000 bushels have been harvested, then the Commissioner [will] **may** by public notice reduce the weekly vessel quota to [512] ***[400]* *416*** bushels for the remainder of the season, or until 500,000 bushels have been harvested. **Public notice shall be given in the same manner as that given for shellfish council meetings *.[.]* *by publication in newspapers circulating in Monmouth, Ocean, Salem, Cumberland, Burlington, Atlantic and Cape May counties and by certified mail to each licensee. A public notice of any change pursuant to this subsection shall also be published in the New Jersey Register.***

2. (No change from proposal.)

3. When at any time during the period November 1, [1981] **1982** through May 31, [1982] **1983** the department has determined that 500,000 bushels have been harvested from the waters of this State, the department ***[shall]* *may*** close the State's waters to any further harvesting upon two days** public notice ***.[.]*, or may**

increase the harvest limit, with the advice of the Shellfisheries Councils and the Department of Zoology, Rutgers University, to extend the season.* Said notice*s* may be accomplished by publications in newspapers circulating in Monmouth, Ocean, Salem, Cumberland, Burlington, Atlantic and Cape May counties and by certified mail to each licensee. *A public notice of any change pursuant to this subsection shall be published in the New Jersey Register.*

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

(e) General control methods are as follows:

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

6. Time: Except for bait purposes as hereinafter provided, sea clams shall be harvested from the waters of this State [on Monday through Saturday] between *[sunrise and]* [400] *[6:00]* *6:00 A.M. and 6:00* P.M. prevailing time.

(f) Commercial [L]licensing rules are as follows:

1. (No change from proposal.)

2. Issuance: [In the calendar year 1982 an applicant may be issued a license if he had a license in one of the two preceding years. In any year thereafter.] *An applicant may be issued a license if he had a license in the preceding year.* Except for casualty loss, licenses must be renewed annually *on or* before December 31. A license not renewed annually shall be voided.

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

5.* Specific conditions for license renewal: License renewal is specifically conditioned on the continuing conformance of the licensee with all the requirements of this regulation. No commercial or bait license shall be issued for a vessel that has not filed the required reports or paid the required landing fee.*

(g) Miscellaneous provisions are as follows:

1. Bait clams.

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

iv.* Season and time: Except for Sundays, the season for taking of bait clams only shall extend throughout the year. The time for taking bait clams shall be Monday through Saturday between [sunrise and 4 P.M.] 6:00 A.M. and 6:00 P.M. from October 1 to April 30 and from one-half hour before sunrise to 4:00 P.M. during the period May 1 through September 30.*

v. (No change from proposal.)

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

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

(l) Exemptions: *[Bleached clams or sea clams gathered from beaches after storms are exempt from the provisions of this regulation, however, appropriate permits may be needed from the Division of Water Resources, Bureau of Shellfish Control, or the Department of Health.]* *Sea clams gathered from beaches, cast there by the sea, in areas adjacent to water whose quality is approved for the harvest of shellfish, are exempt from the provisions of this regulation. Harvest of clams for personal consumption and not for sale from areas in or adjacent to approved waters is subject to provisions of N.J.S.A. 50:2-1,2,3,4 and 5 and 50:4-2. A clamming license is required.*

HEALTH

(a)

DIVISION OF HEALTH FACILITIES EVALUATION

Residential and Inpatient Drug Treatment Facilities Standards for Licensure

Readopted Rule: N.J.A.C. 8:42-2

Proposed: August 2, 1982 at 14 N.J.R. 812(a).

Adopted: October 15, 1982 by Allen N. Koplin, M.D., M.P.H., Acting Commissioner, Department of Health (with Approval of Health Care Administration Board).
Filed: October 18, 1982 as R.1982 d.391, **without change.**

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

Effective Date: November 1, 1982.

Operative Date: November 9, 1982.

**Summary of Public Comments and Agency Responses:
No comments received.**

(b)

DIVISION OF HEALTH FACILITIES EVALUATION

Standards for Licensure of Ambulatory Care Facilities Drug Abuse Treatment Services

**Adopted Amendments: N.J.A.C. 8:43A-9.4,
9.7, and 9.11**

Proposed: June 7, 1982 at 14 N.J.R. 529(a).

Adopted: October 15, 1982 by Allen N. Koplin, M.D., M.P.H., Acting Commissioner, Department of Health (with Approval of Health Care Administration Board).

Filed: October 18, 1982 as R.1982 d.390, **without change.**

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

Effective Date: November 1, 1982.

**Summary of Public Comments and Agency Responses:
No comments received.**

HIGHER EDUCATION

(c)

EDUCATIONAL OPPORTUNITY FUND BOARD

Financial Aid Guidelines and Regulations Program Support Regulations; Summer Program Regulations

**Adopted Amendments: N.J.A.C. 9:11-1, 9:12-
1 and 9:12-2**

Proposed: July 6, 1982 at 14 N.J.R. 691(a).

Adopted: October 7, 1982 by Educational Opportunity Fund Board, T. Edward Hollander, Chairman.

Filed: October 18, 1982 as R.1982 d.385, **with technical and substantive changes** not requiring additional public notice and comment.

Authority: N.J.S.A. 18A:71-33 and 18A:71-36.

Effective Date: November 1, 1982.

Summary of Public Comments and Agency Responses:

1. 9:11-1.1 Comment: The existing income ceiling of \$12,000 established in 1977 should be raised to \$14,000 in recognition of the effect of inflation since that time.

RESPONSE: The Board believes that there is insufficient information on the number of individuals eligible for the program under the existing limitation to justify raising the limitation at this time.

2. 9:11-1.4 Comment: Additional clarification of the dependent/independent student criteria was requested.

RESPONSE: The Board finds the existing definition to be satisfactory.

3. 9:11-1.5 Comment: Concerns were raised about potential abuse of the program by permitting participants to remain eligible for the remainder of their education if they are initially found eligible for the program.

RESPONSE: The Board believes that few individuals who have demonstrated a background of historical poverty will have substantial increases of income to present a potential for abuse during the course of their education.

Comment: Several institutions raised concerns about the procedure for accepting persons above the income limitation for the program and that the five percent limitation for such persons should be increased to 10 percent.

RESPONSE: The Board intends that institutions must receive prior approval only to exceed the five percent limitation. In view of the amendment permitting continuous eligibility of program participants, the Board finds no need to increase the limitation to 10 percent. The Board did determine that the effective date of this five percent policy shall be included in the regulation which amendment is reflected in the text.

4. 9:11-1.8 Comment: Requests were made to clarify the status of program participants who are graduating from a community college.

RESPONSE: An appropriate amendment was adopted.

5. 9:11-1.9 Comment: Questions were raised about the possible effect this section may have in limiting program participants.

RESPONSE: The Board determined that the language was sufficiently flexible not to unreasonably limit participation.

6. 9:11-1.16 Comment: Concern was voiced that this section was unclear.

RESPONSE: The Board found the regulation was clear when read with the accompanying regulations.

7. 9:11-1.15 Comment: A request was received to clarify that the restrictions on employee benefits for student assistants and part-time employees would not discourage peer tutoring.

RESPONSE: The Board indicated that it was not its intention to preclude peer tutoring or student help.

9:12-1.19(c) Comment: Two institutions asserted that the data collection requirements were costly and unnecessary.

RESPONSE: The material obtained is necessary to prepare the programs' annual evaluation report. No new material is requested in this rule.

9:12-1.20 Comment: The proposed regulation will discourage the recruitment of Hispanic students.

RESPONSE: The Board does not believe the regulation will discourage, but rather encourage the enrollment of such students.

Full text of the changes between proposal and adoption follows (additions to proposal shown in boldface with asterisks ***thus***).

9:11-1.5 Financial eligibility for undergraduate grants

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

(g) When making awards that exceed five percent, permission must be granted by the Executive Director. All efforts should be made to give priority to the students whose income is within the limits of the guidelines. *Five percent exemptions for E.O.F. initial students will become effective January 1, 1983.*

OFFICE OF ADMINISTRATIVE LAW NOTE: In the original proposal, the existing N.J.A.C. 9:11-1.6, as currently found in the Code, was deleted. N.J.A.C. 9:11-1.7 to 9:11-1.22 are now renumbered as 9:11-1.6 to 9:11-1.21.

9:11-1.8 Duration of student eligibility

(a) (No change from proposal.)

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

3. Graduating seniors in their last semester of study ***and sophomores in their last semester at a county college*** may take less than 12 credits (full-time status) and remain eligible for E.O.F.

HUMAN SERVICES**(a)****DIVISION OF PUBLIC WELFARE****Assistance Standards Handbook
Emergency Assistance; Return of Child From
Foster Care Placement****Adopted Amendment: N.J.A.C. 10:82-5.10**

Proposed: July 6, 1982 at 14 N.J.R. 698(a).

Adopted: September 29, 1982 by George J. Albanese,
Commissioner, Department of Human Services.

Filed: October 7, 1982 as R.1982 d.376, **with substantive changes** not requiring additional public notice and comment (see N.J.A.C. 1:30-3.5).

Authority: N.J.S.A. 44:7-6 and 44:10-3.

Effective Date: November 1, 1982.

Summary of Public Comments and Agency Responses:

Comments on the proposed rule were received from three sources. The first, a professor of law, recommended that the six month limitation (N.J.A.C. 10:82-5.10(e)iv) be "removed" as one of the conditions of eligibility because many cases have need for emergency assistance where the child has been away from parents more than six months. It was also suggested that N.J.A.C. 10:82-5.10(e)iv be altered in order to preclude a determination of ineligibility when a longer period is involved.

The Department relies on Federal regulations at 45 CFR 233.120(b)(1)(i) which provide for Federal financial participation in Title IV-A emergency assistance only if the child has, within six months prior to the month for which the aid has been requested, resided with his or her relatives. Therefore, any expansion of the six month limitation would not serve the intended purpose of this regulation.

The second source, a Division head within the Department expressed support of the proposal since:

1) it recognizes the social and economic significance of promoting family integrity; and provides that

2) children need no longer stay in foster care simply because their parents are unable to provide adequate food, clothing, shelter or possess inadequate house furnishings.

The third source of comments emanated from a county welfare agency; those comments and Department responses are as follows:

Comment: The return from foster care placement is not an emergent situation over which the client has no control or opportunity to plan in advance. The client is not in a state of homelessness and therefore assistance granted under the proposed regulations is contrary to the historic philosophy of Title IV-A emergency assistance.

Response: The focus of the proposed regulation is on the foster care child; that is, on a child who is in a state of homelessness due to circumstances beyond his or her control. The proposal is therefore not contrary to the intent of emergency assistance.

Comment: Situations requiring change of shelter usually result from nonpayment of rent or disruptive behavior of the parent and these factors should not qualify the family for emergency assistance.

Response: The provision for an allowance for shelter applies to instances where the inadequacy of the parents' existing shelter bars the return of a child from foster care placement and as such is consistent with the intent of this rule.

Comment: Implementation of the rule imposes an additional work burden on county welfare agencies and precipitates interagency problems.

Response: Since it is anticipated that in the first year of operation, only slightly over 200 cases of such assistance will occur State-wide, little increased administrative burden is anticipated. If interagency coordination difficulties are identified, the Department will take remedial action.

Comment: The rule does not address long-term foster care placement situations.

Response: Return from long-term placement (beyond six months) is beyond the scope of Federally matched Aid to Families with Dependant Children (AFDC) emergency assistance as the child must have been residing with the parent within the preceding six months to qualify any payment for Title IV-A participation.

Comment: It is questioned as to which agency, the county welfare agency or the State Division of Youth and Family Services, determines the deficient circumstances that bars the child's return from placement (N.J.A.C. 10:82-5.10(e)1ii).

Response: It is the Department's position that the rule clearly grants the Division of Youth and Family Services that responsibility.

Comment: Concern is expressed as to applicability of N.J.A.C. 10:82-5.10(e)1iv to a circumstance in which the parent or relative with whom the child has been living during the previous six months is now deceased or incarcerated and any return from placement would be to another enumerated relative. Would payment be authorized?

Response: The Department concurs with the commentor and this section has been revised to allow payment in such a circumstance.

Comment: Regarding N.J.A.C. 10:82-5.10(e)2 it is felt that the policy on unexpended grants conflicts with the overpayment policy in AFDC.

Response: Funds expended, in the event a child is not returned from placement, are properly granted assistance payments and, as such, are not subject to recovery. Unexpended payments would be subject to recovery since those funds would not be utilized for their intended purpose. For this reason the good cause provision of this section has been deleted.

Comment: Concern is expressed regarding N.J.A.C. 10:82-5.10(e)3i(3). It is questioned whether payment of back bills or shelter deposits is the case of parent or relatives' eviction is authorized.

Response: In the context of the rule, payments are authorized only for a change in shelter when the deficiency in existing shelter is a bar to the return of the child and thus the suggested payments

are not authorized.

Comment: It is questioned if the child's current belongings are to be considered in authorized payments for the items specified in N.J.A.C. 10:82-5.10(e)3ii; iii, and iv.

Response: Payments are authorized when the Division of Youth and Family Services has certified that the child's current belongings are insufficient to such a degree as to bar his or her return from foster care placement.

Comment: It is questioned, regarding N.J.A.C. 10:82-5.10, as to when it becomes the responsibility of the family to meet the needs of the returned child.

Response: The Department believes that the regulation clearly states that the responsibility begins upon return of the child to the family. If, as anticipated in N.J.A.C. 10:82-5.10(e)1v, AFDC eligibility continues to exist at the time the child is returned, appropriate AFDC benefits would be issued.

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

10:82-5.10 Emergency assistance

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

(e) Return of child from foster care placement.

1. (No change from proposal.)

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

iv. The child had been living with his ***[/* *or*]** her parents or other relatives ***as specified in N.J.A.C. 10:81-3.11*** ***[to whom he/she is to be returned]*** within six months prior to the month in which a grant of emergency assistance is provided***[;]*** ***and the return from placement will be to such a parent or relative***.

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

2. Payments of emergency assistance as identified in this section may be authorized during the 30 day period immediately prior to the expected return date. If the child has not been returned by the date indicated, or within 10 working days thereafter, such grants as have not been expended shall be returned to the CWA ***[unless good cause is otherwise shown]***.

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

(a)

DIVISION OF PUBLIC WELFARE

General Assistance Manual Living Arrangements: Boarder/Household Member, Age 18 and Older

Adopted Amendment: N.J.A.C. 10:85-3.3

Proposed: August 16, 1982 at 14 N.J.R. 893(b).

Adopted: September 29, 1982 by George J. Albanese,
Commissioner, Department of Human Services.

Filed: October 7, 1982 as R.1982 d.375, **without change**.

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

Effective Date: November 1, 1982.

**Summary of Public Comments and Agency Responses:
No comments received.**

(a)

DIVISION OF PUBLIC WELFARE

General Assistance Manual
Medical Care for Renal Failure; Referral to
State AgenciesAdopted Amendments: N.J.A.C. 10:85-5.6
and 8.4

Proposed: May 3, 1982 at 14 N.J.R. 420(b).
Adopted: September 29, 1982 by George J. Albanese,
Commissioner, Department of Human Services.
Filed: October 7, 1982 as R.1982 d.377, **with substantive
changes** not requiring additional public notice and
comment (see N.J.A.C. 1:30-3.5).

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

Effective Date: November 1, 1982.

Summary of Public Comments and Agency Responses:

The New Jersey Department of Health (NJDH) responded, advising of changes which had occurred in child health services provided by their department, as a result of implementation of the Maternal and Child Health Block Grant. The proposal was amended accordingly.

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

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

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

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

i. (No change from proposal.)

2. (No change from proposal.)

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

OFFICE OF ADMINISTRATIVE LAW NOTE: With the exception of one deletion in 10:85-5.6(a)1 (above), the entire section has been reinstated as a source of information for municipalities. It originally appeared as a proposed repeal at 14 N.J.R. 420(b) and now is a minor amendment.

10:85-8.4 Referral to State agencies

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

(d) (No change from proposal.)

1. (No change from proposal.)

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

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

[vi.iii. Maternal and child health: This program provides maternity services and consultation ***and a referral network to child health conferences*** ***[**, well child conferences, PKU screening, diagnostic evaluations of children with complex health problems, family health services, family planning services, and clinic services for well-babies and adolescents. The Immunization Program, Early Periodic Screening Diagnosis and Treatment (EPSDT) Program, and Women, Infants, and Children's (WIC) Programs are also administered under this general program heading] ***. *The program provides follow-up on newborn screening - currently PKU, hypothyroidism and risk of hearing impairment. The Women, Infant and Children (WIC) supplementary foods program is also administered under this general program heading as well as Family Planning Services.*** Complete information on the various services available under this Maternal and Child Health Program ***[**, including the location of appropriate Department of Health offices,] *** may be found in the Directory of Preventive Health Services ***which gives the location of publicly funded Family Planning, Prenatal and Child Health Supervision Services, including those which are WIC sites throughout the State***. Copies ***of the directory*** may be obtained by writing to the Maternal and Child Health Program, *** [701]* New Jersey ***State*** Department of Health, ***[John Fitch Plaza,]* [P.O. Box 1540], ***120 South Stockton Street, *** CN 364, Trenton, New Jersey 08625.**********

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

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

***[(2) (SCHS) is a program consisting of a network of four basic components designed to serve the following areas of special health needs.**

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

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

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

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

*** (A) Specialized and subspecialized evaluation, diagnostic and treatment services for infants and children who have multiple handicapping conditions, chronic diseases/disorders and/or are at risk for delayed development.**

(B) Genetic testing and counseling services.

(C) Direct financial assistance for the purchase of certain

appliances such as braces, prosthetic devices and hearing aids.

(D) Case management services for those disabled children, under 16 years of age, who receive Supplemental Security Income (SSI) benefits, and those children who receive or require services from multiple agencies.*

*(3)**(2)* (No change in text from proposal.)

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

(a)

DIVISION OF YOUTH AND FAMILY SERVICES

Child Care

Manual of Standards for Child Care Centers

Adopted Amendments: N.J.A.C. 10:122-4.1, 4.3, 4.6 and 4.7

Adopted New Rules: N.J.A.C. 10:122-4.4 and 4.5

Proposed: August 2, 1982 at 14 N.J.R. 816(b).

Adopted: October 14, 1982 by George J. Albanese, Commissioner, Department of Human Services.

Filed: October 14, 1982 as R.1982 d.384, with technical changes not requiring additional public notice and comment (see N.J.A.C. 1:30-3.5).

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

Effective Date: November 1, 1982.

Operative Date: January 1, 1982.

Summary of Public Comments and Agency Responses:

The Division received two comments on the proposed amendments and new rules.

The Camden County Office for Children issued a joint statement with the Camden County Head Teachers' Committee questioning five rules pertaining to head teacher education and experience requirements, three rules pertaining to group teacher education and experience requirements, one rule regarding the assistant position, four rules regarding types of staff and one rule regarding exceptions.

In general, the comments reflect a desire for higher standards to assure quality child care for the children being served at child care centers in the State of New Jersey. The Division agrees that if rule changes were made as a result of these comments, quality of service may be enhanced. However, as the regulatory agency responsible for governing the establishment and operation of child care centers under N.J.S.A. 18A:70-1 to 9, the Division must ensure that minimum standards, providing for the basic programmatic and administrative needs of child care centers, are met. These rules were written to provide such basic protection. The rules in no way prohibit or prevent child care centers from going beyond the minimum requirements and each individual child care center operator may exceed such requirements to improve the level of service at a particular center.

The second comment was received from the director of the Martin Luther King, Jr. Day Care Center in Camden requesting upgrading of the rules by:

1. Limiting the length of time that a center utilizing a consulting head teacher (as of January 1, 1982) must provide a full-time head teacher from 2 1/2 years to six months or one year;
2. Raising the requirements for a second full-time head teacher for centers serving 120 children instead of 180 children; and
3. Assigning a consulting head teacher specific duties and stating the minimal time such a person is required to be present at a center.

The Division takes the position that additional upgrading of the standards in the above noted areas would exceed minimum baseline requirements as specified in the response to the previously mentioned comment.

Summary of the changes between proposal and adoption follows:

1. In N.J.A.C. 10:122-4.1(b) delete "duties or his/her" and substitute "duties of his/her" therefor.

2. In N.J.A.C. 10:122-4.3(a) delete "requirement" and substitute "requirements" therefor.

3. In N.J.A.C. 10:122-4.3(a) delete "following" and substitute "following:" therefor.

4. In N.J.A.C. 10:122-4.3(b) 2 delete "in i," and substitute "in (b) 2i," therefor.

5. In N.J.A.C. 10:122-4.3(b)2i(4) delete "year" and substitute "years" therefor.

6. In N.J.A.C. 10:122-4.3(e)2 delete "program, category," and substitute "program category," therefor.

7. In N.J.A.C. 10:122-4.5 delete "(h)" and substitute "(b)" therefor.

LABOR

(b)

THE COMMISSIONER

Maximum Weekly Benefit Rates 1983 Maximum Weekly Benefits for Unemployment Compensation and State Plan Temporary Disability

Adopted Amendment: N.J.A.C. 12:15-1.3

Proposed: September 7, 1982 at 14 N.J.R. 969(a).

Adopted: October 13, 1982 by Roger A. Bodman, Commissioner, Department of Labor.

Filed: October 14, 1982 as R.1982 d.383, without change.

Authority: N.J.S.A. 34:1-5, 34:1-20, 43:21-3(c) and 43:21-40.

Effective Date: November 1, 1982.

Operative Date: January 1, 1983.

Summary of Public Comments and Agency Responses:
No comments received.

(a)**THE COMMISSIONER****Taxable Wage Base
1983 Taxable Wage Base Under the
Unemployment Compensation Law****Adopted Amendment: N.J.A.C. 12:15-1.4**

Proposed: September 7, 1982 at 14 N.J.R. 970(a).
 Adopted: October 13, 1982 by Roger A. Bodman,
 Commissioner, Department of Labor.
 Filed: October 14, 1982 as R.1982 d.382, **without
 change.**

Authority: N.J.S.A. 34:1-5, 34:1-20, and 43:21-7(b)(3).

Effective Date: November 1, 1982.
 Operative Date: January 1, 1983.

Summary of Public Comments and Agency Responses:
No comments received.

(b)**THE COMMISSIONER****Unemployment Compensation
Contribution Rates of Governmental Entities
for 1983****Adopted Amendment: N.J.A.C. 12:15-1.5**

Proposed: September 7, 1982 at 14 N.J.R. 970(b).
 Adopted: October 13, 1982 by Roger A. Bodman,
 Commissioner, Department of Labor.
 Filed: October 14, 1982 as R.1982 d.381, **without
 change.**

Authority: N.J.S.A. 34:1-5, 34:1-20, and 43:21-7.3(e).

Effective Date: November 1, 1982.
 Operative Date: January 1, 1983.

Summary of Public Comments and Agency Responses:
No comments received.

(c)**THE COMMISSIONER****Benefit Rates
Workers' Compensation Benefit Rates for
1983****Adopted Amendment: N.J.A.C. 12:235-1.5**

Proposed: September 7, 1982 at 14 N.J.R. 971(a).
 Adopted: October 13, 1982 by Roger A. Bodman,
 Commissioner, Department of Labor.
 Filed: October 14, 1982 as R.1982 d.380, **without
 change.**

Authority: N.J.S.A. 34:1-5, 34:1-20, and 34:15-12.

Effective Date: November 1, 1982.
 Operative Date: January 1, 1983.

Summary of Public Comments and Agency Responses:
No comments received.

LAW AND PUBLIC SAFETY**(d)****BOARD OF BARBER EXAMINERS****General Rules and Regulations
Price Posting****Adopted New Rule: N.J.A.C. 13:27A**

Proposed: July 19, 1982 at 14 N.J.R. 749(a).
 Adopted: September 20, 1982 by Board of Barber
 Examiners, Peter Stratton, Chairman.
 Filed: October 18, 1982 as R.1982 d.387, **without
 change.**

Authority: N.J.S.A. 45:4-54.

Effective Date: November 1, 1982.

Summary of Public Comments and Agency Responses:
No comments received.

(e)**BOARD OF MASTER PLUMBERS****General Rules and Regulations
Requirement of Pressure Seal****Adopted New Rule: N.J.A.C. 13:32-1.8**

Proposed: July 19, 1982 at 14 N.J.R. 750(a).
 Adopted: September 2, 1982 by Board of Examiners of
 Master Plumbers, Francis K. Quinn, Chairman.
 Filed: October 18, 1982 as R.1982 d.388, **without
 change.**

Authority: N.J.S.A. 45:14C-7.

Effective Date: November 1, 1982.

Summary of Public Comments and Agency Responses:
No comments received.

(a)

STATE ATHLETIC COMMISSION

Rules Governing Boxing, Wrestling and Sparring Exhibitions and Performances Licensure and Permit Granting Requirements

Adopted Recodification: N.J.A.C. 13:46-1.2, 1.3 and 1.4 recodified as 13:46-1A.1, 1A.2 and 1A.3

Adopted Amendments: N.J.A.C. 13:46-1.1, 4.1, 4.2, 4.4, 4.5, 4.6, 4.7, 4.10, 4.11, 4.13 through 4.21, 4.24, 4.27, and 4.36.

Adopted Repeal: N.J.A.C. 13:46-4.22

Proposed: July 19, 1982 at 14 N.J.R. 751(b).
Adopted: October 14, 1982 by Jersey Joe Walcott, State Athletic Commissioner.
Filed: October 18, 1982 as R.1982 d.389(b), **without change.**

Authority: N.J.S.A. 5:2-5.

Effective Date: November 1, 1982.

Summary of Public Comments and Agency Responses:
No comments received.

(b)

STATE ATHLETIC COMMISSION

General Administrative Regulations Ticket Issuance and Pricing and Tax Payment

Adopted Amendments: N.J.A.C. 13:46-15.5, 15.6 and 15.18

Adopted Repeal: N.J.A.C. 13:46-15.17

Proposed: September 7, 1982, at 14 N.J.R. 971(b).
Adopted: October 19, 1982 by Jersey Joe Walcott, State Athletic Commissioner.
Filed: October 19, 1982 as R.1982 d.398, **without change.**

Authority: N.J.S.A. 5:2-5.

Effective Date: November 1, 1982.

Summary of Public Comments and Agency Responses:
No comments received.

TRANSPORTATION

(c)

TRANSPORTATION OPERATIONS

Turns Route 33

Adopted New Rule: N.J.A.C. 16:31-1.19

Proposed: September 7, 1982 at 14 N.J.R. 973(a).
Adopted: October 13, 1982 by David W. Gwynn, Chief Engineer, Transportation Operations and Local Aid.
Filed: October 18, 1982 as R.1982 d.394, **without change.**

Authority: N.J.S.A. 27:1A-5, 1A-6 and 39:4-183.6.

Effective Date: November 1, 1982.

Summary of Public Comments and Agency Responses:
No comments received.

TREASURY-GENERAL

(d)

DIVISION OF INVESTMENT

Classification of Funds

Adopted Amendments: N.J.A.C. 17:16-5.1 and 5.2

Adopted Repeal: N.J.A.C. 17:16-5.3 through 5.6

Proposed: April 5, 1982 at 14 N.J.R. 329(b).
Adopted: October 7, 1982 by Roland M. Machold, Director, Division of Investment and State Investment Council.
Filed: October 18, 1982 as R.1982 d.397, **without change.**

Authority: N.J.S.A. 52:18A-91.

Effective Date: November 1, 1982.

Summary and Public Comments and Agency Responses:
No comments received.

(a)**DIVISION OF INVESTMENT****Mortgage Backed Securities
Permissible Investments; Legal Papers****Adopted Amendments: N.J.A.C. 17:16-43.1
and 43.2.**

Proposed: June 21, 1982 at 14 N.J.R. 652(a).
Adopted: October 7, 1982 by Roland M. Machold, Director,
Division of Investment and State Investment Council.
Filed: October 18, 1982 as R.1982 d.396, **without
change.**

Authority: N.J.S.A. 52:18A-91.

Effective Date: November 1, 1982.

Summary of Public Comments and Agency Responses:
No comments received.

TREASURY-TAXATION**(b)****DIVISION OF TAXATION****Corporation Business Tax
Optional Short Tax Table****Adopted Amendment: N.J.A.C. 18:7-3.5**

Proposed: August 2, 1982 at 14 N.J.R. 826(b).
Adopted: October 18, 1982 by Sidney Glaser, Director,
Division of Taxation.
Filed: October 18, 1982 as R.1982 d.395, **without
change.**

Authority: N.J.S.A. 54:10A-27.

Effective Date: November 1, 1982.

Summary of Public Comments and Agency Responses:
No comments received.

MISCELLANEOUS NOTICES

ENVIRONMENTAL PROTECTION

(a)

THE COMMISSIONER

State Certifications of Draft NPDES Permits

Public Notice

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

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

LAW AND PUBLIC SAFETY

(b)

BOARD OF PHARMACY

Extension of Comment Period on Proposed Amendments to N.J.A.C. 13:39-8.14 and 9.14

Public Notice

The Board of Pharmacy is extending the time period during which interested persons may submit in writing, data, views or arguments relevant to the proposal until **December 15, 1982**. The text of the proposal appeared in the August 16, 1982 issue of the New Jersey Register at 14 N.J.R. 898(b). Submissions, and any inquiries about submissions and responses, should be addressed to:

Sheldon Moed, President
Board of Pharmacy
1100 Raymond Boulevard, Room 325
Newark, NJ 07102

The Board of Pharmacy may adopt this proposal without further notice (see N.J.A.C. 1:30-3.5.). The adopted rules become effective upon publication in the Register of a notice of adoption.

INDEX OF ADOPTED RULES

The *Index of Adopted Rules* contains rules which have been promulgated subsequent to the most recent update of the New Jersey Administrative Code. Rules which are being promulgated in this Register, and which appear in the *Table of Rules* in this issue, do not appear in this index. These rules will appear in next month's Index of Adopted Rules.

The rules in this index are listed in order of their N.J.A.C. citations. Accompanying the N.J.A.C. citation for each rule is a brief description of the rule's content, the Register citation for its proposal notice, its Office of Administrative Law (OAL) document citation (which should be used if ordering a copy of the rule from OAL), and the Register citation for its adoption.

An N.J.A.C. citation which includes a **section** number, such as 1:30-1.1, means that only that section has been modified. An N.J.A.C. citation which includes a **subchapter** number, such as 5:23-3, *but no section designation*, or which includes only title and **chapter**, such as 1:30, means that there have been extensive changes involving all or most sections of that subchapter or chapter.

At the bottom of the listing for each Title is the date of the most recent Code update for that Title.

The *Index of Adopted Rules* appears in the first Register of each month, complementing the *Index of Proposed Rules* which appears in the second Register of each month. Together, these indices make available to a Code and Register subscriber all legally effective rules, and enable the subscriber to keep track of all State agency rulemaking activities from the initial proposal through final promulgation.

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

Administrative Filings
CN 301
Trenton, New Jersey 08625

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

N.J.A.C. CITATION		PROPOSAL NOTICE (N.J.R. CITATION)	DOCUMENT CITATION	ADOPTION NOTICE (N.J.R. CITATION)
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1:1-1.1	Uncontested cases	14 N.J.R. 2(a)	R. 1982 d. 87	14 N.J.R. 335(a)
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1:1-3.3	Pre-hearing conferences and tape-recording	14 N.J.R. 606(a)	R. 1982 d. 297	14 N.J.R. 975(a)
1:1-3.5	Attorneys obstruction	13 N.J.R. 254(c)	R. 1981 d. 443	13 N.J.R. 842(a)
1:1-3.7	Appearances and representation in contested cases	13 N.J.R. 2(b)	R. 1981 d. 442	13 N.J.R. 842(b)
1:1-3.8	Agency litigation staff and final decisions	14 N.J.R. 4(a)	R. 1982 d. 150	14 N.J.R. 471(a)
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1:1-3.11	Succession of parties in contested cases	14 N.J.R. 606(b)	R. 1982 d. 295	14 N.J.R. 975(b)
1:1-9.1	Relief motions	14 N.J.R. 2(a)	R. 1982 d. 87	14 N.J.R. 335(a)
1:1-9.7, 11.2, 11.3	Finality of procedural decisions	13 N.J.R. 3(b)	R. 1981 d. 55	13 N.J.R. 114(a)
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1:1-12.4	Finality of procedural decisions	13 N.J.R. 3(b)	R. 1981 d. 55	13 N.J.R. 114(a)
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1:1-14.1	Motions to consolidate	12 N.J.R. 626(b)	R. 1981 d. 120	13 N.J.R. 255(b)
1:1-14.1	Consolidation of cases	14 N.J.R. 674(b)	R. 1982 d. 296	14 N.J.R. 975(c)
1:1-14.1, 14.2	Motions to consolidate	13 N.J.R. 4(a)	R. 1981 d. 117	13 N.J.R. 255(c)
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1:1-16.5	Substantiation of final decisions	14 N.J.R. 608(a)	R. 1982 d. 292	14 N.J.R. 975(d)
1:1-17.1, 17.2	Settlement by consent; withdrawal of cases	14 N.J.R. 4(b)	R. 1982 d. 86	14 N.J.R. 335(b)
1:1-17.2	Correction: Withdrawal of cases	14 N.J.R. 4(b)	R. 1982 d. 86	14 N.J.R. 383(a)
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2:2-2.2	Official calfhood brucella vaccination	13 N.J.R. 114(b)	R. 1981 d. 173	13 N.J.R. 318(a)
2:2-2.3	Vaccination of female bovines	13 N.J.R. 256(a)	R. 1981 d. 288	13 N.J.R. 471(a)
2:2-2.3	Calfhood brucellosis vaccination	14 N.J.R. 487(a)	R. 1982 d. 234	14 N.J.R. 833(b)
2:2-2.16	Slaughtering of market cattle and goats	13 N.J.R. 5(a)	R. 1981 d. 40	13 N.J.R. 115(b)
2:2-2.19	Brucellosis testing for intrastate movement	14 N.J.R. 865(a)	R. 1982 d. 360	14 N.J.R. 1154(a)
2:3-2.3, 2.4	Brucellosis and tuberculosis tests for cattle	13 N.J.R. 4(b)	R. 1981 d. 39	13 N.J.R. 115(a)
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2:3-4.1	Movement of livestock	13 N.J.R. 5(b)	R. 1981 d. 41	13 N.J.R. 115(c)

N.J.A.C.
CITATION

PROPOSAL NOTICE
(N.J.R. CITATION)

DOCUMENT
CITATION

ADOPTION NOTICE
(N.J.R. CITATION)

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2:5-1	Repeal hog cholera quarantines	13 N.J.R. 5(c)	R. 1981 d. 42	13 N.J.R. 115(d)
2:22-2	Mediterranean fruit fly control	13 N.J.R. 550(a)	R. 1981 d. 508	14 N.J.R. 101(a)
2:48-5.1	Use of coupons in milk promotion	13 N.J.R. 181(b)	R. 1981 d. 166	13 N.J.R. 318(b)
2:50-1.1	Dairy farmers and relief from notice of intent	14 N.J.R. 489(b)	R. 1982 d. 238	14 N.J.R. 833(d)
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2:69-1.6	Slow-release nitrogen products	14 N.J.R. 258(a)	R. 1982 d. 159	14 N.J.R. 471(b)
2:69-1.11	Commercial values of primary plant nutrients	13 N.J.R. 114(c)	R. 1981 d. 172	13 N.J.R. 318(c)
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(Title 2, Transmittal 18 dated January 14, 1981)

BANKING—TITLE 3

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3:1-1.1	Readoption: Interest rates on mortgages	13 N.J.R. 753(b)	R. 1981 d. 511	14 N.J.R. 101(c)
3:1-1.1	Correction: Interest rates on mortgages	13 N.J.R. 753(b)	R. 1981 d. 511	14 N.J.R. 205(a)
3:1-2	Procedural rules	13 N.J.R. 182(a)	R. 1981 d. 258	13 N.J.R. 382(b)
3:1-10.1	Real property transactions: Executive officer defined	14 N.J.R. 490(a)	R. 1982 d. 242	14 N.J.R. 834(a)
3:1-11	"Executive officer" and affiliated persons	14 N.J.R. 490(b)	R. 1982 d. 243	14 N.J.R. 834(b)
3:2-2	Repealed: Plain language review of contracts	14 N.J.R. 454(a)	R. 1982 d. 213	14 N.J.R. 755(a)
3:2-2.1-2.3	Plain language in consumer contracts	13 N.J.R. 184(a)	R. 1981 d. 259	13 N.J.R. 383(a)
3:6-1.1	Savings bank parity rule	13 N.J.R. 383(b)	R. 1981 d. 352	13 N.J.R. 551(b)
3:6-3	Standardization of executive officer classification	14 N.J.R. 491(a)	R. 1982 d. 244	14 N.J.R. 834(c)
3:6-7, -9	Class II and Small Business Loans	14 N.J.R. 182(a)	R. 1982 d. 126	14 N.J.R. 383(b)
3:6-7.1-7.8	Mutual savings banks: Investment restatement accounting	14 N.J.R. 676(a)	R. 1982 d. 307	14 N.J.R. 988(a)
3:6-12.1	Commercial bank parity	13 N.J.R. 383(c)	R. 1981 d. 351	13 N.J.R. 552(a)
3:7-5, 5.1-5.5	Statement of interest: Officers defined	14 N.J.R. 492(a)	R. 1982 d. 245	14 N.J.R. 834(d)
3:8-3, -4	Nonmember commercial bank reserves	14 N.J.R. 183(a)	R. 1982 d. 125	14 N.J.R. 383(c)
3:11-2.1	Commercial bank lending: Approved subsidiaries	13 N.J.R. 799(a)	R. 1981 d. 516	14 N.J.R. 101(d)
3:11-7.7	Time deposit balances and 10 percent limitation	14 N.J.R. 608(b)	R. 1982 d. 263	14 N.J.R. 909(a)
3:11-10.1, 10.2	Savings banks participation in credit card operations	13 N.J.R. 61(b)	R. 1981 d. 91	13 N.J.R. 185(b)
3:17-4.4,-7	Small loan licensees	13 N.J.R. 115(e)	R. 1981 d. 257	13 N.J.R. 384(a)
3:17-7.1, 7.3	Permits to small loan licensees	13 N.J.R. 471(b)	R. 1981 d. 430	13 N.J.R. 754(a)
3:19-2	Energy rules on home repair financing	Emergency	R. 1981 d. 29	13 N.J.R. 116(a)
3:21-2	State chartered credit unions	13 N.J.R. 522(b)	R. 1981 d. 414	13 N.J.R. 754(b)
3:23	License fees for credit sales and loan businesses	Emergency	R. 1982 d. 76	14 N.J.R. 277(b)
3:23	Readopted: License fees for credit and lending	14 N.J.R. 277(b)	R. 1982 d. 158	14 N.J.R. 471(c)
3:26-4.1	Parity with federally-chartered savings and loan	13 N.J.R. 634(a)	R. 1981 d. 506	14 N.J.R. 40(a)
3:27-6	Repealed: Variable rate mortgage rules	13 N.J.R. 715(a)	R. 1981 d. 507	14 N.J.R. 40(b)
3:28-5.1-5.7	Mutual savings and loan: Investment restatement accounting	14 N.J.R. 678(a)	R. 1982 d. 306	14 N.J.R. 989(a)
3:30-2.1	Reserve requirements	13 N.J.R. 61(c)	R. 1981 d. 90	13 N.J.R. 185(a)
3:38-1	Licensing of mortgage bankers and brokers	Emergency	R. 1981 d. 165	14 N.J.R. 571(a)
3:38-1	Licensing of mortgage bankers and brokers	14 N.J.R. 571(a)	R. 1982 d. 302	14 N.J.R. 977(a)
3:38-1.1	Mortgage bankers and brokers license fees	13 N.J.R. 256(c)	R. 1981 d. 260	13 N.J.R. 384(b)
3:38-2, 3, 4, 5, 6	Mortgage bankers and brokers: Rules of operation	14 N.J.R. 493(a)	R. 1982 d. 303	14 N.J.R. 977(b)

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

CIVIL SERVICE—TITLE 4

4:1	CSPM into Title 4	13 N.J.R. 556(b)	R. 1981 d. 458	13 N.J.R. 885(a)
4:1-1.10	Petitions from interested persons	13 N.J.R. 384(c)	R. 1981 d. 413	13 N.J.R. 754(c)
4:1-2.1	Employee Advisory Service	13 N.J.R. 63(a)	R. 1981 d. 233	13 N.J.R. 385(a)
4:1-2.1	"Base salary" defined	14 N.J.R. 679(a)	R. 1982 d. 331	14 N.J.R. 1089(a)
4:1-5.17	Determining back pay awards	13 N.J.R. 715(b)	R. 1982 d. 35	14 N.J.R. 205(b)
4:1-6.5, 6.5A	Classifications and appeals	14 N.J.R. 5(a)	R. 1982 d. 152	14 N.J.R. 471(d)
4:1-8.6	Promotional examinations	13 N.J.R. 6(b)	R. 1981 d. 92	13 N.J.R. 186(c)
4:1-8.8A	Residency standards	13 N.J.R. 552(c)	R. 1981 d. 501	14 N.J.R. 40(c)
4:1-8.8B	Veterans' age reduction	14 N.J.R. 455(a)	R. 1982 d. 326	14 N.J.R. 1089(b)
4:1-8.11	Time and place of examinations	13 N.J.R. 554(a)	R. 1981 d. 461	13 N.J.R. 885(c)
4:1-8.11	Cancellation of examinations	13 N.J.R. 716(a)	R. 1981 d. 500	14 N.J.R. 40(d)
4:1-8.21	Make-up examinations and test security	14 N.J.R. 259(a)	R. 1982 d. 178	14 N.J.R. 573(a)
4:1-8.22, 8.23	Handicapped testing	Emergency	R. 1981 d. 401	13 N.J.R. 754(d)
4:1-8.22, 8.23	Readoption: Handicapped testing	13 N.J.R. 754(d)	R. 1981 d. 499	14 N.J.R. 41(a)
4:1-12.8	Certification of veterans and nonveterans	14 N.J.R. 114(a)	R. 1982 d. 107	14 N.J.R. 335(c)
4:1-12.15	Extension of certification list	13 N.J.R. 117(a)	R. 1981 d. 127	13 N.J.R. 257(a)
4:1-13.4	Police and firefighters: Working test periods	14 N.J.R. 115(a)	R. 1982 d. 204	14 N.J.R. 709(a)
4:1-16.7	Suspension, fines and demotions	13 N.J.R. 63(b)	R. 1981 d. 107	13 N.J.R. 257(b)
4:1-16.13	Reemployment and retirees	14 N.J.R. 260(a)	R. 1982 d. 179	14 N.J.R. 573(b)

4:1-16.15	Benefit information to next of kin	14 N.J.R. 117(a)	R. 1982 d.153	14 N.J.R. 472(a)
4:1-17.16	Advancing of sick leave (State)	14 N.J.R. 299(a)	R. 1982 d.300	14 N.J.R. 978(a)
4:1-20.2, 20.3	Employee Advisory Service	13 N.J.R. 63(a)	R. 1981 d.233	13 N.J.R. 385(a)
4:1-20.3	Performance evaluations	13 N.J.R. 555(a)	R. 1981 d.485	13 N.J.R. 943(a)
4:1-20.4	Inspection of evaluations	13 N.J.R. 556(a)	R. 1981 d.459	13 N.J.R. 885(b)
4:1-20.8	Employee Advisory Service	13 N.J.R. 63(a)	R. 1981 d.233	13 N.J.R. 385(a)
4:1-24.2	Pre-layoff actions (proposed as 4:1-16.1A)	13 N.J.R. 862(a)	R. 1982 d.88	14 N.J.R. 335(d)
4:2	CSPM into Title 4	13 N.J.R. 556(b)	R. 1981 d.458	13 N.J.R. 885(a)
4:2-2.1	Repealed: Veterans' age reduction	14 N.J.R. 455(a)	R. 1982 d.326	14 N.J.R. 1089(b)
4:2-6.4	Repealed: Classifications and appeals	14 N.J.R. 5(a)	R. 1982 d.152	14 N.J.R. 471(d)
4:2-7.1	Repealed: See 4:1-5.17	13 N.J.R. 715(b)	R. 1982 d.35	14 N.J.R. 205(b)
4:2-7.1A, 7.2-7.7 7.9	Compensation plans; anniversary dates	14 N.J.R. 68(a)	R. 1982 d.91	14 N.J.R. 336(a)
4:2-12.4	Certification of veterans and nonveterans	14 N.J.R. 114(a)	R. 1982 d.107	14 N.J.R. 335(c)
4:2-16.3	Repealed: Job Bank program	14 N.J.R. 117(b)	R. 1982 d.108	14 N.J.R. 336(b)
4:2-16.7	Benefit information to next of kin	14 N.J.R. 117(a)	R. 1982 d.153	14 N.J.R. 472(a)
4:2-17.14	Repealed: Sick leave advance	14 N.J.R. 299(a)	R. 1982 d.300	14 N.J.R. 978(a)
4:2-20.2	Performance evaluations	13 N.J.R. 555(a)	R. 1981 d.485	13 N.J.R. 943(a)
4:2-20.11	Employee Advisory Service	13 N.J.R. 386(d)	R. 1981 d.504	14 N.J.R. 41(b)
4:3	CSPM into Title 4	13 N.J.R. 556(b)	R. 1981 d.458	13 N.J.R. 885(a)
4:3-2.1	Repealed: Veterans' age reduction	14 N.J.R. 455(a)	R. 1982 d.326	14 N.J.R. 1089(b)
4:3-6.6	Repealed: Classifications and appeals	14 N.J.R. 5(a)	R. 1982 d.152	14 N.J.R. 471(d)
4:3-8.12	Residency standards	13 N.J.R. 552(c)	R. 1981 d.501	14 N.J.R. 401(c)
4:3-12.5	Certifications of veterans and nonveterans	14 N.J.R. 114(a)	R. 1982 d.107	14 N.J.R. 335(c)
4:3-13.1	Repealed: Formerly CSPM (Local) 13-4.101	14 N.J.R. 115(a)	R. 1982 d.204	14 N.J.R. 709(a)
4:3-17.6	Repealed: Sick leave advance	14 N.J.R. 299(a)	R. 1982 d.300	14 N.J.R. 978(a)
4:4, 5, 6	CSPM into Title 4	13 N.J.R. 556(b)	R. 1981 d.458	13 N.J.R. 885(a)

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

COMMUNITY AFFAIRS-TITLE 5

5:10-1.3, 2.2	Hotels and multiple dwellings	13 N.J.R. 387(b)	R. 1981 d.363	13 N.J.R. 704(a)
5:10-1.17	Hotel and multiple dwelling inspection fees	Emergency	R. 1982 d.259	14 N.J.R. 909(b)
5:10-1.17	Readopted: Hotel and multiple dwelling inspection fees	14 N.J.R. 909(b)	R. 1982 d.334	14 N.J.R. 1089(c)
5:10-2.2, 25.3	Standards for hotels and multiple dwellings	14 N.J.R. 119(a)	R. 1982 d.253	14 N.J.R. 910(a)
5:10-25.3	Hotels and multiple dwellings	13 N.J.R. 387(b)	R. 1981 d.363	13 N.J.R. 704(a)
5:11-3.2	Duplicate rental assistance	14 N.J.R. 72(a)	R. 1982 d.71	14 N.J.R. 278(a)
5:11-9.2	Relocation assistance hearings	13 N.J.R. 186(d)	R. 1981 d.183	13 N.J.R. 332(a)
5:12	Repeal State aid for urban renewal projects	13 N.J.R. 187(a)	R. 1981 d.180	13 N.J.R. 333(a)
5:12	Plain language review of residential leases	13 N.J.R. 473(a)	R. 1981 d.424	13 N.J.R. 782(b)
5:12	Repealed: Plain language review of leases	14 N.J.R. 222(a)	R. 1982 d.139	14 N.J.R. 426(a)
5:17	Expiration date for retirement community disclosure	13 N.J.R. 560(d)	R. 1981 d.425	13 N.J.R. 782(c)
5:21	Repealed: Uniform standards for mobile homes	13 N.J.R. 717(a)	R. 1982 d.7	14 N.J.R. 142(a)
5:22-2.6	Multiple dwelling exemptions and tax list designations (joint adoption, see 18:12-6A.8)	14 N.J.R. 72(b)	R. 1982 d.78	14 N.J.R. 278(b)
5:23-1.4	Manufactured homes	13 N.J.R. 717(a)	R. 1982 d.7	14 N.J.R. 142(a)
5:23-1.4, -2	Uniform Construction Code	13 N.J.R. 119(a)	R. 1981 d.134	13 N.J.R. 258(b)
5:23-2.5	Uniform Construction Code	13 N.J.R. 120(a)	R. 1981 d.133	13 N.J.R. 258(c)
5:23-2.5	Uniform Construction Code	13 N.J.R. 390(a)	R. 1981 d.462	13 N.J.R. 885(d)
5:23-2.6	Uniform Construction Code inspections	13 N.J.R. 187(b)	R. 1981 d.182	13 N.J.R. 333(b)
5:23-2.8	Manufactured homes	13 N.J.R. 717(a)	R. 1982 d.7	14 N.J.R. 142(a)
5:23-3	Uniform Construction Code	13 N.J.R. 121(a)	R. 1981 d.132	13 N.J.R. 258(d)
5:23-3.2	Uniform Construction Code	13 N.J.R. 120(a)	R. 1981 d.133	13 N.J.R. 258(c)
5:23-3.3	Uniform Construction Code interpretations	13 N.J.R. 561(a)	R. 1981 d.454	13 N.J.R. 886(a)
5:23-3.3	Uniform Construction Code: Casino hotels	13 N.J.R. 561(b)	R. 1981 d.455	13 N.J.R. 886(b)
5:23-3.9	Manufactured homes	13 N.J.R. 717(a)	R. 1982 d.7	14 N.J.R. 142(a)
5:23-4.3	Temporary appointments of municipal code officials	13 N.J.R. 863(a)	R. 1982 d.23	14 N.J.R. 142(b)
5:23-4.6	Manufactured homes	13 N.J.R. 717(a)	R. 1982 d.7	14 N.J.R. 142(a)
5:23-4.8	Uniform Construction Code	13 N.J.R. 120(a)	R. 1981 d.133	13 N.J.R. 258(c)
5:23-4.8(c)	Now codified as 5:23-4.19	14 N.J.R. 456(a)	R. 1982 d.220	14 N.J.R. 755(b)
5:23-4.8, 4.10	Manufactured homes	13 N.J.R. 717(a)	R. 1982 d.7	14 N.J.R. 142(a)
5:23-4.10A	Manufactured homes	13 N.J.R. 717(a)	R. 1982 d.42	14 N.J.R. 233(a)
5:23-4.10A	Recodified as 5:23-4.25A	14 N.J.R. 496(a)	R. 1982 d.232	14 N.J.R. 834(e)
5:23-4.19	Remitting of UCC training fees	14 N.J.R. 456(a)	R. 1982 d.220	14 N.J.R. 755(b)
5:23-4.25A	Manufactured homes standards	14 N.J.R. 496(a)	R. 1982 d.232	14 N.J.R. 834(e)
5:23-5.2	Uniform Construction Code	13 N.J.R. 119(a)	R. 1981 d.134	13 N.J.R. 258(b)
5:23-5.3, 5.5	Uniform Construction Code	13 N.J.R. 390(a)	R. 1981 d.462	13 N.J.R. 885(d)
5:23-5.5	Uniform Construction Code	13 N.J.R. 635(a)	R. 1981 d.463	13 N.J.R. 886(c)
5:23-5.5	Licensing of Code officials	13 N.J.R. 801(a)	R. 1982 d.10	14 N.J.R. 143(b)
5:23-5.5	Fire subcode officials and construction licensing	14 N.J.R. 8(a)	R. 1982 d.56	14 N.J.R. 234(a)

5:23-5.5,5.6,5.7	Code enforcement (provisional) licensees	13 N.J.R. 799(b)	R. 1982 d.8	14 N.J.R. 143(a)
5:23-5.8, 5.9	Licensing of Code officials	13 N.J.R. 801(a)	R. 1982 d.10	14 N.J.R. 143(b)
5:23-5.11	Code enforcement (provisional) licensees	13 N.J.R. 799(b)	R. 1982 d.8	14 N.J.R. 143(a)
5:23-5.11	Uniform Construction Code	13 N.J.R. 119(a)	R. 1981 d.134	13 N.J.R. 258(b)
5:24-1.3	Condominium and cooperative conversion	13 N.J.R. 70(a)	R. 1981 d.131	13 N.J.R. 258(e)
5:24-1.3	Correction: Condominium and cooperative conversion	13 N.J.R. 70(a)	R. 1981 d.131	13 N.J.R. 333(c)
5:24-1.4, 1.5, 1.12	Condominium and cooperative conversion	13 N.J.R. 392(a)	R. 1981 d.354	13 N.J.R. 562(a)
5:24-2	Protected tenancy for disabled and seniors	13 N.J.R. 802(a)	R. 1982 d.9	14 N.J.R. 144(a)
5:25-2.8	Restoration of builders' registrations	14 N.J.R. 9(a)	R. 1982 d.55	14 N.J.R. 234(b)
5:25-3.1	New home warranty and mixed use property	13 N.J.R. 863(b)	R. 1982 d.22	14 N.J.R. 145(a)
5:25-5.5	New home warranties and builders' registration	13 N.J.R. 187(c)	R. 1981 d.181	13 N.J.R. 333(d)
5:26	Planned real estate development full disclosure	12 N.J.R. 631(b)	R. 1981 d.130	13 N.J.R. 259(a)
5:26-2.4	Registration fees for planned developments	14 N.J.R. 609(a)	R. 1982 d.260	14 N.J.R. 912(a)
5:26-2.4, 3.1, 10.5	Planned real estate development full disclosure	13 N.J.R. 474(a)	R. 1981 d.365	13 N.J.R. 704(b)
5:27	Rooming and boarding houses	13 N.J.R. 393(a)	R. 1981 d.359	13 N.J.R. 704(c)
5:27-1.6, 3.2	Rooming and boarding houses and discrimination	13 N.J.R. 562(b)	R. 1981 d.435	13 N.J.R. 842(e)
5:29	Petitions for rules	13 N.J.R. 259(b)	R. 1981 d.242	13 N.J.R. 395(a)
5:30-1.11	Realized revenue analysis report	13 N.J.R. 475(a)	R. 1981 d.381	13 N.J.R. 755(a)
5:30-3.3	"Dedication by rider" to local budgets	14 N.J.R. 301(a)	R. 1982 d.186	14 N.J.R. 654(a)
5:30-3.4	Filing of municipal budget amendments	13 N.J.R. 188(a)	R. 1981 d.216	13 N.J.R. 395(b)
5:30-9.2	Form of tax collection record	13 N.J.R. 121(b)	R. 1981 d.122	13 N.J.R. 260(a)
5:30-9.3	Tax collector examination	13 N.J.R. 70(d)	R. 1981 d.121	13 N.J.R. 260(b)
5:70	Congregate Housing Services Program	14 N.J.R. 609(b)	R. 1982 d.272	14 N.J.R. 912(b)
5:71	County offices on aging	13 N.J.R. 395(c)	R. 1981 d.356	13 N.J.R. 563(a)
5:80-4.1	NJHFA: Debarment and suspension	12 N.J.R. 385(a)	R. 1981 d.255	13 N.J.R. 397(a)
5:90	Repealed: Urban Loan Authority rules	14 N.J.R. 558(a)	R. 1982 d.288	14 N.J.R. 983(a)

(Title 5, Transmittal 16 dated March 19, 1981)

EDUCATION--TITLE 6

6:2-1.1, 1.2, 1.7-1.19	Filing appeals before State Board	14 N.J.R. 261(a)	R. 1982 d.268	14 N.J.R. 913(a)
6:11-3.3	Teacher certification fees	13 N.J.R. 8(b)	R. 1981 d.82	13 N.J.R. 191(a)
6:11-3.7	Revocation of teaching certificate	14 N.J.R. 73(a)	R. 1982 d.122	14 N.J.R. 383(d)
6:11-3.18	Teacher education and academic credentials	12 N.J.R. 452(e)	R. 1981 d.22	13 N.J.R. 123(b)
6:11-7	Repealed existing subchapter	14 N.J.R. 456(b)	R. 1982 d.269	14 N.J.R. 914(a)
6:11-7.1	State Approval of Teacher Education	14 N.J.R. 456(b)	R. 1982 d.269	14 N.J.R. 914(a)
6:20-2.3	Budget and cost distribution records	13 N.J.R. 333(e)	R. 1981 d.353	13 N.J.R. 563(b)
6:20-2.3	Program-oriented budgeting format	14 N.J.R. 309(a)	R. 1982 d.194	14 N.J.R. 654(b)
6:20-3.1	Building use charge by receiving districts	14 N.J.R. 499(b)	R. 1982 d.270	14 N.J.R. 914(b)
6:20-3.1	Correction: Operative date of building use charge	14 N.J.R. 499(b)	R. 1982 d.270	14 N.J.R. 978(b)
6:21-10.4	Private auto use for pupil transportation	13 N.J.R. 914(a)	R. 1982 d.121	14 N.J.R. 384(a)
6:22-1.14, 1.19	Inspection fees for school facilities	14 N.J.R. 74(a)	R. 1982 d.119	14 N.J.R. 384(b)
6:24-1.3	Format of petition for controversies and disputes	13 N.J.R. 190(a)	R. 1981 d.265	13 N.J.R. 397(b)
6:24-1.3	Correction: Petition format	13 N.J.R. 190(a)	R. 1981 d.265	13 N.J.R. 481(a)
6:28-5.10, 5.11, 6.10, 6.11	Approval of auxiliary services for private school students	14 N.J.R. 617(a)	R. 1982 d.316	14 N.J.R. 1054(a)
6:29-4.2	Tuberculosis testing	13 N.J.R. 914(b)	R. 1982 d.120	14 N.J.R. 385(a)
6:29-8.1, 8.2	Hearing screening of pupils	14 N.J.R. 108(a)	R. 1982 d.195	14 N.J.R. 654(c)
6:30	Adult diploma requirements	13 N.J.R. 721(a)	R. 1982 d.39	14 N.J.R. 205(c)
6:44-6,-7	Recodified as 6:30	13 N.J.R. 721(a)	R. 1982 d.39	14 N.J.R. 205(c)
6:46-1.1	"Technical education" in local area districts	14 N.J.R. 9(b)	R. 1982 d.118	14 N.J.R. 385(b)
6:46-1.1-1.5	Local area vocational school districts	13 N.J.R. 635(b)	R. 1981 d.495	14 N.J.R. 41(c)
6:53	Vocational education safety standards	14 N.J.R. 619(a)	R. 1982 d.368	14 N.J.R. 1154(b)
6:66	Archives and history records management	13 N.J.R. 190(b)	R. 1981 d.202	13 N.J.R. 397(c)

(Title 6, Transmittal 17 dated November 10, 1980)

ENVIRONMENTAL PROTECTION--TITLE 7

7:1-3	Repeal of various rules	12 N.J.R. 454(b)	R. 1980 d.433	12 N.J.R. 643(a)
7:1-4	Repeal of various rules	12 N.J.R. 454(b)	R. 1980 d.433	12 N.J.R. 643(a)
7:1A	Repeal of various rules	12 N.J.R. 454(b)	R. 1980 d.433	12 N.J.R. 643(a)
7:1A	Water Supply Bond Act loans	14 N.J.R. 10(a)	R. 1982 d.167	14 N.J.R. 573(c)
7:1A	Extension of application closing date	Public Notice	R. 1982 d.167	14 N.J.R. 1172(a)
7:1A-2.5, 2.12, 2.13	Water Supply Bond Act loans	14 N.J.R. 499(c)	R. 1982 d.281	14 N.J.R. 915(a)
7:1C-1.5	Fees for 90-day construction permits	13 N.J.R. 123(c)	R. 1981 d.187	13 N.J.R. 334(b)
7:1C-1.5	Maximum fees for waterfront development permits	13 N.J.R. 564(a)	R. 1981 d.473	13 N.J.R. 943(b)
7:1C-1.13	90-day construction permits	Procedural	R. 1981 d.48	13 N.J.R. 128(b)
7:1D	Repeal of various rules	12 N.J.R. 454(b)	R. 1980 d.433	12 N.J.R. 643(a)
7:1G	Pinelands Comprehensive Management Plan	12 N.J.R. 309(a)	R. 1980 d.370	12 N.J.R. 575(c)
7:1G	Drought crisis	Emergency	R. 1981 d.93	13 N.J.R. 195(c)

7:1G	Water rationing plan	Emergency	R. 1981 d. 203	13 N.J.R. 397(d)
7:1G-3.1	Drought crisis	Emergency	R. 1981 d. 147	13 N.J.R. 334(c)
7:1G-3.3	Drought emergency	Emergency	R. 1981 d. 105	13 N.J.R. 204(a)
7:1G-3.7, 3.8	Rules of Drought Coordinator	Emergency	R. 1981 d. 222	13 N.J.R. 399(a)
7:1G-3.8	Water rationing plan	Emergency	R. 1981 d. 266	13 N.J.R. 400(a)
7:1G-4.1	Use of fresh water for horticulture	Emergency	R. 1981 d. 159	13 N.J.R. 335(a)
7:1G-5.4-5.7	Drought crisis	Emergency	R. 1981 d. 147	13 N.J.R. 334(c)
7:1G-5.8	Landlord/tenant: Excess use charges	Emergency	R. 1981 d. 217	13 N.J.R. 400(b)
7:1H	County environmental health services	11 N.J.R. 616(a)	R. 1980 d. 362	12 N.J.R. 514(a)
7:2-11.22	Swimming River Natural Area map	12 N.J.R. 505(d)	R. 1981 d. 4	13 N.J.R. 91(a)
7:7	Repeal of various rules	12 N.J.R. 454(b)	R. 1980 d. 433	12 N.J.R. 643(a)
7:7-2	Waterfront and coastal resource development	12 N.J.R. 252(a)	R. 1980 d. 375	12 N.J.R. 576(a)
7:7-2	Waterfront development permits	13 N.J.R. 73(c)	R. 1981 d. 355	13 N.J.R. 564(b)
7:7D-2.3, 2.5, 2.8	CAFRA procedural rules	13 N.J.R. 75(a)	R. 1981 d. 267	13 N.J.R. 401(b)
7:7E	Waterfront and coastal resource development	12 N.J.R. 252(a)	R. 1980 d. 375	12 N.J.R. 576(a)
7:7E	Coastal resource and development policies	13 N.J.R. 76(a)	R. 1981 d. 186	13 N.J.R. 338(a)
7:7E-3.10, 3.30, 3.33, 3.37, 4.10, 4.11, 5.5	Coastal resources and development policies	13 N.J.R. 565(a)	R. 1982 d. 114	14 N.J.R. 385(c)
7:7E-5.5	Correction: Coastal resources and development	13 N.J.R. 565(a)	R. 1982 d. 114	14 N.J.R. 1155(a)
7:7E-7.2	Affordable housing and coastal development	13 N.J.R. 864(a)	R. 1982 d. 31	14 N.J.R. 206(a)
7:7E-8.7, 8.16, 8.17	Coastal resources and development policies	13 N.J.R. 565(a)	R. 1982 d. 114	14 N.J.R. 385(c)
7:8	Repeal of various rules	12 N.J.R. 454(b)	R. 1980 d. 433	12 N.J.R. 643(a)
7:9-3	Repeal of various rules	12 N.J.R. 454(b)	R. 1980 d. 433	12 N.J.R. 643(a)
7:9-4, -5, -6	Water quality standards	12 N.J.R. 108(c)	R. 1981 d. 80	13 N.J.R. 194(b)
7:9-10.2, 10.3, 10.9	Pinelands and coastal area sewerage approval	14 N.J.R. 504(a)	R. 1982 d. 298	14 N.J.R. 979(a)
7:9-10.4, 10.5, 10.6	One-year suspension of rules	14 N.J.R. 504(a)	R. 1982 d. 298	14 N.J.R. 979(a)
7:9-13.3, 13.5, 13.6	Sewer extension ban	12 N.J.R. 639(b)	R. 1981 d. 224	13 N.J.R. 402(a)
7:9-15	Grants for restoring publicly owned freshwater lakes	12 N.J.R. 310(a)	R. 1980 d. 374	12 N.J.R. 575(e)
7:10-8	Repealed: See 7:18	13 N.J.R. 260(d)	R. 1981 d. 279	13 N.J.R. 481(c)
7:12-1.1, 1.3,	Condemnation of certain shellfish beds	13 N.J.R. 191(b)	R. 1981 d. 190	13 N.J.R. 339(b)
7:12-1.2-1.5	Shellfish beds: Reclassification	14 N.J.R. 310(a)	R. 1982 d. 182	14 N.J.R. 655(a)
7:12-1.3	Condemnation of certain shellfish areas	13 N.J.R. 566(a)	R. 1981 d. 431	13 N.J.R. 755(b)
7:12-2	Shellfish waters condemnation	13 N.J.R. 191(b)	R. 1981 d. 190	13 N.J.R. 339(b)
7:13-1.11	Flood plain delineation along Mullica River	12 N.J.R. 69(a)	R. 1981 d. 8	13 N.J.R. 91(c)
7:13-1.11	Flood plain delineation along Cedar Creek	12 N.J.R. 70(a)	R. 1981 d. 9	13 N.J.R. 91(d)
7:13-1.11	Flood plain delineation of Great Egg Harbor River	12 N.J.R. 506(a)	R. 1981 d. 88	13 N.J.R. 194(d)
7:13-1.11	Flood plain delineation of Mullica River and tributaries	12 N.J.R. 506(b)	R. 1981 d. 89	13 N.J.R. 194(e)
7:13-1.11	Flood hazard area delineations	12 N.J.R. 640(b)	R. 1981 d. 144	13 N.J.R. 339(c)
7:13-1.11	Flood hazard area delineations	12 N.J.R. 640(a)	R. 1981 d. 145	13 N.J.R. 340(a)
7:13-1.11	Delaware Basin floodway delineations	13 N.J.R. 805(a)	R. 1982 d. 154	14 N.J.R. 472(b)
7:13-1.11	Floodway delineations along Tuckahoe River	13 N.J.R. 921(a)	R. 1982 d. 155	14 N.J.R. 473(a)
7:13-1.11	Floodway delineations in Hackensack basin	14 N.J.R. 19(a)	R. 1982 d. 156	14 N.J.R. 473(b)
7:13-1.11	Floodway delineations: Woodbridge and Rahway rivers	13 N.J.R. 920(a)	R. 1982 d. 157	14 N.J.R. 473(c)
7:13-1.11	Delineated streams along Upper Mullica River	14 N.J.R. 367(b)	R. 1982 d. 209	14 N.J.R. 755(c)
7:14	Pollutant discharge and waste management	12 N.J.R. 569(f)	R. 1981 d. 84	13 N.J.R. 194(c)
7:14-1.4	New definition of "treatment works"	12 N.J.R. 311(b)	R. 1980 d. 424	12 N.J.R. 642(b)
7:14-2	Construction of wastewater treatment facilities	14 N.J.R. 75(a)	R. 1982 d. 338	14 N.J.R. 1155(b)
7:14-5, App. A	Statewide septage management	13 N.J.R. 124(a)	R. 1982 d. 82	14 N.J.R. 336(c)
7:14A	Conditions for users of DTW	12 N.J.R. 569(f)	R. 1981 d. 84	13 N.J.R. 194(c)
7:14A-4	Industrial waste management facilities	12 N.J.R. 569(f)	R. 1981 d. 373	13 N.J.R. 705(a)
7:14A-4.3	"Wastewater treatment unit" defined	14 N.J.R. 506(b)	R. 1982 d. 310	14 N.J.R. 1054(b)
7:14A-11, 13.1	Hazardous waste management	13 N.J.R. 724(a)	R. 1982 d. 97	14 N.J.R. 338(a)
7:14A-13.4	Pollutant discharge and waste management	13 N.J.R. 89(a)	R. 1981 d. 214	13 N.J.R. 403(a)
7:15	Repeal of various rules	12 N.J.R. 454(b)	R. 1980 d. 433	12 N.J.R. 643(a)
7:17	Hard clam depuration pilot plant program	12 N.J.R. 253(a)	R. 1981 d. 56	13 N.J.R. 194(a)
7:18	Laboratory certification and standards of performance	13 N.J.R. 260(d)	R. 1981 d. 279	13 N.J.R. 481(c)
7:19	Water diversion and water supply allocation permits	13 N.J.R. 639(a)	R. 1981 d. 488	14 N.J.R. 42(a)
7:19-3	Water diversion fees for non-growing use	14 N.J.R. 459(a)	R. 1982 d. 239	14 N.J.R. 834(f)
7:21	Water policy and supply council	Organizational	R. 1981 d. 366	13 N.J.R. 705(b)
7:22	Natural Resources Bond Fund	13 N.J.R. 481(d)	R. 1981 d. 456	13 N.J.R. 886(d)
7:23-2	Flood control bond grants	13 N.J.R. 192(a)	R. 1981 d. 223	13 N.J.R. 403(b)
7:24	Dam restoration grants	13 N.J.R. 9(a)	R. 1981 d. 104	13 N.J.R. 195(b)
7:25-1.7	Penalties for shellfish law violations	12 N.J.R. 456(a)	R. 1980 d. 395	12 N.J.R. 576(d)
7:25-4.6	Nongame and exotic wildlife inspection	13 N.J.R. 806(a)	R. 1981 d. 513	14 N.J.R. 102(a)
7:25-4.8	Potentially dangerous species	12 N.J.R. 390(a)	R. 1980 d. 448	12 N.J.R. 643(b)
7:25-5	Game Code	13 N.J.R. 262(a)	R. 1981 d. 253	13 N.J.R. 403(c)
7:25-5	1982-83 Game Code	14 N.J.R. 402(b)	R. 1982 d. 212	14 N.J.R. 755(d)

7:25-5.13, 5.28, 5.29	1982-83 Game Code changes	14 N.J.R. 871(a)	R.1982 d.351	14 N.J.R. 1158(a)
7:25-6	1981 Fish Code	12 N.J.R. 457(a)	R.1980 d.400	12 N.J.R. 577(a)
7:25-6	1982-1983 Fish Code	13 N.J.R. 483(a)	R.1981 d.470	13 N.J.R. 887(a)
7:25-7.2	Oyster seed beds recodification	13 N.J.R. 193(a)	R.1981 d.189	13 N.J.R. 340(b)
7:25-7.3	Repeal of various rules	12 N.J.R. 454(b)	R.1980 d.433	12 N.J.R. 643(a)
7:25-7.4	Repeal rules prohibiting oyster dredging	Emergency	R.1980 d.369	12 N.J.R. 575(b)
7:25-7.10	Taking of oysters	13 N.J.R. 125(a)	R.1981 d.199	13 N.J.R. 403(d)
7:25-7.10	Senior citizen's oyster license	14 N.J.R. 629(a)	R.1982 d.337	14 N.J.R. 1158(b)
7:25-7.13	Crab dredging	12 N.J.R. 457(b)	R.1980 d.396	12 N.J.R. 576(e)
7:25-7.13	Crab dredging	13 N.J.R. 125(b)	R.1981 d.200	13 N.J.R. 404(a)
7:25-9.2	Penalties for shellfish law violations	12 N.J.R. 456(a)	R.1980 d.395	12 N.J.R. 576(d)
7:25-9.2	Hard clam harvest penalties	13 N.J.R. 404(b)	R.1981 d.362	13 N.J.R. 706(a)
7:25-9.4	Repeal of various rules	12 N.J.R. 454(b)	R.1980 d.433	12 N.J.R. 643(a)
7:25-9.4	Bay scallops	13 N.J.R. 126(a)	R.1981 d.256	13 N.J.R. 404(c)
7:25-10	Repeal of various rules	12 N.J.R. 454(b)	R.1980 d.433	12 N.J.R. 643(a)
7:25-12.1	Preservation of clam resource	12 N.J.R. 641(a)	R.1980 d.521	13 N.J.R. 11(b)
7:25-12.1	Sea clam harvesting (emergency adoption)	Emergency	R.1981 d.448	13 N.J.R. 843(a)
7:25-12.1	Harvest of sea clams	13 N.J.R. 643(a)	R.1981 d.486	13 N.J.R. 943(c)
7:25-12.1	1982 sea clam harvest limits	Emergency	R.1982 d.80	14 N.J.R. 288(a)
7:25-14	Atlantic Coast crabbing	13 N.J.R. 262(b)	R.1981 d.299	13 N.J.R. 546(a)
7:25-14.8-14.10	Crab harvesting	13 N.J.R. 645(a)	R.1982 d.169	14 N.J.R. 578(a)
7:25-14.9	Penalties for shellfish law violations	12 N.J.R. 456(a)	R.1980 d.395	12 N.J.R. 576(d)
7:25-15.1	Hard clam relay program	13 N.J.R. 645(b)	R.1982 d.117	14 N.J.R. 387(a)
7:25-15.1	Relay of hard clams	Emergency	R.1982 d.309	14 N.J.R. 1055(a)
7:25-16.1	Upstream line revisions	13 N.J.R. 484(a)	R.1981 d.469	13 N.J.R. 887(b)
7:25-18	Marine fisheries	12 N.J.R. 312(a)	R.1980 d.394	12 N.J.R. 576(c)
7:25-19.1	Atlantic Coast harvest season	12 N.J.R. 312(b)	R.1980 d.373	12 N.J.R. 575(d)
7:25-20.1	List of nongame wildlife species of New Jersey	12 N.J.R. 390(b)	R.1980 d.390	12 N.J.R. 576(b)
7:25-21	Terrapin	13 N.J.R. 126(b)	R.1981 d.198	13 N.J.R. 405(a)
7:25A-1.1	Emergency: Oyster dredging license moratorium	Emergency	R.1981 d.94	13 N.J.R. 195(a)
7:25A-1.1, 1.2	Oyster dredging licenses	13 N.J.R. 192(b)	R.1981 d.188	13 N.J.R. 340(c)
7:25A-2.1-2.7	Oyster management in Delaware Bay	13 N.J.R. 192(c)	R.1981 d.197	13 N.J.R. 405(b)
7:25A-3.1	Oyster seed beds recodification	13 N.J.R. 193(a)	R.1981 d.189	13 N.J.R. 340(b)
7:25A-3.1	1982 seed oyster season	14 N.J.R. 264(a)	R.1982 d.148	14 N.J.R. 426(b)
7:26-1	Solid waste administration	12 N.J.R. 511(a)	R.1981 d.281	13 N.J.R. 484(b)
7:26-1	Hazardous waste management	12 N.J.R. 511(a)	R.1981 d.370	13 N.J.R. 706(b)
7:26-1.1	Pollutant discharge and waste management	12 N.J.R. 569(f)	R.1981 d.84	13 N.J.R. 194(c)
7:26-1.4	Hazardous waste management	13 N.J.R. 567(a)	R.1982 d.324	14 N.J.R. 1089(d)
7:26-1.8	Hazardous waste management	13 N.J.R. 724(a)	R.1982 d.97	14 N.J.R. 338(a)
7:26-3.2,4.7	Solid waste collection and haulage	Procedural	R.1981 d.49	13 N.J.R. 129(a)
7:26-4.7	Registration of hazardous waste collector/haulers	14 N.J.R. 368(a)	R.1982 d.289	14 N.J.R. 979(b)
7:26-5.4	Repeal of various rules	12 N.J.R. 454(b)	R.1980 d.433	12 N.J.R. 643(a)
7:26-7, -8	Solid waste administration	12 N.J.R. 511(a)	R.1981 d.281	13 N.J.R. 484(b)
7:26-7.4	Hazardous waste management	13 N.J.R. 567(a)	R.1982 d.324	14 N.J.R. 1089(d)
7:26-9	Hazardous waste management	12 N.J.R. 511(a)	R.1981 d.370	13 N.J.R. 706(b)
7:26-9.1, 9.2, 9.4,-10, 11.2, 11.3, 11.5, 11.7, 12.1, 12.2	Hazardous waste management	13 N.J.R. 567(a)	R.1982 d.324	14 N.J.R. 1089(d)
7:26-11	Resource recovery grants	13 N.J.R. 9(a)	R.1981 d.184	13 N.J.R. 340(d)
7:26-11, -12	Hazardous waste management	12 N.J.R. 511(a)	R.1981 d.370	13 N.J.R. 706(b)
7:26-12.2	Hazardous waste management	13 N.J.R. 724(a)	R.1982 d.97	14 N.J.R. 338(a)
7:26-15	Recycling of municipal solid waste (joint adoption, see 14A:3-15)	13 N.J.R. 865(a)	R.1982 d.32	14 N.J.R. 206(b)
7:27-2	Control and prohibition of open burning	12 N.J.R. 690(a)	R.1981 d.135	13 N.J.R. 264(a)
7:27-10	Sulfur in coal	12 N.J.R. 571(a)	R.1981 d.185	13 N.J.R. 341(a)
7:27-16	Air pollution control: Volatile organic substances	13 N.J.R. 127(a)	R.1982 d.3	14 N.J.R. 145(b)
7:27A-1.4	Repeal of various rules	12 N.J.R. 454(b)	R.1980 d.433	12 N.J.R. 643(a)
7:28-41	Mercury vapor lamps	13 N.J.R. 9(b)	R.1981 d.464	13 N.J.R. 887(c)
7:29B	Noise measurement	13 N.J.R. 127(b)	R.1982 d.81	14 N.J.R. 339(a)
7:36-2.2, 3.2, 5.5, 6.4	Green Acres Program	12 N.J.R. 512(a)	R.1981 d.7	13 N.J.R. 91(b)
7:36-3.1	Green Acres reimbursement	14 N.J.R. 461(a)	R.1982 d.231	14 N.J.R. 835(a)
7:38	Wild and scenic rivers	12 N.J.R. 458(a)	R.1980 d.401	12 N.J.R. 577(b)
7:38-1.17	Wild and scenic rivers addition	13 N.J.R. 568(a)	R.1982 d.2	14 N.J.R. 147(a)
7:50	Repeal of various rules	12 N.J.R. 454(b)	R.1980 d.433	12 N.J.R. 643(a)
7:50	Pinelands Comprehensive Management Plan	12 N.J.R. 513(b)	R.1981 d.13	13 N.J.R. 91(e)
7:50	Pinelands management	13 N.J.R. 569(a)	R.1982 d.131	14 N.J.R. 388(a)

N.J.A.C. CITATION	PROPOSAL DOCUMENT	ADOPTION NOTICE	ADOPTION NOTICE
		(N.J.R. CITATION)	(N.J.R. CITATION)
7:50	Pinelands Comprehensive Management Plan and Sunset Provision (Title 7, Transmittal 15 dated July 17, 1980)	Public Notice	R. 1981 d.13 14 N.J.R. 1102(b)
HEALTH-TITLE 8			
8:13-2.1, 2.3, 2.4, 2.7-2.9, 2.11, 2.13-2.15	Soft-shell clam depuration	14 N.J.R. 415(a)	R. 1982 d.241 14 N.J.R. 835(b)
8:21-3.23	Legal animal repellants	14 N.J.R. 79(a)	R. 1982 d.123 14 N.J.R. 389(a)
8:21-10	Designated fluid milk products	12 N.J.R. 643(c)	R. 1980 d.539 13 N.J.R. 13(f)
8:22-1	State Sanitary Code—Campgrounds	13 N.J.R. 130(a)	R. 1981 d.161 13 N.J.R. 342(a)
8:22-2	Repeal mobile home park rules	12 N.J.R. 577(d)	R. 1980 d.499 13 N.J.R. 13(c)
8:30	Expiration date	13 N.J.R. 265(a)	R. 1981 d.283 13 N.J.R. 485(b)
8:30	Long-term care facilities	14 N.J.R. 417(a)	R. 1982 d.205 14 N.J.R. 709(b)
8:31-22.1	Doctors' offices in medical facilities	13 N.J.R. 807(a)	R. 1982 d.273 14 N.J.R. 915(b)
8:31-23.1	Parking garage standards	13 N.J.R. 807(b)	R. 1982 d.274 14 N.J.R. 916(a)
8:31-24.1	Hospital personnel housing	13 N.J.R. 808(a)	R. 1982 d.275 14 N.J.R. 916(b)
8:31-26.4	Child abuse and neglect	13 N.J.R. 12(a)	R. 1981 d.157 13 N.J.R. 342(b)
8:31-26.4	Correction to Code: Child abuse reporting	13 N.J.R. 12(a)	R. 1981 d.157 13 N.J.R. 756(a)
8:31-27	Megavoltage radiation (recodified as 8:33I)	13 N.J.R. 406(b)	R. 1981 d.406 13 N.J.R. 756(b)
8:31-28.1, 28.3	Need and designation of regional services	12 N.J.R. 515(a)	R. 1980 d.528 13 N.J.R. 13(d)
8:31-30.1	Plan Review Fee multiplier	13 N.J.R. 265(b)	R. 1981 d.284 13 N.J.R. 486(a)
8:31A-7	1982 SHARE regulations	13 N.J.R. 266(a)	R. 1981 d.325 13 N.J.R. 571(c)
8:31A-9.2	Correction to Code: SHARE Manual	10 N.J.R. 534(c)	R. 1979 d.25 14 N.J.R. 44(a)
8:31A-10.1	Mobile unit rate guidelines	13 N.J.R. 647(a)	R. 1982 d.38 14 N.J.R. 208(a)
8:31B-2.2, 2.4	Uniform Bill-Patient Summary (Inpatient)	13 N.J.R. 410(a)	R. 1981 d.404 13 N.J.R. 756(c)
8:31B-3	Hospital procedural and methodological regulations	12 N.J.R. 515(b)	R. 1980 d.455 12 N.J.R. 645(c)
8:31B-3	Procedural and methodological regulations	13 N.J.R. 486(b)	R. 1981 d.494 14 N.J.R. 45(a)
8:31B-3.20D	Rate of return: For-profit hospitals	13 N.J.R. 266(b)	R. 1981 d.290 13 N.J.R. 486(c)
8:31B-4	Hospital financial elements and reporting regulations	12 N.J.R. 516(a)	R. 1980 d.453 12 N.J.R. 645(a)
8:31B-4.62	Excluded health care services	12 N.J.R. 643(d)	R. 1981 d.10 13 N.J.R. 92(a)
8:31B-5.1, 5.2, 5.3	Diagnostic related groups	13 N.J.R. 726(b)	R. 1982 d.27 14 N.J.R. 147(b)
8:31B-6.1-6.5	Mobile unit rate guidelines	13 N.J.R. 647(a)	R. 1982 d.38 14 N.J.R. 208(a)
8:33	Certificate of Need application changes	13 N.J.R. 267(a)	R. 1981 d.296 13 N.J.R. 487(b)
8:33D-1.3	Regional hemophilia care centers	13 N.J.R. 727(a)	R. 1982 d.26 14 N.J.R. 147(c)
8:33E-1.1	Cardiac diagnostic facilities	13 N.J.R. 649(a)	R. 1982 d.24 14 N.J.R. 147(d)
8:33E-2.2	Cardiac surgical centers	13 N.J.R. 651(a)	R. 1982 d.25 14 N.J.R. 147(e)
8:33F-1.1-1.4, 1.6, 1.7	Regional end-stage renal services	13 N.J.R. 922(b)	R. 1982 d.143 14 N.J.R. 426(c)
8:33G	Certificate of Need reviews: CT scanners	13 N.J.R. 487(c)	R. 1981 d.472 13 N.J.R. 944(a)
8:33H-3.3	Medicare and Medicaid beds in long-term care	14 N.J.R. 191(a)	R. 1982 d.180 14 N.J.R. 578(b)
8:33I	Megavoltage radiation units (recodified from 8:31-27)	13 N.J.R. 406(b)	R. 1981 d.406 13 N.J.R. 756(b)
8:37	Expiration date	13 N.J.R. 265(a)	R. 1981 d.283 13 N.J.R. 485(b)
8:37	Intermediate care facilities	14 N.J.R. 417(a)	R. 1982 d.205 14 N.J.R. 709(b)
8:39-Foreword	Long-term care facilities	14 N.J.R. 417(a)	R. 1982 d.205 14 N.J.R. 709(b)
8:39-1	Foreword: Amend operational dates	13 N.J.R. 265(a)	R. 1981 d.283 13 N.J.R. 485(b)
8:39-1.1	Long term care standards	13 N.J.R. 268(a)	R. 1981 d.285 13 N.J.R. 495(a)
8:39-1.1, 1.16-1.21	Long-term care facilities: Licensure standards	14 N.J.R. 193(a)	R. 1982 d.146 14 N.J.R. 427(a)
8:39-1.33	LTC facilities: Construction standards	13 N.J.R. 809(a)	R. 1982 d.276 14 N.J.R. 916(c)
8:39-1.34	LTC facilities: Additional standards	13 N.J.R. 809(b)	R. 1982 d.277 14 N.J.R. 916(d)
8:39-1.35	Operational dates	13 N.J.R. 265(a)	R. 1981 d.283 13 N.J.R. 485(b)
8:39-1.35	Long-term care facilities	14 N.J.R. 417(a)	R. 1982 d.205 14 N.J.R. 709(b)
8:42-1.8	Child abuse and neglect	13 N.J.R. 12(a)	R. 1981 d.157 13 N.J.R. 342(b)
8:42A	Alcoholism treatment facilities	13 N.J.R. 217(b)	R. 1981 d.236 13 N.J.R. 411(a)
8:43-2.13	Licensure of Residential Health Care Facilities	12 N.J.R. 644(a)	R. 1980 d.529 13 N.J.R. 13(e)
8:43-3.3, 3.20, 3.22	Residential health care standards	13 N.J.R. 268(b)	R. 1981 d.297 13 N.J.R. 495(b)
8:43-3.22	Residential health care: Fire protection	13 N.J.R. 495(c)	R. 1981 d.402 13 N.J.R. 756(d)
8:43-3.22	Fire safety in residential care homes	14 N.J.R. 194(a)	R. 1982 d.145 14 N.J.R. 427(b)
8:43-4.13, 4.14	Residential health care standards	13 N.J.R. 268(b)	R. 1981 d.297 13 N.J.R. 495(b)
8:43-6.9	Licensure of Residential Health Care Facilities	12 N.J.R. 644(a)	R. 1980 d.529 13 N.J.R. 13(e)
8:43A-2.1, 2.2	Ambulatory care facilities: Construction standards	13 N.J.R. 810(a)	R. 1982 d.278 14 N.J.R. 916(e)
8:43A-3.1	Child abuse and neglect	13 N.J.R. 12(a)	R. 1981 d.157 13 N.J.R. 342(b)
8:43B-1.13	Child abuse and neglect	13 N.J.R. 12(a)	R. 1981 d.157 13 N.J.R. 342(b)
8:43B-3.1, 3.1A	Hospital construction standards	13 N.J.R. 811(a)	R. 1982 d.279 14 N.J.R. 916(f)
8:43B-15.12, 15.12A	Renal dialysis services: Construction standards	13 N.J.R. 812(a)	R. 1982 d.280 14 N.J.R. 917(a)
8:45-1.3	Licensure of clinical laboratories	13 N.J.R. 653(a)	R. 1981 d.493 14 N.J.R. 45(b)
8:57-1.1-1.18	Reportable disease rules	12 N.J.R. 577(e)	R. 1980 d.498 13 N.J.R. 13(b)

N.J.A.C. CITATION	PROPOSAL NOTICE (N.J.R. CITATION)	DOCUMENT CITATION	ADOPTION NOTICE (N.J.R. CITATION)
8:57-4.5, 4.10, 4.12, 4.13, 4.15, 4.16	Immunization of pupils in school	13 N.J.R. 738(a)	R.1981 d.502 14 N.J.R. 45(c)
8:65-7.8	CDS prescription filling requirements	13 N.J.R. 130(b)	R.1981 d.452 13 N.J.R. 845(a)
8:65-7.10	CDS: Prescriptions in LTCF's	13 N.J.R. 130(c)	R.1981 d.453 13 N.J.R. 845(b)
8:65-7.14, 7.18	Controlled dangerous substances	14 N.J.R. 195(a)	R.1982 d.124 14 N.J.R. 389(b)
8:65-8.7	Controlled dangerous substances	13 N.J.R. 131(a)	R.1981 d.238 13 N.J.R. 411(b)
8:65-10.1, 10.2	Controlled dangerous substances	Emergency	R.1981 d.50 13 N.J.R. 132(b)
8:65-10.1, 10.3, 10.4	Controlled dangerous substances	14 N.J.R. 195(a)	R.1982 d.124 14 N.J.R. 389(b)
8:65-10.4, 10.8	Controlled dangerous substances	Emergency	R.1981 d.50 13 N.J.R. 132(b)
8:71	Interchangeable drug products	12 N.J.R. 465(a)	R.1980 d.454 12 N.J.R. 645(b)
8:71	Interchangeable drug products	12 N.J.R. 516(b)	R.1981 d.25 13 N.J.R. 131(b)
8:71	Interchangeable drug products	12 N.J.R. 465(b)	R.1981 d.26 13 N.J.R. 131(c)
8:71	Interchangeable drug products	Emergency	R.1981 d.27 13 N.J.R. 132(a)
8:71	Interchangeable drug products	12 N.J.R. 644(b)	R.1981 d.81 13 N.J.R. 217(d)
8:71	Interchangeable drug product list	13 N.J.R. 269(a)	R.1981 d.364 13 N.J.R. 706(c)
8:71	Interchangeable drug list	12 N.J.R. 644(b)	R.1981 d.405 13 N.J.R. 757(a)
8:71	List of interchangeable drugs	13 N.J.R. 354(a)	R.1981 d.403 13 N.J.R. 757(b)
8:71	Interchangeable drug products	13 N.J.R. 654(a)	R.1981 d.503 14 N.J.R. 45(d)
8:71	Correction: Generic drug list	13 N.J.R. 654(a)	R.1981 d.503 14 N.J.R. 102(b)
8:71	Generic drug list additions	13 N.J.R. 217(c)	R.1982 d.58 14 N.J.R. 235(a)
8:71	Amitriptyline addition	14 N.J.R. 22(b)	R.1982 d.106 14 N.J.R. 342(a)
8:71	Generic drug list additions	14 N.J.R. 22(a)	R.1982 d.115 14 N.J.R. 389(c)
8:71	Additions to generic drug list	14 N.J.R. 22(a)	R.1982 d.197 14 N.J.R. 655(b)
8:71	Additions to generic drug list	14 N.J.R. 369(a)	R.1982 d.240 14 N.J.R. 836(a)
8:71	Correction: Generic drug list	14 N.J.R. 369(a)	R.1982 d.240 14 N.J.R. 980(a)
8:71	Generic drug list changes	14 N.J.R. 22(a)	R.1982 d.371 14 N.J.R. 1159(a)
8:71	Generic drug list changes	13 N.J.R. 645(a)	R.1982 d.372 14 N.J.R. 1159(b)
8:71	Generic drug list changes	14 N.J.R. 369(a)	R.1982 d.373 14 N.J.R. 1160(a)
8:71	Generic drug list changes	14 N.J.R. 690(a)	R.1982 d.374 14 N.J.R. 1160(b)

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

HIGHER EDUCATION—TITLE 9

9:1-4.6	Post-master's level programs	13 N.J.R. 411(c)	R.1981 d.392 13 N.J.R. 757(c)
9:1-6.1, 6.4	Petitions from out-of-state institutions	14 N.J.R. 372(a)	R.1982 d.219 14 N.J.R. 756(a)
9:2-2.12	Faculty promotion at four-year colleges	14 N.J.R. 121(b)	R.1982 d.130 14 N.J.R. 390(a)
9:2-4.1	Eligibility for Alternate Benefit Program	14 N.J.R. 261(a)	R.1982 d.128 14 N.J.R. 390(b)
9:2-11.7	Veteran's Tuition Credit Program	13 N.J.R. 572(a)	R.1981 d.449 13 N.J.R. 845(c)
9:2-12.1-12.4	Teacher preparation (proposed as 9:1-7.1-7.4)	14 N.J.R. 24(a)	R.1982 d.99 14 N.J.R. 342(b)
9:4-1.2	Establishment of a community college	13 N.J.R. 495(d)	R.1981 d.391 13 N.J.R. 758(a)
9:4-1.4, 1.5, 1.12, 2.4, 2.13, -3	Accounting standards for county colleges	14 N.J.R. 26(b)	R.1982 d.100 14 N.J.R. 343(a)
9:4-1.5	County colleges: Chargebacks to sending counties	14 N.J.R. 690(b)	R.1982 d.335 14 N.J.R. 1099(a)
9:4-3.1, 3.10	County college annual audit	14 N.J.R. 318(a)	R.1982 d.218 14 N.J.R. 757(a)
9:4-3.57	County college work load data	13 N.J.R. 218(a)	R.1981 d.215 13 N.J.R. 412(a)
9:4-3.61	State aid to county colleges	13 N.J.R. 271(a)	R.1981 d.271 13 N.J.R. 496(a)
9:7-2	Student assistance	13 N.J.R. 218(b)	R.1981 d.232 13 N.J.R. 412(b)
9:7-3.1	Tuition Aid Grant Program	13 N.J.R. 572(b)	R.1981 d.415 13 N.J.R. 758(b)
9:7-3.1	Tuition Aid: 1982-83 Award Table	14 N.J.R. 122(a)	R.1982 d.129 14 N.J.R. 390(c)
9:7-5	Public Tuition Benefits Program	14 N.J.R. 28(a)	R.1982 d.127 14 N.J.R. 390(d)
9:9-1.3	Guaranteed student loan program	13 N.J.R. 355(a)	R.1981 d.275 13 N.J.R. 496(b)

(Title 9, Transmittal 16 dated March 19, 1981)

HUMAN SERVICES—TITLE 10

10:38	Interim Assistance Procedures Manual	13 N.J.R. 220(d)	R.1981 d.225 13 N.J.R. 412(c)
10:49-1.2	Amend recipient controls	12 N.J.R. 274(a)	R.1980 d.549 13 N.J.R. 100(c)
10:49-1.2	Medicaid ID: Special Status Card	14 N.J.R. 418(a)	R.1982 d.261 14 N.J.R. 917(b)
10:49-1.3	Provider participation	13 N.J.R. 496(c)	R.1981 d.393 13 N.J.R. 758(c)
10:49-1.5	Amend recipient controls	12 N.J.R. 274(a)	R.1980 d.549 13 N.J.R. 100(c)
10:49-1.5	Record keeping by providers	12 N.J.R. 520(b)	R.1981 d.329 13 N.J.R. 574(b)
10:49-1.7	Utilization of insurance benefits	12 N.J.R. 187(c)	R.1981 d.123 13 N.J.R. 272(a)
10:49-1.9	Out-of-State hospital care	13 N.J.R. 654(b)	R.1982 d.52 14 N.J.R. 235(b)
10:49-1.13, 1.14	Providers using management agencies	13 N.J.R. 272(b)	R.1981 d.246 13 N.J.R. 412(d)
10:49-1.17	Suspension of provider from Medicaid program	12 N.J.R. 581(a)	R.1980 d.501 13 N.J.R. 17(a)
10:49-1.17	Suspended providers	13 N.J.R. 222(a)	R.1981 d.315 13 N.J.R. 574(c)
10:49-1.17	Provider participation	13 N.J.R. 496(c)	R.1981 d.393 13 N.J.R. 758(c)
10:49-1.26	Patient certification	13 N.J.R. 413(a)	R.1981 d.331 13 N.J.R. 575(a)
10:49-1.27	Final audits	13 N.J.R. 133(c)	R.1981 d.114 13 N.J.R. 273(a)
10:49-5.3, 5.4	Recipient fair hearings	12 N.J.R. 581(b)	R.1980 d.512 13 N.J.R. 17(f)
10:49-5.6	Recipient fair hearings	12 N.J.R. 581(b)	R.1980 d.512 13 N.J.R. 17(f)

N.J.A.C. CITATION	PROPOSAL NOTICE (N.J.R. CITATION)	DOCUMENT CITATION	ADOPTION NOTICE (N.J.R. CITATION)	
10:49-6.5	Medicaid: Payment recovery from estates	14 N.J.R. 80(a)	R. 1982 d. 147	14 N.J.R. 427(c)
10:49-6.8	Compromising claims	12 N.J.R. 582(a)	R. 1980 d. 502	13 N.J.R. 17(b)
10:50	Patient certification	13 N.J.R. 413(a)	R. 1981 d. 331	13 N.J.R. 575(a)
10:50-2.7	Automated Data Exchange Billing	13 N.J.R. 296(a)	R. 1981 d. 250	13 N.J.R. 418(a)
10:51	Patient certification	13 N.J.R. 413(a)	R. 1981 d. 331	13 N.J.R. 575(a)
10:51-1.13, 1.14	Emergency amend "Less than effective" drugs	Emergency	R. 1981 d. 476	13 N.J.R. 945(a)
10:51-1.13, 1.14	"Less than effective" drugs: Reimbursement	13 N.J.R. 873(a)	R. 1982 d. 28	14 N.J.R. 158(a)
10:51-1.17	Legend drug dispensing fee	13 N.J.R. 575(c)	R. 1981 d. 411	13 N.J.R. 758(d)
10:51-1.19	Emergency amendment: "Less than effective" drugs	Emergency	R. 1981 d. 476	13 N.J.R. 945(a)
10:51-1.19	"Less than effective" drugs: Reimbursement	13 N.J.R. 873(a)	R. 1982 d. 28	14 N.J.R. 158(a)
10:51-1(App. B, D)	Pharmaceutical Services Manual	13 N.J.R. 134(a)	R. 1981 d. 124	13 N.J.R. 274(a)
10:51-1(App. B, D)	Non-legend drugs and legend services	13 N.J.R. 739(a)	R. 1981 d. 505	14 N.J.R. 46(a)
10:51-1(App. E)	Pharmacy Manual: Protein replacements	14 N.J.R. 418(b)	R. 1982 d. 211	14 N.J.R. 757(b)
10:51-2	Pharmacy Manual billing procedures	13 N.J.R. 274(b)	R. 1981 d. 247	13 N.J.R. 415(a)
10:51-2.6	Reporting chemotherapy injectable drugs	14 N.J.R. 813(a)	R. 1982 d. 340	14 N.J.R. 1161(a)
10:51-3	Pharmaceutical services in LTC facilities	13 N.J.R. 415(b)	R. 1981 d. 344	13 N.J.R. 577(a)
10:51-3.15	Capitation of fee for legend drugs dispensed by LTC pharmacy providers	13 N.J.R. 577(b)	R. 1981 d. 465	13 N.J.R. 887(d)
10:51-4.5	Repeal payments for pharmaceutical consultants	12 N.J.R. 410(a)	R. 1981 d. 101	13 N.J.R. 228(c)
10:51-5.16, 5.19	"Less than effective" drugs: Reimbursement	13 N.J.R. 873(a)	R. 1982 d. 28	14 N.J.R. 158(a)
10:51-5.28-5.33	Pharmaceutical Assistance to the Aged	13 N.J.R. 289(a)	R. 1981 d. 248	13 N.J.R. 415(c)
10:52	Hospital and special hospital manuals	13 N.J.R. 416(a)	R. 1981 d. 327	13 N.J.R. 578(a)
10:52-1.1	Professional Standards Review Organization	12 N.J.R. 661(c)	R. 1981 d. 51	13 N.J.R. 147(c)
10:52-1.3	Non-covered hospital services	13 N.J.R. 14(d)	R. 1981 d. 126	13 N.J.R. 291(a)
10:52-1.3	Surgical procedures requiring second opinion	13 N.J.R. 292(a)	R. 1982 d. 73	14 N.J.R. 278(c)
10:52-1.4	Professional Standards Review Organization	12 N.J.R. 661(c)	R. 1981 d. 51	13 N.J.R. 147(c)
10:52-1.9	Out-of-State hospital care	13 N.J.R. 654(b)	R. 1982 d. 52	14 N.J.R. 235(b)
10:52-1.17	Out-of-State inpatient hospital services	13 N.J.R. 15(a)	R. 1981 d. 162	13 N.J.R. 358(b)
10:52-1.17	Correction: Out-of-State hospital services	13 N.J.R. 15(a)	R. 1981 d. 162	13 N.J.R. 416(b)
10:52-1.18	Out-of-State hospital services	13 N.J.R. 359(a)	R. 1981 d. 293	13 N.J.R. 497(a)
10:52-2.2	Uniform billing of hospital services	13 N.J.R. 93(a)	R. 1982 d. 13	14 N.J.R. 158(b)
10:52-2.8A	Outpatient dental services	13 N.J.R. 416(c)	R. 1981 d. 479	13 N.J.R. 946(a)
10:52-2.13	Automated Data Exchange Billing	13 N.J.R. 296(a)	R. 1981 d. 250	13 N.J.R. 418(a)
10:52-3.6	Outpatient dental services	13 N.J.R. 416(c)	R. 1981 d. 479	13 N.J.R. 946(a)
10:53	Hospital and special hospital manuals	13 N.J.R. 416(a)	R. 1981 d. 327	13 N.J.R. 578(a)
10:53-1.1	Professional Standards Review Organization	12 N.J.R. 661(c)	R. 1981 d. 51	13 N.J.R. 147(c)
10:53-1.3	Surgical procedures requiring second opinion	13 N.J.R. 292(a)	R. 1982 d. 73	14 N.J.R. 278(c)
10:53-1.4	Professional Standards Review Organization	12 N.J.R. 661(c)	R. 1981 d. 51	13 N.J.R. 147(c)
10:53-2.18	Automated Data Exchange Billing	13 N.J.R. 296(a)	R. 1981 d. 250	13 N.J.R. 418(a)
10:54-1	HCFA-1500 claim form	13 N.J.R. 293(a)	R. 1981 d. 249	13 N.J.R. 417(a)
10:54-1.2	Routine chest X rays	13 N.J.R. 94(a)	R. 1981 d. 125	13 N.J.R. 292(b)
10:54-1.2	Surgical procedures requiring second opinion	13 N.J.R. 292(a)	R. 1982 d. 73	14 N.J.R. 278(c)
10:54-1.3	Record keeping by providers	12 N.J.R. 520(b)	R. 1981 d. 329	13 N.J.R. 574(b)
10:54-1.5	Physicians and Psychologist Manual	12 N.J.R. 662(a)	R. 1981 d. 374	13 N.J.R. 706(d)
10:54-1.6	Reimbursement for anesthesia time	12 N.J.R. 413(a)	R. 1981 d. 220	13 N.J.R. 417(b)
10:54-1.22	Routine chest X rays	13 N.J.R. 94(a)	R. 1981 d. 125	13 N.J.R. 292(b)
10:54-2.1	Automated Data Exchange Billing	13 N.J.R. 296(a)	R. 1981 d. 250	13 N.J.R. 418(a)
10:54-2.4, 2.5	HCFA-1500 claim form	13 N.J.R. 293(a)	R. 1981 d. 249	13 N.J.R. 417(a)
10:54-2.6	Automated Data Exchange Billing	13 N.J.R. 296(a)	R. 1981 d. 250	13 N.J.R. 418(a)
10:54-3	Procedure Code Manual	12 N.J.R. 520(c)	R. 1980 d. 511	13 N.J.R. 17(e)
10:54-3	Physician's Services Manual: Procedure codes	13 N.J.R. 95(a)	R. 1981 d. 111	13 N.J.R. 299(a)
10:54-3	Physician's Services Manual: Procedure codes	13 N.J.R. 223(a)	R. 1981 d. 211	13 N.J.R. 418(c)
10:54-3	Procedure codes for pacemakers	13 N.J.R. 297(a)	R. 1981 d. 251	13 N.J.R. 430(a)
10:54-3	Procedure codes for physicians services	13 N.J.R. 298(a)	R. 1981 d. 305	13 N.J.R. 578(b)
10:54-3	Physician services procedure codes	13 N.J.R. 298(b)	R. 1981 d. 314	13 N.J.R. 578(c)
10:54-3	Procedure Code Manual	13 N.J.R. 578(d)	R. 1981 d. 475	13 N.J.R. 946(b)
10:54-3	Surgical procedures requiring second opinion	13 N.J.R. 292(a)	R. 1982 d. 73	14 N.J.R. 278(c)
10:55	Patient certification	13 N.J.R. 413(a)	R. 1981 d. 331	13 N.J.R. 575(a)
10:56	Patient certification	13 N.J.R. 413(a)	R. 1981 d. 331	13 N.J.R. 575(a)
10:56-1.8, 1.12	Dental Services Manual	12 N.J.R. 700(a)	R. 1981 d. 219	13 N.J.R. 430(b)
10:56-3.15	Orthodontics	13 N.J.R. 134(b)	R. 1981 d. 113	13 N.J.R. 299(b)
10:57-1.4	Podiatry services	13 N.J.R. 360(a)	R. 1981 d. 300	13 N.J.R. 579(a)
10:57-1.5	HCFA-1500 claim form	13 N.J.R. 293(a)	R. 1981 d. 249	13 N.J.R. 417(a)
10:57-1.9	Podiatry services	13 N.J.R. 360(a)	R. 1981 d. 300	13 N.J.R. 579(a)
10:57-1.20, 2.5-2.7	HCFA-1500 claim form	13 N.J.R. 293(a)	R. 1981 d. 249	13 N.J.R. 417(a)
10:57-2.8	Automated Data Exchange Billing	13 N.J.R. 296(a)	R. 1981 d. 250	13 N.J.R. 418(a)
10:59	Patient certification	13 N.J.R. 413(a)	R. 1981 d. 331	13 N.J.R. 575(a)
10:59-1.7, 1.8	Repair of durable medical equipment	12 N.J.R. 25(a)	R. 1980 d. 510	13 N.J.R. 17(d)
10:59-1.9	Medical Supplier Manual	13 N.J.R. 430(c)	R. 1981 d. 376	13 N.J.R. 707(a)

10:59-1.10	Repair of durable medical equipment	12 N.J.R. 25(a)	R. 1980 d.510	13 N.J.R. 17(d)
10:59-1.10	IPPB equipment	13 N.J.R. 223(b)	R. 1981 d.328	13 N.J.R. 579(b)
10:59-1.11	Repair of durable medical equipment	12 N.J.R. 25(a)	R. 1980 d.510	13 N.J.R. 17(d)
10:59-2.6-2.8	HCFA-1500 claim form	13 N.J.R. 293(a)	R. 1981 d.249	13 N.J.R. 417(a)
10:59-2.11	Repair of durable medical equipment	12 N.J.R. 25(a)	R. 1980 d.510	13 N.J.R. 17(d)
10:60	Patient certification	13 N.J.R. 413(a)	R. 1981 d.331	13 N.J.R. 575(a)
10:60-1, 2.1-2.3	Home Health Services Manual revisions	14 N.J.R. 264(b)	R. 1982 d.199	14 N.J.R. 656(a)
10:60-2.6	Automated Data Exchange Billing	13 N.J.R. 296(a)	R. 1981 d.250	13 N.J.R. 418(a)
10:61-1.4	Record retention requirements	13 N.J.R. 95(b)	R. 1981 d.110	13 N.J.R. 299(c)
10:61-1.4	Physician orders for laboratory services	13 N.J.R. 430(d)	R. 1981 d.342	13 N.J.R. 579(c)
10:61-2.3	HCFA-1500 claim form	13 N.J.R. 293(a)	R. 1981 d.249	13 N.J.R. 417(a)
10:61-2.6	Automated Data Exchange Billing	13 N.J.R. 296(a)	R. 1981 d.250	13 N.J.R. 418(a)
10:62	Patient certification	13 N.J.R. 413(a)	R. 1981 d.331	13 N.J.R. 575(a)
10:62-1.5	HCFA-1500 claim form	13 N.J.R. 293(a)	R. 1981 d.249	13 N.J.R. 417(a)
10:62-1.7	Procedure codes for ophthalmologists and optometrists	13 N.J.R. 299(d)	R. 1981 d.280	13 N.J.R. 497(b)
10:62-3	HCFA-1500 claim form	13 N.J.R. 293(a)	R. 1981 d.249	13 N.J.R. 417(a)
10:63-1.2	Rehabilitation in long-term care	14 N.J.R. 420(a)	R. 1982 d.210	14 N.J.R. 757(c)
10:63-1.4	Long Term Care Manual	12 N.J.R. 700(a)	R. 1981 d.219	13 N.J.R. 430(b)
10:63-1.4	Special equipment in long-term care	13 N.J.R. 877(a)	R. 1982 d.110	14 N.J.R. 391(a)
10:63-1.5	Inspection of long-term care	14 N.J.R. 81(a)	R. 1982 d.72	14 N.J.R. 279(a)
10:63-1.6	Level III care in LTC facilities	14 N.J.R. 462(a)	R. 1982 d.264	14 N.J.R. 917(c)
10:63-1.8	Long Term Care Manual	12 N.J.R. 700(a)	R. 1981 d.219	13 N.J.R. 430(b)
10:63-1.8	Clinical records in long-term care facilities	12 N.J.R. 701(a)	R. 1981 d.33	13 N.J.R. 146(c)
10:63-1.11	HCFA-1500 claim form	13 N.J.R. 293(a)	R. 1981 d.249	13 N.J.R. 417(a)
10:63-1.14	Retention of records in LTC facilities	13 N.J.R. 431(a)	R. 1981 d.345	13 N.J.R. 579(d)
10:63-1.19	LTCSM: Termination of Medicaid eligibility	13 N.J.R. 15(b)	R. 1981 d.62	13 N.J.R. 225(b)
10:63-1.21	Three-year audit cycle	12 N.J.R. 701(a)	R. 1981 d.23	13 N.J.R. 146(a)
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10:63-3.8	LTC's nursing care costs	13 N.J.R. 360(b)	R. 1981 d.326	13 N.J.R. 579(e)
10:63-3.21	Rescission: Long-term care per diem reduction	13 N.J.R. 498(a)	R. 1981 d.375	13 N.J.R. 707(b)
10:64	Hearing Aid Services Manual	14 N.J.R. 413(a)	R. 1982 d.74	14 N.J.R. 279(b)
10:65	Patient certification	13 N.J.R. 413(a)	R. 1981 d.331	13 N.J.R. 575(a)
10:65-2.1	Medical day care rates	13 N.J.R. 362(a)	R. 1981 d.318	13 N.J.R. 580(a)
10:66	Patient certification	13 N.J.R. 413(a)	R. 1981 d.331	13 N.J.R. 575(a)
10:66-1.5, 1.6	Mental health partial care services	13 N.J.R. 662(a)	R. 1982 d.19	14 N.J.R. 158(c)
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10:66-3.3	Procedure codes for Medicaid	12 N.J.R. 662(b)	R. 1981 d.112	13 N.J.R. 299(e)
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10:66-3.3	Mental health partial care services	13 N.J.R. 662(a)	R. 1982 d.19	14 N.J.R. 158(c)
10:66-3.3	Family planning procedure codes	13 N.J.R. 663(a)	R. 1982 d.84	14 N.J.R. 343(b)
10:67-1.2	HCFA-1500 claim form	13 N.J.R. 293(a)	R. 1981 d.249	13 N.J.R. 417(a)
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10:85-3.3	GAM: Recipients in residential health care facilities	12 N.J.R. 662(c)	R. 1980 d.547	13 N.J.R. 100(a)
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10:85-4.6	GAM: Emergency grants	14 N.J.R. 124(a)	R. 1982 d.135	14 N.J.R. 428(b)
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10:89	Home energy assistance (emergency adoption)	Emergency	R. 1981 d.466	13 N.J.R. 888(a)
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10:89-3.6	Emergency rule on Home Energy Assistance	Emergency	R. 1980 d.548	13 N.J.R. 100(b)
10:91	Repealed: Services to families and children	14 N.J.R. 744(a)	R. 1982 d.317	14 N.J.R. 1057(b)
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10:94-5.4, 5.5, 5.6	Correction: Medicaid Only computation amounts	13 N.J.R. 501(a)	R. 1981 d.385 13 N.J.R. 846(a)
10:94-5.4, 5.5, 5.6	Medicaid Only computation amounts	Emergency	R. 1982 d.216 14 N.J.R. 758(a)
10:94-5.4, 5.5, 5.6	Readopted: Medicaid Only computation amounts	14 N.J.R. 758(a)	R. 1982 d.314 14 N.J.R. 1058(a)
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10:100-1.23	Readopted: SSI payment levels	14 N.J.R. 760(a)	R. 1982 d.315 14 N.J.R. 1059(a)
10:100-3.6	Special Payments Handbook: Funeral contributions	14 N.J.R. 463(b)	R. 1982 d.285 14 N.J.R. 981(a)
10:109-1	Ruling 11	13 N.J.R. 581(b)	R. 1981 d.445 13 N.J.R. 846(b)
10:109-1.4	Ruling 11: Tuition Aid	14 N.J.R. 375(b)	R. 1982 d.227 14 N.J.R. 837(b)
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10A:71-6.9	Discharge from parole supervision	13 N.J.R. 440(a)	R. 1981 d.324 13 N.J.R. 598(a)
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11:4-11.5, 11.6	Life insurance solicitation	13 N.J.R. 36(a)	R. 1982 d.17 14 N.J.R. 159(a)
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11:5-1.8, 1.14	Real Estate Commission rules	13 N.J.R. 302(b)	R. 1982 d.101 14 N.J.R. 345(b)
11:5-1.14	Correction: Real Estate Commission rules	13 N.J.R. 302(b)	R. 1982 d.101 14 N.J.R. 1162(d)
11:5-1.33-1.35	Real Estate Commission rules	13 N.J.R. 306(a)	R. 1981 d.261 13 N.J.R. 440(c)
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12:15-1.3	Correction: Operative date	13 N.J.R. 602(b)	R. 1981 d.419 13 N.J.R. 894(b)
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12:57	Wage orders for minors	13 N.J.R. 307(a)	R. 1981 d.226 13 N.J.R. 441(c)

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12:190	Safety standards for explosives	13 N.J.R. 517(b)	R.1982 d.229	14 N.J.R. 837(c)
12:191	Repealed	13 N.J.R. 517(b)	R.1982 d.229	14 N.J.R. 837(c)
12:192	Repealed	13 N.J.R. 517(b)	R.1982 d.229	14 N.J.R. 837(c)
12:193	Repealed	13 N.J.R. 517(b)	R.1982 d.229	14 N.J.R. 837(c)
12:235-1.5	Workers' compensation benefit rates	13 N.J.R. 604(a)	R.1981 d.420	13 N.J.R. 777(d)

(Title 12, Transmittal 14 dated January 14, 1981)

LAW AND PUBLIC SAFETY—TITLE 13

13:2-7.10	ABC rules	13 N.J.R. 604(b)	R.1981 d.432	13 N.J.R. 777(e)
13:2-24.1, 24.4	ABC rules	13 N.J.R. 604(b)	R.1981 d.432	13 N.J.R. 777(e)
13:2-24.4	Correction: ABC debt regulation	13 N.J.R. 604(b)	R.1981 d.432	13 N.J.R. 846(e)
13:2-24.4	Amend various regulations	13 N.J.R. 37(b)	R.1981 d.71	13 N.J.R. 238(b)
13:2-38.1, 39.3	Amend various regulations	13 N.J.R. 37(b)	R.1981 d.71	13 N.J.R. 238(b)
13:2-41	Amend various regulations	13 N.J.R. 37(b)	R.1981 d.71	13 N.J.R. 238(b)
13:19-5.1	Convulsive seizures	12 N.J.R. 606(a)	R.1981 d.18	13 N.J.R. 150(b)
13:19-6	Repealed: Delaware motor vehicle reciprocity rule	14 N.J.R. 87(a)	R.1982 d.94	14 N.J.R. 346(a)
13:20-7.3, 7.4	Motor vehicle inspection	Emergency	R.1982 d.335	14 N.J.R. 918(a)
13:20-7.3, 7.4	Readopted: Motor vehicle inspection	14 N.J.R. 918(a)	R.1982 d.364	14 N.J.R. 1162(e)
13:20-25.2	Approval of safety glazing material	12 N.J.R. 606(b)	R.1981 d.15	13 N.J.R. 149(d)
13:20-33.53	Motorcycle handlebars and grips	12 N.J.R. 606(c)	R.1981 d.16	13 N.J.R. 149(e)
13:20-33.72	Repeal handhold devices	12 N.J.R. 607(a)	R.1981 d.17	13 N.J.R. 150(a)
13:20-36	Special National Guard plates	12 N.J.R. 427(a)	R.1981 d.31	13 N.J.R. 150(e)
13:21-3	Repeal rules on dealer's temporary certificates	12 N.J.R. 607(b)	R.1981 d.14	13 N.J.R. 149(c)
13:21-4.5	Repealed: "Title only" motor vehicle certification	14 N.J.R. 632(a)	R.1982 d.370	14 N.J.R. 1163(a)
13:21-7.2	Student permits	12 N.J.R. 490(a)	R.1981 d.66	13 N.J.R. 237(d)
13:21-8.17	Waiver of driving test	12 N.J.R. 666(f)	R.1981 d.65	13 N.J.R. 237(c)
13:21-8.18	Repealed: Nonresident driver legend	14 N.J.R. 88(a)	R.1982 d.95	14 N.J.R. 346(b)
13:26-1.2, 3.11	Transportation of bulk commodities	12 N.J.R. 724(f)	R.1981 d.61	13 N.J.R. 237(b)
13:27-6	Division of responsibility in site planning	13 N.J.R. 231(a)	R.1981 d.320	13 N.J.R. 607(a)
13:28-1.3	Toilet facilities in beauty shops	13 N.J.R. 102(b)	R.1981 d.109	13 N.J.R. 308(a)
13:28-2.10, 2.14-2.16	Credit for Saturday beauty classes	13 N.J.R. 931(a)	R.1982 d.70	14 N.J.R. 283(a)
13:28-2.24	Beauty schools: "Seniors" and clinical work	13 N.J.R. 930(b)	R.1982 d.69	14 N.J.R. 283(b)
13:29-2.2	Examination for registered municipal accountant	13 N.J.R. 39(a)	R.1981 d.67	13 N.J.R. 238(a)
13:30-2.5, 2.10-2.17	Dental hygienists and assistants	13 N.J.R. 231(b)	R.1981 d.264	13 N.J.R. 442(a)
13:30-2.18	Application fees for dental hygienists	13 N.J.R. 518(b)	R.1981 d.378	13 N.J.R. 707(c)
13:30-8.12	Dental insurance forms and professional misconduct	13 N.J.R. 102(c)	R.1981 d.175	13 N.J.R. 366(a)
13:31-1.3	Examinations	13 N.J.R. 664(a)	R.1981 d.491	13 N.J.R. 946(c)
13:31-1.8	Inspections of electrical work	13 N.J.R. 607(b)	R.1982 d.92	14 N.J.R. 346(c)
13:31-2.1	Repeal: Uniform penalty letter (electrical)	13 N.J.R. 442(b)	R.1981 d.372	13 N.J.R. 707(d)
13:33-1.41	Fee schedules	12 N.J.R. 546(a)	R.1981 d.148	13 N.J.R. 366(b)
13:35-1.5	Military service in lieu of internship (podiatry)	13 N.J.R. 366(c)	R.1981 d.346	13 N.J.R. 608(a)
13:35-2.7	Military service in lieu of internship	13 N.J.R. 367(a)	R.1981 d.348	13 N.J.R. 608(b)
13:35-6.2	Guidelines for externship programs	13 N.J.R. 148(a)	R.1981 d.149	13 N.J.R. 367(b)
13:35-6.5	Responsibility for pronouncement of death	14 N.J.R. 90(a)	R.1982 d.214	14 N.J.R. 767(a)
13:35-6.5	Correction: Responsibility for pronouncement of death	14 N.J.R. 767(a)	R.1982 d.214	14 N.J.R. 918(b)
13:35-6.19, 6.20	Excessive fees for professional services	13 N.J.R. 232(b)	R.1981 d.237	13 N.J.R. 443(a)
13:35-9.3	Emergency amend certified nurse/midwife	Emergency	R.1981 d.21	13 N.J.R. 150(c)
13:35-9.3(c)	Operative date on certified nurse/midwife standards	Emergency	R.1981 d.24	13 N.J.R. 150(d)
13:36-1.6	Mortuary board fees	13 N.J.R. 367(c)	R.1982 d.105	14 N.J.R. 346(d)
13:36-4.1	Mortuary science: License renewals	14 N.J.R. 751(a)	R.1982 d.333	14 N.J.R. 1110(a)
13:36-5.12	Advertising of funeral services	13 N.J.R. 368(a)	R.1981 d.349	13 N.J.R. 609(a)
13:36-9.1	Uniform penalty letter	13 N.J.R. 452(c)	R.1981 d.347	13 N.J.R. 609(b)
13:37-1.26	Board of Nursing rule	13 N.J.R. 149(a)	R.1981 d.174	13 N.J.R. 370(a)
13:38-1.9, 1.10	Optometric advertising	13 N.J.R. 233	R.1981 d.295	13 N.J.R. 519(a)
13:39-9.12	Outdated or sample drugs	13 N.J.R. 235(a)	R.1981 d.350	13 N.J.R. 609(c)
13:39-9.17	Advertising and sale of prescription drugs	13 N.J.R. 445(a)	R.1981 d.377	13 N.J.R. 708(a)
13:40-6.1	Engineer and surveyor test fees	13 N.J.R. 446(a)	R.1982 d.142	14 N.J.R. 429(c)
13:40-7	Division of responsibility in site planning	13 N.J.R. 231(a)	R.1981 d.320	13 N.J.R. 607(a)
13:41-4	Division of responsibility in site planning	13 N.J.R. 231(a)	R.1981 d.320	13 N.J.R. 607(a)
13:44-2.1	Veterinary prescriptions	13 N.J.R. 519(b)	R.1981 d.451	13 N.J.R. 847(a)
13:44-2.12	Patient records	13 N.J.R. 520(a)	R.1981 d.450	13 N.J.R. 847(b)
13:44-3.1	Repeal: Uniform penalty letter (veterinary)	13 N.J.R. 371(a)	R.1981 d.371	13 N.J.R. 708(b)
13:44B	Compensation for State board members	13 N.J.R. 932(a)	R.1982 d.144	14 N.J.R. 429(d)
13:45A-15.1-15.4	Posting of retail refund policies	13 N.J.R. 665(a)	R.1982 d.29	14 N.J.R. 160(a)
13:45A-17	Sale of advertising in quasi-official journals	13 N.J.R. 235(b)	R.1981 d.294	13 N.J.R. 520(b)
13:45A-18.1	Fee for consumer contract review	14 N.J.R. 464(a)	R.1982 d.221	14 N.J.R. 767(b)
13:46-18.12, 18.18	Repealed	14 N.J.R. 635(b)	R.1982 d.271	14 N.J.R. 919(a)
13:46-18.15	Same day boxing programs	14 N.J.R. 635(b)	R.1982 d.271	14 N.J.R. 919(a)
13:47A-3.1	Securities industry: Nonduplication of fingerprinting	14 N.J.R. 550(a)	R.1982 d.304	14 N.J.R. 981(c)

N.J.A.C. CITATION		PROPOSAL NOTICE (N.J.R. CITATION)	DOCUMENT CITATION	ADOPTION NOTICE (N.J.R. CITATION)
13:47A-5.2	Broker-dealer registration	14 N.J.R. 551(a)	R. 1982 d.265	14 N.J.R. 919(b)
13:47A-9.13	Repealed exemption restriction for private offering to sophisticated investors	14 N.J.R. 552(a)	R. 1982 d.266	14 N.J.R. 919(c)
13:47C-5	Repealed: Rules on precious metal sales	13 N.J.R. 818(a)	R. 1982 d.96	14 N.J.R. 346(e)
13:47C-6	Bonding of transient buyers	13 N.J.R. 819(a)	R. 1982 d.93	14 N.J.R. 346(f)
13:51	Certification for chemical breath testing	14 N.J.R. 376(a)	R. 1982 d.187	14 N.J.R. 660(a)
13:70	Thoroughbred racing rules	14 N.J.R. 91(a)	R. 1982 d.183	14 N.J.R. 661(a)
13:70-6.16	Racing: Eligibility of maidens	13 N.J.R. 520(c)	R. 1981 d.489	13 N.J.R. 946(d)
13:70-29.48	Emergency amend daily double pool	Emergency	R. 1981 d.32	13 N.J.R. 150(f)
13:70-29.48	Racing: Entries and daily double	13 N.J.R. 521(a)	R. 1981 d.490	13 N.J.R. 947(a)
13:71	Harness racing regulation	13 N.J.R. 820(a)	R. 1982 d.109	14 N.J.R. 347(a)
13:75-1.7	Violent crimes funeral compensation	13 N.J.R. 743(a)	R. 1982 d.37	14 N.J.R. 208(c)
(Title 13, Transmittal 17 dated January 14, 1981)				
PUBLIC UTILITIES—TITLE 14				
14:11-2.2	Auto bus specifications	13 N.J.R. 834(a)	R. 1982 d.30	14 N.J.R. 160(b)
(Title 14, Transmittal 15 dated January 14, 1981)				
ENERGY—TITLE 14A				
14A:2-5	State set-aside for energy emergency	13 N.J.R. 609(d)	R. 1981 d.492	14 N.J.R. 46(c)
14A:3-4.4	Thermal efficiency in new and renovated buildings	13 N.J.R. 835(a)	R. 1981 d.514	14 N.J.R. 104(a)
14A:3-5	Seven-day, day-night thermostats in public buildings	13 N.J.R. 680(a)	R. 1981 d.468	13 N.J.R. 895(a)
14A:3-11.3, 11.5	Designation of used oil collection sites	13 N.J.R. 681(a)	R. 1982 d.262	14 N.J.R. 919(d)
14A:3-15	Recycling of municipal solid waste (joint adoption, see 7:26-15)	13 N.J.R. 865(a)	R. 1982 d.32	14 N.J.R. 206(b)
14A:11-4	Reporting of energy information (retail dealers)	13 N.J.R. 151(a)	R. 1981 d.379	13 N.J.R. 708(c)
14A:11-5	Reporting of energy information (retail merchants)	13 N.J.R. 152(a)	R. 1981 d.380	13 N.J.R. 708(d)
14A:13	Energy Conservation Bond Program	13 N.J.R. 43(a)	R. 1981 d.390	13 N.J.R. 778(a)
14A:21-14.3	Home Energy Savings Program	13 N.J.R. 238(c)	R. 1981 d.254	13 N.J.R. 450(a)
(Title 14A, Transmittal 7 dated January 14, 1981)				
STATE—TITLE 15				
15:15-8.1, 8.2	Repeal rules on Register and Code	14 N.J.R. 366(a)	R. 1982 d.339	14 N.J.R. 1163(b)
(Title 15, Transmittal 13 dated March 19, 1981)				
PUBLIC ADVOCATE—TITLE 15A				
(Title 15A, Transmittal 1 dated March 20, 1978)				
TRANSPORTATION—TITLE 16				
16:22-1.1, 1.2, 1.4	Transportation Rehabilitation and Improvement funds	14 N.J.R. 97(a)	R. 1982 d.68	14 N.J.R. 284(a)
16:26-1.1	Traffic signal information	13 N.J.R. 152(b)	R. 1981 d.164	13 N.J.R. 372(a)
16:27-1.4	Repeal traffic and parking on NJDOT property	13 N.J.R. 153(a)	R. 1981 d.165	13 N.J.R. 372(b)
16:28-1.2	Speed limit on Route I-80	13 N.J.R. 153(b)	R. 1981 d.150	13 N.J.R. 372(c)
16:28-1.15	Speed limits along Route 13	13 N.J.R. 239(a)	R. 1981 d.152	13 N.J.R. 372(d)
16:28-1.16	Speed rates on I-195	14 N.J.R. 323(a)	R. 1982 d.172	14 N.J.R. 580(a)
16:28-1.17	Speed limits on Route 147	13 N.J.R. 155(a)	R. 1981 d.196	13 N.J.R. 451(a)
16:28-1.23	Speed limits along Route 18	13 N.J.R. 744(b)	R. 1981 d.484	13 N.J.R. 947(d)
16:28-1.41	US 9 and 35 speed changes in Atlantic County	13 N.J.R. 838(a)	R. 1982 d.11	14 N.J.R. 160(c)
16:28-1.49	Speed limits on Route 35	13 N.J.R. 451(b)	R. 1981 d.333	13 N.J.R. 612(a)
16:28-1.56	Speed rates on US 40 and 322	14 N.J.R. 323(a)	R. 1982 d.172	14 N.J.R. 580(a)
16:28-1.69	Speed rates on US 130	14 N.J.R. 323(a)	R. 1982 d.172	14 N.J.R. 580(a)
16:28-1.69	Speed rates on US 130 in Gloucester County	14 N.J.R. 824(a)	R. 1982 d.323	14 N.J.R. 1060(d)
16:28-1.72	Speed limits on US 206 and 130 in Bordentown	14 N.J.R. 324(a)	R. 1982 d.168	14 N.J.R. 580(b)
16:28-1.111	Speed limits for Route 87	13 N.J.R. 452(a)	R. 1981 d.334	13 N.J.R. 613(a)
16:28A	Parking revisions throughout State	14 N.J.R. 637(a)	R. 1982 d.283	14 N.J.R. 982(a)
16:28A	Parking revisions throughout State	14 N.J.R. 702(b)	R. 1982 d.312	14 N.J.R. 1061(c)
16:28A-1.2	Parking on Routes 1 and 9	13 N.J.R. 239(b)	R. 1981 d.195	13 N.J.R. 452(b)
16:28A-1.3, 1.5	Parking on Routes 3 and 5	14 N.J.R. 552(b)	R. 1982 d.247	14 N.J.R. 919(e)
16:28A-1.4	Bus stops on Route 4 in Elmwood Park	14 N.J.R. 825(a)	R. 1982 d.328	14 N.J.R. 1100(b)
16:28A-1.6	Restricted parking along Route 7	13 N.J.R. 522(a)	R. 1981 d.383	13 N.J.R. 778(b)
16:28A-1.6	Restricted parking on Route 7	13 N.J.R. 745(a)	R. 1981 d.483	13 N.J.R. 947(b)
16:28A-1.6	Parking on Route 7	14 N.J.R. 424(a)	R. 1982 d.203	14 N.J.R. 710(a)
16:28A-1.7	Route US 9 parking	13 N.J.R. 154(a)	R. 1981 d.151	13 N.J.R. 373(a)
16:28A-1.7	Route US 9 parking	13 N.J.R. 157(b)	R. 1981 d.156	13 N.J.R. 373(b)
16:28A-1.7	Parking on US 9	13 N.J.R. 240(a)	R. 1981 d.195	13 N.J.R. 453(a)
16:28A-1.7	Parking on US 9	13 N.J.R. 240(a)	R. 1981 d.191	13 N.J.R. 453(a)
16:28A-1.7	Restricted parking along Route US 9	13 N.J.R. 452(c)	R. 1981 d.335	13 N.J.R. 613(b)
16:28A-1.7	Restricted parking on US 9	13 N.J.R. 745(b)	R. 1981 d.487	13 N.J.R. 947(f)

16:28A-1.7	Parking on Routes US9 and 40	13 N.J.R. 932(b)	R. 1982 d.44	14 N.J.R. 236(a)
16:28A-1.7	Parking on US9	14 N.J.R. 199(a)	R. 1982 d.116	14 N.J.R. 391(b)
16:28A-1.8	Parking and bus stops on Route 10	14 N.J.R. 464(b)	R. 1982 d.223	14 N.J.R. 838(a)
16:28A-1.9	Bus stops on Routes 17 and 166	13 N.J.R. 933(a)	R. 1982 d.45	14 N.J.R. 236(b)
16:28A-1.9	Parking on Rt. 17 in Mahwah	Emergency	R. 1982 d.132	14 N.J.R. 429(e)
16:28A-1.9	Readopted: Route 17 parking in Mahwah	14 N.J.R. 429(e)	R. 1982 d.201	14 N.J.R. 710(b)
16:28A-1.13	Parking on US22	14 N.J.R. 199(a)	R. 1982 d.116	14 N.J.R. 391(b)
16:28A-1.13	Route US 22	13 N.J.R. 154(a)	R. 1981 d.151	13 N.J.R. 373(a)
16:28A-1.13	Parking on US22	14 N.J.R. 753(a)	R. 1982 d.313	14 N.J.R. 1061(a)
16:28A-1.14	Restricted parking along Route US 22 alternate	13 N.J.R. 453(b)	R. 1981 d.336	13 N.J.R. 613(c)
16:28A-1.15	Route 23 parking	13 N.J.R. 154(a)	R. 1981 d.151	13 N.J.R. 373(a)
16:28A-1.15	Parking on Route 23	13 N.J.R. 241(a)	R. 1981 d.192	13 N.J.R. 454(b)
16:28A-1.15	Restricted parking along Route 23	13 N.J.R. 454(a)	R. 1981 d.337	13 N.J.R. 613(d)
16:28A-1.16	Restricted parking along Route 24	13 N.J.R. 455(a)	R. 1981 d.338	13 N.J.R. 613(e)
16:28A-1.16	Route 24 parking	14 N.J.R. 553(a)	R. 1982 d.248	14 N.J.R. 919(f)
16:28A-1.18	Restricted parking along Route 27	13 N.J.R. 373(c)	R. 1981 d.312	13 N.J.R. 613(f)
16:28A-1.18	Route 27 bus stops in Edison	13 N.J.R. 934(a)	R. 1982 d.46	14 N.J.R. 236(c)
16:28A-1.18	Parking on Route 27	14 N.J.R. 554(a)	R. 1982 d.249	14 N.J.R. 920(a)
16:28A-1.19	Route 28 parking	13 N.J.R. 155(b)	R. 1981 d.153	13 N.J.R. 373(d)
16:28A-1.19	Route 28 parking	13 N.J.R. 157(b)	R. 1981 d.156	13 N.J.R. 373(b)
16:28A-1.19	Parking on Route 28	13 N.J.R. 242(a)	R. 1981 d.193	13 N.J.R. 455(b)
16:28A-1.19	Parking on Route 28	13 N.J.R. 240(a)	R. 1981 d.191	13 N.J.R. 453(a)
16:28A-1.19	Route 28 parking in Roselle Park	14 N.J.R. 138(a)	R. 1982 d.111	14 N.J.R. 391(c)
16:28A-1.20, 1.21	Parking on Routes 29 and US 30	14 N.J.R. 554(b)	R. 1982 d.250	14 N.J.R. 920(b)
16:28A-1.21	Parking on US30	14 N.J.R. 825(b)	R. 1982 d.322	14 N.J.R. 1061(b)
16:28A-1.22	Parking on Route 31	14 N.J.R. 555(a)	R. 1982 d.251	14 N.J.R. 920(c)
16:28A-1.23	Route 33 parking	13 N.J.R. 154(a)	R. 1981 d.151	13 N.J.R. 373(a)
16:28A-1.23	Route 33 parking	13 N.J.R. 156(a)	R. 1981 d.154	13 N.J.R. 374(a)
16:28A-1.23	Route 33 parking in Hopewell Township	13 N.J.R. 838(b)	R. 1982 d.12	14 N.J.R. 161(a)
16:28A-1.23, 1.25	Restricted parking on Routes 33 and 35	13 N.J.R. 746(a)	R. 1981 d.482	13 N.J.R. 947(c)
16:28A-1.25	Route 35 parking	13 N.J.R. 157(a)	R. 1981 d.155	13 N.J.R. 374(b)
16:28A-1.25	Parking on Routes 35 and 439	14 N.J.R. 35(a)	R. 1982 d.60	14 N.J.R. 284(b)
16:28A-1.25	Parking on Route 35	14 N.J.R. 324(b)	R. 1982 d.173	14 N.J.R. 580(c)
16:28A-1.26	Parking on Route 36	13 N.J.R. 453(a)	R. 1981 d.191	13 N.J.R. 453(a)
16:28A-1.27	Parking on Route 38	14 N.J.R. 424(a)	R. 1982 d.203	14 N.J.R. 710(a)
10:28A-1.27	Parking on Route 38	14 N.J.R. 753(a)	R. 1982 d.313	14 N.J.R. 1061(a)
16:28A-1.28	Restricted parking on US 40 and Route 70	13 N.J.R. 747(a)	R. 1981 d.481	13 N.J.R. 947(e)
16:28A-1.28	Parking on Routes US9 and 40	13 N.J.R. 932(b)	R. 1982 d.44	14 N.J.R. 236(a)
16:28A-1.32	Parking on Route US 46	13 N.J.R. 241(a)	R. 1981 d.192	13 N.J.R. 454(b)
16:28A-1.32	Parking on Route US 46	13 N.J.R. 242(b)	R. 1981 d.194	13 N.J.R. 455(c)
16:28A-1.32	Restricted parking along Route US 46	13 N.J.R. 522(b)	R. 1981 d.384	13 N.J.R. 779(a)
16:28A-1.32	Restricted parking on US 46	13 N.J.R. 747(b)	R. 1981 d.480	13 N.J.R. 948(a)
16:28A-1.32	Parking on Routes US46 and 202 in Morris County	13 N.J.R. 935(a)	R. 1982 d.47	14 N.J.R. 236(d)
16:28A-1.34	Parking on Route 49	14 N.J.R. 554(a)	R. 1982 d.249	14 N.J.R. 920(a)
16:28A-1.36, 1.37	Parking on Routes 57 and 70	13 N.J.R. 242(b)	R. 1981 d.194	13 N.J.R. 455(c)
16:28A-1.37	Restricted parking along Route 70	13 N.J.R. 456(a)	R. 1981 d.339	13 N.J.R. 614(a)
16:28A-1.38	Parking on Route 71 in Belmar	14 N.J.R. 325(a)	R. 1982 d.174	14 N.J.R. 580(d)
16:28A-1.41	Parking on Route 77	14 N.J.R. 324(b)	R. 1982 d.173	14 N.J.R. 580(c)
16:28A-1.43	Restricted parking along Route 82	13 N.J.R. 522(b)	R. 1981 d.384	13 N.J.R. 779(a)
16:28A-1.44	Route 88 parking	13 N.J.R. 155(b)	R. 1981 d.153	13 N.J.R. 373(d)
16:28A-1.46	Parking on US 130	13 N.J.R. 746(a)	R. 1981 d.482	13 N.J.R. 947(c)
16:28A-1.50	Bus stops on Routes 17 and 166	13 N.J.R. 933(a)	R. 1982 d.45	14 N.J.R. 236(b)
16:28A-1.51	Restricted parking along Route 168	13 N.J.R. 522(b)	R. 1981 d.384	13 N.J.R. 779(a)
16:28A-1.55	Parking on Routes US46 and 202 in Morris County	13 N.J.R. 935(a)	R. 1982 d.47	14 N.J.R. 236(d)
16:28A-1.55	Restricted parking on State highways	13 N.J.R. 455(a)	R. 1981 d.338	13 N.J.R. 613(e)
16:28A-1.56, 1.63	Parking on US 202-206 and 202-31	14 N.J.R. 556(a)	R. 1982 d.252	14 N.J.R. 920(d)
16:28A-1.57	Route US 206 parking	13 N.J.R. 155(b)	R. 1981 d.153	13 N.J.R. 373(d)
16:28A-1.57	Route US 206 parking	13 N.J.R. 156(a)	R. 1981 d.154	13 N.J.R. 374(a)
16:28A-1.57	Parking along US 206	13 N.J.R. 453(b)	R. 1981 d.336	13 N.J.R. 613(c)
16:28A-1.57	US206 parking in Hamilton Township	14 N.J.R. 139(a)	R. 1982 d.112	14 N.J.R. 391(d)
16:28A-1.60	Restricted parking on Route US 322-47	13 N.J.R. 523(a)	R. 1981 d.382	13 N.J.R. 779(b)
16:28A-1.61	Bus stops on US9W in Fort Lee	14 N.J.R. 139(b)	R. 1982 d.113	14 N.J.R. 391(e)
16:28A-1.61	Bustops and parking on US 9W	14 N.J.R. 465(a)	R. 1982 d.224	14 N.J.R. 838(b)
16:28A-1.64	Route 41 parking	13 N.J.R. 157(a)	R. 1981 d.155	13 N.J.R. 374(b)
16:28A-1.64	Parking on Route 41	14 N.J.R. 425(a)	R. 1982 d.202	14 N.J.R. 710(c)
16:28A-1.65	Route 15 parking	13 N.J.R. 154(a)	R. 1981 d.151	13 N.J.R. 373(b)
16:28A-1.65	Parking on Route 15	14 N.J.R. 466(a)	R. 1982 d.226	14 N.J.R. 838(c)
16:28A-1.66	Parking on Route 18	13 N.J.R. 239(b)	R. 1981 d.195	13 N.J.R. 452(b)
16:28A-1.67	Route 63 parking	13 N.J.R. 157(a)	R. 1981 d.155	13 N.J.R. 374(b)

16:28A-1.68	Route 93 parking	13 N.J.R. 155(b)	R. 1981 d.153	13 N.J.R. 373(d)
16:28A-1.68	Parking on Route 93	14 N.J.R. 199(a)	R. 1982 d.116	14 N.J.R. 391(b)
16:28A-1.69	Parking on Route 124	13 N.J.R. 240(a)	R. 1981 d.191	13 N.J.R. 453(a)
16:28A-1.70	Parking on Routes 35 and 439	14 N.J.R. 35(a)	R. 1982 d.60	14 N.J.R. 284(b)
16:28A-1.71	Bus stops on Route 67 in Fort Lee	14 N.J.R. 139(b)	R. 1982 d.113	14 N.J.R. 391(e)
16:28A-1.72, 1.73	Parking on Routes 31-57 and 32	14 N.J.R. 555(a)	R. 1982 d.251	14 N.J.R. 920(c)
16:28A-1.95	Parking on Rising Sun Square Road, Bordentown (Emergency)	14 N.J.R. 825(b)	R. 1982 d.282	14 N.J.R. 982(b)
16:28A-1.95	Readopted: Parking on Rising Sun Square Road	14 N.J.R. 825(b)	R. 1982 d.322	14 N.J.R. 1061(b)
16:30-2.6	Stop and yield intersection: Old Yorke Road-Rising Sun Square Road Bordentown	Emergency	R. 1982 d.308	14 N.J.R. 990(a)
16:30-3.4	US 9 bus and HOV lane in Middlesex County	Emergency	R. 1982 d.200	14 N.J.R. 661(b)
16:30-3.4	Readopted: US9 bus and HOV lane	14 N.J.R. 661(b)	R. 1982 d.299	14 N.J.R. 982(c)
16:30-3.6	Readopt HOV lanes along Route 444	13 N.J.R. 456(b)	R. 1981 d.323	14 N.J.R. 614(b)
16:30-3.6	Repeal HOV lanes on Parkway	Emergency	R. 1982 d.196	14 N.J.R. 662(a)
16:30-3.6	Repealed: HOV lanes on Parkway	14 N.J.R. 662(a)	R. 1982 d.294	14 N.J.R. 982(d)
16:31-1.10	Turns along Route US 30	13 N.J.R. 457(a)	R. 1981 d.340	13 N.J.R. 614(c)
16:31-1.16	No left turn along Route 79	13 N.J.R. 614(d)	R. 1981 d.460	13 N.J.R. 895(b)
16:31-1.17	Left turns on Route 73, Winslow Twp.	14 N.J.R. 466(b)	R. 1982 d.225	14 N.J.R. 838(d)
16:31-1.18	Turns on Route 31 in Hunterdon County	14 N.J.R. 826(a)	R. 1982 d.327	14 N.J.R. 1100(c)
16:31A-1.4, 1.13, 1.17, 1.19, 1.23	Prohibited rights on red: Routes 4, 18, 24, 28, 33	13 N.J.R. 935(b)	R. 1982 d.48	14 N.J.R. 236(e)
16:31A-1.25, 1.35, 1.37, 1.65	Prohibited rights on red: Routes 35, 49, US46, and 206	13 N.J.R. 936(a)	R. 1982 d.49	14 N.J.R. 237(a)
16:31A-1.67	Route I-280 right-on-red prohibition in Orange	13 N.J.R. 937(a)	R. 1982 d.50	14 N.J.R. 237(b)
16:31A-1.77	Route 181 right-on-red prohibition in Sparta	13 N.J.R. 937(b)	R. 1982 d.51	14 N.J.R. 237(c)
16:41-8.1, 8.4, 8.5, 8.6	Outdoor advertising	13 N.J.R. 615(a)	R. 1981 d.497	14 N.J.R. 46(d)
16:41A-7.1	Outdoor Advertising Tax Act	13 N.J.R. 616(a)	R. 1981 d.496	14 N.J.R. 47(a)
16:51	Recodified as 16:73	13 N.J.R. 881(a)	R. 1982 d.40	14 N.J.R. 209(a)
16:51-4	Repealed: Delegation of powers	13 N.J.R. 881(a)	R. 1982 d.40	14 N.J.R. 209(a)
16:53-2	Autobus specifications	13 N.J.R. 834(a)	R. 1982 d.30	14 N.J.R. 160(b)
16:54	Licensing of aeronautical facilities	12 N.J.R. 289(a)	R. 1981 d.141	13 N.J.R. 374(c)
16:54-1.3	"Commercial purposes" and balloon operations	14 N.J.R. 326(a)	R. 1982 d.175	14 N.J.R. 580(e)
16:56-3	Repeal aircraft registry logs	13 N.J.R. 457(b)	R. 1981 d.341	13 N.J.R. 616(b)
16:65-9	Corporate reorganization of contractors	13 N.J.R. 524(a)	R. 1981 d.399	13 N.J.R. 779(c)
16:72	N.J. Transit procurement policies and procedures	13 N.J.R. 158(a)	R. 1981 d.176	13 N.J.R. 374(d)
16:73	Reduced Fare Transportation Program	13 N.J.R. 881(a)	R. 1982 d.40	14 N.J.R. 209(a)

(Title 16, Transmittal 15 dated March 19, 1981)

TREASURY-GENERAL-TITLE 17

17:1-1.1	Administration and receipt of checks	13 N.J.R. 616(c)	R. 1981 d.427	13 N.J.R. 779(d)
17:1-1.3	Pension reporting	12 N.J.R. 351(a)	R. 1980 d.301	12 N.J.R. 497(c)
17:1-1.14	Annual reports of salary changes	14 N.J.R. 200(a)	R. 1982 d.358	14 N.J.R. 1163(c)
17:1-1.15	Administration	13 N.J.R. 109(a)	R. 1981 d.85	13 N.J.R. 247(c)
17:1-1.15	Credit unions and direct deposit agreements	13 N.J.R. 883(a)	R. 1982 d.20	14 N.J.R. 161(b)
17:1-1.24	Pensioners' Health Plan: Coverage and termination	14 N.J.R. 35(b)	R. 1982 d.59	14 N.J.R. 237(d)
17:1-1.24	Pensioners' Group Health Insurance	14 N.J.R. 328(a)	R. 1982 d.346	14 N.J.R. 1163(d)
17:1-2.2	Alternate Benefit Program	13 N.J.R. 308(b)	R. 1981 d.239	13 N.J.R. 458(a)
17:1-2.6	Amend administration	13 N.J.R. 109(a)	R. 1981 d.85	13 N.J.R. 247(c)
17:1-2.18	Alternate Benefit Program	13 N.J.R. 309(a)	R. 1981 d.240	13 N.J.R. 458(b)
17:1-2.34	Alternate Benefit Program	13 N.J.R. 244(e)	R. 1981 d.213	13 N.J.R. 458(c)
17:1-2.35	Alternate Benefit Program	13 N.J.R. 309(b)	R. 1981 d.241	13 N.J.R. 458(d)
17:1-4.2	Administration	13 N.J.R. 109(a)	R. 1981 d.85	13 N.J.R. 247(c)
17:1-4.11	Purchase terms and employee liability	13 N.J.R. 459(a)	R. 1981 d.343	13 N.J.R. 617(a)
7:1-4.11	Pension purchases and final payments	14 N.J.R. 328(b)	R. 1982 d.347	14 N.J.R. 1163(e)
17:1-4.22	Availability of medical records	13 N.J.R. 110(a)	R. 1981 d.86	13 N.J.R. 247(d)
17:1-4.32	Administration	13 N.J.R. 109(a)	R. 1981 d.85	13 N.J.R. 247(c)
17:1-4.33	Leaves of absence for maternity	13 N.J.R. 617(b)	R. 1981 d.428	13 N.J.R. 779(e)
17:1-7.3	Administrative fees and investment earnings	13 N.J.R. 374(e)	R. 1981 d.291	13 N.J.R. 525(a)
17:1-8.1	Repeal responsibility of director for Social Security	12 N.J.R. 727(e)	R. 1981 d.1	13 N.J.R. 111(c)
17:1-8.3	Emergency rule on Social Security referendum	Emergency	R. 1980 d.467	12 N.J.R. 728(b)
17:1-8.13, 8.14	Administration	13 N.J.R. 109(a)	R. 1981 d.85	13 N.J.R. 247(c)
17:1-11.9	Repeal dental insurance for covered dependents	12 N.J.R. 614(a)	R. 1980 d.487	12 N.J.R. 729(a)
17:1-12.1	Division of Pensions administrative priorities	14 N.J.R. 329(a)	R. 1982 d.350	14 N.J.R. 1164(a)
17:2-2.1, 2.3	Public Employees' Retirement System: Enrollment	12 N.J.R. 554(b)	R. 1981 d.58	13 N.J.R. 247(b)
17:2-3.3	PERS: Contributory insurance rate	14 N.J.R. 200(b)	R. 1982 d.343	14 N.J.R. 1164(b)
17:2-5.1, 6.2	PERS-retirement and purchases	13 N.J.R. 244(f)	R. 1981 d.274	13 N.J.R. 525(b)
17:2-6.4	PERS loan repayments	13 N.J.R. 375(a)	R. 1981 d.303	13 N.J.R. 618(a)

N.J.A.C. CITATION		PROPOSAL NOTICE (N.J.R. CITATION)	DOCUMENT CITATION	ADOPTION NOTICE (N.J.R. CITATION)
17:2-6.6	PERS revisions	13 N.J.R. 244(f)	R. 1981 d.274	13 N.J.R. 525(b)
17:2-6.26	PERS: Critical disability claims	13 N.J.R. 748(a)	R. 1981 d.515	14 N.J.R. 105(a)
17:3-1.1	Teachers' Pension: Board meetings	14 N.J.R. 201(a)	R. 1982 d.344	14 N.J.R. 1164(c)
17:3-1.4	Teachers' pension member-trustee election	12 N.J.R. 435(b)	R. 1980 d.405	12 N.J.R. 678(a)
17:3-4.1	Creditable salary	12 N.J.R. 675(d)	R. 1981 d.30	13 N.J.R. 162(a)
17:3-5	Teachers' Pension: Purchase and eligible service	13 N.J.R. 618(b)	R. 1981 d.510	14 N.J.R. 105(b)
17:3-6.4	Loan repayments to teachers' fund	13 N.J.R. 748(b)	R. 1982 d.14	14 N.J.R. 161(c)
17:3-6.6	Teachers' Pension: Retirement credit	13 N.J.R. 159(c)	R. 1981 d.140	13 N.J.R. 376(a)
17:3-6.15	Teachers' Pension: Compulsory retirement	13 N.J.R. 620(a)	R. 1981 d.509	14 N.J.R. 105(c)
17:3-6.25	Teacher's fund: Critical disability claims	13 N.J.R. 749(a)	R. 1982 d.15	14 N.J.R. 161(d)
17:4-1.1	Police and firemen's pension board meetings	13 N.J.R. 938(a)	R. 1982 d.64	14 N.J.R. 284(c)
17:4-2.6	Enrollment dates	12 N.J.R. 728(a)	R. 1981 d.57	13 N.J.R. 247(a)
17:4-3.6	Insurance purchases and retirement	13 N.J.R. 310(b)	R. 1981 d.292	13 N.J.R. 525(c)
17:4-5	Police and firemen's purchases and eligible service	13 N.J.R. 682(a)	R. 1982 d.4	14 N.J.R. 161(e)
17:4-5.1, 6.2, 6.6	Insurance purchases and retirement	13 N.J.R. 310(b)	R. 1982 d.292	13 N.J.R. 525(c)
17:4-6.13	Police and firemen's critical disability claims	13 N.J.R. 684(a)	R. 1982 d.5	14 N.J.R. 162(a)
17:4-6.14	Insurance purchases and retirement	13 N.J.R. 310(b)	R. 1982 d.292	13 N.J.R. 525(c)
17:5	Administration, insurance and death benefits, purchases, retirement and transfers	13 N.J.R. 459(b)	R. 1981 d.361	13 N.J.R. 708(e)
17:5-2.5	State Police pension coverage and unpaid leaves	13 N.J.R. 938(b)	R. 1982 d.65	14 N.J.R. 284(d)
17:5-4.1, 4.2, 4.3	State Police pension purchases and eligible service	13 N.J.R. 939(a)	R. 1982 d.66	14 N.J.R. 284(e)
17:5-5.2, 5.6, 5.12	Effective dates, retirement credits, disability retirants	13 N.J.R. 461(a)	R. 1981 d.360	13 N.J.R. 708(f)
17:5-5.15	State Police: Critical disability claims	13 N.J.R. 939(a)	R. 1982 d.67	14 N.J.R. 285(a)
17:6-3.2, 3.6	Police-Firemen's Pension Fund	13 N.J.R. 245(a)	R. 1981 d.201	13 N.J.R. 462(a)
17:6-3.9	Consolidated police and firemen's disability	13 N.J.R. 749(b)	R. 1982 d.349	14 N.J.R. 1164(d)
17:7-3.2	Prison Officers' Pension Fund	13 N.J.R. 245(b)	R. 1981 d.302	13 N.J.R. 620(b)
17:7-3.10	Prison officers' fund: Disability claims	13 N.J.R. 750(a)	R. 1982 d.89	14 N.J.R. 347(c)
17:8-1.6	Variable benefit account and withdrawals	12 N.J.R. 675(e)	R. 1980 d.530	13 N.J.R. 47(b)
17:8-2.10, 2.11	Repeal Supplemental Annuity reports and remittances	12 N.J.R. 496(e)	R. 1980 d.419	12 N.J.R. 678(b)
17:8-3.3	Variable benefit account and withdrawals	12 N.J.R. 675(e)	R. 1980 d.530	13 N.J.R. 47(b)
17:8-4	Supplemental Annuity: Voluntary employee contributions	14 N.J.R. 556(b)	R. 1982 d.348	14 N.J.R. 1164(e)
17:9-2.16	Policy provisions for State Health Benefits Program	13 N.J.R. 110(b)	R. 1981 d.138	13 N.J.R. 376(b)
17:9-5.8	Medicare refunds	13 N.J.R. 110(c)	R. 1981 d.139	13 N.J.R. 376(c)
17:9-5.11	Health coverage and 10-month employees	14 N.J.R. 36(a)	R. 1982 d.341	14 N.J.R. 1165(a)
17:10-3.2	Judicial Retirement System: Maternity leave	14 N.J.R. 201(b)	R. 1982 d.345	14 N.J.R. 1165(b)
17:10-5.3	Judicial Retirement System	13 N.J.R. 331(a)	R. 1981 d.244	13 N.J.R. 462(b)
17:10-5.10	Judicial Retirement System: Disability	14 N.J.R. 140(a)	R. 1982 d.342	14 N.J.R. 1165(c)
17:16-5.5	Classification of funds: Temporary reserve group	13 N.J.R. 620(c)	R. 1982 d.188	14 N.J.R. 663(a)
17:16-11.3, 12.2, 12.3	Investment rules	13 N.J.R. 526(b)	R. 1982 d.192	14 N.J.R. 663(b)
17:16-27.1	Collateralized Certificates of deposit	13 N.J.R. 528(a)	R. 1982 d.191	14 N.J.R. 663(c)
17:16-28.3, 28.4, 29.3	Investment rules	13 N.J.R. 526(b)	R. 1982 d.192	14 N.J.R. 663(b)
17:16-31.9, 40.1	Administrative expenses; collateralized securities	13 N.J.R. 528(a)	R. 1982 d.191	14 N.J.R. 663(c)
17:16-31.15	Cash Management Fund: Statement correction	14 N.J.R. 899(a)	R. 1982 d.363	14 N.J.R. 1166(a)
17:16-41	Cash Management Fund	Procedural	R. 1980 d.443	12 N.J.R. 679(a)
17:16-42.2, 42.4	Covered call options: Expanded trading	13 N.J.R. 750(b)	R. 1982 d.193	14 N.J.R. 663(d)
17:16-42.3	Investment rules	13 N.J.R. 526(b)	R. 1982 d.192	14 N.J.R. 663(b)
17:16-44	State Employees Deferred Compensation Plan	14 N.J.R. 900(a)	R. 1982 d.362	14 N.J.R. 1166(b)
17:20-5.10	Emergency amend agent's compensation	Emergency	R. 1980 d.460	12 N.J.R. 681(a)
17:21-8.1	Emergency amend unclaimed prize money	Emergency	R. 1980 d.459	12 N.J.R. 680(b)
17:21-11	Emergency rules on 10th Anniversary instant lottery	Emergency	R. 1981 d.11	13 N.J.R. 112(a)
17:21-11	Emergency adoption: "Baseball" instant lottery	Emergency	R. 1981 d.136	13 N.J.R. 312(a)
17:21-11	Readopt "Baseball" instant lottery game	13 N.J.R. 312(a)	R. 1981 d.269	13 N.J.R. 529(a)
17:21-11	"Super Bingo" lottery	13 N.J.R. 376(d)	R. 1981 d.286	13 N.J.R. 529(b)
17:21-11	Emergency Adoption: "Super Bingo" lottery	Emergency	R. 1981 d.171	13 N.J.R. 376(d)
17:21-12.1, 13.1	Emergency amend Pick-It and Pick-4 Lotteries	Emergency	R. 1980 d.458	12 N.J.R. 680(a)
17:21-15	Emergency amend Pick-6 (Lotto) lottery	Emergency	R. 1980 d.496	12 N.J.R. 730(a)
17:21-16	Emergency rules on Jersey Jackpot Lottery	Emergency	R. 1980 d.507	13 N.J.R. 45(a)
17:26-2	Spill compensation tax and Federal Superfund	14 N.J.R. 36(b)	R. 1982 d.79	14 N.J.R. 285(b)

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

TREASURY-TAXATION-TITLE 18

18:3-1.2, 2.1	New Jersey wines	13 N.J.R. 839(a)	R. 1982 d.181	14 N.J.R. 664(a)
18:5-12.5	Penalty for smuggling unstamped cigarettes	14 N.J.R. 331(a)	R. 1982 d.256	14 N.J.R. 920(e)
18:7-1.15	Investment company defined	13 N.J.R. 684(b)	R. 1982 d.34	14 N.J.R. 209(b)
18:7-3	Installment payments for corporation tax	13 N.J.R. 688(a)	R. 1982 d.6	14 N.J.R. 105(d)

N.J.A.C. CITATION	PROPOSAL NOTICE (N.J.R. CITATION)	DOCUMENT CITATION	ADOPTION NOTICE (N.J.R. CITATION)
18:7-3.14	Correction: Installment payments for corporation tax	13 N.J.R. 688(a)	R. 1982 d.6 14 N.J.R. 1065(a)
18:7-11.12	Emergency extension for filing corporate return	Emergency	R. 1981 d.163 13 N.J.R. 377(a)
18:7-11.12, 13.6, 14.2	Installment payments for corporation tax	13 N.J.R. 688(a)	R. 1982 d.6 14 N.J.R. 105(d)
18:12-6A.8	Multiple dwelling exemptions and tax list designations (joint adoption, see 5:22-2.6)	14 N.J.R. 72(b)	R. 1982 d.78 14 N.J.R. 278(b)
18:12-7.12	Emergency adoption: Extension of time to file homestead rebate claim	Emergency	R. 1981 d.474 13 N.J.R. 948(b)
18:12-7.12	Readopted: Homestead rebate filing extension	13 N.J.R. 948(b)	R. 1982 d.41 14 N.J.R. 212(a)
18:12-9	Mobile homes tax moratorium (local property)	13 N.J.R. 162(b)	R. 1981 d.207 13 N.J.R. 462(c)
18:12A-1.6	Appeals to county tax boards	14 N.J.R. 231(a)	R. 1982 d.176 14 N.J.R. 580(f)
18:12A-1.12	Local property tax	13 N.J.R. 621(a)	R. 1981 d.478 13 N.J.R. 948(c)
18:12A-1.20	County boards of taxation	13 N.J.R. 44(d)	R. 1981 d.44 13 N.J.R. 165(a)
18:14-1.1, 2.2, 2.3, 2.4, 2.7, 2.8, 2.10, 3.4, 3.6, 3.9, 3.10	Local property tax senior citizens deduction	13 N.J.R. 462(d)	R. 1981 d.426 13 N.J.R. 779(f)
18:18-3.6	Distributors and gas jobbers bond ceiling	14 N.J.R. 202(a)	R. 1982 d.140 14 N.J.R. 430(a)
18:19-1.1, 2.1, 2.2, 2.6, 2.10, 3.1, 3.3	Gallon and liter pricing of motor fuels	13 N.J.R. 855(a)	R. 1982 d.77 14 N.J.R. 285(c)
18:19-2.2	Retail gasoline prices display	14 N.J.R. 331(b)	R. 1982 d.257 14 N.J.R. 921(a)
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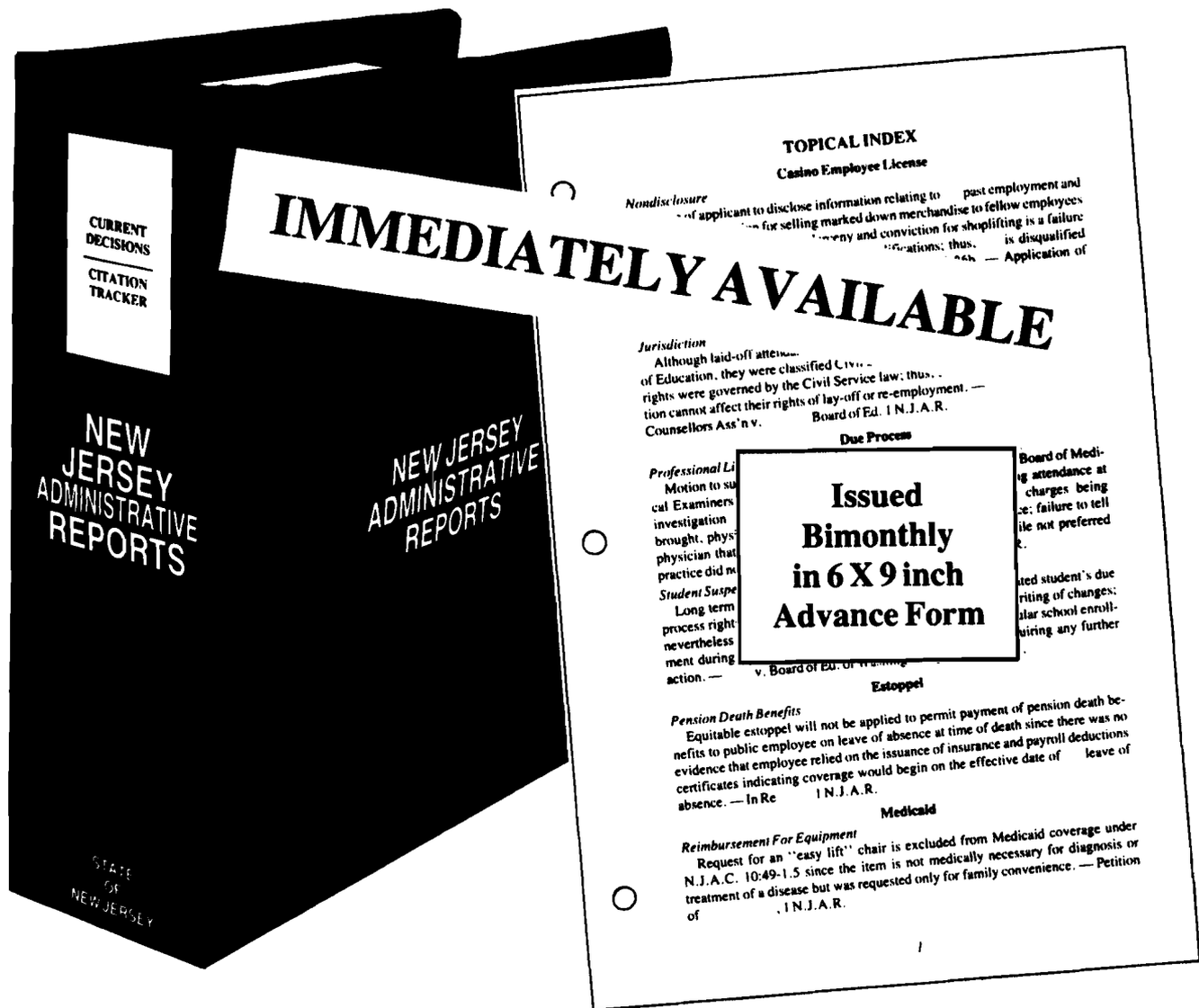
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