

NEW JERSEY REGISTER



Official Publication of the State of New Jersey

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VOLUME 4 • NUMBER 9
Sept. 7, 1972 • Indexed 4 N.J.R. 209-228
Published monthly • Trenton, New Jersey

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(a)

AGRICULTURE

DIVISION OF ANIMAL HEALTH

Corrections in Citations Concerning Revisions on Swine Consigned To Livestock Markets

Take note that, in the Notice of Adoption concerning revisions on swine consigned to livestock markets that appeared in the August 10, 1972, issue of the New Jersey Register at 4 N.J.R. 180(c), an error was made in the N.J.A.C. and document citations. The text of the adopted rules remains unchanged.

The text of that Notice of Adoption should have read as follows (revisions indicated in boldface thus):

On June 28, 1972, Phillip Alampi, Secretary of Agriculture, pursuant to authority of N.J.S.A. 4:5-1 et seq. and 4:5-106.1 to 4:5-106.20 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, revised N.J.A.C. 2:2-4.35 and 2:2-4.36 concerning swine consigned to livestock markets, as proposed in the Notice published June 8, 1972, at 4 N.J.R. 114(b).

An order adopting these revisions was filed June 29, 1972, as R. 1972 d.131 to become effective July 1, 1972.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(b)

AGRICULTURE

DIVISION OF ANIMAL HEALTH

Corrections in Citations Concerning Revisions to Rules on Livestock And Poultry Importations

Take note that in the Notice of Adoption concerning the revisions to the rules on livestock and poultry importations that appeared in the August 10, 1972, issue of the New Jersey Register at 4 N.J.R. 180(a), an error was made in the N.J.A.C. and the document citations. The text of the adopted rules remains unchanged.

The text of that Notice of Adoption should have read as follows (revisions indicated in boldface thus):

On June 28, 1972, Phillip Alampi, Secretary of Agriculture, pursuant to authority of N.J.S.A. 4:5-54 to 4:5-75 and

in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted revisions to N.J.A.C. 2:3-2.8, 2:3-2.9 and 2:3-2.11 concerning livestock and poultry importations as proposed in the Notice published June 8, 1972, at 4 N.J.R. 114(a).

An order adopting these revisions was filed June 29, 1972, as R.1972 d.133, to become effective July 1, 1972.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(c)

BANKING

DIVISION OF BANKING

Proposed Revisions to Rules On Required Reserves Of Banks Not Members Of Federal Reserve System

Richard F. Schaub, Acting Commissioner of the Department of Banking, pursuant to authority of N.J.S.A. 17:9A-48, proposes to adopt revisions to N.J.A.C. 3:8-3.1 (Required reserve) concerning reserves to be maintained by banks not members of the Federal Reserve System, and to adopt a new N.J.A.C. 3:8-3.2 (Reports).

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

3:8-3.1 Required reserve

(a) Each bank of this State not a member of the Federal Reserve System shall maintain as its required reserve:

1. Three per cent of its savings deposits and time deposits, open accounts of individuals such as Christmas and vacation clubs, and up to \$5,000,000 of other time deposits, open accounts or time certificates of deposit; plus

2. [Six per cent] **five per cent** of its other time deposits, open accounts or time certificates of deposit in excess of \$5,000,000; plus

[3. Twelve per cent of its immediate liabilities up to \$5,000,000 plus 13 per cent of such deposits in excess of \$5,000,000]

3. **Eight per cent of its immediate liabilities if its aggregate immediate liabilities are \$2 million or less; \$160,000.00 plus ten per cent of its immediate liabilities in excess of \$2 million if its aggregate immediate liabilities are in excess of \$2 million but less than \$10 million; \$960,000.00 plus 12 per cent of its immediate liabilities in excess of \$10 million if its aggregate immediate liabilities are in excess of \$10 million but less than \$100 million; \$11,760,000.00 plus 13 per cent of its immediate liabilities in excess of \$100**

NEW JERSEY REGISTER

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

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The New Jersey Register is published the first Thursday after the first Monday of each month by the Division of Administrative Procedure of the Department of State, 10 North Stockton Street, Trenton, New Jersey 08608. Telephone: (609) 292-6060.

Subscriptions to the New Jersey Register are available from the Division of Administrative Procedure. Rates, payable in advance, are, one year, \$6, single issue, 50 cents.

million but less than \$400 million; or \$50,760,000.00 plus 17½ per cent of its immediate liabilities in excess of \$400 million.

3:8-3.2 Reports

Each bank not a member of the Federal Reserve System may be required to file reports with the Department of Banking in such a manner as the Commissioner of Banking shall from time to time prescribe to indicate compliance with this subchapter.

Interested persons may present statements or arguments in writing relevant to the proposed action on or before September 27, 1972, to:

Richard F. Schaub
Acting Commissioner
Department of Banking
State House Annex
Trenton, New Jersey 08625

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

Richard F. Schaub
Acting Commissioner
Department of Banking

(a)

BANKING

DIVISION OF BANKING

Proposed Revisions On Reserves Maintained By Savings Banks Against Demand Deposits

Richard F. Schaub, Acting Commissioner of the Department of Banking, pursuant to authority of N.J.S.A. 17:9A-3.11, proposes to adopt revisions to the rules concerning reserves to be maintained by savings banks against demand deposits.

Such revisions affect N.J.A.C. 3:8-5.1 and 3:8-5.4.

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

3:8-5.1 Reserve required

Savings banks which maintain demand checking accounts are required to maintain reserve balances in available funds equal to [12 per cent] **8 per cent** of all immediate liabilities if its aggregate immediate liabilities are \$2 million or less; \$160,000.00 plus 10 per cent of its immediate liabilities in excess of \$2 million if its aggregate immediate liabilities are in excess of \$2 million but less than \$10 million; \$960,000.00 plus 12 per cent of its immediate liabilities in excess of \$10 million if its aggregate immediate liabilities are in excess of \$10 million but less than \$100 million; \$11,760,000.00 plus 13 per cent of its immediate liabilities in excess of \$100 million but less than \$400 million; or \$50,760,000.00 plus 17½ per cent of its immediate liabilities in excess of \$400 million.

3:8-5.4 Reports

Each savings bank may be required to file with the Department of Banking reports in such a manner as the Commissioner of Banking shall from time to time prescribe to indicate compliance with this Subchapter.

Interested persons may present statements or arguments

in writing relevant to the proposed action on or before September 27, 1972, to:

Richard F. Schaub
Acting Commissioner
Department of Banking
State House Annex
Trenton, New Jersey 08625

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

Richard F. Schaub
Acting Commissioner
Department of Banking

(b)

COMMUNITY AFFAIRS

DIVISION OF HOUSING AND URBAN RENEWAL

Proposed Revisions to Rules On Safety Glazing Materials

Lawrence F. Kramer, Commissioner of Community Affairs, pursuant to authority of N.J.S.A. 51:12-1 et seq., proposes to revise N.J.A.C. 5:19-1.7 (Standards) concerning safety glazing materials.

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

5:19-1.7 Standards

(a) Standards of glazing material: in the specific locations set out below shall meet the following requirements:

Specific Hazardous Locations	Size of Individual Glazed Area
Glazing in exit and entrance doors	[All sizes] All sizes within 60 inches of the base of the installed door. Viewing devices are exempt. (1)
Requirements: ANSI [Z97.1-1971]	Z97.1-1972
[Glazing in fixed glazed panels which may be mistaken for means of egress or ingress. (1) and (3)] Fixed glazed panels immediately adjacent to entrance or exit doors (2) and (4)	All sizes
Requirements: ANSI [Z97.1-1971]	Z97.1-1972
Glazing in patio type sliding doors (both fixed and sliding panels)	All sizes
Requirements: ANSI [Z97.1-1971]	Z97.1-1972
Glazing in storm doors (except operating vents only on jalousie type doors)	[All sizes (2) and (3)] All sizes (3) and (4)
Requirements: ANSI [Z97.1-1971]	Z97.1-1972
Glazing in all unframed doors (swinging)	All sizes
Requirements: ANSI [Z97.1-1971]	Z97.1-1972
[Glazing in shower doors and tub enclosures] All glazing, including spray panels, surrounding shower and tub enclosures.	All sizes
Requirements: ANSI [Z97.1-1971]	Z97.1-1972

Footnotes:

(1) This exception shall expire automatically on January 1, 1973. After this date all sizes shall be required to be safety glazed.

(2) "Fixed glazed panels immediately adjacent to entrance or exit doors" means any fixed glazed panel on either or both sides of the door(s), 48 inches or less in width within six feet horizontally of the nearest vertical edge of the door.

[(1) Any fixed glazed panel which extends to or within 48 inches on either side of any means of ingress or egress, and/or which extends to within 36 inches of either the interior floor or the exterior ground shall be presumed to be a fixed glazed panel which may be mistaken for a means of egress or ingress, unless protected on both the interior and exterior of said panel by a grille, pushbar, window box, shrubbery or other permanently installed protective device at least 36 inches high, constructed and attached in such a manner so as to limit or prevent human impact from being delivered to the glass surface.]

[(2)] (3) Any individual glazed panel which does not extend to or within 42 inches of the base of the storm door must pass the test requirements of ANSI [Z97.1-1971] Z97.1-1972 if not protected by a protective grille constructed and attached on at least the interior side of the individual glazed panel in such a manner so as to limit or prevent human impact from being delivered to the panel surface. This exception shall expire automatically on January 1, 1973, unless extended by the Commissioner of Community Affairs after notice and hearing pursuant to the Administrative Procedure Act, P.L. 1968, c. 410.

[(3)] (4) Building owners and tenants shall maintain all grilles, window boxes, shrubbery, or other protective devices in a safe condition at all times.

Interested persons may present statements or arguments in writing relevant to the proposed action on or before September 27, 1972, to:

Division of Housing and Urban Renewal
Department of Community Affairs
363 West State Street
Trenton, New Jersey 08625

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

Lawrence F. Kramer
Commissioner
Department of Community Affairs

(a)

COMMUNITY AFFAIRS

DIVISION OF HOUSING AND URBAN RENEWAL

Proposed Revisions to Rules Concerning Construction and Maintenance Of Hotels and Multiple Dwellings

Lawrence F. Kramer, Commissioner of Community Affairs, pursuant to authority of N.J.S.A. 52:27-21 and 55:13A-6(e), proposes to revise Table 9.1 which appears in N.J.A.C. 5:10-9.9—Standards of glazing and concerns the rules of the construction and maintenance of hotels and multiple dwellings.

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

Specific Hazardous Locations	Size of Individual Glazed Area
[Glazing in exit doors]	[Over six square feet]
Glazing in exit and entrance doors	All sizes within 60 inches of the base of installed door. Viewing devices are exempt

Requirements: [Glazing shall pass the test requirements of ANSI Z97.1-1966 if not protected by a protective grille or pushbar (1) firmly attached to stiles on each exposed side. (2)] Glazing shall pass the test requirements of ANSI Z97.1-1972

[Glazing in fixed glazed panels which may be mistaken for means of egress or ingress]	[Over six square feet] All sizes
Fixed glazed panels immediately adjacent to entrance or exit doors (2) and (4)	

Requirements: [Glazing shall pass the test requirements of ANSI Z97.1-1966 if not protected by a protective grille (1) firmly attached to stiles on each exposed side. (2)] Glazing shall pass the test requirements of ANSI Z97.1-1972

Glazing in patio type sliding doors (both fixed and sliding panels)	[Over six square feet] All sizes
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Requirements: [Glazing shall pass the test requirements of ANSI Z97.1-1966] Glazing shall pass the test requirements of ANSI Z97.1-1972

[Glazing in storm doors]	[Over six square feet]
Glazing in storm doors (except operating vents only on jalousie type doors)	All sizes (3) and (4)

Requirements: [Glazing shall pass the test requirements of ANSI Z97.1-1966 if not protected by a protective grille firmly attached to stiles on each exposed side. (2)] Unless otherwise provided, glazing shall pass the test requirements of ANSI Z97.1-1972

Glazing in all unframed doors (Swinging)	All sizes
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Requirements: [Shall be fully tempered glass and pass the test requirements of ANSI Z97.1-1966] Shall be fully tempered glass and pass the test requirements of ANSI Z97.1-1972

[Glazing in shower doors and tub enclosures]	All sizes
All glazing, including spray panels, surrounding shower and tub enclosures	

Requirements: [Shall pass the test requirements of ANSI Z97.1-1966] Shall pass the test requirements of ANSI Z97.1-1972

Footnotes:

[1] Shall be constructed and attached in such a manner so as to limit or prevent human impact from being delivered to glass surface.]

[2] (4) Building owners and tenants shall maintain all grilles, window boxes, shrubbery or other protective devices in a safe condition at all times.

(1) This exception shall expire automatically on January 1, 1973. After this date all sizes shall be required to be safety glazed.

(2) "Fixed glazed panels immediately adjacent to entrance or exit doors" means any fixed glazed panel on either or both sides of the door(s), 48 inches or less in width within 6 feet horizontally of the nearest vertical edge of the door.

(3) Any individual glazed panel which does not extend to or within 42 inches of the base of the storm door must

pass the test requirements of ANSI [Z97.1-1971] Z97.1-1972 if not protected by a protective grille constructed and attached on at least the interior side of the individual glazed panel in such a manner so as to limit or prevent human impact from being delivered to the panel surface. This exception shall expire automatically on January 1, 1973, unless extended by the Commissioner of Community Affairs after notice and hearing pursuant to the "Administrative Procedure Act", P.L. 1968, c. 410.

Interested persons may present statements or arguments in writing relevant to the proposed action on or before September 27, 1972, to:

Division of Housing and Urban Renewal
Department of Community Affairs
363 West State Street
Trenton, New Jersey 08625

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

Lawrence F. Kramer
Commissioner
Department of Community Affairs

(a)

EDUCATION

DIVISION OF CURRICULUM AND INSTRUCTION

Revisions to Rules On Approval of High Schools

On August 21, 1972, Victor J. Podesta, Acting Commissioner of Education, pursuant to authority of N.J.S.A. 18A:4-25 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted revisions to N.J.A.C. 6:27-1.4 (Graduation) and 6:27-1.13 (Definitions) concerning approval of high schools.

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

6:27-1.4 Graduation

(a) Subject to the approval of the State Board of Education:

1. Each four-year high school shall establish a minimum set number of credits to be required for graduation, to be not less than [76] **92** credits nor more than [84] **100** credits [(15% to 16% units)].

2. Each senior high school shall establish a minimum set number which shall be not less than [57] **69** credits nor more than [63] **75** credits [(11% to 12% units)] to be completed in grades 10 to 12 inclusive.

3. Six-year schools may base their graduation requirements on formal completion of grades 9 to 12 or grades 10 to 12 within the credit limits established for four-year or senior high schools respectively.

4. Each junior high school shall establish a statement of policy governing graduation.

(b) Diplomas shall be granted only to pupils who have completed fully the requirements for graduation as established in the curriculum approved by the State Board of Education, except as provided for seniors entering military or naval service.

6:27-1.13 Definitions

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

"Class period" means [no class period shall be less than

40 minutes in length, exclusive of time allowed for passing.] there are no limitations on class period time.

"School year" means such shall consist of not less than 180 school days.

"Units and credits" means [a unit represents approximately ¼ of a year's work in the high school and shall consist of a minimum of 400 minutes of directed learning each week of the school year, of which not less than 200 minutes a week shall be in a class in the high school under the direction of a properly certificated teacher. In New Jersey a unit shall be evaluated as five high school credits.]

[Courses which because of the limitation of class time or because of the absence of home study do not constitute a whole unit, shall be evaluated fractionally in the ratio which the time spent on them bears to the time assigned to a whole unit.]

Plan A. Credits shall be assigned equally to all courses based on one credit equalling 1,440 minutes.

Plan B.

(a) Programs shall be planned for individuals based upon specified measurable instructional objectives for a particular course.

(b) The school shall certify completion of a course(s) for the pupil based upon the original specified objective.

(c) The school shall not be obligated to assign credit under Plan B.

(d) If credits are not assigned, the school shall determine and establish a set number of courses for promotion and graduation purposes.

Exception: Under Plan A and B, cooperative education programs shall receive a maximum of 15 credits.

An order adopting these revisions was filed and effective August 24, 1972, as R.1972 d.166 (Exempt, Emergency Rule).

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(b)

ENVIRONMENTAL PROTECTION

DIVISION OF FISH, GAME AND SHELLFISHERIES

Proposed Amendment to Game Code For Restrictions on Manasquan River

The Fish and Game Council of the Division of Fish, Game and Shellfisheries in the Department of Environmental Protection, pursuant to authority of N.J.S.A. 13:1B-30 et seq., proposes to adopt an amendment to the 1972-73 Game Code concerning hunting restrictions on a portion of the Manasquan River.

Full text of the new rule follows:

7:25-5.24 Hunting restrictions; Manasquan River

No person shall capture, kill, injure, destroy or have in possession or hunt, hunt for, or attempt to capture, kill, injure or destroy any reedbird, wild swan, wood duck, wild geese, brant, wild ducks, rails or marsh hens, gallinules, coot (commonly known as crow duck), upland plover, black-bellied plover, golden plover, greater or lesser yellowlegs, willets, sandpipers, dowitchers or robin snipe, brown backs, curlews, turnstones or calico backs, godwits or marlin, tattlers, Wilson snipe or jacksnipe, woodcock or any other birds commonly known as shore birds, surf snipe or bay snipe, during the year 1972-73, in that portion of the Manasquan River lying in the Borough of Brielle from the ocean inlet upstream to the Route 70 bridge.

Interested persons may present statements or arguments orally in person or in writing relevant to the proposed action at a public hearing to be held on October 10, 1972 at 2:00 P.M. at the office of the Division of Fish, Game and Shellfisheries, Room 702, State Labor and Industry Building, John Fitch Plaza, Trenton, New Jersey 08625.

Interested persons may present written statements or arguments relevant to the proposed action on or before October 10, 1972, to the Fish and Game Council in the Division of Fish, Game and Shellfisheries at the above address.

The Fish and Game Council, upon its own motion or at the instance of any interested party, may thereafter adopt this amendment substantially as proposed without further notice.

Russell A. Cookingham, Director
Division of Fish, Game and Shellfisheries
Department of Environmental Protection

(a)

ENVIRONMENTAL PROTECTION

THE COMMISSIONER

Guidelines On Environmental Impact Statement For the New Jersey Turnpike Extension

On August 22, 1972, Richard J. Sullivan, Commissioner of Environmental Protection, pursuant to authority of N.J.S.A. 27:23-1 et seq. and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted guidelines concerning the environmental impact statement of the New Jersey Turnpike extension.

Such guidelines will be included in Chapter 1A of Title 7 of the New Jersey Administrative Code.

Full text of the adopted guidelines follows:

CHAPTER 1A GUIDELINES FOR
ENVIRONMENTAL IMPACT STATEMENT
NEW JERSEY TURNPIKE EXTENSION
SUBCHAPTER 1. GENERAL PROVISIONS

7:1A-1.1 General policy guidelines

(a) The environmental impact statement shall provide the information needed to evaluate the effects of a proposed project upon the environment.

(b) The statement shall include:

1. An inventory of existing environmental conditions at the project site and in the surrounding region which shall describe air quality, water quality, water supply, hydrology, geology, soils, topography, vegetation, wildlife, aquatic organisms, ecology, demography, land use, aesthetics, history and archeology;

2. A project description which shall specify what is to be done and how it is to be done, during construction and operation;

3. A listing of all licenses, permits or other approvals as required by law, and the status of each;

4. An assessment of the probable impact of the project upon all topics described in paragraph 1.;

5. A listing of adverse environmental impacts which can not be avoided;

6. Steps to be taken to minimize adverse environmental impacts during construction and operation, both at the project site and in the surrounding region;

7. Alternatives to all or any part of the project, with reasons for their acceptability or nonacceptability;

8. A reference list of pertinent published information relating to the project, the project site and the surrounding region.

7:1A-1.2 Draft of environmental impact statement

(a) An environmental statement shall be prepared by the New Jersey Turnpike Authority or such consultant or consultants as may be deemed qualified by virtue of their systematic, interdisciplinary approach which will insure the integrated use of the natural and social sciences and the environmental design arts in accordance with the criteria and guidelines hereinafter set forth. The impacted corridor area to be studied in detail shall be of sufficient width to encompass all of the alternatives considered.

(b) The following are to be covered in the content of the draft statement:

1. A description of the proposed project including information and technical data adequate to permit a careful assessment of environmental impact, including:

- i. Reason for the project;
- ii. The recommended or favored right-of-way alignment mapped and described;
- iii. Parks, recreational sites, wildlife, refuges and historic sites mapped and described;
- iv. Existing land use, zoning and master plan delineation of project area mapped and described;
- v. Ambient environmental assets mapped and described.

2. The probable impact of the proposed project on the environment including impact on ecological systems such as wildlife, fish and marine life. Both primary and secondary significant consequences for the environment should be included in the analysis including, but not limited to the implications of the proposed action for population distribution or concentration, which should be estimated and an assessment made of the effect of any possible change in population patterns upon the resource base, including land use, water and public services of the area impacted.

3. Any probable adverse environmental effects which cannot be avoided, including:

- i. Water quality;
- ii. Air quality;
- iii. Noise;
- iv. Undesirable land use patterns;
- v. Damage or destruction of significant plant or wildlife systems;
- vi. Aesthetic values;
- vii. Destruction of natural resources;
- viii. Displacement of people and business;
- ix. Displacement of viable farms;
- x. Employment and property tax;
- xi. Destruction of man-made resources;
- xii. Disruption of desirable community and regional growth;
- xiii. Health, safety and well-being of the public;

4. A thorough discussion of the steps to be taken, before, during and after construction of the project, to minimize the adverse environmental effects as described in Section 2c, including the effect on the rules, regulations and standards promulgated under State and/or Federal environmental statutes.

5. Alternatives to the proposed project, including:

- i. That of no project;
- ii. A description of alternative right-of-way alignments with an objective evaluation of the alternatives that might avoid some or all of the adverse environmental effects with the rationale for acceptability or nonacceptability of each alternative;
- iii. An analysis of the costs and social impact of the alternatives including construction problems and traffic service.

6. The relationship between local short-term uses of the environment and the maintenance and enhancement of

long-term productivity assessing the project for cumulative long-term effects from the perspective that each generation is a trustee of the environment for future generations.

7. A quantifiable identification of any irreversible and irretrievable commitments of resources which would be involved in the implementation of the project.

7:1A-1.3 Public hearing and dissemination of draft statement

(a) Upon completion of the draft environmental impact statement, it shall be forwarded to the Commissioner of the Department of Environmental Protection for an assessment as to its completeness.

(b) The Commissioner shall within ten days certify its completeness and authorize the New Jersey Turnpike Authority to schedule a public hearing or hearings to be held at such time and place as shall be convenient for the residents of the area through which the project is proposed to pass, or shall notify the Turnpike Authority as to areas or sections of the draft statement which are deemed to be incomplete.

(c) Copies of the draft environmental impact statement shall be disseminated to:

1. The director of the Board of Freeholders of Middlesex, Monmouth and Ocean Counties;

2. The chairman of the County Planning Board of the counties of Middlesex, Monmouth and Ocean;

3. The mayor of each municipality through which the project is proposed to pass;

4. The chairman of each municipal planning board of each municipality through which the project is proposed to pass;

5. The chairman of each municipal environmental commission established by law in each municipality through which the project is proposed to pass;

6. The chairman of any county environmental or conservation commission that has been established in each county through which the project is proposed to pass; and

7. A reasonable number of copies shall be kept available for any interested parties who request such statement.

(d) A public hearing or hearings shall be scheduled no less than 30 days after public notification of the availability of the draft environmental impact statement has been given and Section 3, items 1-6, inclusive, have been completed.

(e) The public hearing or hearings shall be conducted in such a manner as to afford ample public discussion and expression by those who wish to submit testimony or comments.

(f) An official record of the public hearing or hearings shall be kept and such records shall be kept open for a period of not less than ten days after such hearing or hearings.

7:1A-1.4 Final environmental impact statement

(a) The final environmental impact statement shall include:

1. Draft environmental impact statement;

2. The official record of the public hearing or hearings;

3. A summary of the relevant problems and objections particularly raised at the public hearing or hearings; and

4. A statement may be included by the New Jersey Turnpike Authority in response to C.1.c. above.

(b) The final environmental impact statement shall be submitted to the Governor for his review and to the Commissioner of the Department of Environmental Protection in duplicate for his review and recommendation to the Governor.

An order adopting these guidelines was filed and effective August 22, 1972, as R.1972 d.165 (Exempt, Mandatory Rule).

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(a)

HEALTH

THE COMMISSIONER

PUBLIC HEALTH COUNCIL

Proposed Rules On Public Posting Of Food Establishment Reports

James R. Cowan, Commissioner of Health, and the Public Health Council, pursuant to authority of N.J.S.A. 24:2-1 and 26:1A-7 respectively, propose to adopt new rules concerning the public posting of food establishment reports.

These rules are intended to be adopted as new rules of the Department of Health and as additions to Chapter XII of the State Sanitary Code concurrently so that they can apply equally to food establishments which are not licensed by State statute (that is, retail food establishments) as well as those which are required to be licensed by the Department of Health, such as wholesale food plans. Thus, it is intended to have these posting requirements apply equally to all food establishments in the State, whether retail or wholesale.

Although the text of the rules is identical, they may be cited, if adopted, as N.J.A.C. 8:21-2.35, 8:21-2.36, or, as 8:24-9.8 and 8:24-9.9, respectively. The authorities likewise differ, as noted below.

Full text of the proposed rules follows:

8:21-2.35 Public posting of inspection reports

(a) The operator of every food establishment shall post the most recent inspection report, subsequent to the effective date of this regulation, made by a licensed municipal, county, regional or state health department employee.

(b) Each such report shall be presented to the owner or manager of the establishment inspected at the completion of each inspection by the inspector with instructions that such report shall be posted in a conspicuous place near the public entrance of the establishment in such manner that the public may review the report.

Authority
N.J.S.A. 24:2-1

8:21-2.36

Records of inspections of food establishments subsequent to the effective date of this regulation shall be made available to the public.

Authority
N.J.S.A. 24:2-1

8:24-9.8 Public posting of inspection reports

(a) The operator of every food establishment shall post the most recent inspection report, subsequent to the effective date of this regulation, made by a licensed municipal, county, regional or state health department employee.

(b) Each such report shall be presented to the owner or manager of the establishment inspected at the completion of each inspection by the inspector with instructions that such report shall be posted in a conspicuous place near the public entrance of the establishment in such manner that the public may review the report.

Authority
N.J.S.A. 26:1A-7

8:24-9.9 Public availability of inspection records

Records of inspections of food establishments subsequent to the effective date of this regulation shall be made available to the public.

Authority
N.J.S.A. 26:1A-7

A public hearing will be held relevant to the proposed action on Wednesday, September 20, 1972, at 10:00 A.M. in the Auditorium of the Health-Agriculture Building, John Fitch Plaza, Trenton, New Jersey 08625, at which time interested parties may present statements or comments.

Interested parties may also present statements or arguments in writing relevant to the proposed action on or before September 27, 1972, to:

Jule M. Erdie
Office of the Commissioner
State Department of Health
Post Office Box 1540
Trenton, New Jersey 08625

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

James R. Cowan
Commissioner
Department of Health

(a)

HEALTH

MASS GATHERING REVIEW BOARD

Rules on Mass Gatherings

On August 1, 1972, the Mass Gathering Review Board in the Department of Health, pursuant to authority of N.J.S.A. 5:11-1 et seq. and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted new rules on mass gatherings as proposed in the Notice published July 6, 1972, at 4 N.J.R. 158(b).

Take note that in that Notice it was indicated that a permit would be required when it could be reasonably anticipated that 30,000 or more people would attend a gathering. The 30,000 figure was a typographical error; the correct figure is 3,000 or more people.

Such rules will be included in Chapter 3 of Title 8 of the New Jersey Administrative Code and may be cited as N.J.A.C. 8:3-1.1 et seq.

An order adopting these rules was filed and effective August 9, 1972, as R.1972 d.156.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(b)

HEALTH

DIVISION OF HEALTH FACILITIES

Policy on Shelled Beds

On August 14, 1972, James R. Cowan, Commissioner of Health, pursuant to authority of N.J.S.A. 26:2H-1 et seq.

and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted the policy on shelled beds, substantially as proposed in the Notice published June 8, 1972, at 4 N.J.R. 123(a) with only inconsequential structural or language changes.

Extent of the changes in the adopted rule is to delete the last five words (i.e., "beds in a nonconforming facility") in 8:31-3.2(a)4. and substitute in place thereof the words, "nonconforming beds within their own facility".

These rules will constitute Subchapter 3 of Chapter 31 in Title 8 of the New Jersey Administrative Code and may be cited as N.J.A.C. 8:31-3.1 et seq.

An order adopting these rules was filed and effective August 16, 1972, as R.1972 d.161.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(c)

HIGHER EDUCATION

BOARD OF HIGHER EDUCATION

Proposed Manual of Administrative Procedures And Regulations to Implement Provisions of the Independent Colleges Utilization Act

The Board of Higher Education in the Department of Higher Education, pursuant to authority of State Senate Bill No. 865, proposes to adopt a manual of administrative procedures and regulations to implement the provisions of the Independent Colleges and Universities Utilization Act.

Such rules, if adopted, will be included in Subtitle A of Title 9 of the New Jersey Administrative Code.

The proposed rules reflect the policy and intent of the Board resolution passed by the Board of Higher Education on November 19, 1971, and of State Senate Bill No. 865 adopted May 18, 1972, signed by Governor William Cahill on June 19, 1972, and effective July 1, 1972.

These rules set forth procedures and regulations for the Board of Higher Education to contract with or make grants to eligible independent colleges and universities for educational services to the State of New Jersey, which procedures and regulations have the force of law, and of standards which specify good practice.

Copies of the full text of these proposed rules may be obtained from:

Chancellor Ralph A. Dungan
Department of Higher Education
225 West State Street
Trenton, New Jersey 08625

Interested persons may present oral arguments relevant to the proposed action at the State Board of Higher Education meeting to be held September 15, 1972. Interested persons may also present statements or arguments in writing relevant to the proposed action on or before September 27, 1972, to the Chancellor of Higher Education at the above address.

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

Ralph A. Dungan
Chancellor
Department of Higher Education

(a)

HIGHER EDUCATION

BOARD OF HIGHER EDUCATION

Regulations and Standards for Proprietary Institutions

On August 9, 1972, the New Jersey Board of Higher Education, pursuant to authority of N.J.S.A. 18A:3-15 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted regulations and standards for proprietary institutions, as proposed in the Notice published April 6, 1972, at 4 N.J.R. 66(c).

Such rules will be included in Subchapter 5 of Chapter 1 in Title 9 of the New Jersey Administrative Code and may be cited as N.J.A.C. 9:1-5.1 et seq.

An order adopting these rules was filed and effective August 9, 1972, as R.1972 d.157.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(b)

INSTITUTIONS AND AGENCIES

DIVISION OF PUBLIC WELFARE

Proposed Revisions In State Plan For Services Programs for Families and Children

Robert L. Clifford, Commissioner of Institutions and Agencies, pursuant to authority of N.J.S.A. 44:7-6 and 44:10-3, proposes to adopt revisions to the rules concerning the State Plan for Services Programs for Families and Children.

Such rules, if adopted, will be included in Subtitle L of Title 10 of the New Jersey Administrative Code.

The proposed revisions concern the provision of services to current applicants and recipients, relationships and use of other agencies, and services to be provided to optional groups by groups covered.

Copies of the full text of the proposed revisions may be obtained from:

Division of Public Welfare
129 East Hanover Street
Trenton, New Jersey 08625

Interested persons may present statements or arguments in writing relevant to the proposed action on or before September 27, 1972, to the Division of Public Welfare at the above address.

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

Robert L. Clifford
Commissioner
Department of Institutions and Agencies

(c)

INSTITUTIONS AND AGENCIES

DIVISION OF PUBLIC WELFARE

Proposed Revisions in State Plan For Services for Aged, Blind or Disabled

Robert L. Clifford, Commissioner of Institutions and Agencies, pursuant to authority of N.J.S.A. 44:7-6 and 44:10-3, proposes to revise the rules concerning the State

Plan for Service Programs for Aged, Blind or Disabled Persons.

Such revisions, if adopted, will be included in Subtitle L of Title 10 of the New Jersey Administrative Code.

Such proposed revisions concern provision of services to current applicants and recipients, relationships and use of other agencies, and services to be provided to optional groups by groups covered.

Copies of the full text of the proposed revisions may be obtained from:

Division of Public Welfare
129 East Hanover Street
Trenton, New Jersey 08625

Interested persons may present statements or arguments in writing relevant to the proposed action on or before September 27, 1972 to the Division of Public Welfare at the above address.

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

Robert L. Clifford
Commissioner
Department of Institutions and Agencies

(d)

INSTITUTIONS AND AGENCIES

NEW JERSEY DEVELOPMENTAL DISABILITIES COUNCIL

Adopt 1973 State Plan

On August 16, 1972, the New Jersey Developmental Disabilities Council in the Department of Institutions and Agencies, pursuant to authority of Executive Order No. 20 of 1971 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted the 1973 State Plan under the Developmental Disabilities Services and Facilities Construction Act of 1970 (P.L. 91-517), as proposed in the Notice published July 6, 1972, at 4 N.J.R. 160(a).

An order adopting this Plan was filed and effective August 18, 1972, as R.1972 d.162.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(e)

INSTITUTIONS AND AGENCIES

DIVISION OF MEDICAL ASSISTANCE AND HEALTH SERVICES

Revisions Concerning Eligible Dispensers for Hearing Aids

On August 4, 1972, Robert L. Clifford, Commissioner of Institutions and Agencies, pursuant to authority of N.J.S.A. 30:4D-1 et seq. and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted revisions to N.J.A.C. 10:64-1.2 (Eligible dispensers) concerning eligible dispensers for hearing aids, as proposed in the Notice published June 8, 1972, at 4 N.J.R. 126(b).

An order adopting these revisions was filed and effective August 21, 1972, as R.1972 d.163.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

INTERIM INDEX FOR NEW JERSEY ADMINISTRATIVE CODE

This regular monthly index is a new service for subscribers to the New Jersey Administrative Code. Its purpose is to provide an up-to-date check-list of all new rules adopted by the various State Departments.

The index will be adjusted each month following the mailing to Code subscribers of update pages for Titles already distributed, and will also cover additional Titles as published.

First publication and the initial update service has been distributed for the following six Titles:

1. CHIEF EXECUTIVE (Reserved)
2. AGRICULTURE
3. BANKING
4. CIVIL SERVICE
16. TRANSPORTATION
18. TREASURY-TAXATION

Since the update publication, which covers rules adopted through March 31, 1972, these Departments have adopted the following additional rules, which are not yet included in current pages of the Code:

RULES NOT YET PRINTED IN CODE

N.J.A.C. Citation		Document Citation	Notice of Adoption N.J.R. Citation
AGRICULTURE — TITLE 2			
2:2-4.35	Swine consigned to livestock markets	R.1972 d.131	4 N.J.R. 180 (c)
2:2-4.36	Quarantine of swine after treatment	R.1972 d.131	4 N.J.R. 180(c)
2:3-2.5	Importation of horses, mules and asses	R.1972 d.132	4 N.J.R. 180(b)
2:3-2.8	Health certificate to indicate swine free from brucellosis	R.1972 d.133	4 N.J.R. 180(a)
2:3-2.9	Imported breeding swine to conform to Federal regulations	R.1972 d.133	4 N.J.R. 180(a)
2:3-2.11	Quarantine of imported breeding swine	R.1972 d.133	4 N.J.R. 180(a)
2:3-3.4	Imported feeder swine to conform to Federal regulations; hog cholera vaccination	R.1972 d.134	4 N.J.R. 180(d)
2:3-3.6	Quarantine of imported feeder swine	R.1972 d.134	4 N.J.R. 180(d)
2:5-1.3	Hog cholera quarantine; Lakewood Township	R.1972 d.72	4 N.J.R. 86(a)
2:5-1.4	Termination of hog cholera quarantine; Lakewood Township	R.1972 d.96	4 N.J.R. 116(a)
2:5-1.5	Hog cholera quarantine; Evesham, Medford and Voorhees Townships	R.1972 d.104	4 N.J.R. 115(c)
2:5-1.5	Termination of Hog cholera quarantine	R.1972 d.144	4 N.J.R. 181(a)
2:5-1.6	Hog cholera quarantine; Burlington and Ocean Counties	R.1972 d.141	4 N.J.R. 180(e)
2:53-1.4	Statement of indebtedness; settlement	R.1972 d.130	4 N.J.R. 181(b)
2:54-2.5	Amendments to Federal Order Number 4 (March 30, 1972)	R.1972 d.74	4 N.J.R. 88(a)
2:55-1.1 et seq.	School Milk Purchase Regulations	R.1972 d.103	4 N.J.R. 116(b)
2:71-1.1	Standards, Grades and Weight Classes for Shell Eggs	R.1972 d.125	4 N.J.R. 181(d)

Notes:

1. Subchapter 3 in Chapter 31, Title 2, will become Subchapter 1 in Chapter 31, Title 2.
2. The remaining text in Chapter 31 will be transferred and recodified as the new Chapter 71.
3. Chapter 32, Title 2, will become the new Chapter 7, Title 2.
4. Chapters 33 and 34 now become Chapters 72 and 73 respectively.
5. Chapters 36 and 37 now become Chapters 74 and 75 respectively.

TREASURY-TAXATION — TITLE 18

18-5-3.6	Purchase of stamps; credit basis	R.1972 d.108	4 N.J.R. 169(a)
18:10-21.3(c)	Emergency Transportation Tax Return	R.1972 d.82	4 N.J.R. 142(c)
18:10A-1.1	Transportation Benefits Tax Return	R.1972 d.83	4 N.J.R. 142(d)
18:24-20.1 et seq.	Accounting Procedures Relating to the Collection of Sales Tax	R.1972 d.126	4 N.J.R. 197(d)
18:24-26	Revised List of District Supervisors for Inheritance Tax	R.1972 d.113	4 N.J.R. 168(a)
Appendix A			

IN ADDITION —

First publication - but no update service as yet - has also been mailed for the following seven additional Titles:

5. COMMUNITY AFFAIRS
6. EDUCATION

8. HEALTH
9. HIGHER EDUCATION
14. PUBLIC UTILITIES
15. STATE
17. TREASURY-GENERAL

(Continued from Page 9)

(a)

INSTITUTIONS AND AGENCIES

DIVISION OF MEDICAL ASSISTANCE AND HEALTH SERVICES

Revisions to Pharmaceutical Services, Dental Services, Podiatry Services And Physicians' Services Manuals

On August 4, 1972, Robert L. Clifford, Commissioner of Institutions and Agencies, pursuant to authority of N.J.S.A. 30:4D-1 et seq. and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted revisions to the Pharmaceutical Services, Dental Services, Podiatry Services and Physicians' Services Manuals concerning pharmaceutical services not eligible for payment, as proposed in the Notice published June 8, 1972, at 4 N.J.R. 125(b).

The various sections in Title 10 of the New Jersey Administrative Code affected by these revisions include N.J.A.C. 10:51-1.6(c), 10:51-1.7(a), 10:56-1.8(c), 10:57-1.13(b) and 10:54-1.10(g).

An order adopting these revisions was filed and effective August 21, 1972, as R.1972 d.164.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(b)

INSURANCE

THE COMMISSIONER

Proposed Rules on Identification Insurance Cards

Richard C. McDonough, Commissioner of Insurance, pursuant to authority of N.J.S.A. 17:1-8.1 and 17:1C-6(e), proposes to adopt rules concerning insurance identification cards to be furnished to all New Jersey named insureds by all companies writing automobile liability insurance coverage in New Jersey.

Such rules, if adopted, will be included in Subchapter 6 of Chapter 3 in Title 11 of the New Jersey Administrative Code.

Full text of the proposed rules follows:

SUBCHAPTER 6. INSURANCE IDENTIFICATION CARDS

11:3-6.1 Scope

In order to properly implement and administer the compulsory insurance law of New Jersey which becomes effective January 1, 1973, all insurance companies are required to issue an insurance identification card to all insureds.

11:3-6.2 Permanent identification card (Form IV-1)

(a) All companies writing automobile liability insurance coverage in New Jersey are required to furnish a permanent insurance identification card to all named insureds no later than November 15, 1972, but not before November 1, 1972.

(b) The specifications on the permanent insurance identification card are as follows:

1. Size: Approximately 3½ inches by 7¼ inches (Tolerance of ¼ inch permitted).
2. Weight: 40-pound stock (minimum).
3. Color: White stock, black print.
4. Content: Front of card to include the following:
 - i. Company Name. Group name may be shown instead,

if it will identify the specific company involved. Insurance company logos are permitted.

ii. Named Insured. The surname of the insured must agree with surname shown on the motor vehicle registration certificate. The Division of Motor Vehicles will check on surname basis.

iii. Address. The replacement of identification cards when there is a change of address will be optional with the insurance companies.

iv. Policy Number. The complete policy number will be listed.

v. Effective Date and Expiration Date. Month, day and year must be shown.

vi. Description of Vehicle. Year, make and vehicle identification number shall be noted on the insurance identification card. The model of the vehicle, i.e. Vega instead of Chevrolet may be shown as the make. Make of the vehicle may be abbreviated but the complete vehicle identification number must be shown. If only a portion of the vehicle identification number is available, that portion shall be indicated on the identification card. Any identification card without the vehicle identification number will be acceptable during the initial phases of this program.

vii. All insurance companies should immediately begin capturing the full VIN as the Division of Motor Vehicles' future requirement will include the complete vehicle identification number.

viii. In the case of fleets, dealerships or leasing companies, the make, year and VIN need not be recorded. In lieu of the make, year and VIN, the insurance company may insert "ALL OWNED VEHICLES" or "FLEETS".

ix. Additional Color. Red or blue ink is to be used in printing of one or more of the following areas:

- (1) Company name, or
- (2) Authorized signature, or
- (3) Company logo (if logo is used)

x. Code. Insurance company code will be printed immediately preceding the insurance company name. This code will be the same code presently used to identify companies licensed to do business in New York.

xi. Name and Address of Agency or Office Issuing Card. The name and address of the office or agency issuing the identification cards must be shown. The cards must contain a signature of an agent or other authorized representative of the named company (facsimile signatures are acceptable).

11:3-6.3 Temporary identification card (Form IV-2)

(a) The specifications for the temporary identification cards are as follows:

1. Size: Same as permanent identification card.
2. Weight: 24-pound stock (minimum).
3. Color: Pink stock, black print.
4. Number of Copies: Original and one duplicate.
5. Content: Same as permanent identification card except as noted below:

- i. Title. "TEMPORARY" to precede heading on card.
- ii. Policy Number. Indicate policy number if available; otherwise the application or binder number is acceptable.
- iii. Effective Date. Month, day and year that coverage becomes effective. Expiration date is not required.
- iv. Expiration. The form shall contain the following statement: "This card expires 60 days after the effective date shown above".

11:3-6.4 General provisions

(a) The order of the information to be contained on the identification cards may be rearranged in order to accommodate fixed printout systems already established by a company. No drastic changes shall be made without ob-

taining approval of the New Jersey Division of Motor Vehicles.

(b) Additional information may be printed on the reverse side of the identification cards provided the additional information is appropriately captioned and does not interfere or detract from the information required as per the attached samples.

(c) One permanent identification card shall be issued for each vehicle insured under the policy. The temporary identification card shall be issued in duplicate. The insured will be required to surrender one copy of the temporary identification card at time of vehicle inspection. This copy will be used in insurance verification procedures. Replacement identification card or cards will be issued at the request of the insured in the event of loss of same.

(d) Each identification card shall be effective for no more than one year from the effective date indicated on face of same. A replacement identification card shall be issued to all insureds each year upon renewal of the policy. A replacement identification card must be issued upon either a change of vehicle or the acquisition of an additional vehicle. Upon assignment of a new policy number, a new card must also be issued.

(e) It is contemplated that to inaugurate this program, insurance companies will floodmail identification cards to their insureds prior to November 15, 1972. As this program is new, a letter of transmittal should be included. The letter should explain the basic requirements. The insured must be informed that the identification card must be carried in the vehicle at all times. It should be emphasized that he will need the card when his vehicle is presented for inspection; when he is involved in an auto accident; when stopped for a moving violation or a road spot check. Insurance companies may include other information they deem pertinent. Identification cards will not be required for trailers as the liability burden is on the towing or power unit.

(f) The insurance company shall, prior to the expiration of a 60-day temporary card, issue to the insured a permanent identification card.

(g) An applicant who applies for liability insurance coverage through the Assigned Risk Plan will not receive an identification card until after the application has been assigned to a company. At the time of assignment by the Plan, the applicant will receive a notice of assignment form. This assignment form is acceptable to the Division of Motor Vehicles as evidence of liability insurance coverage. If the applicant has received a receipt for his initial premium payment from the producer of record, this receipt is also acceptable to the Division of Motor Vehicles as evidence of liability insurance coverage one calendar day after the date shown on the receipt. However, the effective date of the insurance will be the date assigned by the Plan. The assignment notice will serve as evidence of insurance pending receipt of the permanent identification card. The Plan will enclose information to this effect when mailing the assignment notice to the applicant.

(h) New Jersey law states in part: "In the event that such insurance is terminated, the insurer shall notify the Director within 30 days following such termination."

(i) All terminations of liability insurance will require a termination notice (FS-4). This termination notice will be the same notice that is presently in use except that immediately following the policy number the insurance policy effective date or anniversary date will be shown.

Interested persons may present statements or arguments in writing relevant to the proposed action on or before September 27, 1972, to:

W. Morgan Shumake
Deputy Commissioner
Department of Insurance
201 East State Street
Trenton, New Jersey 08625

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

Richard C. McDonough
Commissioner
Department of Insurance

(a)

INSURANCE

THE COMMISSIONER

Proposed Rules On Procedure for Regulation Of Consent to Higher Rate Filings

Richard C. McDonough, Commissioner of Insurance, pursuant to authority of N.J.S.A. 17:1C-6(e) and 17:18-1, proposes to adopt rules concerning the procedure for the regulation of consent to rate filings under N.J.S.A. 17:29A-7.1.

Such rules, if adopted, will be included in a new Subchapter 7 of Chapter 4 in Title 11 of the New Jersey Administrative Code.

Full text of the proposed rules follows:

SUBCHAPTER 7. PROCEDURE FOR THE REGULATION OF CONSENT TO HIGHER RATE FILINGS

11:4-7.1 Filing requirements

(a) Every application must be filed with the Commissioner of Insurance within 15 work days after the insured has signed it or within 15 work days of the inception date of the policy, whichever is earlier.

(b) Each application shall show the following information:

1. Name and address of company, and signature of authorized company representative;
2. Name, address, New Jersey license number and signature of producer;
3. Name and address of insured;
4. Effective date and expiration date of policy;
5. Policy number, if available;
6. Coverages applied for, including limits, amounts of insurance, deductibles, and so forth;
7. Exposure identification—class, territory, description and use of automobile, and so forth;
8. Premiums:
 - i. The premium developed by the rating system approved for the company for the coverages applied for, identified as "Normal Premium";
 - ii. The additional premium to be charged in consideration of the additional hazard, identified as "Additional Premium".
 - iii. The total of the two amounts identified as "Premium Payable".
9. Underwriting information in support of the additional premium under 8 ii. above. In the case of automobile insurance, liability and physical damage, a copy of the abstract of driving record from the Division of Motor Vehicles shall be submitted. In the case of fire insurance, as accredited inspection report shall be submitted.
10. Each application shall be signed by the insured and it shall contain the following statement:

"I consent to the premium shown as "Premium Payable" on this application which is higher than would normally apply because of the greater hazard involved."

11. The application form shall contain the following statement signed by the producer of record, (broker or agent) or by an officer of the company providing the coverage:

"Under penalty of N.J.S.A. 17:29A-16, and N.J.S.A. 17:29A-22, I declare that this application was fully completed as shown, before signed by the applicant."

11:4-7.2 Premium charges

(a) Premium charges in excess of those produced by the rating system approved for the submitting company shall be reasonable and adequate and not unfairly discriminatory, and shall be proportionate to the additional hazard, subject to the following provision on business for which coverage is available under the New Jersey Automobile Insurance Plan, or from the New Jersey Underwriting Association under the Fair Plan and the Crime Indemnity Plan:

1. Insurance available from these plans shall be rated in accordance with the rating systems approved for these facilities and the procedures applicable to such business shall be followed, if written under the Consent to Higher Rate provision. Any surcharges to be applied to such business must be documented by copies of the motor vehicle report in the case of automobile insurance and any required inspection report in the case of fire or crime insurance.

2. An insured qualifying for coverage under these plans shall not be offered coverage at lower limits, lower amounts or otherwise reduced coverage except at a proportionate reduction in the otherwise applicable premium.

3. If an insured eligible for insurance from these plans requests limits or amounts of insurance higher than available thereunder, only the excess portion may be written under the Consent to Higher Rate provision.

11:4-7.3 Approval of applications

(a) Applications complying with the above rules will be approved by the Commissioner of Insurance on a current basis and the submitting carrier can expect to be notified promptly of such action.

(b) Applications that fail to comply with any of the above requirements or do not meet the requirement of being reasonable and adequate and not unfairly discriminatory will be disapproved. Notification of such disapproval will be sent by the Commissioner to the company, the producer of record and the insured.

(c) The company and the insured shall have the same legal remedies as are available in the case of disapproval of any rate filing.

(d) If a filing is disapproved, the policy with respect to which the filing had been made shall be cancelled pro-rata by the company on the basis of the premium that is applicable under the rating system approved for the company, (Normal Premium). However, if a disapproval is sustained upon the appeal by the insured, cancellation shall be pro-rata on the basis of the "Premium Payable" as defined above.

Interested persons may present statements or arguments in writing relevant to the proposed action on or before September 27, 1972, to:

Richard C. McDonough
Commissioner of Insurance
201 East State Street
Trenton, New Jersey 08625

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

Richard C. McDonough
Commissioner
Department of Insurance

(a)

INSURANCE

THE COMMISSIONER

Rule on Return of Unearned Premiums

On August 24, 1972, Richard C. McDonough, Commissioner of Insurance, pursuant to authority of N.J.S.A. 17:1-8.1 and 17:1C-6(e) and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted the rule on return of unearned insurance premiums, substantially as proposed in the Notice published May 4, 1972, at 4 N.J.R. 103(d), but with subsequent, substantive changes not detrimental to the public, in the opinion of the Department of Insurance.

Full text of the adopted rule follows:

11:2-2.1 Return of unearned premiums

(a) N.J.S.A. 17:16D-14(a) requires that whenever a financial insurance contract is cancelled, the insurer on notice of such financing shall return whatever gross unearned premiums are due under the insurance contract to the premium finance company for the account of the insured or insureds.

(b) Upon the effective date of this regulation, such unearned premiums shall be remitted by insurers to finance companies not later than 60 days after the effective date of cancellation, or 60 days after the completion of any payroll audit necessary to determine the amount of premium earned while the policy was in force. Such audit shall be performed within 30 days after the effective date of cancellation.

An order adopting this rule was filed and effective August 25, 1972, as R.1972 d.167.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(b)

INSURANCE

THE COMMISSIONER

Rule Concerning Cancellation For Nonpayment of Premiums

On August 24, 1972, Richard C. McDonough, Commissioner of Insurance, pursuant to authority of N.J.S.A. 17:1-8.1 and 17:1C-6(e) and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted the rule concerning cancellation for non-payment of premiums, substantially as proposed in the Notice published June 8, 1972, at 4 N.J.R. 128(b), but with subsequent, substantive changes not detrimental to the public, in the opinion of the Department of Insurance.

The full text of the adopted rule follows:

11:1-3.1 Cancellation for non-payment of premium where producer of record has advanced premium

(a) Cancellation for non-payment of premium where producer of record had advanced premium shall follow the written request of the producer, who has advanced such funds, to the insurer.

(b) The written request must be accompanied by an affidavit, signed by the producer, setting forth the amount of money advanced by the producer, the amount of money

paid by the insured to the producer, the provisions contained in the agreement between the insured and the producer as to payments, and facts concerning the breach of payment by the insured.

An order adopting this rule was filed and effective August 25, 1972, as R.1972 d.168.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(a)

LABOR AND INDUSTRY

DIVISION OF WORKMEN'S COMPENSATION

Maximum Benefit Rate Set For Workmen's Compensation

On August 7, 1972, Ronald M. Heymann, Commissioner of Labor and Industry, pursuant to authority of N.J.S.A. 34:15-12a and in accordance with applicable provisions of the Administrative Procedure Act of 1968, established the maximum workmen's compensation benefit rate for temporary total disability, permanent total disability and dependency as being \$108.00 per week.

This maximum compensation shall be effective as to injuries occurring on or after January 1, 1973, until the Commissioner of Labor and Industry supersedes this determination.

An order adopting this rule was filed August 11, 1972, as R.1972 d.159 (Exempt, Exempt Agency) to become effective January 1, 1973.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(b)

LABOR AND INDUSTRY

DIVISION OF EMPLOYMENT SECURITY

Maximum Weekly Benefit Rate Set for 1973 Under Unemployment Compensation Law And Temporary Disability Benefits Law

On August 7, 1972, Ronald M. Heymann, Commissioner of Labor and Industry, pursuant to authority of N.J.S.A. 43:21-3 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, established the maximum weekly benefit rate for benefits under the Unemployment Compensation Law and the maximum weekly benefit amount for State Plan benefits under the Temporary Disability Benefits Law at \$81.00 per week.

These maximum benefits shall be effective for the calendar year 1973 on benefit years and periods of disability commencing on or after January 1, 1973.

An order promulgating these rates was filed August 11, 1972, as R.1972 d.160 (Exempt, Mandatory Rule) to become effective January 1, 1973.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(c)

LAW AND PUBLIC SAFETY

DIVISION OF CONSUMER AFFAIRS

STATE BOARD OF PHARMACY

Proposed Rule On Conducting A Pharmacy in a Nursing Home

Paul A. Pumpian, Secretary of the State Board of Pharmacy in the Division of Consumer Affairs in the Department of Law and Public Safety, pursuant to authority of N.J.S.A. 45:14-32, proposes to adopt a new rule concerning the requirements for a permit to conduct a pharmacy in a nursing home.

Such rules, if adopted, may be cited as N.J.A.C. 13:39-7.19.

Full text of the proposed rule follows:

13:39-7.19 Requirements for permit for pharmacy in nursing homes

(a) The area devoted to the storage of bulk prescription drugs shall be contiguous to and accessible from the prescription medication dispensing area, both areas in combination to occupy an area of not less than 200 square feet; if servicing a home of more than 100 beds, the area of the pharmacy shall exceed the 200 square feet by one-half of a square foot for each bed in excess of 100 beds.

(b) There shall be a prescription counter on which to work and the free working surface shall not be less than 18 inches in width and not less than 12 continuous feet in length. This minimum free working surface must be kept clear at all times for the compounding and dispensing of prescription medication.

(c) The free floor space behind the prescription counter shall not be less than three feet in width.

(d) There shall be provided in the pharmacy easily accessible to the prescription counter and at workable height, an adequate sink equipped with running cold and hot water. This sink shall be for the exclusive use of pharmacy personnel.

(e) There shall be sufficient shelf, drawer or cabinet space for proper storage of a representative stock of labels, an assorted stock of prescription containers, an adequate stock of prescription drugs, the required chemicals and the required equipment.

(f) Equipment required to be in every pharmacy shall be stored so as to be readily available and shall be kept in a clean condition. The Board will supply with applications for permits or at any other time upon request a list of such required equipment.

(g) Applicants for pharmacy permits shall prove to the satisfaction of the Board that all required balances, scales, weights and measuring devices shall have been duly inspected by the Department of Weights and Measures of either the municipality, county or state in which such pharmacy is located, and that such balances, scales, weights and measuring devices have been properly sealed by the applicable authority.

(h) The pharmacy shall be staffed by a registered pharmacist at least 35 hours weekly during daylight hours, including at least five hours per day and the pharmacy may not be closed two consecutive days. Said pharmacist shall practice under the general supervision of a pharmacist-in-charge who may supervise no more than two pharmacies. If the pharmacist-in-charge is discharged by the nursing home, the institution shall immediately notify the Board of Pharmacy and the pharmacy shall be kept locked until

a registered pharmacist is employed to serve as the pharmacist-in-charge.

(b)

Interested persons may present statements or arguments in writing relevant to the proposed action on or before October 8, 1972, to:

Paul A. Pumpian, Secretary
New Jersey State Board of Pharmacy
1100 Raymond Boulevard
Newark, New Jersey 07102

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

Paul A. Pumpian
Secretary, State Board of Pharmacy
Division of Consumer Affairs
Department of Law and Public Safety

(a)

LAW AND PUBLIC SAFETY

DIVISION OF MOTOR VEHICLES

Proposed Revisions Of Book Permits For Overdimensional or Overweight Vehicles

Ray J. Marini, Director of the Division of Motor Vehicles in the Department of Law and Public Safety, pursuant to authority of N.J.S.A. 39:3-8, 39:3-84 and 39:4-26, proposes to revise subsections (b) and (f) of N.J.A.C. 13:18-1.16 (Book permits) concerning overdimensional or overweight vehicles.

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

13:18-1.16(b) The base fees for book permits are payable at time of purchase. **Additional fees due upon use of a permit may be charged against escrow funds deposited with the Division by the permittee or may be remitted to the Division together with a carbon copy of the permit provided for in subsection (c) of this Section.**

13:18-1.16 (f) Book permits shall be valid only when the dimensions of the vehicle combination, including load, do not exceed 14 feet in width and/or [70] 120 feet in length **provided that additional fees due for lengths in excess of 70 feet are paid in accordance with the provisions of subsection (b) of this Section.**

Interested persons may present statements or arguments in writing relevant to the proposed action on or before September 29, 1972, to:

Ray J. Marini
Director, Division of Motor Vehicles
Department of Law and Public Safety
25 South Montgomery Street
Trenton, New Jersey 08625

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

Ray J. Marini
Director, Division of Motor Vehicles
Department of Law and Public Safety

LAW AND PUBLIC SAFETY

DIVISION OF MOTOR VEHICLES

Rules on Inspection of School Buses

On August 1, 1972, R. J. Marini, Director of the Division of Motor Vehicles in the Department of Law and Public Safety, pursuant to authority of N.J.S.A. 39:8-2 and 39:8-10 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted rules on the inspection of school buses, as proposed in the Notice published July 6, 1972, at 4 N.J.R. 163(a).

Such rules may be cited as N.J.A.C. 13:20-30.1 et seq.

An order adopting these rules was filed and effective August 7, 1972, as R.1972 d.154.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(c)

LAW AND PUBLIC SAFETY

DIVISION OF MOTOR VEHICLES

Fees for Driver Improvement School

On August 1, 1972, R. J. Marini, Director of the Division of Motor Vehicles in the Department of Law and Public Safety, pursuant to authority of N.J.S.A. 39:5-30.4 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted rules concerning fees for the Division's driver improvement school, as proposed in the Notice published July 6, 1972, at 4 N.J.R. 165(a).

Such rules may be cited as N.J.A.C. 13:20-17.3, 13:20-17.4 and 13:20-17.5.

An order adopting these rules was filed and effective August 7, 1972, as R.1972 d.155.

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(d)

LAW AND PUBLIC SAFETY

DIVISION OF ALCOHOLIC BEVERAGE CONTROL

Emergency Rule On Minimum Consumer Resale Prices of Alcoholic Beverages

On August 11, 1972, Robert E. Bower, Director of the Division of Alcoholic Beverage Control in the Department of Law and Public Safety, pursuant to authority of N.J.S.A. 33:1-23.1 and 33:1-39 and in accordance with applicable provisions of the Administrative Procedure Act of 1968, adopted an emergency rule concerning the minimum consumer resale prices of alcoholic beverages.

This new rule may be cited as N.J.A.C. 13:2-31.6(e).

Full text of this emergency rule follows:

13:2-31.6(e) No licensee shall advertise or offer for sale or sell any alcoholic beverage at retail at a price which the licensee in any way represents to include the tax imposed

by the New Jersey Sales and Use Tax Act (N.J.S.A. 54:32B-1 et seq.) unless such tax is required by law to be collected by the licensee or unless such tax has, in fact, been paid on such alcoholic beverage by the licensee. For the purposes of this rule, it shall be conclusively presumed that all alcoholic beverages advertised or offered for sale or sold at retail are sold from, or advertised or offered to be sold from, the licensee's inventory on a "first in-first out" basis, i.e., inventory composed of multiple shipments of an identical product shall be deemed depleted in the sequence of the earliest shipment received.

An order adopting this emergency rule was filed and effective August 11, 1972, as R.1972 d.158 (Exempt, Emergency Rule).

Albert E. Bonacci
Director of Administrative Procedure
Department of State

(a)

PUBLIC UTILITIES

BOARD OF PUBLIC UTILITY COMMISSIONERS

Proposed Rules On Uniform Systems of Accounts For Solid Waste Collection and Disposal Utilities

William E. Ozzard, President of the Board of Public Utility Commissioners, pursuant to authority of N.J.S.A. 48:2-16, proposes to adopt uniform systems of accounts for solid waste collection and disposal utilities (Class I, II and III).

Such rules, if adopted, will be included in Chapter 9A of Title 14 in the New Jersey Administrative Code.

Such rules concern the maintenance of books, records and accounts in such a manner as to afford an intelligent understanding of the conduct of the utility's business and to enable it to prepare and submit a Class III annual report of its finances and operations.

Copies of the full text of the rules in manual form may be examined at the offices of the Public Utility Commission at either of the following locations:

Room 208
101 Commerce Street
Newark, New Jersey 07102

or

Room 407
National State Bank Building
28 West State Street
Trenton, New Jersey 08625

A public hearing regarding the proposed action will be held October 12, 1972, at 10:00 A.M. in Room 208, 101 Commerce Street, Newark, New Jersey, at which time interested persons may present relevant comments.

Interested persons may also present statements or arguments in writing relevant to the proposed action on or before October 12, 1972, to the Board of Public Utility Commissioners at the above address.

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

William E. Ozzard
President
Board of Public Utility Commissioners
Department of Public Utilities

(b)

PUBLIC UTILITIES

BOARD OF PUBLIC UTILITY COMMISSIONERS

Proposed Rules For Electric Transmission Lines

William E. Ozzard, President of the Board of Public Utility Commissioners, pursuant to authority of N.J.S.A. 48:2-23 and 48:2-25, proposes to adopt new rules concerning electric transmission lines.

Such rules will upon adoption constitute Subchapter 6 of Chapter 5 in Title 14 of the New Jersey Administrative Code.

Full text of the proposed rules follows:

SUBCHAPTER 6. ELECTRIC TRANSMISSION LINES

14:5-6.1 Requirements for electric transmission lines

(a) Whenever an electric company constructs an overhead electric transmission line, it shall:

1. Make use of available railroad or other rights-of-way wherever practicable and feasible;
2. Locate towers wherever practicable and feasible in accordance with the topography so as to minimize their appearance;
3. Establish a program of painting the towers in order to camouflage their appearance as much as possible;
4. Employ nonuniform clearing of the right-of-way and wherever possible, in accordance with sound construction and maintenance practice as well as clearance requirements, allow a maximum number of mature trees to remain standing;
5. Landscape the right-of-way by planting low-growing shrubs where the right-of-way is visible from heavily travelled roads;
6. Wherever practical and feasible, consistent with municipal zoning laws, permit special uses of the right-of-way for farming, recreational and other appropriate purposes.

Interested persons may present statements or arguments in writing relevant to the proposed action on or before September 29, 1972, to:

Board of Public Utility Commissioners
Room 208, 101 Commerce Street
Newark, New Jersey 07102

Interested persons may also present such statements or comments at a public hearing to be held Wednesday, October 11, 1972 starting at 10:00 A.M. at the Board's offices at the above address.

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

William E. Ozzard
President
Board of Public Utility Commissioners
Department of Public Utilities

(c)

DELAWARE RIVER PORT AUTHORITY

Revised Toll Regulations for Bridges

On July 19, 1972, the Board of Commissioners of the Delaware River Port Authority at its regular monthly

meeting adopted revised toll regulations for passage over bridges owned and operated by the Delaware River Port Authority. Such bridges include the Benjamin Franklin and Walt Whitman Bridges presently in operation as well as the Philadelphia-Pennsauken and Chester-Bridgeport Bridges presently under construction.

Full text of these revised regulations follows:

Resolved that the schedule of tolls adopted February 16, 1972, and amended March 16, 1972, April 19, 1972 and June 21, 1972, be further amended and corrected to read as follows:

Classification	Rate
Passenger automobiles and trucks to and including 7,000 pounds gross weight.....	\$0.60
Passenger automobile and one axle trailer (each additional trailer axle 0.30)	0.90
Motorcycle	0.35
Buses, two axle	1.50
three axle	2.25
Trucks, two or more axles, 7,001 pounds or more gross weight, per axle	0.75
Commutation rate for passenger automobiles—and two axle trucks up to and including 7,000 pounds gross weight—book of 40 tickets valid for 30 days from the date of purchase	14.00

Special permits (non-commercial motor vehicles 60,001 pounds gross weight and upward, commercial vehicles operating under official permit) \$10.00 permit fee plus \$1.50 for the first 40,000 pounds and \$0.25 for each 2,000 pounds or fraction thereof in excess of 40,000 pounds.

Bus and truck toll scrip (25 crossings)

Denomination	Value	Price
\$1.50	\$ 37.50	\$ 33.75
2.25	56.50	50.63
3.00	75.00	67.50
3.75	93.75	84.38
4.50	112.50	101.25

Definitions and Restrictions:

Commutation tickets shall be accepted only for passage of the vehicle to which issued and will not be acceptable for passage of any other vehicle.

Tickets detached from the ticket book will not be honored for passage. Unused tickets will not be redeemable or refundable.

Bus and truck toll scrip shall be good and valid until used. Toll scrip in excess of the required toll may be tendered in payment; however, no refund of the excess shall be made. Toll scrip in denomination of less than the fare and the balance in cash may be tendered in payment of the fare. Toll scrip may not be used to purchase other reduced rate fares. Toll scrip may be purchased by mail or in person at the toll accounting offices located in the administration buildings for each of the present bridges.

Toll scrip will not be accepted in payment of a special permit.

An order adopting these revised regulations was filed August 7, 1972, as R.1972 d.153 (Exempt, Exempt Agency).

Albert E. Bonacci
 Director of Administrative Procedure
 Department of State

(a)

PORT AUTHORITY OF NEW YORK AND NEW JERSEY

Revisions to Map of Public Areas And Marine Terminal Highways, And Airport Regulation Revisions

On July 6, 1972, the Committee on Operations of the Port Authority of New York and New Jersey adopted revisions to its rules concerning Port Newark, FMC Schedule No. PA-9, Map of Public Areas and Marine Terminal Highways, as well as revisions to its airport rules and regulations.

A summary of all the revisions follows:

Resolved, that the "FMC Schedule No. PA-9 Naming Rules and Regulations Applying at Port Authority Marine Terminals and Rates and Charges Applicable For the Use of Public Areas at Port Authority Marine Terminals" adopted by the Committee, at its meeting on February 3, 1966 (appearing at pages three et seq. of the committee minutes of that date), be and the same is hereby amended, effective August 7, 1972, by inserting therein a new map entitled "The Port Authority of New York and New Jersey - Port Newark - Maps of Public Areas and Marine Terminal Highways", dated August 7, 1972.

Resolved, that the rules and regulations governing the operation of Port Authority Air Terminals adopted by the Committee at its meeting on October 6, 1955 (appearing at page nine et seq. of the committee minutes of that date), as subsequently amended, the rules and regulations with respect to tank vehicles and refueling service vehicles engaged in fuel handling at Port Authority air terminals and the rules and regulations with respect to highway vehicles in use at Port Authority air terminals, adopted by the Committee at its meeting on May 31, 1949 (appearing at page 30 et seq. of the committee minutes of that date), as subsequently amended, be and the same are hereby amended, effective September 1, 1972, as follows:

Section 422/1-05

Delete, and substitute the following: "Filters - All filter system and fuel storage vessels containing 30 gallons or more fuel shall be made of steel and shall have all openings for product transfer arranged to prevent gravity discharge. All other fuel handling rigid plumbing shall be of metal construction."

Add new Section 422/2-08/03

"Plumbing and accessory equipment - All piping, fittings and valves and accessory equipment (except those components which are located inside the product storage tank(s) upstream of the filter and normally closed, safety shut-off valve under dead-man control) shall be of steel, malleable iron, heavy cast iron, bronze or other composition metal having a melting point in excess of 1600 degrees Fahrenheit."

Section 431/1-02.02

Revise as follows: "Every application for registration, inspection or reinspection shall be made upon forms prescribed and furnished by the Port Authority, accompanied by evidence of automotive liability insurance in the amounts of:

Bodily Injury	\$1,000,000	Each person
Liability	3,000,000	Each Occurrence
Property	3,000,000	Aggregate each occurrence

except as may otherwise specifically be authorized by the manager. Such application shall also be accompanied by a detailed, authorized statement certifying compliance with the provisions of these rules and regulations."

Section 422/1-02.02

Delete the words "boots or sleeves" and substitute the words "and molded boots".

Section 422/1-07

Revise as follows: "Wiring and lighting - Ignition wiring, both primary and secondary, shall be fully insulated, adequately supported and protected against chaffing. Terminals shall be firmly attached and spark plug attachments shall be further protected by an insulating tight fitting shroud of the molded boot type. Tank or refueling service vehicles shall not be equipped with any artificial lighting other than electric lighting. Lighting circuits shall have overcurrent protection by means of fuses or circuit breakers.

"Overcurrent protection devices shall not be rated at more than 115 per cent of the allowable ampacity of the conductor. Where circuits feed motor loads, the overcurrent protection devices shall be capable of carrying the starting current of the motor, but shall not exceed 250 per cent of the motor full load current. Wiring of light circuits other than standard factory-installed wiring serving the vehicle engine and front lights shall have sufficient carrying capacity to prevent dangerous heating and sufficient mechanical strength being flame retardant, moisture-, heat- and oil-resistant type MTW (Underwriters' Laboratories approved) and constructed for service conditions, and shall be secured, insulated and protected against physical damage by encasing in metallic tubing with all connections made at standard metal outlet boxes or at standard fixtures. Artificial light may be omitted on service vehicles not self-propelled provided the refueling service vehicle is fitted with two red reflectors (highway vehicle type) on both sides and both ends approximately 18 inches above the ground level, located to indicate the width and length within six inches of the maximum."

Section 422/2-08

After words "Gruva Grip" add the following: "flanged connections with O-ring or equal gaskets,".

Section 422/2-14.07

Delete words "closures for filling" and after the word "openings" add "for filling, venting or other purposes".

Section 421/1-06

Change "O KW" to "50 KW".

Section 220/0-00

Add the following sentence: "As used herein, compliance with Port Authority rules and regulations includes compliance with the Port Authority master security plan for the airport and the submittal by certified air carriers of their security programs as required by Parts 121 and 129 of the Federal air regulations."

Section 220/0-05

Add the following sentence: "No person shall use or occupy an operational area for any purpose whatsoever except . . . maintenance and operation of air terminal. Persons so authorized must carry and/or display personal identification of the type and in the manner specified by the manager.

An order adopting these revisions was filed July 31, 1972, as R.1972 d.152 (Exempt, Exempt Agency).

Albert E. Bonacci
Director of Administrative Procedure
Department of State

STATE NEWS OF PUBLIC INTEREST

STATE'S REVENUES \$45.3 MILLION ABOVE ANTICIPATED RETURN

Walter Wechsler, Director of the Division of Budget and Accounting in the Treasury Department, reported August 23, 1972 that major State revenues from taxes, licenses and fees totalled \$1,555,700,000 for the fiscal year that ended on June 30.

Wechsler said that was \$45.3 million higher than the revenues from those sources anticipated in the 1971-72 State Appropriations Act. He said the additional revenues have gone into the general State Treasury and will be available in helping to meet the State's budgetary needs.

Wechsler also noted that State lottery officials, as previously reported, have estimated that lottery revenues to the State for the past fiscal year will approximate \$68 million. This would be \$8 million over the amount anticipated in the 1971-72 budget, despite the fact that lottery ticket sales have been declining in recent months.

The additional \$8 million, Wechsler said, will be available for future appropriations for State institutions and agencies, the two uses for lottery funds mandated by law, or to offset any possible decrease in lottery funds under the amount anticipated in the current budget.

The complete and official accounting of all State revenues, Wechsler added, will be published as part of the annual State Fiscal Report in September.

The preliminary report based on major revenue items, Wechsler said, reflected a general improvement in New Jersey's economy as well as certain special factors during the past fiscal year.

For example, Wechsler pointed out that the revenues from the cigarette tax ran \$10 million over the anticipated amount.

He said the bulk of the increase apparently resulted from the fact that the five-cent increase in the tax was implemented immediately on May 16 and that there was considerable early buying from consumers in anticipation of the tax increase. As a result of that advance buying, he added, cigarette tax revenues in this fiscal year could run below the amount in the current budget.

Another major item, Wechsler reported, was the estimated \$10.1 million over the anticipated amount that the State received in fees for patients at State institutions.

Under the Federal Medicaid Act, Wechsler reported, State institutions are reimbursed for care and medical services provided for patients who otherwise would be actual or potential recipients of Federal welfare assistance. He said that when the 1971-72 budget was prepared, it was difficult to project how much in revenues this program would produce.

An increase of \$8.5 million in the miscellaneous corporation tax over the amount expected, Wechsler said, was also a reflection of improved economic conditions. He stated that this trend of higher profits could not be detected until the bulk of corporate tax returns were received after April 15.

Wechsler said a gain of \$4.5 million in the motor fuels tax also was part of the improved level of economic activity leading to greater usage of motor vehicles.

The greater-than-anticipated revenues from the general sales tax, the inheritance tax, financial business and the

insurance corporation taxes, Wechsler continued, were additional indicators of improved economic conditions during the past fiscal year. In the inheritance tax, for example, the values of the estates of the deceased are affected by the general state of the economy.

Receipts from the transportation benefits tax, which is dedicated for the benefit of commuters between New Jersey and Pennsylvania, ran \$3.2 million over the anticipated budget amount. Wechsler said that when the 1971-72 budget was enacted, there was not sufficient data for an accurate projection of what the new tax would produce.

The fall-off of \$1.4 million in revenues from horse racing, Wechsler declared, was part of a general drop in betting and attendance at racetracks throughout the country and also could be the result of increasing competition from nearby states.

38 ADDITIONAL AWARD WINNERS RECEIVE \$3,584 FOR SUGGESTIONS

Several major amounts were included among \$3,584 in awards going to 38 State people during the past two months in the Employees' Suggestion Awards program, it was announced by the Department of Civil Service.

Total awards to date this year are now at \$6,366, with the amount of each award set at one-tenth the annual savings to the State.

Top winners were two Treasury Department employees who shared \$1,400 for suggesting the use of two separate forms to replace one multi-purpose form in order to eliminate confusion and incorrect filing. They are Gerald R. Camisa, examiner, and Thomas L. Convery, auditor intern.

Three winners also in the Department of the Treasury received \$50 each: Mrs. Patricia A. Grant, senior calculating machine operator, for a more efficient mailing procedure; Wilbur S. Holcombe, shop foreman, a health innovation; and Mrs. Alberta Savko, principal audit account clerk, who suggested that sending a carbon copy of the benefit payment listings to the cash control section be eliminated.

Also from Treasury, Robert J. Lozano, an investigator, was awarded \$27; Louis J. DeMille, examiner, \$25; Hugh F. Stephens, field representative, \$25; Ronald J. Vito, confidential agent, \$20; Milton M. Itell, sales tax investigator, \$15, and Mrs. Florence Bennett, senior clerk bookkeeper, \$15.

Also high among latest winners was Harold Presser, a supervisor in the Department of Agriculture, who received \$550 for suggesting the distribution of Federal-donated commodities, such as spaghetti and elbow macaroni, to school districts and institutions. Also from Agriculture was Norman Krefsky, an inspector, who received \$75 for suggesting a twice-monthly mailing be combined into one.

Representing the Department of Education was Mrs. Jacqueline L. Donnelly, audit account clerk, who received \$260 for suggesting that cancelled school bonds be kept at county or district offices instead of being sent to the Department for storage.

In the Department of Health, John L. Shanders, principal field representative, Health (TB), received \$105 for suggesting that one label be designed to incorporate all information listed on two separate labels.

Also from Health were Miss Vivian M. Ciavatta, clerk typist, who received \$50 for the use of a form which would request needed information, and Angelo Papa, vault clerk, who received \$10.

Representing Labor and Industry were: Mrs. Florence Ross, senior statistical clerk, \$58 for suggesting a process to decrease man-hours required to carry out a departmental procedure; Mrs. Rose M. Robertson, senior clerk

stenographer, who received \$25; and Mrs. Lorraine Madigan, senior clerk stenographer, \$15.

Two in the Department of Higher Education who work at William Paterson College likewise shared \$50: Thomas A. DiMicelli, director of financial aid, and Arthur Eason, assistant director of financial aid. They suggested a new system to eliminate duplicating certain procedures when preparing college work study and student assistant payrolls.

Representing Institutions and Agencies at Ancora Psychiatric Hospital was Mrs. Mary G. Capaccio, an attendant, who received \$25.

During August, there were another 13 award winners:

Harry Fisher, a migrant labor inspector in the Department of Labor and Industry, received \$221 for suggesting that the inspectors be allowed to issue summons tickets to crew leaders found operating without a registration card on the spot instead of taking the offender to the local court clerk and having a summons issued for his arrest.

Also from Labor and Industry were Mrs. Margaret B. Feltman, a senior interviewer, who received \$188 for suggesting rearrangement of a listing in the telephone directory of local offices; Mrs. Dorothy E. Noon, employment security clerk, who received \$25 for suggesting that two forms be put into pad form with space for the claimant's Social Security number; Jose G. Quinones, a counselor, who received \$25 for the suggestion that a form be translated into Spanish because of the great number of Spanish-speaking applicants; William J. Holman, claims clerk, who received \$20; Richard D'Esterre, manpower information specialist, \$15; Robert H. Edwards Jr., a senior interviewer, \$15; Paul E. Eypper, claims examiner, \$15; Mrs. Catherine M. Garrison, principal clerk, \$15; and Miss Anne M. Hills, secretarial assistant II, \$15.

Three suggesters represented the Department of Law and Public Safety. Emil J. Gionti, an inspector, received \$30 for suggesting rewording signs at driver qualification centers that announce an upcoming closing because of a holiday; Donald J. Ball, a weights and measures technician, received \$25 for a suggestion for more durable containers in testing in the field; and Mrs. Linda A. Torre, senior clerk stenographer, \$25 for suggesting a directional sign in the hall outside her office.

STATE PLANS CLOSER CHECK ON SCHOOL BUILDING SAFETY

The State Department of Education has begun a new effort to improve safety in New Jersey's school buildings.

A new position, state supervisor of school plant safety, has been established in the Bureau of Facility Planning Services of the Department's Division of Field Services. Howard W. Holcombe, who has served in the Bureau for 23 years, the last 16 as architectural supervisor, has been appointed to the new job.

The new effort is aimed at checking more closely for unsafe conditions in school buildings and making sure that steps are taken to eliminate any hazards. Holcombe plans to work through County Superintendents of Schools in determining where potential hazards exist.

Dr. Edward A. Spare, director of the Bureau, said that emphasis will be placed on providing assistance to local school districts as to what steps can be taken to eliminate hazards. He said the Bureau will furnish guidelines for local school officials to follow in checking the condition of their buildings for safety.

Richard Gates, assistant architectural supervisor in the Bureau, has been promoted to succeed Holcombe as architectural supervisor.

CODE NOTICE

**FIRST UPDATE SERVICE DUE;
INTERIM INDEX STARTED**

First distribution of the update service for the New Jersey Administrative Code will be made to subscribers this month, covering about half of the Department's rules which have already been published.

This was announced by Albert E. Bonacci, Director of Administrative Procedure, who said the first mailing will cover these six Titles: 1—Chief Executive, 2—Agriculture, 3—Banking, 4—Civil Service, 16—Transportation and 18—Treasury-Taxation.

He said that additional update printings over the next several months will cover the seven other Titles already distributed in initial form. Meanwhile, the remaining six Departmental Titles of a final 19 Titles will be published as soon as possible, Bonacci said.

The six Titles yet to be initially published cover the following Departments: 7—Environmental Protection, 10—Institutions and Agencies, 11—Insurance, 12—Labor and Industry, 13—Law and Public Safety and 19—Other Agencies. Institutions and Labor will each be in three volumes, Law in two, and the others one volume each.

The completed Administrative Code will be in 20 volumes, to be followed by an Index summary volume of the entire Code for set subscribers.

INTERIM INDEX ALSO PROVIDED

Simultaneously with publication of the first updating material, a new service starts in this issue of the New Jersey Register. Appearing on the center page each month, the Interim Index for the Administrative Code will indicate all new rules since adopted by those State Departments for which updated rules have been printed.

"As an aid to users, this will provide a completely up-to-date check list of all subsequent rules adopted by those Departments now included in the published Code," Bonacci explained.

**OFFICIAL LISTING OF TITLES
AVAILABLE TO CODE BUYERS**

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

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

Official Title numbers follow:

1. CHIEF EXECUTIVE (Reserved)
2. AGRICULTURE
3. BANKING
4. CIVIL SERVICE
5. COMMUNITY AFFAIRS
6. EDUCATION
7. ENVIRONMENTAL PROTECTION
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13. LAW AND PUBLIC SAFETY—In 2 Volumes.
14. PUBLIC UTILITIES
15. STATE
16. TRANSPORTATION
17. TREASURY-GENERAL
18. TREASURY-TAXATION—In 2 Volumes.
19. OTHER AGENCIES.

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